

General Conditions Legal Support International bvba, Antwerp, Belgium

1. Any contract will solely be between the client and Legal Support International BVBA, a limited liability company registered at Antwerp, Belgium (“LSI”).
2. LSI is a limited liability company whose purpose it is to conduct the practice of (interim) legal advisor and coach in the broadest sense of the word. This practice may also be conducted through persons, who are engaged by LSI in the performance of the assignments of its clients. All client assignments are considered by LSI to have been given to it as an organization, even if it is the express or implicit intent that an assignment will be performed by a specific person. The operation of article 7:404 of the Dutch Civil Code, which addresses the last mentioned case, and the operation of article 7:407 paragraph 2, which creates a joint or several liability in those cases in which an assignment is given to two or more persons, are excluded.
3. If, in the context of the performance of an assignment of a client, an event occurs which leads to liability, then such liability is hereby excluded. At LSI's choice the liability could be limited to the amount or amounts, to which the professional liability insurance taken out by LSI, if any, provides coverage including the deductible which LSI carries in connection with such insurance. Such event includes a failure to act. If, by or in connection with the performance of an assignment of a client or otherwise, damage is caused to persons or property, for which LSI is liable, then the liability will be excluded or, at LSI's choice, will be limited to the amount or amounts, to which the third party indemnity insurance taken out by LSI, if any, provides coverage including the deductible which LSI carries in connection with the insurance.
4. All claims regarding liability will have to be filed with LSI within 6 months after the relevant service and/or act has occurred.
5. It is possible that persons engaged in connection with the performance of an assignment of a client may wish to limit their liability in connection therewith. LSI proceeds from the assumption and stipulates hereby that all assignments given to it by clients include the authority to accept such a limitation of liability also on behalf of those clients.
6. If the performance of an assignment of a client entails the engagement of a person residing outside the Netherlands, who has no connection to LSI and is not involved in a co-operation entered into by LSI, LSI shall not be liable for failures of such person in connection with its services in the context of the performance of the assignment.
7. The relationship between LSI and its clients will be exclusively governed by Dutch law. Only the courts in the district of Rotterdam, the Netherlands will have jurisdiction over any dispute which may arise between LSI and a client.
8. Not only LSI, but also all those who are involved in the performance of any assignment of a client, can invoke these General Conditions.
9. These General Conditions are also applicable to supplemental and further assignments of clients. They are available in the English language. LSI is registered with KBO in Belgium under number BTW BE 0811.959.482.
10. Op eerste verzoek van de cliënt stelt LSI een Nederlandse vertaling van deze Algemene Voorwaarden ter beschikking. In geval van discrepantie tussen de Engelse tekst en de Nederlandse vertaling prevaleert de Engelse tekst. LSI is geregistreerd bij KBO in België onder ondernemingsnummer BTW BE 0811.959.482.