

GENERAL TERMS AND CONDITIONS

Art.1 : Seekurico BV will make all its experience available to the client in order to perform the task entrusted to the best of its ability, without guaranteeing the results or the concrete usefulness of the services provided by him. Seekurico BV will carry out the assignments according to its own insights in consultation with and guidance from the client. Seekurico BV will report the views and decisions to the client. The client decides autonomously about the use of the services provided, and is responsible for the choices made. Under no circumstances can the compensation to be paid to Seekurico BV, in application of article 3, be reduced or refunded in the event that the client does not use the services provided or if it turns out that they are experienced as insufficient.

Art.2: If Seekurico BV calls on personnel for the execution of its assignment, it will thereby, as the client for this personnel, fulfill in particular all social and other obligations arising from the employment of these personnel. The client, for his part, will respect Seekurico's employer authority over his employees. Seekurico, for its part, will also respect the employer's authority over the clients' personnel.

Art.3: The above-mentioned services will be paid for by the client to Seekurico BV as follows: the above-mentioned package of services will be paid for according to the agreements that were made in the offer. Payment term: 14 days after the invoice date, unless stated otherwise on the invoice. If the order is terminated unilaterally by one of the parties, a compensation of 15% of the agreed total amount is due to the other party. If the ultimate payment date is exceeded, interest on arrears shall be charged at the legal rate of interest on any amount due and not paid, ipso jure and without notice of default. In addition, the amounts owed will be increased by a fixed and accepted penalty of 15%. As soon as a month has started, the interest of that month will be charged in full.

Art.4: The duration of the agreement is determined in the offer.

Art.5: For the execution of certain specific assignments, Seekurico BV is allowed to call upon third parties, under its specific direction and responsibility. In doing so, Seekurico BV assumes the greatest possible discretion and confidentiality.

Art.6: The client undertakes to provide Seekurico BV with all the information which is considered necessary or useful by Seekurico BV in the framework of the execution of this order.

Art.7: Respectful dealings between the client and Seekurico BV offer the best guarantee of a good result for both parties.

Art.8: DISCLAIMER: By commissioning the creation of texts, by reading the texts, you as the client, reader or user agree to the following conditions. This disclaimer disclaims liability on the part of the author and Seekurico BV in any matters or situations involving risk arising from these texts. The author and Seekurico BV cannot be held liable for any damage which may arise, directly or indirectly, from the use of the texts and documents provided, as the employer is responsible for the application of the advice. The information provided is only intended for the addressee client. Seekurico BV or the author cannot be held responsible for any misuse of this information. The texts and documents provided have a purely informative and advisory value.

Art.9: All agreements are subject to Belgian law. In the event of disagreement or dispute arising during the execution of this agreement, the client and Seekurico BV, represented by Winand Van Lil, will try to find a solution in mutual consultation. If this attempt proves fruitless, the Court of Hasselt has jurisdiction.