

GENERAL TERMS AND CONDITIONS FOR THE PROVIDING OF SERVICES

1. Offers and orders

The contract will enter into force only after study and notification by us (the Company) of the acceptance made by the customer of the original offer. The latter is always made without any engagement on our part and the terms of the offer are given only for guidance.

2. Price

Our prices are subject to change in the course of the performance of the contract should rises in the price of raw materials, supplies, happen, new fiscal or customs charges occur which would increase the prime cost of the project. Furthermore, any modifications to the initial project, as accepted by us, will immediately entail a subsequent modification of our initial prices.

3. Delivery

The delivery schedules are strict. However, the company's liability will be limited expressly to 5% of the value of the contract, VAT excluded, unless the failure to deliver on time or the delay is the result of an act of God or circumstances beyond our control.

It is expressly agreed that an accident involving the lorry, a traffic-jam or a breakdown are expressly agreed and accepted by the customer as constituting an act of God or circumstances beyond our control.

4. Payment

Any contract entered into with the Company is payable up to 50% of the global amount as from the moment the offer is accepted and the balance is payable upon delivery.

All payments have to be made cash unless otherwise agreed upon by us. Any late payment will by right and without any notice entail payment of interests amounting to 12% per annum and a fixed surcharge of 15%, with a minimum of 50 euros being owed.

Furthermore, any default in payment will cause any amount due by the customer to be immediately payable whatever the reason may be and will cancel any previous agreement granting payment facilities. The Company will furthermore have the right to cancel any other existing contract with the same customer defaulting on payment.

Furthermore, abstaining from implementing this clause remains a Company choice, without prejudice.

5. Liabilities

** Damages to property or physical injuries*

The Company will not be held liable for damage caused to property or for physical injuries occurring in the process of assembling, installing or dismantling and storing of the project.

** Damages caused to the customer's equipment or to lent equipment*

The Company will not engage its liability in the course of handling, adapting, installing or taking away equipment belonging to the customer, or lent by him or by a third party. This equipment is placed under the customer's sole responsibility, or that of the lending third party who will see to it that it is insured against any damage resulting from its use for the specific purposes of the project set up by the Company and among others, against theft, fire, vandalism, loss or destruction as well as claims from neighbours.

** Damages caused during transport*

The Company will engage its liability only when it carries out itself the transport from its workshop to the place where the stand is to be assembled.

6. Cancellation of the event by the customer

Should the customer cancel an event or a contract entered into with the Company, the Company reserves the right to charge the customer an amount equal to 50 % of the total value of the contract as fixed damages and interests.

However, should such cancellation occur in the course of the month preceding the event for which the project must be carried out, the Company will be entitled to be paid the whole of the total amount of the contract as fixed damages and interests.

7. Title reservation clause

The goods will remain the sole property of the Company until full payment by the customer is made, comprising principal, interests and costs in the case of litigation.

8. Industrial property

All projects, plans, quotes and documents pertaining to the creation, carrying out, modification and construction of the project remain the Company's property and cannot be duplicated, carried out, communicated in any way whatsoever without prior and written consent by the Company.

Furthermore, any communication, carrying out or later duplication will have to carry expressly the Company's name as owner of the title.

Any breach of any of the above provisions will give rise to the payment of a contractual indemnity of 30% of the amount of this contract, without prejudice to additional damages and interests as the case may be.

9. Jurisdiction - Law of the contract

Belgian law governs this contract, unless otherwise agreed upon.

Only the courts and tribunals of the judicial district of Brussels will have jurisdiction, including the Justice of the Peace of St Josse-ten-Noode.