

BROCHURE AND GENERAL TERMS & CONDITIONS 2022

About us

Legalz is a law firm specialized in IT law and based in Rotterdam (the Netherlands). We provide legal advice on various types of IT contracts and IT projects.

Our clients

Legalz provides legal services to IT providers such as software vendors, internet companies and those who are in need of legal assistance with regard to IT contract negotiations or dispute settelement.

We draft Cloud-contracts, software contracts, data processing agreements, SLA's, partnership contracts, reseller contracts and other IT contracts and general terms and conditions.

Our services and costs

We offer our legal services on the basis of instruction by our client and a clear and written confirmation. Most of our legal services are performed on a hourly rate basis. Where possible we will provide our services at a fixed fee or we will provide you with an up-front quote that sets out an estimate of the total fees.

Our standard hourly rate is \leq 285,00 (VAT excluded). We do not charge our clients with unexpected costs, e.g. by urgency surcharges.

Route and contact details

Legalz is situated in the hearth of Rotterdam. You can reach our office by car or public transport. We recommend parking your car in the WTC Parking.



ICT-advocatenkantoor Legalz (Office building) Minervahuis III Rodezand 34 3011 AN ROTTERDAM

T +31 10 229 06 46 E contact@legalz.nl

"The partnership with Legalz is a success for us from the very first moment."

— Dirk-Jan Klinkhamer, director nexxbiz



Our general terms and conditions

Advocatenkantoor Legalz B.V. (hereinafter: "Legalz") with its adress at Rodezand 34, (3011 AN) Rotterdam, registered with the Dutch Chamber of Commerce under no. 53080904.

These general terms and conditions are applicable to any instructions including any subsequent, amended or additional instructions given to Legalz, any partner or any employee of Legalz and to any legal relationship that arises as a result thereof or in connection therewith. These general terms and conditions also apply to benefit any third party who, whether or not in the service of Legalz, is involved in the implementation of any instructions or who is or may be liable in connection therewith.

Legalz considers all client assignments to have been given to Legalz as an organisation, even in the event that it is the explicit or implicit intent that the assignment be performed by a specific person. Article 7:404 (which provides for the latter) and article 7:407 subsection 2 (which, for the former, creates a joint and several liability where assignments have been given to two of more persons) of the Dutch Civil Code shall not apply.

Legalz shall be obliged to exercise the due care that, in the given circumstances, may reasonably be expected from it with respect to the services provided by or on its behalf. Achieving the intended result is not guaranteed by Legalz.







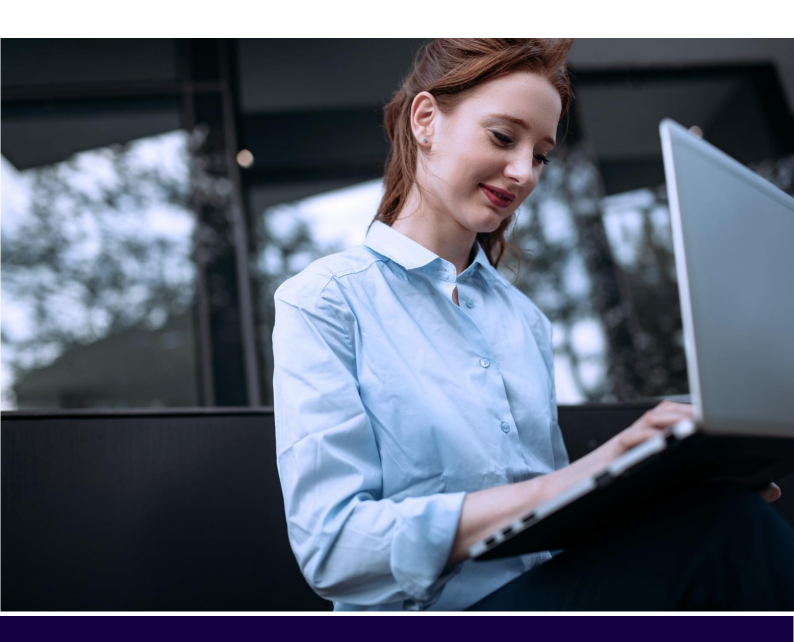
In the event that when carrying out a client assignment, an event should occur which may lead to a liability, such liability shall be limited to the amount or amounts indemnified by Legalz's professional liability insurance. Such amount(s) shall include Legalz's deductible as stated under this insurance. This event shall also include a failure to act. Furthermore, Legalz is not liable for consequential damages.

Legalz will exercise due care when hiring a third party (other than for the assistance of local counsel or bailiffs) and will consult with a client about the selection of a third party if it is customary and reasonable in the context of the client relationship to do so. Legalz is not liable for defaults on the part of such a third party.

In general, a client will be invoiced every month for the instructions given. The time for payment is fourteen days of the date of the invoice. Set off or suspension by the client is not allowed. An advance payment may be requested at any time for services that have been or will be provided. Legalz has the right to suspend further implementation or any instructions if an advance payment is not provided.

The relationship between Legalz and its clients shall be governed by Dutch Law. Disputes shall be settled exclusively by the competent Court of Rotterdam. Nevertheless, Legalz has the right to submit disputes to the Court that would have had jurisdiction over disputes if the above nomination of jurisdiction had not been made.





www.legalz.nl/english