The Innovator's Legal Clinic – GENERAL TERMS AND CONDITIONS

1. In this document, the following terms will be understood to have the meanings assigned to them below: "the Clinic" means The Innovator's Legal Clinic, being part of Maastricht University's Faculty of Law; "Client" means each natural person (in the course of his business) or legal entity, who or which requests legal advice or services;

2. All requests, assignments or instructions directed to the Clinic and all services are subject to these general terms and conditions. Applicability of the Client's general terms and conditions is hereby excluded.

3. All advices and services are performed by the Clinic as an organisation, not by individuals. The applicability of Articles 7:404 and 7:407 Dutch Civil Code is, therefore, excluded and shall not apply.

4. The Clinic aims at serving the innovators and artists with *pro bono legal advice* while providing students of Maastricht University's Faculty of Law with an enabling learning environment. The legal advice, thus, is given to the best of the Clinic's ability. The use of the advice or services is at the Client's own risk. The Clinic shall not be liable for any direct or indirect loss or damage, in any form and for any reason whatsoever, arising out the advice and/or services provided in, except in the case of intent or gross fault by the Clinic. The Client indemnifies the Clinic for all claims by third parties in this respect.

5. The Client is not allowed to copy, record or make public the content of the advice supplied by the Clinic without the prior written permission of the Clinic, or in any other way to make them available to third parties.

6. The relationship between the Clinic and its clients shall be governed by Dutch law. The courts in Maastricht the Netherlands, shall have exclusive jurisdiction over any dispute arising between the Clinic and a Client.

7. These general terms and conditions shall apply to all (future) assignments and instructions of the Client.