

TERMS AND CONDITIONS

Dianati & Klink Larsen Advokatpartnerselskab

(January 2026)

1 BASIS FOR CONTRACT AND PARTIES**1.1 Application of the Terms and Conditions and parties**

Dianati & Klink Larsen Advokatpartnerselskab is an independent law firm. These terms and conditions ("Terms and Conditions") apply to any assignment for which the client requests assistance from Dianati & Klink Larsen Advokatpartnerselskab. The parties to the basis for contract are thus the client and Dianati & Klink Larsen Advokatpartnerselskab. In these Terms and Conditions, the words "us" and "we" refer to Dianati & Klink Larsen Advokatpartnerselskab.

1.2 Contract Letter

If the client enters into an agreement with Dianati & Klink Larsen Advokatpartnerselskab regarding additional terms of contract, such a contract ("Contract Letter") will supplement the Terms and Conditions. If there is any discrepancy between the content of the Terms and Conditions and the Contract Letter, the content of the Contract Letter will take precedence.

1.3 Cooperation with independent law firms and exchange of information

We are a highly specialised niche law firm cooperating with other independent law firms. Together we represent comprehensive expertise in virtually all legal disciplines. We collaborate with the other independent law firms in a network, and our attorneys cooperate across various legal disciplines with a view to offering quality solutions to our clients within all legal fields.

The other independent law firms are:

- Christensen Partners Advokatpartnerselskab, CVR no 40636552 (www.christensenpartners.dk)
- Sundgaard Advokater, CVR no. 39675404 (www.sundgaardadvokater.dk)
- Hopp & Partners Advokatpartnerselskab, CVR no. 45342220 (www.hopp.dk)
- Littler Danmark, CVR no. 43406604 (www.littler.dk)
- Hannibal Advokatfirma, CVR no. 28001215 (www.hannibal-adv.dk)

Unless otherwise expressly agreed, the client agrees to our cooperation with the other independent law firms in the context of assisting the client, including, to the relevant extent, the disclosure of the client's confidential information to such other independent law firms. In such cases, the other independent law firms act as sub providers to Dianati & Klink Larsen Advokatpartnerselskab unless an independent contract letter is agreed with the independent law firm in question.

2 ABOUT THE ATTORNEYS

2.1 Appointment and membership of the attorneys

All attorneys in Dianati & Klink Larsen Advokatpartnerselskab are appointed by the Danish Ministry of Justice/Department of Civil Affairs and are members of the Danish Bar and Law Society. Information about the attorneys which must be communicated or made available to the client pursuant to Article 21 – and, where appropriate, Articles 35 and 36 – of the Code of Conduct for the Danish Bar and Law Society can be found on www.dkllaw.com. This includes information on professional liability insurance, insurance company, bank and business format.

All attorneys in the other independent law firms are also appointed by the Danish Ministry of Justice/Department of Civil Affairs and are members of the Danish Bar and Law Society. Information on these attorneys is available on the respective websites of the independent law firms, see Section 1.3.

3 ASSIGNMENT AND SCOPE OF OUR ASSISTANCE

3.1 Assignment and scope

The assignment and its scope are determined in cooperation with the client at the start of the assignment and can be changed on an ongoing basis. If deemed relevant, desired by one of the parties or required pursuant to the Code of Conduct for the Danish Bar and Law Society, a Contract Letter is drawn up. The Contract Letter states, for example, the main elements of the expected assistance, factors relating to the determination of fees, and the expenses expected to be associated with the assistance. All assignments are carried out in accordance with the Danish Administration of Justice Act and the rules of the Danish Bar and Law Society. Our advice is based solely on Danish law.

3.2 Advice on tax and VAT

We do not provide advice on direct and indirect taxes, including VAT. The client is thus required to seek advice on direct and indirect taxes from its auditor or tax adviser.

3.3 Conflicts of interest or loyalty

In accordance with the Code of Conduct for the Danish Bar and Law Society and our internal conflict of interest procedures, when we are given an assignment, we make sure that there is no conflict of interest or loyalty. If, in the course of the matter, a conflict of interest or loyalty arises, causing us to discontinue our work on the matter, we will be happy to refer the client to another attorney.

3.4 Use of our advice

Our advice is targeted for the specific purpose and, accordingly, must not be used for any other purpose without our prior consent. Unless otherwise expressly agreed, we are solely liable to the client for the

advice provided. Intellectual property rights in material prepared by us belong to us unless otherwise agreed or manifestly assumed. However, the client is always given the rights necessary to use the advice provided in the usual manner.

3.5 Marketing

Unless otherwise agreed, we reserve the right to state in our marketing material, including in information to rating agencies such as Legal 500 and Chambers, that we are assisting/have assisted the client with an assignment if this is publicly known.

4 IDENTITY DETAILS, ANTI-MONEY LAUNDERING AND DATA PROTECTION

4.1 Identity details and money laundering

Like other law firms, we are covered by the Danish Act on Measures to Prevent Money Laundering and Financing of Terrorism (the "Anti-Money Laundering Act"). To the extent provided by the Anti-Money Laundering Act, we are therefore obliged to obtain certain information from our clients, including identity details and documentation.

If we suspect, assume or acquire knowledge that any transaction, funds or activity is or has been related to money laundering or financing of terrorism, we are obliged to notify the Danish Money Laundering Secretariat of the activities and to disclose the client's identity details to the Money Laundering Secretariat. We are not allowed to inform the client whether notification has taken place.

4.2 Data protection

All processing of personal data takes place in accordance with the provisions of the Danish Data Protection Act and the General Data Protection Regulation. Our processing of personal data is set out in our Data Protection Policy, which can be found on www.dklaw.com.

5 FEES, INVOICING AND PAYMENT

5.1 Fees

We attempt to handle every assignment at the lowest possible cost and to execute it for a fee that is commensurate with the value of the matter and the effort we have made to handle the assignment. However, please note that this is often not possible, particularly in the case of assignments of relatively low financial value.

5.2 Determination of fees

The determination of fees is based on a number of factors, including the importance and value of the assignment to the client, the nature and scope of the work done, and the responsibility associated with the matter.

It can be very difficult to assess a fee based on the above factors when we are given an assignment, and if we cannot determine a specific fee, we always provide the client with the engagement and price information required by the Code of Conduct for the Danish Bar and Law Society.

5.3 Invoicing and payment

In general, unless otherwise agreed with the client or deemed appropriate, invoicing is done on a monthly basis. VAT is added in accordance with applicable rules. If, in error, we did not add VAT to an invoice, we are entitled to subsequently charge that VAT. The payment terms are 8 calendar days from the invoice date unless otherwise stated in the invoice. In the event of late payment, we calculate interest in accordance with the rules of the Danish Interest Act.

5.4 Disbursements and expenses

In addition to the fee, the client pays any expenses and disbursements incurred by us during the execution of the assignment. This includes, for example, indirect tax and charges, travel and subsistence expenses, courier services and certain photocopying costs and postal charges. Whether we disburse the amount for the client or request advance payment of the amount depends on the size of the amount, see below.

5.5 Payments in advance and deposits

We reserve the right to require advance payment/payment of a deposit to cover fees, expenses and/or disbursements. Any advance payments/deposits received are paid into our client account. Unless otherwise agreed, these amounts are used to offset future invoices, disbursements and/or expenses.

Court fees, deposits for the payment of expenses for expert appraisal, deposits for the Danish Building and Construction Arbitration Board, etc., are always charged in advance or payable by the client directly to the party that is to receive the amount.

6 CLIENT FUNDS

6.1 Client funds

We manage all client funds in accordance with the rules of the Danish Bar and Law Society and deposit client funds in client accounts. If we are to set up a client account or process entrusted funds in our

omnibus client account, we are obliged to disclose identity details to the bank with which the account is opened or the entrusted funds are processed for the purpose of the bank's compliance with its obligations under the Anti-Money Laundering Act.

Funds deposited in client accounts are subject to the Danish Act on a Depositor and Investor Guarantee Scheme, which means that in general there is a maximum coverage per depositor of EUR 100,000 per bank. We are not liable to the client or anyone else if the bank becomes unable to repay deposited amounts. We assume no liability for a client's loss as a consequence of the financial collapse of the account-holding bank.

Funds deposited in client accounts are subject to interest – positive or negative – at the interest rate applicable at any time to the client account in question. Interest accrued is paid to the client in accordance with the rules of the Danish Bar and Law Society, and any negative interest is payable by the client. Likewise, any charges debited by the account-holding bank in connection with the opening, maintaining or closing of a separate client account are payable by the client.

6.2 Client funds relating to certain real estate properties

Special rules apply to deposits relating to real estate if the property has been used, or is intended for, mainly non-commercial purposes. In this case, amounts up to EUR 10 million are covered for up to 12 months after the amount has been deposited, and regardless of whether the deposit is held in a separate account.

6.3 Additional information

Additional information about the Depositor and Investor Guarantee Scheme can be found on the Guarantee Fund's website: www.fs.dk.

7 COMPLETION OF THE ASSIGNMENT/TERMINATION OF OUR ASSISTANCE

7.1 Completion/termination

As a general rule, we assist with the assignment until it has been completed or until the client asks us to close the matter. However, we reserve the right to discontinue our assistance as soon as possible, for example if the client breaches the Terms and Conditions, particularly in regard to payment, or a Contract Letter, or if the client becomes insolvent or goes bankrupt. If we discontinue our assistance, it will be done in such a manner and in such circumstances that the client is not prevented from seeking other legal assistance in a timely manner and without detrimental effect. The client has the right to terminate the cooperation at any time without prior notice.

7.2 Documents etc.

Original documents are usually handed over no later than at the completion of the assignment, and we store documents/electronic material for an appropriate period, and for at least five years from the completion of the assignment. They are then shredded/deleted.

8 CONFIDENTIALITY

Any information we receive in the context of an assignment is treated as confidential unless otherwise provided by the Code of Conduct for the Danish Bar and Law Society. Everyone in Dianati & Klink Larsen Advokatpartnerselskab is subject to a duty of confidentiality.

If we cooperate with the other independent law firms in the provision of assistance (see Section 1.3 above), the client agrees to the disclosure of the relevant extent of the client's confidential information to such independent law firms. All the other independent law firms are also subject to a duty of confidentiality.

9 INSIDER TRADING

Everyone in Dianati & Klink Larsen Advokatpartnerselskab is subject to the current legislation prohibiting disclosure of inside information about listed companies and restrictions on trading in listed securities, and to our internal rules in this regard.

10 LIABILITY, LIMITATION OF LIABILITY, INDEMNIFICATION, INSURANCE AND STATUTE-BARRING**10.1 Liability**

Dianati & Klink Larsen Advokatpartnerselskab is responsible to the client for its own assistance and for that of its sub-providers in accordance with the general rules of Danish law with the limitations resulting from the Terms and Conditions and the Contract Letter (if any).

10.2 Limitation of liability

The liability for the services provided by Dianati & Klink Larsen Advokatpartnerselskab (and by our sub providers through us) is limited to the limit of cover under our professional liability insurance, see Insurance below.

Our liability is limited to the current and actually existing limit of cover under the insurance.

We are in no circumstances liable for any consequential loss, including operating loss, loss of data, profits, goodwill, reputation, etc., or any other indirect loss. We are not liable for advice provided by

anyone other than us (and by our sub providers through us). We are not liable for advice provided by any other advisers irrespective of whether they are engaged by us or simply with our assistance.

The liability for our translation services is limited to the limit of cover under our professional liability insurance, see Insurance below. Our liability is limited to the current and actually existing limit of cover under the insurance. Our liability for translation services does not include any consequential loss, including operating loss, loss of data, profits, goodwill, reputation, etc., or any other indirect loss. We are not liable for translation services provided by translators that are not employed by Dianati & Klink Larsen Advokatpartnerselskab irrespective of whether they are engaged by us or simply with our assistance.

10.3 Indemnity

If we are jointly and severally liable with the client to third parties, the client must indemnify us to the extent that our liability to the client and any third party exceeds what is stated in this Section 10.

10.4 Insurance

All attorneys at Dianati & Klink Larsen Advokatpartnerselskab have taken out professional liability insurance and provided a guarantee with HDI Danmark in accordance with the rules laid down by the Danish Bar and Law Society (policy number 156-76965948-30010). The professional liability insurance covers all legal services provided by us irrespective of where such legal services are provided.

The cover for each attorney at Dianati & Klink Larsen Advokatpartnerselskab under the insurance is DKK 5 million annually. In addition, there is an overlying limit of cover of DKK 45 million per claim and in total per year.

At the start of a new matter, the client is encouraged to consider whether there is a need/desire for greater insurance cover and in that case to notify us immediately. If so, additional cover will be taken out for the relevant matter. The cost of this will be borne by the client.

10.5 Statute-barring

If the client is a business person, claims for damages are statute-barred 12 months after the time when the client became aware, or should have become aware, of the circumstances justifying the claim. In any event, claims for damages become statute-barred within three years of the advice justifying the claim being given, unless otherwise provided by mandatory rules.

11 COMPLAINTS

11.1 Internal complaint

If our assistance or fees do not meet the client's expectations, we encourage the client to contact the attorney at Dianati & Klink Larsen Advokatpartnerselskab with whom the client has entered into an agreement for the provision of assistance.

11.2 External complaint

The attorneys at Dianati & Klink Larsen Advokatpartnerselskab are covered by the supervisory and disciplinary system of the Danish Bar and Law Society, and by the rules on good legal practice, cf. Section 126 of the Danish Administration of Justice Act. The Code of Conduct for the Danish Bar and Law Society also applies. The rules that apply specifically to the legal profession can be found on the website of the Danish Bar and Law Society: www.advokatsamfundet.dk.

Should a dispute arise regarding fees we have charged, or if there is dissatisfaction with the conduct of one of our attorneys, the client can lodge a complaint about the amount of the fee and/or the conduct with the Disciplinary Board of the Danish Bar and Law Society, Kronprinsessegade 28, 1306 Copenhagen K: www.advokatnaevnet.dk, phone: (+45) 33 96 97 97 or email: postkasse@advokatnaevnet.dk. Further, reference is made to the Disciplinary Board of the Danish Bar and Law Society's digital complaint portal [here](#).

If the client is a consumer and the conditions are met, complaints can also be submitted via the European Commission's online out-of-court dispute resolution platform. This is particularly relevant if the client is a consumer residing in another EU country. Complaints can be submitted via the following link: <http://ec.europa.eu/odr>.

12 APPLICABLE LAW AND VENUE

Any dispute between a client and us must be resolved in accordance with Danish law before the competent Danish court.