

1. DEFINITIONS

1.1 User of the General Terms and Conditions of Business: The Inside Ltd. **1.2** Client: any person (or legal entity), his representative(s), deputy or deputies and assignee(s) who have given The Inside Ltd an order to carry out operations. **1.3** Operations: all works and services that have been ordered or otherwise provided by The Inside Ltd on account of a third party, all in the broadest sense of the word and at least containing the operations as specified in the quotation or all the operations that can help carrying out the order that has been placed. These operations include, but are not being limited to: manufacturing by order, supplying, transporting, placing and removal of stands, furniture, signing, means of presentation, borrowing or hiring of equipment, all in the broadest sense of the word for companies, private persons and institutions. **1.4** Orders: the orders can be placed verbally as well as in writing. **1.5** Equipment: all goods, including amongst others documents and data carriers, placed at the disposal of The Inside Ltd by the client and / or manufactured by The Inside Ltd to carry out the order.

2. GENERAL

2.1 With the deposit of these Terms and Conditions in the Chamber of Commerce in Deventer, all previous conditions of The Inside Ltd expire. **2.2** These general conditions apply to all engagements, written or verbal, between The Inside Ltd and the client. These conditions also apply to all contracts of The Inside Ltd, for which third parties should be involved. All orders are only carried out under the following conditions, unless otherwise explicitly agreed and confirmed by The Inside Ltd in writing or verbally. **2.3** Agreements with employees of The Inside Ltd don't commit The Inside Ltd to anything, unless confirmed in writing by The Inside Ltd. **2.4** The client acknowledges applicability of these Terms and Conditions by the mere fact of placing any order with The Inside Ltd, unless these Terms and Conditions have been rejected explicitly by the client in writing. A single reference by the client to his own terms and conditions or a standard clause on the letterhead or in their own terms and conditions confirming the exclusiveness of these conditions is therefore not sufficient. **2.5** If different conditions have been agreed with regard to certain topics confirmed in these Terms and Conditions, the present Terms and Conditions will apply for the remainder of the agreement. The agreed different conditions will never apply to more than one order, unless confirmed in writing every time a new order is placed. **2.6** The client shall mean any person who is placing an order or wishes to place an order with The Inside Ltd to deliver services or otherwise, any person who is buying or wants to buy goods from them, who is hiring or wants to hire goods from them, or who is entering or wants to enter an agreement with them of any other kind.

3. QUOTATIONS

3.1 All offers are, unless otherwise explicitly agreed, without engagement. The Inside Ltd is only committed after confirming the order in writing or verbally. **3.2** In case of total cost being composed of several quotations there is no obligation to supply an individual part of the order at the individual quoted price. **3.3** If a requested quoted has been based on a post-calculation, the prices quoted are only a guideline. The actual working hours by The Inside Ltd, as well as the actual incurred expenses by The Inside Ltd will be charged. **3.4** If the order fails to occur, The Inside Ltd reserves the right to charge the expenses for the design, drawing(s) and quotation or a part of them. **3.5** All prices quoted by The Inside Ltd are excluding VAT, unless the quotation explicitly states otherwise. **3.6** The Inside Ltd reserves the right of price changes without prior notification. Thus The Inside Ltd reserves the right to pass on increases in wages, employer's charges, as well as increases of other tariffs, which are increasing the costs for The Inside Ltd. **3.7** If the order, for which a quotation was requested, will not be placed at The Inside Ltd, the client is obliged to return the quotation with all relevant documents post-free within eight days to The Inside Ltd. Failing that The Inside Ltd reserves the right to charge the client all expenses incurred. **3.8** If the price in a quotation for a stand is based on more than one placement of that stand The Inside Ltd reserves the right to charge the client 25% per project in case the client doesn't observe this agreement within the agreed time.

4. ORDERS

4.1 An order binds the client. The Inside Ltd is only committed to an order by a written or verbal confirmation of the order. If the client has not expressed any objections against the written or verbal order to The Inside Ltd within eight days after his written or verbal confirmation of the order, the written or verbal order will be considered to be correct and complete. **4.2** If the client still wants to make changes in the execution of the order, after the order has been provided, the client should notify The Inside Ltd of these changes in time and in writing. If the changes have only been confirmed by the client verbally or by telephone the risk of execution of the changes will be to the account of the client, unless these changes have been confirmed by The Inside Ltd in writing. **4.3** The client will ensure that The Inside Ltd will have to their disposal in time:

- all relevant information regarding the exhibition's location
- times of construction and break down of the stands
- all necessary documents which need to be signed
- the colours codes which they wish to be used

4.4 If the client cancels the order fully or partly, he is committed to pay The Inside Ltd all the costs which have been made for the execution of this order. **4.5** Changes of any kind in the original order, confirmed in writing or verbally by or on behalf of the client, that will cause higher

costs than could have been accounted for at time of quotation and / or at time of confirmation of the order, will be charged to the client.

4.6 Changes and / or cancellations of orders only commit The Inside Ltd after written acceptance. **4.7** Written orders from the client should be accompanied by a clear definition of the operations that need to be carried out. **4.8** The Inside Ltd reserves the right to carry out and charge the client for more operations than mentioned in the written order or in the confirmation of the order, if these operations are in the interest of the client and/or necessary for a correct execution of the order. The client will be informed of the execution of these extra operations as soon as possible. **4.9** All other orders than those given for an indefinite period of time will end when completed or at the appointed time by both parties. **4.10** In the event of termination of an order of an indefinite period of time, each of the parties has to observe a period of notice of at least three months by means of a registered letter. **4.11** If required for a correct execution of the agreement, The Inside Ltd has the right to have certain work done by third parties. **4.12** The client is not allowed neither during the execution of the order, nor during a period of eighteen months after the order has been completed, to conclude an employment contract in some way or other with a person that is/was employed by or on behalf of The Inside Ltd to work for the client, or with personnel and/or third parties involved in the client's order. This under penalty of a fine of 2000.00 Euro, which is not for moderation subject, for every offence per week during which the offence continues. **4.13** If during the duration of the contract any changes will take place in for example salary and/or other costs, as a result of changes in the CAO (the Dutch Collective Labour Agreement), or as a result of laws, decrees and/or decisions by the authorities, or if changes will take place in the costs of any substances and materials etc used an adjustment of the price will be carried out, in principle in accordance with the written decree by the Ministry of Economic Affairs of the maximum allowable price change. If there is no such price decree or arrangement a change will take place in accordance with the representative report of the umbrella business organization.

5. SUPPLY AND EXECUTION OF THE ORDER

5.1 In case of supply of data by the client, The Inside Ltd is not responsible for any incomplete supplied data, except when the client can prove fault or criminal intent by The Inside Ltd. **5.2** Each partial delivery, which also means the delivery of components of a composed order, can be invoiced, in which case that partial delivery will be considered as a separate transaction: in such a case, payment has to take place in accordance with the provisions in article 10. **5.3** Delays will not be charged to The Inside Ltd, unless caused by their fault, this is notwithstanding the provisions in article 5.1. **5.4** The execution of an order will take place within the normal planned time schedule. If an order has to be speeded up, overtime and/or any other additional costs may be charged. The client gives The Inside Ltd some leeway with regard to the duration of the execution of the order. The time-limit is only irrevocable and final if the client has informed The Inside Ltd about the consequences of a delay at the time of giving the written order and if this has been confirmed by The Inside Ltd in writing. **5.5** If the client does not observe (some of) the obligation(s) resulting from an agreement with The Inside Ltd or if it appears that during the execution of the order or afterwards the client has supplied incorrect data or has withheld any data, The Inside Ltd has the right to suspend the compliance of all obligations to the client and even to consider all agreements with the client entirely or partial terminated, for which no default notice and/or judicial intervention is required, while retaining the right to compensation. The amount due by the client to The Inside Ltd can be claimed by The Inside Ltd immediately. **5.6** The Inside Ltd has the right to contract out the order or parts of the order to third parties without notice to or consultation with the client, if this will promote a correct and efficient execution of the order in the opinion of the Inside Ltd. **5.7** The Inside Ltd commits itself to carry out the contracted operations to the best of its knowledge and capacity, but it does not accept any liability if it does not attain the object of the client. **5.8** If, during the execution of an order accepted by The Inside Ltd, it appears that the order is not practicable because of circumstances not known to The Inside Ltd or because of force majeure, The Inside Ltd reserves the right to demand that the order will be changed in such a way that the execution of the order will be practicable. The increased or decreased costs as a result of such a change will be settled between both parties, while the client is obliged to pay for the operations already carried out by The Inside Ltd but which eventually seemed to be of no use. **5.9** If the client has materials or tools from The Inside Ltd in his keeping, required for the execution of the order, the client is responsible for these materials and tools. In case of loss or damage The Inside Ltd reserves the right to charge to the client. **5.10** A project will be considered to be finished and delivered when in the opinion of The Inside Ltd it is carried out in accordance with the order and/or when the client has started using the product(s) delivered by The Inside Ltd.

6. LATE DELIVERY TIME

6.1 If the progress in the execution of the work is delayed through the fault of the client or by force majeure, the client is obliged to pay The Inside Ltd in proportion for that part of the work that has already been done, as well as for the costs that already have been made with relation to the order. **6.2** The deadlines that have been agreed with The Inside Ltd will never be considered by the client as final deadlines, unless the contrary has been agreed on explicitly in writing. **6.3** Disturbances within the company by force majeure (which shall include but is not limited to: illness and/or inability to work, war, mobilization, riots, floods,

weather conditions, e.g. storm and frost, terrorist attacks, closed shipping and other obstructions in transport, stagnation, limitation or discontinuance respectively of the supplies by public utilities, fire, machinery breakdown and other accidents, strikes, lockout, actions of trade unions, because of which producing becomes impossible, measures by the authorities, non-delivery of necessary materials and semi-manufactured articles to The Inside Ltd by third parties and other unforeseen circumstances, including in the country of origin of the materials and/or semi-manufactured articles, which will interrupt the regular operations and delay the execution of the order or make the execution impossible) release The Inside Ltd from the agreed deadline or their obligation to execute the order, while the client cannot assert his right for that reason and cannot claim any compensation of costs, damages or interests. **6.4** In case of force majeure The Inside Ltd will immediately notify the client. The client has the right to cancel the order in writing within eight days after receipt of this notification, he will however be obliged to pay The Inside Ltd for that part of the order that has already been executed.

7. COMPLAINTS AND WARRANTIES

7.1 Complaints can only be made in writing within eight days after the execution of the order. The Inside Ltd shall not be liable for misprints, clerical and/or counting errors and/or unclear quotations, order confirmations and/or prospectuses, nor for the consequences. In case of a difference in interpretation of the quotations, order confirmations or prospectuses, the interpretation of The Inside Ltd will be binding. **7.2** Defects in certain parts of the delivered goods and/or services shall not give the client the right to disapprove of all the delivered goods and/or services. **7.3** The Inside Ltd shall not be responsible for any defects caused by the delivered goods and/or services or any defects of the delivered goods and/or services caused by the client or any third party, or caused by any external circumstances (see 6.3). **7.4** The Inside Ltd shall be limited only to obligations mentioned in this paragraph. The Inside Ltd shall in no case be liable for any direct or indirect consequential loss or any other loss that might result from incorrect or late execution of the order. **7.5** A complaint with regard to certain operations or deliveries shall not suspend the obligation of payment with regard to these or other operations/deliveries. **7.6** Defects in a small part of the goods shall not give the right to disapprove of the whole lot. A small part shall be a maximum of 5% of the total quantity. **7.7** The client shall never be able to demand dissolution of the agreement on account of complaints or defects. **7.8** Warranties shall apply explicitly if agreed in writing.

8. LIABILITY

8.1 The Inside Ltd shall not be liable for any damage, of any description and caused by any reason whatsoever, other than as a result of intention or serious misconduct to be proven by the client and even then only up to the amount of the operations that have already been executed by The Inside Ltd. **8.2** The Inside Ltd accepts no liability and shall not pay for any damages to materials and means of the client that are present at the exhibition centre during the construction and breakdown of the stands and during the trading days. **8.3** The Inside Ltd can never be held responsible if operations, as requested by the client, shall be considered impossible after mentioning by The Inside Ltd. **8.4** The client is obliged to indemnify and protect The Inside Ltd against all claims for compensation which third parties bring against The Inside Ltd, with relation to any damage caused by or with the services delivered by The Inside Ltd. **8.5** If a client acts on behalf of two or more individual persons or legal entities, these persons are each responsible for meeting the obligations resulting from the agreement. **8.6** The Inside Ltd reserves the right to communicate with the client and third parties by means of e.g. Internet, E-mail and GSM; The Inside Ltd shall not be held responsible for any breach thereof by third parties. The Inside Ltd shall not be held responsible for any damage the client has suffered or might suffer because of such a breach in the communication. **8.7** The Inside Ltd will give recommendations and advices to the best of their knowledge and in good faith, however The Inside Ltd is by no means liable for any loss or damage, directly or indirectly resulting from the contents of the advice given by The Inside Ltd. **8.8** Neither accepts The Inside Ltd any liability for mistakes or faults as a result of incorrect data provided by the client, and as a result of not processing the data which were not explicitly reported or handed to The Inside Ltd. **8.9** The Inside Ltd shall never be held responsible for any direct or indirect damage, arisen otherwise than as a result of intention or serious misconduct, to be proven by the client. **8.10** The Inside Ltd is not liable for consequential damage, such as damage consisting of lost profit or decreased return for the client or a customer of the client.

9. OWNERSHIP/COPYRIGHT

9.1 The ownership of the goods to be delivered shall only be transferred to the client, when the client has observed all of the following obligations which have been agreed with The Inside Ltd, despite of the fact the goods have already been delivered:

- The payment for the delivered goods;
- The payment for the services provided by or to be provided by The Inside Ltd, according to their agreement;
- Any claims charged to the client for not observing the (an) agreement(s).

9.2 With relation to the goods referred to in section 1 of this chapter, the Inside Ltd shall retain the (co-)ownership as much as possible to secure all its outstanding claims against the client, if goods have been processed or otherwise by any act of the client in the absence of such payment to the ownership of The Inside Ltd would be removed. **9.3** The client shall be authorized until further notice to sell and deliver the supplied goods to third parties in relation to his normal operations, provided that he will yield the debts, proceeding from these sales to his clients, to The Inside Ltd as soon as it is demanded by The Inside Ltd. The client shall irrevocably authorize The Inside Ltd from this moment to collect the debts. **9.4** Any rental equipment cannot be used as capital by the client in any way, neither shall the client use the goods to secure any debt from third parties. **9.5** The Inside Ltd has, at all times, the right to take delivered goods away from the client or to have them taken away, if the client fails to meet the obligations towards The Inside Ltd. The client shall have to cooperate with this, under penalty of a fine of 500.00 Euro for each day he fails to meet the obligations. **9.6** The Inside Ltd is allowed to take photographs from the delivered goods and stands, whether they are provided by third parties or not, and to use these photographs for promotional purposes. **9.7** The Inside Ltd reserves the copyright of the designs, drawings and calculations, designed and produced by The Inside Ltd, also when these have been ordered by the client. **9.8** The client is obliged to use the supplied designs, documentation, drawings and calculations only for their own advantage, and is not allowed to place them at the disposal of third parties, not in any way, either for remuneration, or free of charge, nor shall he act in such a way or refrain from certain acts, so that third parties can have them at their disposal. **9.9** Designs, models, drawings, methods, advices, etc. from The Inside Ltd or displayed on the website of The Inside Ltd shall be and shall continue to be explicitly and exclusively inalienable property of The Inside Ltd before and/or during and after the execution of the order, regardless of any input of the client himself or any contracted third party in creating the designs, drawings, procedures, advices etc. The execution of these rights, disclosures or handovers of data, is explicitly and exclusively reserved to The Inside Ltd both during and after the execution of the order. **9.10** All rights of industrial or intellectual kind, such as copyright, with relation to the designs, drawings, methods, advices etc, from The Inside Ltd or used by The Inside Ltd shall be and shall continue to be explicitly and exclusively inalienable property of The Inside Ltd both during and after the execution of the order, regardless of any input of the client himself or any contracted third party in creating the designs, drawings, procedures, advices etc. The execution of these rights, disclosures or handovers of data, is explicitly and exclusively reserved to The Inside Ltd both during and after the execution of the order.

10. PAYMENTS

10.1 The Inside Ltd can demand payment, prepayment and payments in instalments if the execution of an order will take longer than a month or if the amount involved in the order will be taken into consideration for this by The Inside Ltd. The Inside Ltd has the right to require sufficient security of payment in advance or during the execution of an order, regardless of the agreed terms of payment. **10.2** All payments should be made within fourteen days after the date of invoice, or by direct debit, net without any deduction in Euros, unless otherwise agreed. **10.3** If a longer credit period than fourteen days after the date of invoice has been agreed or if this has been wrongly taken, the client is due an interest of 1% of the total amount of the invoice per month or a part of a month. If and as far as the due statutory interest is higher or lower than this percentage, the statutory interest will be calculated. **10.4** All costs both judicial and extrajudicial, that have to be made by The Inside Ltd in order for the rights of the company to be effective, are to the account of the client. These costs amount to at least 15% of the amount concerned with a minimum of 125.00 Euro. **10.5** If the client orders The Inside Ltd to execute the order as a subcontractor, the client shall yield the debts from third parties, proceeding from this transaction, to The Inside Ltd as soon as it is demanded by The Inside Ltd. The client shall irrevocably authorize The Inside Ltd from this moment to collect the debts. **10.6** Regardless of what has been stipulated with relation to the payment period in sector 2 of this chapter, The Inside Ltd has the right to require cash payment, or to require that the client secures the payment, or prepays a part of the agreed price determined by The Inside Ltd. **10.7** A complaint with regard to certain parts of the work does not suspend the commitment of the client with regard to that work or other work. **10.8** Payment by instalments: the arrangement of periodical invoices takes place on verbal and written agreement. If a payment by instalments between parties has been agreed, it has to be paid for again and again and not later than thirty days on which The Inside Ltd has sent or had to send the relevant periodical invoice to the client in accordance with the agreement. If the client fails to settle this payment by instalment, The Inside Ltd has the right to stop the relevant work until the relevant payment period has been settled, provided that they

have held the client liable in writing and provided that seven days have elapsed after the date of the formal notice. The Inside Ltd remains the right to reimbursement of costs and damage, according to paragraphs 10.3 and 10.4 of these Terms and Conditions.

11. ADDITIONAL CONDITIONS

The Inside Ltd shall pay their staff according to the applicable collective labour agreement. They shall take all deductions and payments for payroll tax, social insurance premium, pension etc. The Inside Ltd indemnifies the client for all claims in this respect. **11.1** The Inside Ltd can never be held responsible for the quality of delivered facilities, resources or materials such as; water, electricity, gas, guy wires or anything else delivered by exhibition organisations or third parties, neither if they are delivered by order of or arranged by The Inside Ltd. **11.2** Transport of equipment/materials shall take place at the risk of the client/lessor as far as it will be arranged by The Inside Ltd. In all other cases it is at the risk of the client. The client will be responsible for these materials as soon as they are delivered on the premises of the client or the location given by the client.

12. RENTAL SUBJECT OF THE AGREEMENT

12.1 The Inside Ltd is committed to providing the rental equipment to the lessee in accordance with the individual rental contract, which includes these conditions, and the lessee is committed to accept the rental equipment. The Inside Ltd shall ensure that the rental equipment meets any possible applicable legal requirements. **12.2** The rental price shall be valued per project or otherwise as specified in writing. **12.3** Only the lessor reserves the right to change the rental price. The lessor shall notify the lessee in writing. If the lessee does not accept the amendment he shall have to declare this within 48 hours after receipt of the notification about the price change. If the lessee does not declare this in time, the change in the rental price shall be considered as accepted. **12.4** The lessee will be charged for all rights or taxes imposed in respect of or in connection with the rental contract, including but not limited to the rights to use public space temporarily and legal fees. **12.5** The lessee will be charged the following in addition to the rental price: toll fees, transportation and placement of the rental equipment, including the costs of any necessary cranes, fork-lift trucks and other equipment required for this transport and placement. As far as it is applicable the conditions referred to in section 12.20 up to and including 12.23 shall apply to the costs referred to in this section of this paragraph.

DURATION OF THE RENTAL CONTRACT

12.6 The rental period shall start on the day on which the materials will be transported from the premises of the lessor and shall end on the day the materials will be returned to the premises of the lessor. **12.7** The minimum rental period is one day. **12.8** The rental period also includes holidays etc, regardless if this is in accordance with the line of business, during which period the agreed rental price is due by the lessee, unless explicitly agreed otherwise in writing. **12.9** Delays caused during loading, unloading and transport through no fault of the lessor as well as the time for reparations due to negligence of the lessee shall also be included in the rental period. Any costs involved shall be charged to the client.

DELIVERY

12.10 The lessee is obliged to supply the lessor with the necessary instructions for delivery and removal. The lessee has to ensure that there are sufficient facilities for unloading at the location where the goods should be delivered. In general the lessee shall do all that is possible to ensure that the materials can be collected immediately after they have been delivered. If the lessee does not fulfil the obligations referred to in this section in time and properly and if this causes a delay, this will be considered as a delay conform article 12.9. **12.11** The lessee has the right to inspect or approve the equipment before transportation. If the lessee does not use this right the materials are considered to be well maintained and ready for use. **12.12** Transport of equipment/materials shall be at the risk of the client/lessor as long as it has been arranged by The Inside Ltd. In all other cases it shall be at the risk of the lessee. The lessee is responsible for these materials as soon as they have been delivered on the premises of the lessee or the location given by the lessee. **12.13** The lessee is obligated to keep the rental equipment well maintained during the rental period. **12.14** The lessee is not allowed to make changes to the rental equipment, only if this has been agreed in writing by the lessor. After this agreement, any costs of changing or adjusting the rental equipment, shall be charged to the lessee. The lessee is not able to lay any claim to compensation of such costs or the possible increase in value of the rental equipment as a result of the change and/or adjustment. At the end of the rental period the lessor shall decide if the changes and/or adjustments applied by the lessee should be removed, or if he does not require this removal. Referring to any changes, the lessee has to restore the rental equipment to the original condition from when the rental period started. **12.15** Defects in the materials as well as damage or loss shall be reported immediately to the lessor in writing stating all details. All resulting costs shall be charged to the lessee. **12.16** Only The Inside Ltd is allowed to restore damage. All resulting costs shall be charged to the lessee. **12.17** The Inside Ltd is entitled to check the condition of the rental equipment, during the rental period, and the way the rental equipment is used. The lessee has to ensure that the lessor or his deputy has access to the rental equipment.

RETURN

12.18 The lessee is obliged to return the rental equipment cleaned, sticker free and in good condition (including the supplied keys) after the rental period. **12.19** The lessee has the right to be present at the handing over and subsequent inspection. Any costs of among others, loss, cleaning and repair, needed to restore the rental equipment to the condition as it was received by the lessee, will be charged to the lessee.

TRANSPORT

12.20 Transport, as far as applicable, of the rental equipment will be arranged by, or by order of the lessor, unless explicitly otherwise agreed in writing. **12.21** Costs of transportation are entirely chargeable to the lessee. Rates are based on travel time including the loading and unloading of the vehicle, road toll and the amount of hours it takes to deliver the materials. **12.22** Any delay through the lessee's fault (waiting time etc.) is chargeable to the lessee. These will be charged as additional costs, unless otherwise agreed. **12.23** Costs of transportation will always be agreed on in advance, any costs with relation to cranes will always be chargeable to the lessee, unless otherwise agreed.

OWNERSHIP OF THE RENTAL EQUIPMENT

12.25 The lessor maintains ownership of the rental equipment at all times. The lessee is not allowed to provide any rights to the rental equipment to third parties. Therefore, the lessee is neither allowed to rent the rental equipment himself to other persons, to sublet, and/or to receive payment for it by letting it to third parties. **12.26** The lessee has to inform the lessor immediately of any cases of confiscation of the rental equipment including confiscation of land, or if there is a well founded fear that this will happen. Furthermore, the lessee has to inform the execution creditor immediately that the rental equipment is owned by the lessor. **12.27** The lessee is only allowed to use the rental equipment as a holder for the lessor and he must prevent at all times that third parties expect or get the impression that the lessee is authorized to have the rental equipment to his disposal from then on. **12.28** The rental contract will be dissolved or considered to be terminated immediately while no demand for any proof of default and/or summons shall be required because of the single fact that the lessee is declared bankrupt, gets a suspension of payment, is put in ward, offers his/her debtors an agreement against the law, land is confiscated on behalf of the tax receiver, or if he loses the control of his/her own assets in any other way.

13. DISPUTES

13.1 A dispute takes place when one party states there is a dispute. **13.2** All agreements and transactions of the Inside Ltd with the client are subject exclusively to the Dutch Law. **13.3** Any dispute shall be submitted to the judgement of the Dutch competent court, to the exclusion of all other arbitrary, advisory and judicial entities.

14. FINAL STATEMENT

14.1 In all other cases, not covered in these Terms and Conditions, a decision will be made by The Inside Ltd only.