



Terms and Conditions

JB Law

1. JB Law B.V. is a private company with limited liability under Dutch law, registered with the Chamber of Commerce under number KVK 86114875 whose purpose is to conduct the practice of attorney-at-law ("**JB Law**").
2. These general terms and conditions apply to all services and/or activities performed by or on behalf of JB Law and to all related assignments given to JB Law. These general terms and conditions, including but not limited to the limitation of liability, also apply to all services and/or activities performed by or on behalf of JB Law, including by the lawyers and other (legal) employees who work for the partnerships, (legal) entities engaged by JB Law, or by or on behalf of the practice companies of those lawyers, including in any case all partners in, and employees or auxiliary persons of, the partnership JB Law, registered with the Chamber of Commerce under number KVK 34340114 (the "**Partnership**"). Applicability of general terms and conditions used by the client is hereby excluded.
3. Stichting Beheer Derdengelden JanssenBroekhuysen Advocaten (which has been dissolved) as well as all (i) employees, (former) associates and others who in any way work for, are employed by or were associated with JB Law and/or the Partnership and their heirs and (ii) indirect shareholders, former indirect shareholders, directors, former directors, proxy holders and former proxy holders of JB Law and/or the Partnership and their heirs may invoke these general terms and conditions, including but not limited to the limitation of liability. Any reference to JB Law in these general terms and conditions shall also be deemed to be a reference to the relevant legal entities and/ or persons. To the extent necessary, this article shall be deemed to be a third-party clause in the sense of article 6:253 of the Dutch Civil Code for the benefit of the aforementioned persons and or legal entities, which clause shall be accepted by JB Law on behalf of these persons and or legal entities.
4. All assignments from clients are considered by JB Law as exclusively given to her, even if it is the explicit or tacit intention that an assignment is to be carried out by a specific person. The applicability of articles 7:404, 7:407 paragraph 2 and 7:409 of the Dutch Civil Code is hereby excluded.
5. The use of the term "partner" by persons who are (indirectly) shareholders of JB Law or who are otherwise connected to JB Law, for example through employment, does not affect the fact that such persons, when performing their legal work, act exclusively for the account and risk of JB Law and therefore not for their own account and risk. Accordingly, the term "partner" does not imply any personal liability of such person. All services and/or activities of such a person shall also be subject to these general terms and conditions, including but not limited to the limitation of liability.
6. The execution of assignments given to JB Law shall be done exclusively for the benefit of the client. Unless JB Law has given its prior written consent, advice given by JB Law to the client shall not be provided to third parties or made available for inspection. Third parties may not rely on the execution of work performed for the client.
7. If, during the execution of an assignment of a client, an event occurs (including an omission), which leads to liability on any account, such liability shall be limited to the amount which is recoverable under the professional liability insurance of JB Law, including the excess borne by JB Law in connection with such insurance. Information regarding the professional liability insurance is available upon request.
8. JB Law is authorized to obtain services from a third party in connection with its services. The costs that are in any way related to the work performed for the client by the aforementioned third party will be charged to the client. It is possible that such contractors may wish to limit their liability in connection therewith. JB Law assumes, and insofar as is necessary hereby stipulates, that all the assignments given by clients to JB Law include the authority to accept such limitation of liability on the behalf of those clients. JB Law shall not be liable in any way for failures or wrongful acts made by these third parties.
9. For the sake of efficiency in carrying out the assignment, JB Law may use artificial intelligence (AI) systems, including generative AI tools for legal research, text analysis and text processing. The use of AI is exclusively for support purposes. The lawyer handling the matter retains full control over the process and JB Law remains responsible for the quality of the legal services, the final advice and the strategy



pursued. JB Law guarantees that the use of AI systems complies with the professional and behavioural rules regarding confidentiality and professional secrecy. Only professional AI environments are used, in which data is not used for training public models. By accepting these general terms and conditions, the client grants permission for the use of AI applications as described in this article. If the client objects to the use of AI tools for their file, this must be communicated in writing.

10. The client will indemnify JB Law against all claims of third parties, including the costs of legal assistance, that are in any way related to the activities performed for the client, unless such claims result from gross negligence or wilful misconduct on the part of JB Law.
11. Any complaint regarding the services of JB Law will be handled in accordance with the office complaints procedure of JB Law. The office complaints procedure of JB Law is available on the website of JB Law and applies to all assignments to and services provided by JB Law.
12. JB Law does not have a foundation for managing third-party funds and therefore cannot receive third-party funds.
- 13.. Under the Money Laundering and Terrorist Financing Prevention Act (Wwft), JB Law is required to cooperate with requests from competent authorities in the context of combating money laundering and terrorist financing. If and insofar as the Financial Intelligence Unit – Netherlands (FIU-Netherlands) requests, pursuant to Article 17a of the Wwft, that a transaction be temporarily suspended or not carried out, JB Law is entitled and obliged to temporarily suspend or not carry out the transaction in question. JB Law shall not be liable for any loss or damage that a client or third party claims to have suffered as a result of the temporary suspension, postponement or non-execution of a transaction pursuant to Section 17a of the Wwft or other applicable legal obligations, provided that JB Law acts in accordance with the statutory requirements. The client accepts that, within the framework of the aforementioned legal obligations, JB Law may be required to cooperate with competent authorities and that this may result in a delay in the execution of an instruction or transaction.
14. The legal relationship between JB Law and its clients shall be governed by Dutch law. Only the courts in Amsterdam, the Netherlands, shall have exclusive jurisdiction over any dispute that may arise between JB Law and a client.
15. Not only JB Law, but all natural persons or legal entities engaged in the execution of any assignment of a client may rely on these general terms and conditions.
16. Claims for compensation of damage will expire one year after the date on which the client became aware of the damage and the liability of JB Law therefore.
17. These general terms and conditions also apply to additional assignments and follow-up assignments from clients. These general terms and conditions have been drawn up in Dutch and English. In the event of a dispute regarding the contents or purport of these general conditions, the Dutch text shall be binding.