



General Terms & Conditions

These General Terms & Conditions (GTC) apply to all services, advisory assignments, and legal assistance delivered by AAMANN Legal to its clients, unless otherwise expressly agreed in writing in a separate Engagement Letter.

Section	Key Points Overview
1. Status & Identity	Legal consultancy based in Dubai. Does not operate under an active Danish bar admission (advokatbestalling).
2. Scope of Assignment	Comprises exclusively the agreed legal and strategic advice. Does not include tax or auditing.
3. Fees & Expenses	Invoiced based on time spent hourly or as a fixed fee. Net 14 days payment terms. Client covers external disbursements.
4. Limitation of Liability	Limited to direct losses and financially capped at the paid fee (or a separately defined cap). No coverage for operating loss or consequential loss.
5. Governing Law & Jurisdiction	Disputes are settled finally under DIFC rules under Dubai Courts, unless otherwise expressly agreed in writing.

1. Company Status, Identity, and Regulatory Framework

AAMANN Legal is a personally operated legal advisory business (Legal Consultancy) with its legal seat in Dubai, United Arab Emirates (UAE). The company offers specialized corporate legal advisory, commercial sparring, and related consultancy services.

It is expressly clarified that AAMANN Legal is **not** a law firm (advokatfirma) under the rules of the Danish Administration of Justice Act (retsplejeloven), and the owner does not practice under an active Danish bar admission (advokatbestalling). The advice and assistance are thus provided in the



capacity of an independent legal consultant and corporate advisor. Consequently, the cooperation is not subject to the specific statutory rules that apply exclusively to practicing attorneys (advokater), including supervision by the Danish Bar and Law Society (Advokatsamfundet), the rules of professional conduct for attorneys (de advokatetiske regler), or specific client account guarantees under the Danish legal system. Upon entering into the agreement, the client declares to be fully aware of and in agreement with this legal status.

2. Acceptance, Scope, and Execution of the Assignment

A final agreement on assistance is only deemed to have been concluded when there is a written confirmation, including in the form of email correspondence or a formal Engagement Letter, which defines the specific scope of the assignment as well as the financial terms.

AAMANN Legal undertakes to execute the agreed assignment with a high professional standard, diligence, and in close accordance with the client's commercial and legal interests. The advice is based solely on the actual circumstances, information, and written material presented by the client to AAMANN Legal.

The advice comprises exclusively the legal aspects of the assignment that have been explicitly agreed upon. Corporate legal advisory from AAMANN Legal does not include tax, auditing, financial, or purely technical assessments, unless this has been specifically and in writing agreed as part of the assignment.

3. Fees, External Costs, and Invoicing

The fee for AAMANN Legal's services is, as a rule, determined based on the time spent at a further agreed hourly rate, unless a prior written agreement has been entered into regarding a fixed fee or a monthly fixed retainer for all or parts of the assignment.

Disbursements and external costs in connection with the execution of the assignment (including official registration fees, travel and accommodation expenses, courier assistance, external translations, and local notary costs) are not included in the fee and shall be borne fully by the client. Larger external disbursements are normally collected as advance payments.

Invoicing is generally carried out monthly in arrears or upon final completion of the assignment. The payment term is net 14 days from the invoice date. Fees are settled in accordance with the tax regulations in Dubai, and any local value-added tax (VAT) will be added to the extent required under the applicable legislation in the UAE. For international or cross-border services, the client is solely responsible for any local tax settlement (e.g., reverse charge), if required in the client's domicile municipality or country.



4. Confidentiality

AAMANN Legal treats all information, documents, and all material received from the client or concerning the client's commercial affairs strictly confidentially. This confidentiality obligation applies without time limitation and is thus maintained unaltered after the final completion of the assignment. Information will under no circumstances be disclosed to third parties, unless it is a necessary prerequisite for the handling of the assignment, or if applicable international legislation or binding regulatory requirements mandate it.

5. Liability and Limitation of Liability

AAMANN Legal is liable for damages for the advice provided in accordance with the general rules of liability for advisors, subject to the significant limitations resulting from these provisions.

Liability comprises exclusively the client's direct, documented financial losses. AAMANN Legal can under no circumstances be held liable for loss of profits, operating losses, loss of data, loss of goodwill, loss of business opportunities, or any other form of indirect loss, consequential damages, or financial consequential loss.

The total, accumulated, and maximum liability towards the client for errors, omissions, or breach of contract in connection with the performance of a specific assignment is financially limited to an amount corresponding to the total fee (excluding disbursements and any VAT) that the client has actually paid to AAMANN Legal for the assignment in question, but in any event subject to an absolute cap of **USD 50,000** for all claims arising from the same assignment.

6. Intellectual Property Rights

All intellectual property rights, including copyright to written material, concepts, paradigms, templates, contracts, memoranda, and other documents prepared by AAMANN Legal in connection with the assignment, belong fully to AAMANN Legal. Upon full payment of the agreed fee, the client is granted a perpetual, non-exclusive, and non-transferable right of use to apply the prepared material for the specific purpose that formed the background for the initiation of the assignment.

7. Governing Law and Jurisdiction

These General Terms & Conditions, any agreement on assistance, as well as any dispute arising from the cooperation between the parties, are governed by and shall be construed in accordance with the laws applicable in the Emirate of Dubai and the federal laws of the United Arab Emirates (UAE), as applied in Dubai.

Any dispute, controversy, or claim arising in connection with this agreement or the breach thereof, which cannot be resolved amicably, shall be subject to the exclusive jurisdiction of the courts of the Dubai International Financial Centre (DIFC Courts).