## Terms of Use Website Groenendijk & Kloppenburg Advocaten

- 1. The following definitions shall be applied in these Terms of Use:
  - (i) the Terms of Use: the provisions of this document;
  - (ii) the Website: www.groenendijk.com including subpages of this website;
  - (iii) the Information: information provided on the Website;
  - (iv) the Use: the use of the Website or the Information by any means, including but not limited to a visit to the Website;
  - (v) the User: the natural or legal person who makes use of the Website or the Information by any means;
  - (vi) the Office: the sole proprietorship Groenendijk & Kloppenburg Advocaten of which FB Kloppenburg LLM is the owner; and
  - (vii) Hyperlinks: links on the Website to other websites.
- 2. The Terms of Use apply to the Website and the Use. The User accepts the Terms of Use by the Use. The Office may invoke (one or more provisions of) the Terms of Use against the User. The (provisions of the) Terms of Use apply also for the benefit of, and are also stipulated for, lawyers and other employees who are or have been associated with the Office on the basis of an employment contract or (an) (cooperation) agreement. These lawyers and other employees may, in addition to the Office, invoke (one or more provisions of) the Terms of Use against the User.
- 3. The entitled party reserves all rights, including intellectual property rights, with respect to the Information and the Website. The Information and the Website are only for personal and non-commercial Use of the User.
- 4. The Website and the Information has been constructed with due care. However, the Office is not responsible for the Website and the Information and does provide any guarantees in this respect, also not with respect to actuality, correctness and completeness. The Use is at the own risk of the User. The Information is not intended to be (legal) advice.
- 5. Hyperlinks are only included for the convenience and the websites linked by the Hyperlinks are not under the control of the Office. Therefore, the Office is not responsible for the use of these linked websites and such use is at the own risk of the User.
- 6. The Office is by no means liable for damage which in any way results from or is connected with (i) the Use, (ii) the Website, (iii) the Information, (iv) viruses, (v) defects in the Website, (vi) misuse of the Website (vii) loss of data, (viii) misuse of data, (ix) Hyperlinks or (x) websites linked by Hyperlinks.
- 7. The Terms of Use have been drawn op in the Dutch and English language. In the case of any dispute about the contents or meaning of the Terms of Use, the Dutch text will be binding.
- 8. Dutch law is exclusively applicable to the Website, the Information the Use and the Terms of Use.