

# General Terms and Conditions

English edition, January 2020, WN8VTP6G

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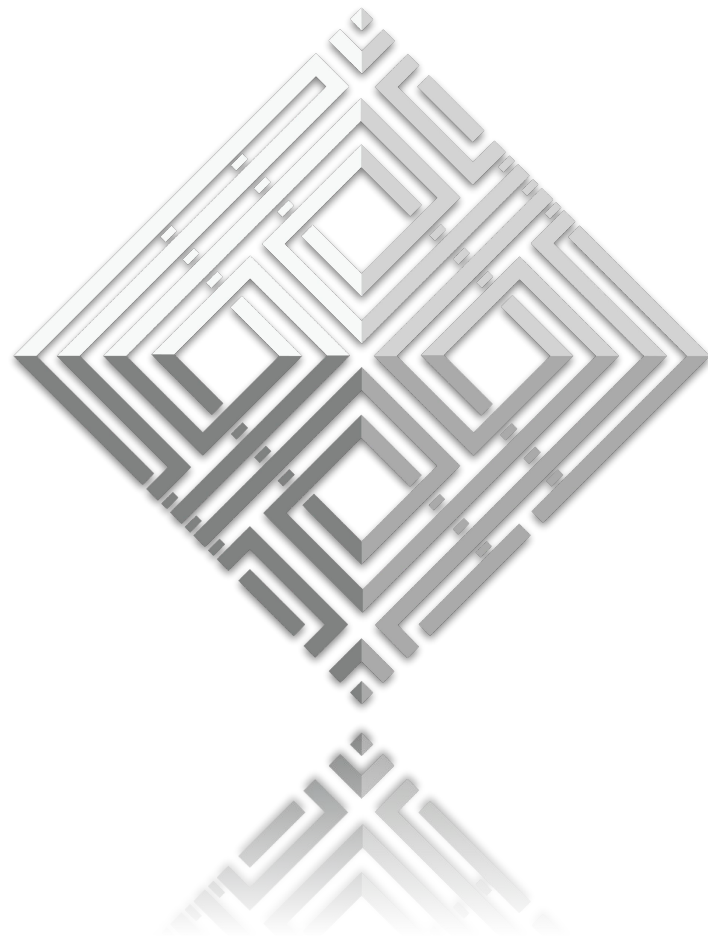
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## GLG Litigation

Attorneys at law

Member of Gaming Legal Group



# General Terms & Conditions (1/4)

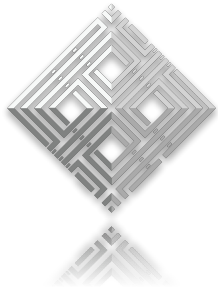
GLG Litigation  
Attorneys at law

**General Terms & Conditions** | A copy of these General Terms & Conditions (hereinafter: “**Terms of Service**” or: “**TOS**” or: “**Terms**”) has been filed with the Amsterdam courts. A hard copy will be sent to our client, upon request, free of charge.

**Agreement** | The client understands and acknowledges that services are exclusively rendered under agreement (hereinafter: the “**Agreement**” or: “**Engagement**”) between GLG Litigation B.V. (registered in the Amsterdam chamber of commerce under reference 51706687, hereinafter: “**GLG Litigation**”) and the client. The terms apply to all services, including services that have been fully or partly outsourced to third parties. Parties agree that agreements shall be composed in writing, this definition includes electronic communications.

Parties agree that verbal conversations shall never form a basis for any agreement. Agreements may be entered into via electronic signatures. The EU Directive 910/2014 on the Electronic Identification Authentication and trust Services (hereinafter: “**EIDAS**”) applies. The scope of any assignment may be amended via electronic communications such as however not limited to email and whatsapp, under the condition that the authorized representatives of both parties agree to the said change.

January 2020, WN8VTP6G



# General Terms & Conditions (2/4)

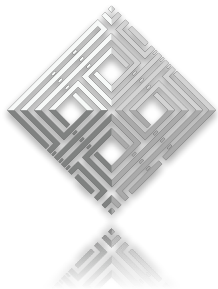
GLG Litigation  
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**AML** | In compliance with EU Directive 2018/843 of the European Parliament and of the Council of 30 May 2018 amending Directive (EU) 2015/849 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, and amending Directives 2009/138/EC and 2013/36/EU, sustainable evidence of money laundering obligates GLG Litigation to report the said evidence in accordance with the said Directive and may lead to immediate termination of the Agreement under exclusion of liability for GLG Litigation.

**Invoicing** | The client agrees that if within two weeks after the invoice was sent, no questions, remarks or complaints were submitted, it may be assumed that the client is in full agreement with the invoice and will not submit the said questions, remarks or complaints at a later time.

The client is required to settle any invoices in full and on time, which is within 10 (ten) working days after it was sent. If the invoice is not fully settled in time, GLG Litigation shall be allowed to charge a 15% (fifteen percent) surcharge on the total amount of the total amount overdue, notwithstanding the right to claim damages, collection fees, interest and court fees. GLG Litigation is allowed to annually adjust any fees upwards, with a maximum of 10% (ten percent).

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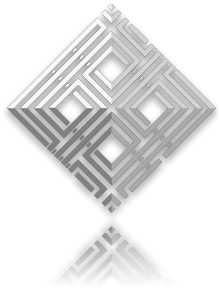
# General Terms & Conditions (3/4)

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Attorneys at law

**Limitations in liability** | The client shall indemnify and keep GLG Litigation harmless at all times against any claims of third parties in connection with the representation of the client by GLG Litigation, including services rendered to third parties, affiliated or unaffiliated, by request of the client. Parties shall assume that any claim by third parties in connection with any assignment shall be directed against the client.

Parties agree that natural individuals acting on behalf of GLG Litigation in the execution of the assignment, shall never represent themselves individually and shall as a result not be held accountable in person. GLG Litigation shall never be liable for services rendered by third parties. GLG Litigation shall not be liable for any direct or indirect consequences, ramifications or otherwise as a result of the execution of the Agreement. Third parties cannot derive any rights from the Agreement.

Liability shall in any case never exceed the amount covered by our insurance, increased with the amount of the uninsured own risk. In the event damages exceed the said amount, it shall be limited to a maximum of € 50,000 (fifty thousand euro).



# General Terms & Conditions (4/4)

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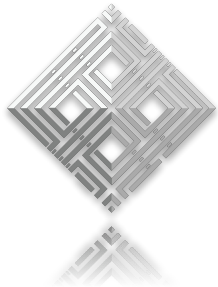
**GDPR** | GLG Litigation handles personal data in compliance with EU Directive 2016/679 on the General Data Protection Regulation (hereinafter: '**GDPR**'). Although communications between GLG Litigation, third parties within the scope of execution of the Agreement and the client are privileged, GLG Litigation may be obliged to disclose information by law or court order.

**Miscellaneous** | Parties shall never be bound to apparent errors in the Agreement. If a provision is deemed not valid in a court of law, you agree that all remaining provisions shall still be valid.

Parties agree that only the Amsterdam court shall be competent to hear disputes regarding the Agreement. Any court however shall only be competent to receive a claim from the Client against GLG Litigation, after the Client has followed the mandatory Office Complaint Procedure in full (a copy is available on [gglitigation.com](http://gglitigation.com)) and the matter has remained unresolved.

Although a translation in Netherlands language of the Agreement and Terms may be provided. Parties agree that in the matter of interpretation of the contents of the Agreement and the Terms, the English language shall be leading. If the Agreement was drafted in Netherlands language only, that text shall be leading.

January 2020, WN8VTP6G



## Contact

Please feel free to reach out at any time.

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GLG Litigation operates a law practice under its trade name “Gaming Legal” and is a member of Gaming Legal Group. All services are rendered under agreement with the Dutch entity GLG Litigation B.V., Dutch trade registration number 51706687. General terms and conditions apply and include limitations of liability. ⇐

