

GENERAL CONDITIONS OF SALE KAMP'N

1. PREAMBLE

KAMP'N is a web software publisher of management and management of advertising campaigns on the internet which offers a service in Software As A Service (SaaS) mode. The client, hereinafter referred to as the "Client", is a professional who wishes, within the framework of his professional activity, to use the KAMP'N software for campaign management FACEBOOK and Google ADWORDS, edited by the company KAMP'N, and , depending on the option chosen, benefit from the additional services provided by KAMP'N, such as carrying out advertising campaigns on the Internet and purchasing advertising space in the name and on behalf of the Client. To this end, the Customer has placed an order online or via an order form offered by KAMP'N, hereinafter referred to as the "Order".

The Customer has detailed in the Order the software modules as well as any additional services he has chosen, hereinafter the Software. The Customer declares that the information he has communicated in the Order is exact and truthful, and undertakes to inform KAMP'N in writing of any related change.

Any Order implies the Customer's full and unreserved acceptance of these general conditions, hereinafter referred to as the "GTC".

The Order accepted by the Customer and the GTCS constitute the contract, hereinafter referred to as the "Contract", applicable to the relations between the Customer and KAMP'N. In case of contradiction between the Order and the GTC, the Order will prevail.

Any deviation from the Contract implies the signing of a specific agreement between KAMP'N and the Client. KAMP'N reserves the right to modify at any time the services offered under the Contract, their access methods, their presentation and / or the content of the functionalities under the conditions provided for in article 17 below.

KAMP'N also reserves the right to adapt or modify the T & Cs at any time without notice.

2. PURPOSE

The purpose of the Contract is to define the conditions under which KAMP'N makes the Software available to the Client in SaaS mode, on a non-exclusive basis and for its own needs, and, depending on the option chosen, provides services for the benefit of the Client.

3. DURATION

This Agreement takes effect on the date of acceptance of the Agreement by the Customer (electronic acceptance in the event of online subscription or signature of the order form) for an indefinite period. The Contract may be terminated at any time by each party by registered mail with acknowledgment of receipt subject to compliance with the notice mentioned in the order form or sixty (60) days end of the month in the absence of any indication on the order form. During the notice, the amount invoiced to the Customer cannot be less than the average amount invoiced by KAMP'N to the Customer during the last three (3) months.

4. CONDITIONS OF IMPLEMENTATION

It is the sole responsibility of the Client, at its own expense and under its sole responsibility, to acquire the technical means (hardware, software, Internet access, networks, etc.) and the skills necessary to access the Software and perform all permitted operations, without recourse against KAMP'N in the event of damage resulting from a misunderstanding or manipulation, including for example in the placing or cancellation of orders or in the erasure of data or information or the registration of incomplete or incorrect data or information.

The Customer acknowledges having read the Software prior to the conclusion of the Contract and has thus had all the information it needed, in particular to determine alone the suitability of the Software for its needs.

Upon conclusion of the Contract and as soon as possible, KAMP'N makes available to the Customer a personal space allowing him to use the Software.

5. LICENSE TO USE THE SOFTWARE

In return for the perfect payment of the price provided for in the Contract, KAMP'N grants the Customer, without limitation of the volume of connections, a personal, non-exclusive and non-transferable license, to use the Software in SaaS mode for the needs of its professional activity, according to the terms and conditions defined below.

The license granted is limited to the software modules indicated in the Order.

The user license is granted for the whole world and for the duration of the Contract.

This license is granted for the number of users mentioned if necessary in the Order.

The Customer agrees not to modify, adapt, arrange, translate, decompile the Software, in any form whatsoever, without the prior written consent of KAMP'N. The Customer undertakes not to modify or remove any brand or registration associated with the Software.

The Customer undertakes not to directly or indirectly or through a third party infringe the property rights of KAMP'N and undertakes to take the measures necessary to protect these rights. For this purpose, the Customer undertakes to take, with regard to his staff and his customers, all the measures necessary to ensure the respect of the intellectual property rights of KAMP'N. The Customer also undertakes to keep KAMP'N informed of any act of suspicious exploitation of which it becomes aware on behalf of third parties.

6. TERMS OF USE OF THE CLIENT'S SOFTWARE AND PERSONAL AREA

KAMP'N will give the Client access to his personal space allowing him to use the Software. During the first connection, the Customer will be invited to create a username and password (hereinafter referred to as the "Personal Access Code").

The Client is the sole custodian and responsible for the Personal Access Code. The Personal Access Code is strictly reserved for the use of the Customer, who undertakes not to communicate it to any third party under any pretext whatsoever, and to keep it strictly confidential. The Customer undertakes to inform KAMP'N without delay, by registered letter with acknowledgment of receipt, as soon as he becomes aware of it, of any risk of abuse or unauthorized use of his Personal Access Code so that KAMP'N can immediately take any appropriate measure to remedy it.

In case of loss or misappropriation of the Personal Access Code, the Customer will receive an email allowing him to reset his Personal Access Code. The Customer has the option of modifying and adapting the configuration of the Software according to his needs. The Customer is solely responsible for the modifications thus made.

The data hosted by KAMP'N on behalf of the Client in the context of the use of the Software as well as the use of the Software by the Client for its own or internal needs, are the sole responsibility of the Client. It is the Customer's responsibility to ensure that the campaign they have published with the Software meets their expectations and settings. If the Customer notices a software bug, he will inform KAMP'N without delay. In any event, KAMP'N cannot be held liable in the event of non-compliance of the campaign carried out by the Customer using the Software or in the event of a software bug.

In addition, the Customer undertakes that the data hosted within the framework of the use of the Software comply with the laws and regulations in force, public order and the rights of third parties. Failing this, and if KAMP'N is aware of an infringement of this stipulation, and in its capacity as host of the Customer's data, KAMP'N is entitled to withdraw all the data in question, and possibly suspend the Client's access to the Software, without formality or notice. In such an event, KAMP'N reserves the right to terminate the Contract at the fault of the Customer, without prejudice to damages which may be claimed in compensation for the damage suffered.

The Customer is informed that the connection to the Software is made via the Internet. He is warned of technical hazards which can affect this network and lead to slowdowns or unavailability making connection impossible. KAMP'N cannot be held responsible for difficulties in accessing the Software due to disruptions in the Internet.

Access to the Software may be temporarily interrupted for technical reasons and in particular to ensure the maintenance of KAMP'N servers, without KAMP'N being liable.

7. MODALITIES FOR PROVIDING ADDITIONAL SERVICES

Any additional services to the use of the Software ordered by the Customer are detailed in the Order.

KAMP'N will have all powers to determine the means which must be allocated to the performance of the services and undertakes to implement, for the performance of these services, all due diligence.

KAMP'N will endeavor to provide these services within the deadlines agreed with the Client for each campaign. In any event, this period may not be less than forty-eight (48) working hours from confirmation by KAMP'N of the proper receipt of the Customer's request.

The Customer is informed and accepts that the evaluation of the advertising budget formulated by KAMP'N is indicative and may vary within the limit of 5%.

Any overspending of the budget exceeding this 5% threshold, will be subject to the Customer's agreement beforehand.

KAMP'N may have recourse to outside professionals in the performance of the services.

8. MANDATE TO PURCHASE ADVERTISING SPACES

As part of the performance of the Additional Services, KAMP'N may be required to purchase advertising space on FACEBOOK and / or GOOGLE in the name and on behalf of the Client.

In this case and for this purpose, the Client mandates KAMP'N, so that it negotiates, in the name and on behalf of the Client, all purchases of space related to the execution of the Contract.

The approval by the Client of the proposals made by KAMP'N in this respect engages the Client's responsibility for the orders thus concluded in his name and on his behalf by KAMP'N.

KAMP'N may substitute for any third party of its choice for the execution of this space purchase mission in the name and on behalf of the Client, by remaining jointly liable for the latter towards the Client for the performance of said services.

The Sub-Agent must act in the name and on behalf of the Client.

KAMP'N will be responsible for the remuneration of the Sub-Agent.

KAMP'N will verify that the broadcasts comply with the orders placed with FACEBOOK and / or GOOGLE, on the basis of the supporting documents provided by the latter and of controls which it has itself carried out as such. He will report monthly and in writing to the Client of all the deliveries made.

The Customer will directly pay for the purchases of space made in his name and on his behalf with FACEBOOK and / or GOOGLE after verification and validation by KAMP'N of invoices corresponding to the price of the advertisements actually broadcast during the previous month.

In the event that it would have been agreed between the Parties that the invoices for the purchase of space made in the name and on behalf of the Client would be paid by KAMP'N, the Client will advance to KAMP'N the amount of the invoices corresponding to the ad prices.

If the Client fails to make the payment within the time allowed, KAMP'N cannot make the planned purchases of space, without being held liable for this.

For its mission of purchasing advertising space, KAMP'N will receive a monthly fee equal to the percentage of the amount excluding tax of purchases of space made in the name and on behalf of the Customer indicated in the Order.

KAMP'N undertakes to immediately inform the Client in writing of any modification that may affect this information, and to communicate any new information related thereto, for the duration of the Contract.

9. CLIENT'S OBLIGATIONS

a) The Customer declares to be informed of the relative reliability of the Internet network, and in particular of the following risks:

- relative security in data transmission;
- non-guaranteed continuity in access to the service;
- performance not guaranteed in terms of volume and speed of data transmission.

b) The Customer guarantees to KAMP'N that the content of the advertising campaigns will not contain data contrary to laws and regulations and / or likely in particular:

- to constitute an abuse;
- to be offensive, defamatory, racist, xenophobic, revisionist, to damage the honor or reputation of others, to incite discrimination, to racial hatred, to pedophile or pornographic nature, to incite to commit an offense , a crime, condoning war crimes or crimes against humanity and, more generally, being contrary to public order and / or morality;
- to be used to exert a threat or pressure of any kind, form or object whatsoever;
- infringe any intellectual or industrial property or copyright;
- to cause any damage to a third party, in particular in the context of false advertising.

c) The Customer also undertakes to comply with the general conditions of sale and use of FACEBOOK and / or GOOGLE that he must obtain.

d) The Client is responsible for ensuring that his profession does not prevent him from advertising and releases KAMP'N from any liability action in this respect.

e) The Client's site must not offer links to content likely to infringe the law or violate the rights of a third party in accordance with the applicable laws of all countries, organizations and institutions with regulatory power.

f) The Customer undertakes to verify that he has all the rights and authorizations necessary to use the advertisements and images he wishes to publish on the FACEBOOK network and / or GOOGLE and not to infringe the trademarks of third parties.

g) The Client's site, to which campaigns may possibly refer, must mention all of the identification information imposed by applicable regulations.

h) It is the Customer's responsibility to verify that the advertising campaigns put online via the Software comply with the requests made in the Software by the Customer. All non-compliant campaigns must be deleted by the Customer and the Customer must immediately inform KAMP'N.

i) The Client accepts that KAMP'N and / or FACEBOOK and / or GOOGLE may modify the titles and descriptions of advertising campaigns in order to improve the rate of return.

The Customer is informed and accepts that FACEBOOK and / or GOOGLE refuses certain advertisements or blocks the dissemination of the advertising account, temporarily or permanently, in the event of violation of the general conditions of FACEBOOK and / or GOOGLE. The content (text and graphic) of the advertising message is the sole responsibility of the Customer.

j) Generally, the Customer is required to respect the laws and regulations in force in the countries of publication of announcements, including applicable regulations regarding advertising and consumer law, and to apply the recommendations of the Audit Office Publicity. In any event, the Customer guarantees KAMP'N against any claim from third parties for use that the Customer makes Software and / or campaigns disseminated via the Software. The Customer guarantees to KAMP'N that he will take care of all the consequences of all liability actions, claims and sanctions which could result from any breach of the GTC, whether attributable to itself or to the use of personal space, including in the event of a

decision by non-final justice, and to intervene in any trial which would be committed against KAMP'N as a result.

Finally, the Customer undertakes to cooperate fully with KAMP'N for the smooth running of any eventual additional services ordered and to hand over documentation, reasonably necessary information and assistance to enable it to effectively carry out the benefits.

The Client undertakes to keep KAMP'N informed of all elements of any kind, essential to the proper performance of the services.

10. KAMP'N RESPONSIBILITY

The responsibility of KAMP'N cannot in any case be sought in case of:

- fault, negligence or omission of the Client or a third party over which KAMP'N has no power to control or monitor;
- force majeure, event or incident beyond the control of KAMP'N;
- modification of all or part of the Software or information accessible via the Software not performed by KAMP'N;
- use of the Software in an environment or according to a configuration that does not respect the technical prerequisites of KAMP'N, or in connection with programs or data from third parties not expressly endorsed by KAMP'N;
- use in connection with the Software programs not provided or endorsed by KAMP'N and likely to affect the Software or Customer data.

KAMP'N is committed to implementing its best means to ensure under optimal conditions access to the Software to the Client, except in the event that an interruption of software accessibility is expressly requested by an administrative authority, jurisdictional or by FACEBOOK and / or GOOGLE or in a maintenance case.

KAMP'N cannot be held responsible towards the Client for a fall in turnover, in particular, the operation or absence of operation, or use or absence of use of the Software, illegal or not intrusion authorized by any third party in the web server or in the Software, temporary bandwidth congestion. KAMP'N's responsibility cannot more be sought in the event of a fall of the Client's business consecutive to a campaign performed by KAMP'N as part of the Services complementary to a campaign commissioned by the Client but not carried out by KAMP'N.

KAMP'N can in no case be held responsible for indirect damages suffered by the Customer who could arise from the fact or during the execution of the Contract and its consequences, and particularly of all those that would not result directly and exclusively from partial or total failure of the service provided by KAMP'N. By indirect damage, we intend in particular, without this list being exhaustive, that any commercial damage, loss of earnings or profits, loss of orders, loss of opportunity, impairment of brand image, any commercial disorder, loss of profits or customers, for which the Customer will be its own insurer or may take out appropriate insurance.

In any event, the amount of damages which could be charged to KAMP'N, if its liability was incurred, will be limited to the amount of are actually paid by the Customer to KAMP'N for the period considered or invoiced to the Customer by KAMP'N or the amount of the sums corresponding to price of the service, for the part of the service for which KAMP'N's responsibility has been retained. Will be taken in consider the lower of these amounts.

The Client acknowledges that no stipulation herein will not release him from his obligation to pay every amount due to KAMP'N under the Contract. KAMP'N will be released from all or part of its liability rising from the Contract, what the Client expressly accept, providing proof that non-performance or poor performance of the Contract is attributable either to the Client himself or to the fact unpredictable and insurmountable by a foreign third party provision of the agreed services, i.e. in a case of force major i.e. a fact recognized as such by law or the Courts.

11. INTELLECTUAL PROPERTY

The Contract does not entail any transfer of intellectual property of any kind for the benefit of the Client on the Software or the Customer Area.

KAMP'N declares that it has all the necessary rights at the conclusion of the Contract and relating to the Software, i.e. original title, either by contract.

KAMP'N guarantees that to its knowledge the Software does not carry infringement of any intellectual property title.

KAMP'N guarantees the Customer against any recourse by third parties alleging that the Software would infringe their rights of intellectual property on the condition, however, that the Client quickly notifies KAMP'N in writing of the allegation and leaves the latter the sole direction of defense and any negotiation for a transaction possible with the third party. In such an event, KAMP'N will, at its option, either obtain that the Client may continue to use the Software peacefully, or its replacement in order to put an end to the disorder suffered by the customer. KAMP'N will not accept any warranty or liability if the third party's claim is based on (i) use of the Software not in accordance with the stipulations of the Contract or (ii) any modification or alteration of the Software by the Customer or a third party, without the agreement of KAMP'N.

The Customer declares to be the holder of all the rights relating to the data hosted by KAMP'N in the use of the Software and the Contract and it guarantees and will compensate at first KAMP'N demand of all damages, costs, expenses including cost (fees and fees) exposed for his defense (KAMP'N having the choice of defender), fine or indemnity for any nature that KAMP'N would suffer as a result of a claim by third party, including any administrative authority competent, due to the Customer's failure to with regard to its obligations under stipulations of this article.

12. CONFIDENTIALITY

Each Party acknowledges that the information and documents provided or communicated by the other Party in execution of this contract, with the exception of information in the public domain, are confidential and are reserved for the sole use of the Party receiving them, and it undertakes to use them exclusively under this contract and in accordance with stipulations thereof.

Confidential information means that it whether or not identified as confidential, all information of any kind (notably but not exclusively scientific, statistical, technical, experimental, graphic, personal data...) and in whatever form either (in particular but not exclusively files, notes, letters, plans, photographs, oral explanations, computer media, etc.) and in particular information specific to the operation of KAMP'N and / or of the Client, which have been or will be communicated by from one of the Parties to the other Party within the framework of their contractual relationships.

Consequently, each of the Parties undertakes to take all necessary measures to preserve the strictest confidentiality of confidential information and therefore refrains from communicating, disseminating, publish or disclose in any way, to whatever title, totally or partially.

Each Party undertakes to take precautions necessary so that confidential information does not are not disclosed to third parties through it and in particular, if it were to keep elements or supports relating to information confidential, to put these elements under lock and key, in a secure and inaccessible place, to ensure that no one can access it.

Each party will take, its staff, attendants and their providers all measures necessary to ensure, under their responsibility, the confidentiality of confidential information. The Parties are strong in respecting this clause by their staff, attendants and service providers to whom they appeal.

In any event, each of the Parties undertakes to return at first request, immediately and spontaneously to the other Party all the supports of the Information in its possession, without keeping any copy.

Kamp'n may use the Customer's name and logo to insert it in its references on its various supports Communication.

Each Party undertakes to notify the other in writing Party, as soon as possible from the day it will be aware of it, any fact likely to induce use or disclosure of information confidential and, in general, any violation of the conditions provided herein.

13. PRICES, INVOICING AND PAYMENT

a) In return for the right to use the Software and the realization of any additional services, the Customer will pay the price indicated in the Order.

b) Subject to the stipulations provided for in article 8 above (agreement between KAMP'N and the Client so that invoices for the purchase of advertising space made in the name and on behalf of the Client are paid by KAMP'N), the Customer directly pays the cost of the campaigns advertising to FACEBOOK and / or GOOGLE. KAMP'N is not jointly liable with the Customer for payment with FACEBOOK and / or GOOGLE.

c) KAMP'N's remuneration will be subject to a specific and separate invoicing at the end of each month for the use of the Software. The invoice is payable under fifteen (15) days from the date of issue of the bill.

In case of default or late payment of invoices issued by KAMP'N, KAMP'N may fully apply right a delay penalty equal to the legal interest rate in force increased by ten (10) points on the day of billing, and this from the first day of delay. KAMP'N may also claim from the Client the sum of forty euros (40 €) as lump sum compensation for collection costs. When collection costs exposed will exceed the amount of this

compensation KAMP'N may request compensation additional, upon justification. In case of default or late payment of invoices issued by KAMP'N, KAMP'N may also suspend the Client's access to the Software as well as, if applicable where applicable, the provision of additional services until the Customer has regularized the situation.

14. PERSONAL DATA

As part of the Contract, KAMP'N may be required to process personal data for which the Client is responsible for processing within the meaning of the Applicable regulations for the protection of personal data.

The Customer undertakes that the personal data are processed and collected in accordance with the laws, internal and / or international regulations and provisions in force, and in particular that it respects the applicable regulations for the protection of personal data and that the instructions it give to KAMP'N as part of their relationships contractual will not have the purpose or effect of violate applicable regulations regarding Protection of personal data.

The purpose of the processing of personal data is business development.

The people concerned are prospects and customers client.

The categories of personal data are data identification, contact details, email address, income.

The duration of the processing in question is that of the Contract.

As a subcontractor, KAMP'N:

- undertakes to process the data Client's personal information for the account exclusive of the Client, in accordance with the applicable regulations protection of personal data and the Client's documented instructions;
- refrains from transferring data personal outside the Union European without prior agreement and Client's writing;
- is committed to preserving the safety and confidentiality of personal data and in particular to prevent the personal data is not deformed, damaged or communicated to third parties without consent written and prior to the Client. So more generally, KAMP'N undertakes to take all technical measures and organizational appropriate for guarantee a level of security adapted to the existing risk;
- undertakes to set up and revise regularly the necessary measures in security and privacy matters of likely to prevent any misuse or fraudulent personal data, such as for example:
 - the means to guarantee the confidentiality, integrity, availability and resilience constants of systems and processing services;
 - the means to restore data availability and access to these within appropriate time limits physical or technical incident;
 - a procedure to test, analyze and evaluate regularly the effectiveness of technical measures and organizational to ensure processing security;

- undertakes to ensure that its employees authorized to process data personal agree to respect the confidentiality of this data;
- undertakes to notify the Customer within promptly any data breach understood as any violation of the safety entailing, so accidental or unlawful, destruction, loss, alteration, non-disclosure authorized data or access not authorized to the data;
- delete the data or - as desired of the Client - will return them to the Client at the end of the Contract, and will destroy the copies existing, except legal constraint imposing storage of personal data staff;
- will communicate to the Customer the name and contact details of his delegate to the data protection, if designated a.

In addition, KAMP'N will assist the Client:

- in the context of request management of the persons concerned for the enforcement of their rights conferred by applicable regulations data protection personal,
- within the framework of studies impact on privacy and possible consultation of the supervisory authority including depends on the Beneficiary.

The parties expressly agree that these assistance services will give rise to remuneration from KAMP'N.

KAMP'N will make the information available to the Client necessary to demonstrate compliance with these obligations and will allow the Client to perform - at his expense - audits to ensure compliance with this article.

Each of the parties undertakes to cooperate actively with the other party in case of control and / or request of (s) supervisory authority (ies) I confirm that I have read and understood the Terms & Conditions.

15. DURATION AND TERMINATION OF THE CONTRACT

The duration of the Contract is indicated in the Order.

In the event of failure by one of the parties to obligations arising from the Contract for which it would not have been remedied within fifteen (15) days of implementation remains by the other Party, the latter may terminate said contract of right, without prejudice to any damages and interests that could be claimed by the victim of the breach.

KAMP'N may also terminate the Contract from then on that this termination will be required by FACEBOOK and / or GOOGLE.

The early termination of the Contract on the initiative of KAMP'N automatically entails forfeiture of the term for all sums due by the Client to KAMP'N, which become payable immediately, even before the due date agreed.

In the event of termination of the Contract for whatever reason either the Customer must immediately cease all use of the Software.

16. NON-HIRING

The Customer expressly agrees, for the entire duration of the Contract and for a period of one (1) year from termination of the Contract, even in the event of termination to apply for a job or to hire

directly or indirectly any person who would have been an employee, agent or consultant KAMP'N at any time during performance of the Contract.

In the event of a breach of this prohibition, the Client will be required to pay KAMP'N immediately, as a clause criminal compensation, an amount equal to twelve (12) months from the last gross monthly salary of the person solicited or hired, plus all costs of recruiting a replacement.

17. ENTIRETY, MODIFICATIONS AND UPDATES DAY

The Contract and its appendices express the entirety of the agreement between the Parties. They cancel and replace any previous written or verbal agreement between the Parties relating to the subject of this contract.

KAMP'N reserves the right to develop at any time the services offered under the Contract, their access methods, their presentation and / or the feature content.

KAMP'N may modify or add elements to conditions of this Contract by sending a two months notice. Such notice may be given on the KAMP'N software or on invoices received by the Client. By continuing to use the Software or services Complementary, and unless the Customer advises KAMP'N on the contrary before the date of any modification proposed, the Merchant will be deemed to have agreed to such modifications. If the Customer objects to a modification, he may terminate this Agreement.

18. FORCE MAJEURE:

None of the Parties will be responsible for the non-execution or the bad execution of one or several of its obligations if this non-performance or improper execution is due to force majeure. Are considered as force majeure, those usually retained by the jurisprudence of the courts and French courts.

In the event of force majeure, the Contract will be suspended, and the parties will make their best efforts to seek in good faith a balanced solution so to pursue it.

In the event that the force majeure situation persists, the Contract may be terminated by the most diligent Party without compensation payable by the party which would no longer be able to run it.

19. MISCELLANEOUS

KAMP'N know-how, including operation Software and Customer Space, is strictly confidential and reserved for the sole use of the Client to exclusion of any third party. Customer data hosted by KAMP'N in the Software are and remain the property full and complete of the Client and KAMP'N undertakes to maintain confidentiality.

The Customer may not assign this Agreement in any way, nor partially or in full, nor make available to anyone, even temporarily, whatever the legal transaction, the Customer Area, unless agreed prior and in writing from KAMP'N.

Failure of either party to avail itself of a failure by the other party to any of its contractual obligations, cannot be interpreted as the future as a waiver of the obligation in question.

If any of the provisions of the Contract prove void with regard to a rule of law in force or a court decision become final, it would then be deemed unwritten, without nullifying it of the Contract or alter the validity of its other provisions.

20. APPLICABLE LAW AND DISPUTES

This contract is governed by French law. All disputes relating to the Contract which cannot be resolved at amicable will fall under the exclusive competence of Competent courts of Marseille.