

GENERAL TERMS AND CONDITIONS QUINT LEGAL B.V.

1. Quint Legal B.V. (Quint Legal) is a private limited liability company incorporated under the laws of the Netherlands that provides legal services, registered in the Dutch Trade Register under number 61959901, VAT number 854567550B01 and is established in Rotterdam, the Netherlands.
2. These general terms and conditions as well as any other conditions agreed upon with the client are stipulated for and may be relied on by Quint Legal and by any persons and/or legal entities associated or formerly associated with Quint Legal and their legal successors or involved in the performance of the services by or on behalf of Quint Legal in any manner. Where appropriate, any reference to Quint Legal should be read as a reference to the person and/or legal entity concerned.
3. Services are provided by Quint Legal and Quint Legal shall operate as sole contracting party of the client and not the persons and/or legal entities associated with Quint Legal, even if it is the client's intention that an assignment is carried out by a specific person associated with Quint Legal. Articles 7:404 and 7:407 sub 2 of the Dutch Civil Code are excluded.
4. Legal advices rendered by Quint Legal are solely addressed to the client. Third parties may not rely on or derive any rights from services provided to the client or the result therefrom.
5. The persons who are a direct or indirect shareholder of Quint Legal may be referred to as "partner", "vennoot" or similar expressions. These persons and/or legal entities act exclusively for the risk and account of Quint Legal.
6. Any liability of persons and/or legal entities (in)directly associated with Quint Legal (including its employees, attorneys and their (practice) companies) is excluded.
7. When engaging third parties, Quint Legal is authorised to accept a limitation of liability stipulated by that person on the client's behalf. Quint Legal will not be liable for any error or omission (*fout*) made by third parties.
8. Any liability of Quint Legal shall be limited to the amount paid out in that specific case under its professional liability insurance policy taken out with Zurich Insurance plc, Netherlands Branch. The insurance provides for a worldwide coverage, albeit that a limitation applies for the United States of America and Canada. The insured sum amounts to EUR 5,000,000 for each and every claim. If for any reason the insurance does not result in any payment to Quint Legal, any liability of Quint Legal is limited to the amount that is equal to two times the amount invoiced and received for services rendered (excluding VAT) in the relevant matter in the 12 months preceding the day on which the liability arose, with a maximum of EUR 40,000.
9. If Quint Legal or Stichting Beheer Derdengelden Quint Legal receives funds from the client or third parties, they will not be liable if the bank where they hold accounts fails to fulfil its obligations.
10. Claims for compensation of damage will expire 12 months after the date on which the client became aware of the damage and Quint Legal as the liable party.
11. The relationship between a client and Quint Legal shall be governed by the laws of the Netherlands.
12. Any disputes between the client and Quint Legal shall be exclusively resolved by the competent court in Rotterdam, the Netherlands.