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## General Terms and Conditions Videorecht

### General User Conditions Videorecht Client

These are the general terms of use Videorecht Client. Click [here](#) for the general terms and conditions of the Jurist. (defined below).

#### Who we are?

We are Videorecht Nederland B.V., Amsterdam, Chamber of Commerce nr: 71213716 ("Videorecht").

You can reach us via the Contact function on the platform. You can also reach us via [support@videorecht.nl](mailto:support@videorecht.nl). We strive to answer or resolve your questions or complaints as quickly as possible.

#### Description Services, Client and Jurist

Videorecht operates a platform under the name Videorecht via the domains videorecht.nl, videorecht.com, videorecht.eu, videorecht.net, videorecht.org and videorecht.info. Services are provided via the platform.

The services that are provided via Videorecht are intended for legal questions from you as a legal seeker, also referred to as a visitor or client (the "Client"). A person under the age of 16 may not use Videorecht. This is because in that case Videorecht can not comply with the specific legal requirements that apply in this respect. use and processing of personal data. By using Videorecht, the Client declares not to be younger than 16 years.

The questions must lend themselves to ad hoc answers. The questions are answered by a person who has created a profile on Videorecht, also referred to as the service provider or lawyer (the "Jurist"). Videorecht asks each Jurist to declare when creating an account that he or she is a lawyer, (junior) civil-law notary, tax specialist or other lawyer (at least 3rd year law degree). Videorecht reserves the right to check the statement via the public sources and temporarily block or permanently delete a Jurist's account if the statement appears incorrect. Videorecht excludes any liability for an incorrect statement by the Jurist.

The Jurist will distribute the services directly to the client. Videorecht acts as a transport medium for word, writing and image, and provides supported facilities such as document exchange, administration and payment (the "**facilities**"). Videorecht charges a fee to the jurist, not to the Client.

Questions are answered and advice is provided by the Lawyer on the basis of the factual information provided by the Client. The advice is general in nature or specifically based on the limited information that is provided.

### Create Client Account, Settlement or Termination

Creating an account is done via the "new account" function on the platform. All mandatory information or statements must be provided to create an account. Videorecht reserves the right to suspend the operation of an account or to terminate its definition at its own discretion and discretion. Videorecht will, for example, proceed if incorrect information is provided, in case of abuse or in case of violation of the law or the general terms of use Videorecht Client. Any liability for suspension or termination is expressly excluded.

### Free and Paid Sessions, Settlement

In a public chat session, also called public or free session, everyone can see and hear the jurist. To this end, the Client must have a computer with video camera and microphone, and turn it on. The Client must be logged in to chat with the Jurist.

In a paid session, only the Client and the Jurist can see, hear and chat with each other, i.e. document exchange. To do so, the Client must be logged in, have purchased credits and have requested a paid session from the Jurist, who has been accepted by the Jurist. Payment is automatically made per minute at the rate set in advance by the Jurist. This information is visible on the screen during the paid session. In the profile function, after the paid session, the Client sees with the hired Jurist, how long the session lasted, the rate used and the settlement.

The data exchanged during the paid session via the chat function (words and documents) is reflected in the Client's own profile. The Jurist can also find this information in his profile.

Videorecht puts a recording function at the disposal of the Jurist, for which the following applies. The Jurist can record a paid session. When the Jurist activates this function, the Client sees on the video screen that the session is being recorded. The Jurist is required to request specific permission from the client before the session is recorded via the chat function. A link to the eye session appears in the profile of the jurist. The link is valid for a maximum of 72 hours, after which it expires permanently. The Jurist can save the recorded session as a record of the advice given. The Jurist may only share this link via the chat function with the Client. The Client is responsible for any further distribution of the link. This is not recommended by Videorecht, because the recorded session can also be seen or heard by others. Videorecht does not have access to a paid or recorded session and does not store this data.

### Buy Credits, Validity and Refunding

Credits can be purchased via the Buy Credits function. This is only possible after the Client has logged in. Credit can also be purchased during a paid session. The Client can purchase credits

through, among other things, iDeal and PayPal. 1 credit costs 1 €. This is including VAT. So for 1 € the Client always receives 1 credit. A minimum of 10 € and a maximum of 400 € of credits can be purchased per time.

Credits remain valid for use on Videorecht 1 year after purchase. Credits can only be used on the Videorecht platform. Credits that have not been used for 1 year after purchase will be permanently cancelled.

Purchased credits can in principle not be returned for money. Unless there is a clear error, for example if too many credits are purchased by mistake. Videorecht therefore advises the Client to always purchase the minimum number of 10 credits (10 €). In the event of a clear error, please contact [support@videorecht.nl](mailto:support@videorecht.nl) at the latest within 30 days after purchasing the aware credits.

## Use of Credits

The first 59 seconds of a paid session are free because credit is charged to the Client per minute afterwards. If the connection is started or terminated during the free period, this does not cost the Client anything. The Client sees the following at the bottom of the video screen: the current session time, this indicates exactly the duration of the session; the remaining time, this indicates the remaining time available for the Client based on the number of available credits and the rate of the Jurist; and the Credits that are spent, this indicates the number of credits that have been deducted from the total credits of the Client. Credit can be purchased during the paid session. If there are insufficient credits, the paid session is broken. Written credits are irrevocable.

A webinar is a paid session in which the Jurist provides information to several Clients simultaneously. For example, a lecture or a course on a specific legal topic. To be able to participate in a webinar, the Client must be logged in and pay the one-time fee previously requested by the Jurist with credits. So there is no free period here. Written credits are irrevocable.

## Answering Questions and Information, Limitation or Exclusion Liability

No rights can be derived from questions or other information provided by the lawyer vis-à-vis Videorecht or the lawyer, and any acts or omissions on this basis will remain entirely at the expense and risk of the Client. This is also a third-party clause for the benefit of the jurist.

Videorecht excludes liability for damage resulting from or in connection with the use of Videorecht or the Facilities completely. In addition, Videorecht stipulates an exclusion of liability on behalf of the lawyer insofar as this is legally permissible.

Information provided by the Client is only granted if the Jurist is a lawyer or notary (or person with rights) under the duty of confidentiality and the right of non-disclosure applicable to services

rendered by lawyers or notaries. If the Jurist is not a lawyer, notary or person with rights that have been denied, no confidentiality obligation or right of non-disclosure applies.

All information is further subject to the privacy regulations of Videorecht.

Videorecht retains the right not to reply, to end a paid session or to block the IP address of a Client for future use of the platform, for the benefit of the Jurist. To that end, inter alia, in the event of suspicion of a conflict of interest, abuse can be made for the preparation or execution of a crime or operations in order to avoid or avoid the risk of persecution.

### Privacy Regulations and Personal Data

Videorecht respects the privacy of the Client and ensures that the personal data that the Client provides to Videorecht is treated confidentially.

### Cookies

Cookies are small pieces of information that are stored on the computer by the browser of the Client. The Videorecht platform uses cookies. Cookies are small text files that can be used by websites to make user experiences more efficient. Videorecht uses cookies to analyze website traffic, so that the functionality and effectiveness of Videorecht can improve. With Cookies, the Internet behavior of the Client can be followed on the Videorecht platform. Videorecht uses cookies to personalize content and advertisements and to provide social media functions. The Client agrees to the Videorecht cookies if the platform is used.

### Personal data, Use and Retention period

Videorecht requests personal data from the Client only if and insofar as these are necessary to provide a reasonable level of service. Videorecht requires only the data that are required for the purpose for which a set of data is requested. Personal data that are strictly necessary for the level of service for which data are requested are not requested.

If the Client participates in the public (free) chat, Videorecht needs at least one IP address. The IP address is used to exchange information with the Client's computer.

The first name, last name, email address and IP address of the Client are saved if the Client creates a new account as Client or subscribes to a Webinar, a newsletter or similar communication. If the Client no longer appreciates this, the Client can indicate this in the Preferences profile or by sending an email to [support@videorecht.nl](mailto:support@videorecht.nl). The personal details will then be destroyed. This may mean that the Client's account must be terminated.

The personal data mentioned above will be used to enable the Client to use Videorecht and to maintain an account. Information that the Client specifically granted permission for is also provided to Videorecht. In addition, the data is used to allocate purchased credits to the Client and to identify the Client for communication with the Jurist or Videorecht.

If a new account is created as a Client under Videorecht, the personal data will be stored on a Secure Server. The Client account stores information such as first name, last name, email address, IP address, granted permissions, approvals or statements and number of credits.

Payment details of the Client are not stored by Videorecht, which proceeds via the specified payment platforms, unless the Client specifically requests Videorecht to store certain payment details. The Client's profile lists purchased credits and paid session data with the Lawyer: date, Jurist, Rate, Time spent, Credits paid and Chatlog.

If personal data are requested by Videorecht and stored in the files for the benefit of the service, this data is retained as long as the Client account is maintained. If the Client account is terminated, the personal data will be permanently destroyed within 30 days.

The Client always has the right to terminate an account. This can be done via the profile under "Preferences" or by sending an email to [support@videorecht.nl](mailto:support@videorecht.nl). The account is then terminated after the verification that the request from the specific Client originated. All personal data of the Client will then be permanently destroyed within 30 days as indicated above.

The Client always has the right to withdraw an authorization or permission to use his personal data. Send an email to [support@videorecht.nl](mailto:support@videorecht.nl). Use of personal data is then terminated after verification that the request from the specific Client has come. All personal data of the Client will then be permanently destroyed within 30 days as indicated above. This may mean that use of the Client's account or a certain communication, such as a newsletter or invitation to a webinar, is no longer possible.

### Identification and WWFT

If a paid session is held for which there is a legal obligation to legitimize the Client, then the Jurist indicates this and is settled directly between Jurist and the Client in accordance with the law. The Client is hereby requested to give specific permission to the Jurist to retain information provided, even if it contains personal data of the Client. The Jurist can find this information within 72 hours after the session in the Jurist profile. The Client can also view this information within 72 hours in the Client Profile function. The Jurist himself is obliged to keep this information in a safe way, by storing it on his own computer. Videorecht does not store this information because after 72 hours it is permanently deleted from all relevant profiles.

In cases mentioned in the 'Act to prevent money laundering and terrorist financing' (WWFT), a certain lawyer (such as a lawyer or notary) may be obliged to provide information to third parties. On the basis of the Wwft, such a lawyer will have to report transactions in which € 15,000 or more is paid in cash to or through the intermediary of the Jurist. Transactions of which the Jurist has reason to assume that these are related to so-called 'money laundering' or terrorist financing must also be reported by the jurist. The Jurist may not, if applicable, inform the Client that an 'unusual transaction' report has been made.

### Dispute Settlement and Choice of Law

Any disputes in connection with these general terms and conditions or the use of Videorecht that can not be settled amicably will only be brought before the competent court in Amsterdam. This is an exclusive choice of forum. Dutch law is exclusively applicable to these general terms and conditions and



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any dispute. This is an exclusive choice of law. The provisions herein do not affect the right of the Client to submit a complaint to an authorized organization on the basis of any specific Dutch legislation.

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## General User Conditions Videorecht Jurist

These are the general terms and conditions for video rights lawyer (defined below). Click [here](#) for the general terms of use Video right Client (defined above).

### Who we are?

We are Videorecht Nederland B.V., Amsterdam, the Netherlands, Chamber of Commerce no. : 71213716 ("Videorecht").

Our VAT number: NL858625982B01.

Our iban: NL75KNAB0257267581.

You can reach us via the Contact function on the platform. You can also reach us via [support@videorecht.nl](mailto:support@videorecht.nl). We strive to answer or resolve your questions or complaints as quickly as possible.

### Description Services, Client and Lawyer

Videorecht operates a platform under the name Videorecht via the internet domains videorecht.nl, videorecht.com, videorecht.eu, videorecht.net, videorecht.org and videorecht.info. Services are provided via the platform.

The services provided via Videorecht are intended for legal questions from a legal seeker, also referred to as visitor or Client (the "Client"). A person under the age of 16 may not use Video Right as a Client. This is because in that case Videorecht can not comply with the specific legal requirements that apply in connection with the use and processing of personal data. By using Videorecht, the Client declares not to be younger than 16 years.

The questions must lend themselves to ad hoc answers. The questions are answered by you as a person who has created a profile on Videorecht, also referred to as the service provider or lawyer (the "**Jurist**"). Videorecht asks each Jurist to state when creating an account that he or she is a lawyer, candidate civil-law notary, notary, tax specialist or other lawyer (minimum 3-year law degree). Videorecht reserves the right to check the statement via public sources and temporarily block or permanently delete a Jurist's account if the statement appears incorrect. Videorecht excludes any liability for an incorrect statement by the Jurist.

The Jurist provides the services directly to the Client. Videorecht acts as a transport medium for word, writing and image, and provides support facilities such as document exchange, administration and payment (the "**Facilities**"). Videorecht charges a fee to the jurist, not to the client. Below you can read how the payment by the Client and settlement with the Jurist take place.

Questions are answered and advice is provided by the Jurist on the basis of the factual information provided by the Client. The advice is general in nature or specifically based on the limited information that is provided. Only the Jurist is responsible for the content of the information provided.

## Create Jurist Account, Suspension or Termination

Creating an account is done via the "new account" function on the platform. All mandatory information or statements must be provided to create an account. The Jurist must be at least 18 years old. Videorecht reserves the right to suspend or terminate the operation of each account at its sole discretion and discretion. For this purpose Videorecht will proceed, inter alia, if inaccurate information is provided, in case of abuse or in case of violation of the law or the general terms of use Videorecht Jurist. Any liability for suspension or termination is expressly excluded.

## Free and Paid Sessions, Settlement

In a public chat session, also called public or free session, everyone can see and hear the Jurist. To this end, the Jurist and the Client must have a computer with video camera and microphone, and turn it on. To chat with the Jurist, the Jurist and the Client must be logged in.

In a paid session only the Client and the Jurist can see, hear and chat with each other, ie document exchange. The Client must be logged in for this purpose, have purchased credits and have requested a paid session to the Jurist, which has been accepted by the Jurist. Payment is automatically made per minute at the rate set in advance by the Jurist. This information is visible on the screen during the paid session. In the profile function, after the paid session, the Client sees the Enabled Jurist, how long the session lasted, the rate used and the settlement. The Jurist sees the same information via the profile function.

During the paid session via the chat function exchanged data (words and documents) the Client sees back in the profile function. The Jurist can also find this information in his profile function.

Videorecht puts a recording function at the disposal of the Jurist. The following applies to this. The Jurist can record a paid session. If the Jurist chooses to record the session, the Client will see on the video screen that the session will be recorded. The Jurist is required to request specific permission from the Client prior to the session being recorded via the chat function. A link to the recorded session appears in the profile function of the Jurist. The link is valid for a maximum of 72 hours, after which it is permanently deleted. The Jurist can save the recorded session as a record of the advice given. The Jurist may only share this link via the chat function with the Client. Sharing the link in other ways is not permitted. The Jurist may not also publish the recorded session or the data exchanged with it, for example by placing it on a video website. If the Jurist does this anyway, Videorecht can issue a warning, temporarily block or permanently delete the account of the Jurist. The Client is responsible for any further distribution of the link if it has been received from the Jurist. Videorecht does not have access to a paid or recorded session and does not store this data.

## Buy Credits, Validity and Refunding

Credits can be purchased via the Buy Credits function. This is only possible after the Client has logged in. Credit can also be purchased during a paid session. The Client can purchase credits via iDEAL and PayPal. 1 credit costs 1 €. This is including VAT. So for 1 € the Client always receives 1 credit. A minimum of 10 € and a maximum of 400 € of credits can be purchased per time.

Credits remain valid for use on Videorecht 1 year after purchase. Credits that have not been used for 1 year after purchase will be permanently canceled.

Purchased credits can in principle not be returned for money. This is only different if there is a clear error, for example if too many credits are purchased by mistake. Videorecht therefore recommends that the Client always purchase only the minimum number of 10 credits (10 €). In the event of a clear error, the Client must immediately contact [support@videorecht.nl](mailto:support@videorecht.nl), at the latest within 30 days after purchasing the relevant credits.

## Use of Credits

The first 59 seconds of a paid session are free because credit is charged to the Client per minute afterwards. If the connection is started or terminated during that free period, then this does not cost the Client anything. The Jurist will also receive no settlement for this. The Client sees at the bottom of the video screen: the current session time, this indicates exactly the duration of the session; the remaining time, this indicates the remaining time available to the Client based on the number of available credits and the rate of the Jurist, and the spent credits, this indicates the number of credits that have been deducted from the purchased number of credits of the Client. The Jurist also sees this information. During the paid session, credits can be purchased by the Client. At the moment that there are insufficient credits, the paid session is broken. Written credits are irrevocable.

A webinar is a paid session in which the Jurist provides information to several Clients simultaneously. For example, a lecture or course on a specific legal topic. To be able to participate in a webinar, the Client must be logged in and pay the one-time fee previously requested by the Jurist with credits. So there is no free period here. Written credits are irrevocable.

## Set Tariff by Jurist

The Jurist himself determines the minimum rate for a paid session. The standard rate is 3 credits per minute. The Jurist can adjust this in his profile. The minimum rate is 1 credit per minute, the maximum is 20 credits per minute. During a paid video consultation it is not possible for the Jurist to increase or decrease his rate.

For a webinar to be kept, the Lawyer determines the one-off rate for the entire webinar. The standard rate is 5 credits. The jurist can adjust this when planning a webinar. The minimum rate is 5 credits per Client, the maximum is 100 credits per Client.

If a Jurist wishes to follow a webinar from another Jurist or wishes to consult another Jurist, a Client account must be created. The Jurist account does not have a credit purchase function.

## Settlement Jurist, Payment Information, Refund Credits, Reimbursement, VAT, Computation

Videorecht periodically calculates with the lawyer for a paid video consultation and webinars on the basis of credits actually paid by the Clients to the Jurist and received and retained by Videorecht. In order to settle with the Jurist, the payment information from the Jurist must be provided to Videorecht. You must also comply with all legal requirements, such as Know Your Customer (KYC) if applicable. Until that information is provided and the legal requirements are fulfilled, Videorecht has the right to suspend payment to the Jurist. If, in spite of repeated requests and reminders, the Jurist fails to comply with this, Videorecht can permanently refuse payment. All transaction and other costs associated with payment to the lawyer are for the account of the jurist. Videorecht has the right to deduct these costs from a current or future payment if necessary.

Clients can have complaints, for example about the quality of service provided by the Jurist or about the quality of the facilities. Videorecht reserves the right in such cases at its own discretion and discretion to transfer the credits to the Clients. About these returned credits are not settled with the Jurist. The same applies if Clients have used credits with the Jurist and then make a refund request for those credits, ie a so-called chargeback. Videorecht does not count with the Jurist either.

The Jurist owes an Facilities Allowance (defined below) to Videorecht for the use of the Facilities for each paid session or webinar. The Facilities Fee is intended to cover the costs of the Facilities and a reasonable profit margin and amounts to a percentage of each amount settled by Videorecht with the Jurist (the "**Facilities Fee**"). The Facilities Fee is specifically agreed with the Jurist by creating a Jurist account. Changes to the Facilities Fee will be made known to the Lawyer. If the Jurist does not agree with a change which implies an increase of the Facilities Fee, Videorecht reserves the right to permanently terminate the Jurist's account, whether or not after a specified term.

The Facilities Fee and what is settled with the Lawyer is calculated on the basis of the value of credits spent. This is after deduction of VAT (rate 21%) upon purchase by the Client. An example:

Client buys 100 credits for € 100. Each credit represents 0.83 € (+ 21% = 1 €).

Client spends 100 credits in paid session with Jurist. The value of this is 83 €.

If the Fee is 25%, Videorecht will hold 20.75 €. The jurist receives 62.25 € plus 21% VAT

## Answering Questions and Information, Limitation or Exclusion Liability

No rights can be derived from the answer to questions or other information provided by the jurist vis-à-vis Videorecht or the urist and any act or omission on the basis thereof remains entirely at the expense and risk of the Client. Videorecht includes this as a third-party clause for the benefit of the Jurist in the general terms and conditions of Videorecht Customer.

Videorecht excludes liability for damage resulting from or in connection with the use of Videorecht or the Facilities towards the Jurist and the Client. In addition, Videorecht stipulates in the general

terms and conditions of use Videorecht Client for the benefit of the Jurist an exclusion of liability insofar as legally permitted.

Information provided by the Client is only provided if the Jurist is a lawyer or notary (or person with derived rights) under the duty of confidentiality and the right of non-disclosure applicable to services rendered by lawyers or notaries. If the Jurist is not a lawyer, notary or person with derived rights, no confidentiality obligation or right of non-disclosure applies. The Jurist is responsible, with the exclusion of Videorecht, for observing the applicable obligations.

All information is further subject to [the privacy regulations](#) of Videorecht.

Videorecht retains the right not to respond, for the benefit of the Jurist, to terminate a paid session or to block the IP address of a Jurist for future use on the platform. This may be done, inter alia, in case of suspicion of a conflict of interest, misuse or use for the preparation or execution of a crime or acts in order to avoid or avoid the risk of prosecution.

## Privacy Regulations and Personal Data

Videorecht respects the privacy of the Jurist and ensures that the personal information provided by the Jurist to Videorecht is treated confidentially.

## Cookies

Cookies are small text files that can be used by websites to make user experiences more efficient. Videorecht uses cookies to analyze website traffic, so that the functionality and effectiveness of Videorecht can be improved. Cookies can be used to monitor the Internet behavior of the Jurist on the Videorecht platform. Videorecht uses cookies to personalize content and advertisements and to provide social media functions. The Jurist agrees with the Videorecht cookies if the lawyer uses the platform.

## Personal data, Use and Retention period

Videorecht requests personal data from the Jurist only if and insofar as these are necessary to provide a reasonable level of service. Videorecht only requires the data that are necessary for the purpose for which a set of data is requested. Personal data that are not strictly necessary for the level of service for which data are requested are not requested.

If the Jurist participates in the public chat (free of charge), Videorecht needs at least one IP address. The IP address is used to exchange information with the Jurist computer.

The first name, last name, email address and IP address are saved if the Jurist creates a new account as a Jurist or wishes to send webinar invitations, a newsletter or such communication. If the Jurist no longer appreciates this, the Jurist can let you know in the Preferences profile or by

sending an email to support@videorecht.nl. The personal data will then be destroyed. This may mean that the Client's account must be terminated.

The above-mentioned personal data are used to enable the Jurist to use Videorecht and maintain an account. Information that the Jurist has specifically given permission for is also provided. In addition, the data is used to settle with the Jurist and to identify the Jurist for communication with the client or with Videorecht.

If a new account is created as a Jurist at Videorecht, the personal data will be stored on a Secure Server. Your Jurist account stores information such as first name, last name, email address, IP address, granted permissions, approvals or statements and payment details.

If personal data are requested by Videorecht and stored in the files for the benefit of the service, this data is retained as long as the Jurist account is maintained. If the Jurist account is terminated, the personal data will be permanently destroyed within 30 days.

The lawyer always has the right to terminate an account. This can be done via the profile under Preferences or by sending an email. The account will then be terminated after verification that the request from the specific Jurist comes. All personal data of the Jurist will then be permanently destroyed within 30 days as indicated above.

The Jurist always has the right to withdraw a granted permission or approval to use his personal data. Send an email to [support@videorecht.nl](mailto:support@videorecht.nl). Use of the personal data will then be terminated after verification that the request from the specific Jurist has come. All personal data of the Jurist will then be permanently destroyed within 30 days as indicated above. This may mean that the use of the Jurist's account or a certain communication, such as sending a newsletter or inviting or keeping a webinar, is no longer possible.

## Identification and WWFT

If a paid session is held for which there is a legal obligation to legitimize the Client, then the Jurist indicates this and is settled directly between Jurist and the Client in accordance with the law. The Client is requested to give specific permission via the text chat function to the Jurist to retain information provided, even if it contains personal data of the Client. The Jurist can find this information within 72 hours after the session in the profile function, after which this information is permanently deleted. The Jurist is obliged to keep this information in a safe manner. Videorecht does not store this information because after 72 hours it is permanently deleted from all relevant profiles.

In cases mentioned in the 'Act to prevent money laundering and terrorist financing' (WWFT), a certain Jurist (such as a lawyer or notary) may be obliged to provide information to third parties. On the basis of the WWFT, such a Jurist will have to report transactions in which € 15,000 or more is paid in cash to or through the intermediary of the Jurist in cash. Transactions of which the jurist has reason to assume that these are related to so-called 'money laundering' or terrorist financing



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must also be reported by the Jurist. The Jurist may not, if applicable, inform the Client that an 'unusual transaction' report has been made.

### Dispute Settlement and Choice of Law

Any disputes in connection with these general terms and conditions or the use of Videorecht that can not be settled amicably will only be brought before the competent court in Amsterdam. This is an exclusive choice of forum. Dutch law is exclusively applicable to these general terms and conditions and any dispute. This is an exclusive choice of law. The provisions herein do not affect the right of the jurist to submit a complaint to an authorized organization on the basis of any specific Dutch legislation.

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