

GENERAL TERMS AND CONDITIONS FIRM24 B.V.

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Article 1. Definitions

- 1.1 When these terms and conditions refer to one of the bold terms, the following definition is given:

Terms and Conditions: this document;

Article: Article 1.2;

Appendix(es): Article 1.2;

Client: the recipient of a Service

Service: The services offered on the Website by Firm24 and / or the Partners, as further defined in Article 1.5;

FIRM24: The private company with limited liability FIRM24 BV, with its registered office at (1059 CE) Amsterdam at the Helicopterstraat 25-H, Amsterdam, registered in the Trade Register of the Chamber of Commerce under number 58579532;

Partner: One or more of the partners of FIRM24 as included in Appendix 1;

Websites: The website of FIRM24 www.firm24.com as well as all subdomains;

- 1.2 Unless the Terms and Conditions expressly provide otherwise, the following applies to the interpretation of the following articles:

- a. a reference in these General Terms to an "Appendix" or "Article" shall be deemed to be an attachment or an Article of the General Terms and Conditions;
- b. a reference to a person counts as a reference to a natural person, partnership or legal person;

- c. the singular is deemed to include the plural and vice versa and a reference to a masculine form is also deemed to include and refer to a feminine form and vice versa;
- d. the preamble, heading and numbering of Articles and / or Appendices (or parts thereof) in or with the General Terms and Conditions are only included to facilitate the use and have no influence on their interpretation;
- e. the Appendices are inseparable from, and form part of, the General Terms and Conditions. A reference to the General Terms and Conditions therefore includes a reference to these Appendices;
- f. a reference to "subsidiaries", "group companies" and "participations" is deemed to be a reference to subsidiaries, group companies or participations as referred to in Article 2: 24a Dutch Civil Code, Article 2: 24b Dutch Civil Code and 2: 24c Dutch Civil Code; and
- g. the words "including" and words of like scope mean "including but not limited to".

1.3 The Client can purchase Services from FIRM24 via the Websites.

1.4 The Services are performed by FIRM24 or by one or more Partners. The Client indemnifies FIRM24 from any liability when a Partner takes care of the execution of the Service.

1.5 Client can choose from 4 different categories of Services, namely:

- a. Notarial Services, for which the relevant Articles will be indicated with the letter "A";
- b. Legal Services, for which the relevant Articles will be indicated with the letter "B"
- c. Administrative Services, for which the relevant Articles will be indicated with the letter "C"; or
- d. Tax advice Services, for which the relevant Articles will be indicated with the letter "D".

1.6 The conditions under which the Service is provided depend on the type of Service. These conditions are specified below under the letters A through D.

1.7 The different types of Services are subdivided as follows:

i Notarial Services:

(1) Assist in the following services to be executed by a Firm24 Partner:

- Establishing of a legal person;
- Transfer of shares in a legal person;
- Amendment of articles of association;
- Other notarial deeds.

ii Legal Services:

(1) Provision of model contracts and other model documents;

- (2) Legal advice (including the preparation and assessment of customized contracts);
- (3) The termination of a company ("BV opheffen"); and
- (4) The registration of a trademark ("Merkregistratie").

iii Administrative services:

- (1) Assist in (salary) accounting services to be performed by a Firm24 Partner.

iv Tax advice Services

- (1) Assist in tax advice services to be performed by a Firm24 Partner.

Notarial Services

Article A 1

General

- 1.1. FIRM24 provides notarial services via the Websites, which will be executed by its Partners under the following conditions (hereinafter: "**the Notarial Services**").
- 1.2. The Partners exercise an independent practice of Notary as referred to in the Dutch Act on Notaries. They each work for their own account and risk and under their own respective trade names. In the context of Notarial Services that they provide through FIRM24, they also trade under the trade name of FIRM24 with regard to the acquisition of these services. In their relationship with Clients and in the execution of the Notarial Services, the Partners are always independent contractors and are completely independent of FIRM24.
- 1.3. Since FIRM24 does not itself provide the Notarial Services, but only undertakes the acquisition thereof for its Partners, Client FIRM24 indemnifies any liability for any damage arising from the Notarial Services performed by the Partners, both by the Client and by third parties.

Article A 2

Offers and quotations

- 2.1. Offers and quotations from FIRM24 are always without obligation. The obligation to execute the Notarial Services listed on the Website only comes into effect after FIRM24 has assessed the application form and on that basis it is prepared to enter into an agreement containing an obligation to perform a Notarial Service with the Client. FIRM24 can not be held to its offer if that offer, or any part thereof, contains an obvious mistake or error.
- 2.2. If the acceptance deviates (whether or not on minor points) from the offer included in the offer or quotation, FIRM24 is not bound by it, unless it explicitly accepts this in writing.
- 2.3. Quotations from FIRM24 always apply as offers made for and on behalf of its Partners. FIRM24 never enters into an obligation to implement Notarial Services itself.

Article A 3

Cancellation and refusal of a Notarial Service

- 3.1. If a Notarial Service is cancelled, it will at all times be deemed to have been executed for at least 50% due to costs already incurred. A Client never receives a return payment of more than 50% of the invoiced amount.
- 3.2. The Partners of FIRM24 can only proceed to perform Notarial Services if and insofar as the Notarial Service in that particular case does not conflict with the Dutch professional rules for Notaries. FIRM24 and its Partners therefore reserve the right to refuse an application for a Notarial Service if they cannot perform the required Service under the professional rules for Notaries. This assessment is made by FIRM24 and / or its Partners.
- 3.3. If FIRM24 and / or its Partners first accept the request to perform a Notarial Service on the basis of information provided by the Client, but subsequently obtain additional information on the basis of which the performance of that Notarial Service and under those particular circumstances would lead to an infringement of the professional rules for Notaries, FIRM24 and / or the Partners reserve the right to cancel an already accepted request. This reservation applies to additional information relating to newly created circumstances, as well as to pre-existing circumstances that existed prior to accepting the application but which were not yet known to FIRM24 and / or its partners.
- 3.4. FIRM24 and / or its partners are in any case entitled to refuse a request for Notarial Services as meant in article A 3.2, or after acceptance the cancellation thereof as meant in article A 3.3, if:
 - i) Client has, either consciously or unconsciously, provided incorrect information to FIRM24 and / or its partners about the ultimate stakeholder to the Notarial Service,
 - ii) Client has, either consciously or unconsciously, provided Incorrect information to FIRM24 and / or its partners regarding his involvement in bankruptcies in the past
 - iii) FIRM24 and / or its partners obtain information on the basis of which Notaries are obliged under the professional rules for Notaries to conduct further research into the background of the Client, as a result of which the Service to be performed falls outside the scope of the (standardized) Service initially requested and agreed upon with the Client.
 - iv) The Service demands an act or omission from FIRM24 and / or its Partners that is forbidden by law.
 - v) Client intends to carry out one or more of the following activities:
 - Trade or manufacture of drugs, including soft drugs and products with soft drugs such as space cakes.
 - Trade in or manufacture of goods intended for

preparation for the production of (soft) drugs such as Grow Shops.

- Trade in or manufacture of diamonds.
- Trade in or manufacture of gold and other precious metals.
- Trade in or manufacture of precious stones.
- Trade in vehicles, ships, works of art, antiques, jewelry.

- 3.5. If a Notarial service is cancelled pursuant to article A 3.3, the Client loses all its claims to the restitution of the amount already paid for the requested Notarial Service. Any such claim is deemed to be settled with costs already incurred by FIRM24 and / or its Partners up until then for IT, acquisition, administration and personnel, after which neither Party has a claim on the other with respect to the execution of, or any amounts paid for, Notarial Services.
- 3.6. If a Notarial service has not been completed within one year after the date of payment thereof by Client and this incompleteness is not due to any acts or omissions of FIRM24 and / or its partners, FIRM24 and / or its partners shall be free from any obligation to perform this Notarial Service. In that case, no refund obligation will arise for FIRM24 and / or its partners vis-à-vis the Client in respect of the invoice amount already paid for the Notarial Service. Any such claim is deemed to be settled with costs already incurred by FIRM24 and / or its Partners up until then for IT, acquisition, administration and personnel, after which neither Party has a claim on the other with respect to the execution of, or any amounts paid for, Notarial Services.
- 3.7. If a Notarial service is not completed within 6 months after the date of payment thereof by the Client and this incompleteness is not due to any acts or omissions of FIRM24 and / or its partners, FIRM24 and / or its partners will only be obliged to finalize the Notarial service for the Client if the Client performs an additional payment of € 100, = exc. VAT to FIRM24. This amount is used to cover the costs that FIRM24 and / or its partners will incur to reopen the Client's file.

Article A 4

Money Laundering and Terrorist Financing Act

- 4.1. In accordance with the Money Laundering and Terrorist Financing Act (hereinafter in Dutch: "WWFT"), the Partners must identify a potential Client and verify this identification before they can accept the request. Verification of the information provided by the potential Client will take place on the basis of documents, data and information gathered from independent and reliable sources, such as the Commercial Register of the Chamber of Commerce and the Municipal Administration. For clients that are established under foreign law will be decided on the basis of the information provided by independent professional business service providers.
- 4.2. By agreeing to an offer, the Client grants permission to FIRM24 and the Partners to approach third parties regarding the verification.

Article A 5

Liability

- 5.1. Any liability of FIRM24 and / or the Partners for damage arising in connection with the performance of a Notarial Service is limited to the amount paid out in the relevant case under the liability insurance taken out by that party.
- 5.2. If, for any reason whatsoever, no payment is made under the insurance(s) referred to in Article A 5.1, or if no such insurance is applicable, every liability of FIRM24 and / or the Partners is limited to the amount that the Client has paid for the Notarial Service in connection with which the damage occurred.
- 5.3. In every circumstance, the liability of FIRM24 and the Partners is limited to a combined maximum of € 5,000.

Article A 6

Prices and payment

- 6.1. All prices and rates on the Websites are shown exclusive of VAT and all other taxes, unless otherwise stated on the Websites or in the order confirmation email.
- 6.2. With the aim of aligning the requested Service as much as possible with the specific business of the Client, the amounts and conditions in the order confirmation sent by email (by FIRM24 or by one of the Partners) sometimes deviate from the amounts and conditions stated on the Websites. In case of a deviation with amounts mentioned on the Websites, the amounts mentioned in the order confirmations always supersede those mentioned on the Websites.
- 6.3. A Client can not derive any rights from obvious errors, typing errors and omissions on the Websites or in communication from FIRM24.
- 6.4. If a Notarial Service has not already been paid prior to the execution of that Service, the Client must pay the full payment to FIRM24 within 5 working days after the execution of that Service, without any right to deduction, discount or settlement.
- 6.5. If the Client does not comply with the obligation in Article A 6.4, default will take effect automatically without any requirement of additional notice of default.
- 6.6. Objections against the amount of an invoice do not suspend any payment obligation.

Article A 7

Working days until the date of notarial execution

- 7.1. The incorporation period of a BV as advertised by FIRM24 on the Websites (5-7 business days), applies to the incorporation procedure of a BV with standard specifications in connection with which this term is mentioned. As soon as the specifications of a BV deviate from these standard specifications, the stated period does not apply. On the

- initiative of the Client, FIRM24 shall then state a specified period for the incorporation of his / her BV.
- 7.2. The period referred to in Article A 7.1 starts on the first day, following the day on which
- (i) a correct identity verification of the Client took place
 - (ii) the power of attorney for the incorporation of the BV is signed by the client, *and*
 - (iii) the draft deed of incorporation has been approved by the client.
- All the aforementioned actions by the Client are necessary prerequisites for the incorporation of a BV.
- 7.3. When the Websites refer to a "day", this means "working day". Working days are from Monday to Friday, with the exception of recognized holidays.
- 7.4. If FIRM24 and / or its Partners exceed a period stated in Article A 7.1, any liability for any damages arising from this delay will at all times be limited to the amount that the Client has paid for the incorporation of his / her BV.
- 7.5. Client indemnifies FIRM24 and its Partners for any consequential damages (dutch: "gevolgschade") that would arise from exceeding the term referred to in Article A 7.1.

Article A 8 Changes to the order

- 8.1. If the request changes after the initial acceptance of the offer, additional costs may be involved. The additional costs will be communicated in advance by FIRM24 and must be paid before the performance of the service is completed.
- 8.2. A change in the legal structure and/or control relationships within the group to which the Client belongs, as well as any other (financial) partnerships in which the Client participates or of which the Client makes part, all in the broadest sense of the word, must be sent to FIRM24 and the Partners without delay.
- 8.3. The Client indemnifies FIRM24 and the Partners from any liability arising from non-compliance with the obligations in Article A 8.2.

Article A 9 Complaints

- 9.1. Complaints with regard to the work performed and / or the invoice amount must, under penalty of lapse of all claims, be made in writing to FIRM24 within 60 days of the date of dispatch of the documents or information that the Client complains about, or within 60 days of the discovery of the defect, the error or the shortcoming, if the Client demonstrates that the Client could not reasonably have discovered the defect earlier.
- 9.2. Complaints do not suspend a payment obligation.
- 9.3. FIRM24 will assess each complaint individually. In the event of a justified and timely complaint, in the opinion of FIRM24, the Client

will be offered a suiting remedy.

Article A 10

Change of contractual party

- 10.1. The Client is not permitted to transfer his right to execution of the Service to third parties, unless FIRM24 expressly agrees to this in writing. FIRM24 is entitled to attach conditions to this permission, which will not be withheld on unreasonable grounds. The Client undertakes in any case to impose all relevant (payment) obligations from the order and these General Terms and Conditions on the third party in that case. The Client remains at all times together with this third party jointly and severally liable for the obligations under the contract and these General Terms and Conditions.
- 10.2. Client indemnifies FIRM24 and the Partners in respect of all third-party claims that may arise as a result of non-fulfillment or incorrect fulfillment of any obligation by the Client from the order and / or the General Terms and Conditions, unless mandatory (inter) national legislation or (professional) regulation does not allow such a provision. This indemnity is also stipulated for the benefit of the (directors of) shareholders, directors or employees of FIRM24 and third parties engaged by us for the execution of the request, including the Notarial Partners, who can therefore make a direct appeal to this indemnification.

Article A 11

Correct and complete information

- 11.1. The Client guarantees the correctness, completeness and reliability of the documents and files made available to FIRM24 and the Partners, even if they come from third parties.
- 11.2. The Client indemnifies FIRM24 and the Partners from any liability arising from non-compliance or full compliance with the obligations from Article A 11.1.

Article A 12

Confidentiality

- 12.1. The Notarial Services take place under a strict notarial confidentiality obligation, which also applies to FIRM24.

Article A 13

Choice of forum

- 13.1. The legal relationship between the Partner and the Client is exclusively governed by Dutch law. Disputes will only be settled by the competent Dutch court.

Legal Services

Article B 1 General

- B 1.1 This Article B applies to the Legal Services as referred to in Article 1.5.
- B 1.2 FIRM24 makes templates for contracts and other model documentation available via the Website (the "Documents"). The Client is aware that the Documents are no more than a template that may be used as a framework to make a contract, but that are not tailored to the specific case of the Client. The Client uses these Documents and enters into legal relationships on the basis of these Documents at his sole risk. The Documents are exclusively intended for Clients and not for commercial exploitation.
- B 1.3 If desired, the Client may request FIRM24 to provide other Legal Services to the Client, or assist the Client in finding the right legal Partner (in the broad sense) with regard to other Legal Services. Other Legal Services mainly means obtaining legal advice (for example, drafting or assessing customized contracts) and preparing and conducting civil and administrative proceedings. The Client is at all times free to use or not to use the services of either FIRM24 or one of the Legal Partners.

Article B 2 Offers and quotations

- B 2.1 Offers and quotations from FIRM24 are always non-committal. The obligation to execute the Legal Services listed on the Website only comes into effect after FIRM24 has assessed the Client's request and on that basis has entered into an agreement containing an obligation to perform a Legal Service with the Client. FIRM24 can not be held to its offers if the Client can reasonably understand that the offer, or any part thereof, contains an obvious mistake or error.
- B 2.2 If an acceptance deviates from the offer or quotation (whether or not on minor points), FIRM24 is not bound by it unless FIRM24 expressly accepts this in writing (including by email).

Article B 3 Cancellation of a Legal Service

- B 3.1 FIRM24 and the Partners reserve the right to refuse a request for a Legal Service if they are unable to accept the application on the basis of professional rules, or if the quality of their work is insufficiently guaranteed, for example due to the lack of sufficient specialist knowledge, or due to the international nature of the request. In such a case, the Client will receive notice as soon as possible and, where possible, an alternative will be provided to him.
- B 3.2 FIRM24 and the Partners reserve the right to cancel an accepted order if, after the approval of the application, circumstances occur that demand cancellation of the order on the basis of professional rules. In such a case, the

Client will receive notice as soon as possible and, where possible, an alternative will be provided to him.

- B 3.3 When a Legal Service is cancelled, there is no right to a refund of the costs paid for that Service, if these costs have already been incurred. The costs incurred include the deployment of personnel by FIRM24 or a Partner.

Article B 4 Trademark registrations

- B 4.1 Clients may acquire legal services in the field of trademark registration from FIRM24. These services are listed on the Website under trademark and trademark registration (hereinafter "trademark registrations").
- B 4.2 Trademark registrations are limited to conducting trademark investigations and trademark registrations at the official trademark authorities. Trademark registrations are always performed by FIRM24 to the best of its ability, but there is never any obligation of result.
- B 4.3 FIRM24 estimates in advance whether there are sufficient elements to arrive at a successful registration, after which FIRM24 proceeds to register. However, trademark registrations always remain a subjective affair. FIRM24 therefore never guarantees the success of a registration.
- B 4.4 Client understands and accepts that trademark registrations are always for Client's risk and responsibility. FIRM24 is not liable for the refusal to register the trademark by the relevant authority or oppositions filed by third parties, resulting costs and any damages suffered by both the Client itself and third parties.

Article B 5 Liability

- B 5.1 FIRM24 excludes all liability for damages to third parties or indirect damage to the Client, including consequential damage such as business damage, delay damage, stagnation damage or loss of profit.
- B 5.2 Any liability of FIRM24 and / or the Partners for damage arising in connection with the execution of a Legal Service is limited to the amount that is paid out in the case concerned under the liability insurance policy taken out, plus the amount of the deductible that is charged to that party according to the policy conditions
- B 5.3 Any and all liability of FIRM24 and the Partners for damages that arise in connection with the execution of a Legal Service is limited to the amount of the fee paid by the client for the service in connection with which the damage has arisen.

Article B 6 Disputes

- B 5.1 The legal relationship between FIRM24, the Partner and Client regarding Legal Services is exclusively governed by Dutch law. Disputes will only be settled by the competent judge in the court of Amsterdam.

Administrative Services

Article C 1 General

- C 1.1 FIRM24 makes Administrative Services available on its platform, which will be performed by its Partners under the conditions set out below (hereinafter: “the Administrative Services”).
- C 1.2 The Partners practice an independent practice of administrative service provider. They each operate at their own expense and risk and under their own respective trade names. In their relationship with Clients and in the performance of the Administrative Services, the Partners are always independent contractors and completely independent of FIRM24. This means that the Partners conduct their own customer due diligence and apply general terms and conditions themselves.
- C 1.3 Since FIRM24 does not provide the Administrative Services itself, but only undertakes the acquisition thereof for its Partners, the Client indemnifies FIRM24 from any liability for any damage resulting from Fiscal Services performed by the Partners, both by the Client itself and by third parties.

Article C 2 Applicability

- C 2.1 The General Terms and Conditions form part of all agreements for services, aimed at the performance of Administrative Services by partners of FIRM24, of all agreements arising therefrom and/or related agreements between the Client and FIRM24, respectively their legal successors, as well as of all offers made by FIRM24. and/or offers.
- C 2.2 Clauses that deviate from the General Terms and Conditions are expressly rejected.
- C 2.3 If any Article, forming part of the General Terms and Conditions or of the agreement, should be null and void or destroyed, the remainder of the agreement will remain in effect as much as possible and the relevant clause will be replaced immediately in consultation between the parties by a clause that purports to of the original clause as closely as possible.

Article C 3 Payment

- C 3.1 Payment must be made without any deduction, discount or settlement in Euros by deposit or transfer to the bank or giro account indicated on the invoice within fourteen days of the invoice date, failing which the Client is in default.
- C 3.2 All extrajudicial costs incurred by FIRM24 in connection with the collection of a claim against the Client are for the account of the Client.
- C 3.3 All costs incurred by FIRM24 in connection with legal proceedings against the Client are at the expense of the Client, also insofar as these costs exceed the

court order to pay costs, unless FIRM24 is ordered to pay the costs as the losing party.

- C 3.4 FIRM24 reserves the right to demand full or partial advance payment and/or the provision of security from the Client, failing which FIRM24 is entitled to suspend the fulfillment of its obligations.

Article C 4 Liability

- C 4.1 FIRM24 and/or the Partners are never liable for damage arising in connection with the performance of an Administrative Service, if that damage is the direct result of an act or omission of the Other Party itself (such as: not supplying figures on time, or supplying incorrect figures).
- C 4.2 FIRM24 and/or the Partners are never liable for indirect damage on the part of the Other Party, including, for example, trading loss, consequential damage, lost profit, lost savings and damage due to business interruption. The foregoing is subject to an exception in the event of intent or equivalent gross negligence on the part of FIRM24 and/or the Partners.
- C 4.3 Any liability of FIRM24 and/or the Partners for damage arising in connection with the performance of an Administrative Service is at all times limited to the amount paid by the Other Party for that Administrative Service in the 2 months prior to the occurrence of the Administrative Service. the damage in connection with which the liability claim has been made, with a maximum of € 500,=.

Article C 5 Disputes and choice of forum

- C 5.1 Dutch law is exclusively applicable to all agreements between the Client and FIRM24 and only the competent Dutch court is authorized to rule on any disputes.

Tax advice

Article D 1 General

- D 1.1 FIRM24 makes tax advice services available on its platform, which will be performed by its Partners under the conditions set out below (hereinafter: "the Tax Advice Services").
- D 1.2 The Partners practice an independent practice of tax service provider. They each operate at their own expense and risk and under their own respective trade names. In their relationship with Clients and in the performance of the Tax Advice Services the Partners are always independent contractors and completely independent of FIRM24. This means that the Partners conduct their own customer due diligence and apply general terms and conditions themselves.
- D 1.3 Since FIRM24 does not provide the Tax Advice Services itself, but only undertakes the acquisition thereof for its Partners, the Client indemnifies

FIRM24 from any liability for any damage resulting from Fiscal Services performed by the Partners, both by the Client itself and by third parties.

Article D 2 Applicability

- D 2.1 The General Terms and Conditions form part of all agreements for services, aimed at the performance of Tax Advice Services by partners of FIRM24, of all agreements arising therefrom and/or related agreements between the Client and FIRM24, respectively their legal successors, as well as of all offers made by FIRM24. and/or offers.
- D 2.2 Clauses that deviate from the General Terms and Conditions are expressly rejected.
- D 2.3 If any Article, forming part of the General Terms and Conditions or of the agreement, should be null and void or destroyed, the remainder of the agreement will remain in effect as much as possible and the relevant clause will be replaced immediately in consultation between the parties by a clause that purports to of the original clause as closely as possible.

Article D 3 Payment

- D 3.1 Payment must be made without any deduction, discount or settlement in Euros by deposit or transfer to the bank or giro account indicated on the invoice within fourteen days of the invoice date, failing which the Client is in default.
- D 3.2 All extrajudicial costs incurred by FIRM24 in connection with the collection of a claim against the Client are for the account of the Client.
- D 3.3 All costs incurred by FIRM24 in connection with legal proceedings against the Client are at the expense of the Client, also insofar as these costs exceed the court order to pay costs, unless FIRM24 is ordered to pay the costs as the losing party.
- D 3.4 FIRM24 reserves the right to demand full or partial advance payment and/or the provision of security from the Client, failing which FIRM24 is entitled to suspend the fulfillment of its obligations.

Article D 4 Liability

- D 4.1 FIRM24 and/or the Partners are never liable for damage arising in connection with the performance of a Tax Advice Service, if that damage is the direct result of an act or omission of the Other Party itself (such as: not supplying figures on time, or supplying incorrect figures).
- D 4.2 FIRM24 and/or the Partners are never liable for indirect damage on the part of the Other Party, including, for example, trading loss, consequential damage, lost profit, lost savings and damage due to business interruption. The foregoing is subject to an exception in the event of intent or equivalent gross negligence on the part of FIRM24 and/or the Partners.

- D 4.3 Any liability of FIRM24 and/or the Partners for damage arising in connection with the performance of a Tax Advice Service is at all times limited to the amount paid by the Other Party for that Administrative Service in the 2 months prior to the occurrence of the Administrative Service. the damage in connection with which the liability claim has been made, with a maximum of € 500,=.

Article D 5 Disputes and choice of forum

- D 5.1 Dutch law is exclusively applicable to all agreements between the Client and FIRM24 and only the competent Dutch court is authorized to rule on any disputes.

Appendix 1 Partners

Notarial Partners (Partners for Notarial Services)

- Hekkelman Advocaten en Notarissen
- Veldhuizen Beens Van de Castel notarissen
- Matzinger Eversdijk Notarissen
- Pigmans Ras Janssen Notarissen
- Linders Notarissen
- Tomlow & Partners Notarissen
- Lint Notarissen
- Amson & Kolhoff Notarissen
- Alsema van Duin Notarissen
- Stouthart-Hilber Notarissen
- TeekensKarstens Notarissen
- Westland Partners
- Amer Notarissen
- Kooijman Autar Notarissen
- Linde Notarissen
- Damsté Notarissen
- Huijbregts Notarissen
- Sauer & Oonk Notarissen
- Hermans & Schuttevaer Notarissen
- Notaris Goossens
- Daamen De Kort van Tuijl Notarissen
- Elan Notarissen

Legal Partners (Partners for Legal Services)

- Dutch Advocaten

Accountancy Partners (Partners for Accountancy and Fiscal Services)

- Masters in Payroll
- UWBS
- NUWEA Accountants
- Forward Fiscalisten

Insurance Partners (Partners for Insurance)

- Verzekeringen24