

Terms and Conditions

Work Secure B.V.

1. Definitions

- 1.1 In these terms and conditions, the following definitions apply, both in the singular and the plural.
- 1.2 Terms and Conditions: the underlying terms and conditions.
- 1.3 Construction Camera: the (mobile and durable) (surveillance) camera(s) and/or other security product(s) of WSG, including accessories and related matters.
- 1.4 Service: the service delivered or to be delivered by WSG on grounds of an Agreement to Client, consisting of the letting or provision otherwise of a Construction Camera, whether or not in combination with the provision of related services, and all other services delivered or to be delivered by WSG to Client.
- 1.5 Quotation: a proposal of WSG, addressed to the Client, for the conclusion or modification of an Agreement.
- 1.6 Client: the natural person or legal entity concluding an Agreement with WSG.
- 1.7 Agreement: the agreement concluded between WSG and a Client, in the context of the provision by WSG of a Service to the Client.
- 1.8 Parties: WSG and Client.
- 1.9 WSG: the private limited liability company Work Secure B.V., acting under the name Work Secure Group, established in Zwaagdijk-West, registered with the Chamber of Commerce under number 81142269.

2. Applicability

- 2.1 These Terms and Conditions apply to all Quotations and Agreements, as well as to all (other) notifications of WSG. These Terms

and conditions also apply to all (other) legal relationships between Parties flowing therefrom or related thereto. All matters barring to the extent Parties have expressly derogated therefrom in writing.

- 2.2 Such derogations from the Terms and Conditions as may have been agreed upon have one-off applicability. Client, therefore, cannot derive any rights therefrom for future legal relationships between Parties. Agreed derogations also leave the other provisions of the Terms and Conditions expressly unaffected.
- 2.3 The Client with whom has been contracted once on the basis of the Terms and Conditions agrees to the applicability of these Terms and Conditions to future legal relationships, unless Parties still expressly derogate therefrom.
- 2.4 The terms and conditions of Client, as well as (other) clauses derogating from the Terms and Conditions are expressly excluded. Client confirms that any possible reference to his own conditions only regards a standard reference and therefore does not impair the applicability of the Terms and Conditions.
- 2.5 The voidness or annullability of any provision of the Terms and Conditions and/or the Agreement leaves unaffected the validity of the remaining provisions. Parties are obliged to replace provisions that are void or annulled as soon as possible, in consultation, by provisions that are valid, with, as much as possible, the same tenor as the void or annulled provisions.
- 2.6 The Terms and Conditions also serve for the benefit of the management, the board, the shareholders, and the employees of WSG, as well as for the benefit of third parties that are

deployed by WSG for (the implementation of) the Agreement.

- 2.7 WSG have the right to modify the Terms and Conditions. Modifications also apply for effective Agreements and other existing legal relationships, though exclusively if Client after expiry of thirty (30) days after having been notified of the modification has not objected to it.
- 2.8 In case of conflict between the Dutch text of the Terms and Conditions on the one hand and translations thereof on the other, the Dutch text is leading.

3. Adoption and content of the Agreement

- 3.1 Quotations are completely non-committal and do not bind WSG in any manner. Quotations are valid up to thirty (30) days after the day of signing. All matters unless indicated otherwise.
- 3.2 Quotations are based on the information provided by the Client upon his application. Client guarantees the correctness and completeness of that information. Client cannot derive any rights from a Quotation if it contains an inaccuracy which is related to Client's failure to comply with this obligation.
- 3.3 WSG are not bound by evident (typing or calculation) errors made by them. Client is obliged to accordingly inform WSG in case he discovers such. WSG always have the right to correct those (typing or calculation) errors.
- 3.4 Agreements and modifications thereof are adopted through the signing and returning by the Client of a Quotation, and the confirmation of its receipt by WSG, or alternatively through the mutual signing of a contract document drawn up to such effect (not being a Quotation),

or because WSG (starts to) implement it. This leaves unaffected what is established in article 3.2. Derogations from and/or additions to the Quotation requested by Client only apply if and to the extent WSG have confirmed these expressly in writing.

- 3.5 For Agreements for which by their nature and/or scope no Quotation and/or confirmation and/or other contract document is forwarded by WSG, the invoice is deemed to correctly and completely represent the Agreement.
- 3.6 Statements, specifications, and pictures provided by WSG regarding size, capacity, and weight are only provided indicatively or by approximation. WSG are not liable, without prejudice to what is established in the Terms and Conditions otherwise, for damage of Client related to any possible inaccuracies and deviations therefrom.

4. Implementation of the Agreement

- 4.1 Upon the implementation of the Agreement, WSG observe the diligence that under the circumstances given can reasonably be demanded of them. WSG will exert themselves to execute the Agreement to the best of their understanding and ability and in accordance with the requirements of good craftsmanship. The undertakings flowing for WSG from the Agreement always only regard a best-effort undertaking and not a commitment to a specific result.
- 4.2 WSG have the right to implement the Agreement in batches, which batches may also be invoiced separately.
- 4.3 Documentation provided by or on behalf of

WSG in the context of the implementation of the Agreement, also including advice, is non-committal, unless expressly stated otherwise.

- 4.4 WSG are authorised, if they deem such necessary for the proper implementation of the Agreement, to deploy third parties. WSG will accordingly inform Client where necessary and possible. The costs thereof will be passed on separately to the Client, to the extent these costs are not included in the price already, as established in article 6.
- 4.5 If for the implementation of the Agreement, and more specifically for the delivery and/or installation of a Construction Camera permission, permits and/or exemptions are required, it applies that Client is responsible for (timely) obtaining such. The failure to obtain or the revocation of one or more of such permissions, permits and/or exemptions is at the expense and risk of Client.

5. Duration and cancellation of the Agreement

- 5.1 The Agreement is adopted for the established (rental) period as stipulated in the Agreement. If Parties have not agreed a duration, it applies that the Agreement is adopted for an indefinite time.
- 5.2 An Agreement adopted for a fixed term cannot be cancelled by the Client intermediately. For an Agreement adopted for an indefinite time it applies that both Parties can cancel it with due regard for a notice period of one week.
- 5.3 An Agreement for a fixed term ends through notice against the end of the agreed term, with due observance of the established notice period. If the Agreement is not cancelled (timely) and(/

or) is effectively continued (tacitly) after the agreed term, the Agreement is deemed to be extended (each time) by the same period, with a maximum of one year (each time).

6. Prices

- 6.1 The prices listed in the Quotation are gross, exclusive of tax(es) and/or levies, unless indicated otherwise. Only included in the prices listed are the components specifically indicated in the Quotation.
- 6.2 The prices listed in the Quotation apply for as long as the Agreement continues. WSG have the right to (intermediately) index the prices in January of each year based on the Consumer Price Index for the month of October of the preceding year (Dutch statistics agency CBS, annual mutation CPI, all expenditures, 2015 = 100). WSG also have the right to (intermediately) increase the prices if unusual price increases at their suppliers or other unforeseen circumstances compel them to do so.

7. Payments

- 7.1 WSG invoice the sum owed by Client intermediately per month afterwards and upon termination of the Agreement. Payments that Client must settle with WSG must be received, without any setoffs, suspension and/or deductions on any grounds whatsoever, within thirty (30) days after invoice date by WSG.
- 7.2 The payment term effective for Client is a strict deadline. In the absence of timely and full payment, the Client therefore falls legally into default, without any warning or default notice being required.

- 7.3 Client has the obligation to immediately report any inaccuracies on the invoice and/or in the matter of the payment details provided or stated to WSG. Client cannot derive any rights from such inaccuracies, not even if the invoice has been settled already.
- 7.4 As soon as Client is negligent vis-à-vis WSG with respect to any payment obligation, he owes on the amount owed as from its due date until the moment of full settlement an accruing interest of 2% per month on the total sum owed by Client, whereby a part of a month counts as an entire month.
- 7.5 All actual judicial and extrajudicial costs related to the collection of any claim of WSG on Client, or to any other claim of WSG against Client, are borne legally by Client. The extrajudicial costs are established beforehand at, at least, 15% of the payable amount, with a minimum of € 500.
- 7.6 WSG have the right to suspend all undertakings they (have) taken upon themselves, on any account whatsoever, vis-a-vis Client if and for as long as Client fails to comply with any obligation, on any account whatsoever, vis-à-vis WSG.
- 7.7 WSG always have the right to demand an advance and/or security from the Client prior to or during the implementation of the Agreement. If the Client does not comply with the request for the payment of an advance and/or the lodging of security within the term set by WSG, WSG have the right not to enter into the Agreement and/or to rescind the Agreement.
- 7.8 Payments by or on account of the Client successively serve to settle the extrajudicial costs owed, the legal costs, interest, and then, by order of age, the outstanding principal sums,

regardless any possible statements by Client to a different effect.

8. Delivery

- 8.1 Client must make sure that if a part of the Service involves WSG transporting and installing the Construction Camera or other matters on location, the relevant location is properly accessible by the means of transport and collaborators of WSG at the moment of delivery. Client must also make sure that the location is suitable for the installation of a Construction Camera and remains so for the duration of the Agreement, as well as that a person authorised for receipt is present. If in the absence of these conditions the Construction Camera in the opinion of WSG cannot be delivered and/or installed by WSG at the agreed time, Client is liable for all resulting (delay) damage of WSG, without prejudice to all other legal and contractual rights which fall to WSG in such case.
- 8.2 An agreed moment or term for delivery by WSG applies by approximation and therefore is not a strict deadline. WSG are not liable, without prejudice to what is established otherwise in the Terms and Conditions, for damage related to the failure to comply with a delivery time or term. To the extent any term effective for WSG is qualified as a strict deadline and this term has expired, or to the extent WSG are in default vis-à-vis Client otherwise, the Client furthermore is not entitled to compensation of damages, suspension or setoffs, but only has the choice to demand compliance still within such reasonable term as the Client sets, or to rescind the Agreement for the part not implemented yet.

- 8.3 In case of force majeure, as well as if through the actions or omissions of the Client or a third party – whether or not culpably – a delay was caused, an established term for delivery will be extended at least by the duration of the delay.
- 8.4 Client must inspect the Construction Camera without delay after delivery and the installation thereof for visibly perceivable defects and damaging. Upon that inspection, the Client will report defects and/or damaging identified no later than within twenty-four (24) hours after delivery and installation in writing, including specification, in the absence of which the Construction Camera will be deemed to have been delivered and installed in a proper state of maintenance and in accordance with the Agreement.
- 8.5 What is established in the article sections 8.1 through 8.3 in the matter of delivery applies mutatis mutandis as well for (letting) recover the Construction Camera by WSG.

9. Additional work

- 9.1 If Client asks WSG for (the execution or delivery of) more or additional activities and/or quantities and/or Services than included in the price as referred to in article 6.1, this counts as additional work.
- 9.2 WSG have the right to separately bill additional work to Client, even if WSG have not announced this beforehand.
- 9.3 WSG also have the right unilaterally to carry out additional work if they deem such necessary for the proper and professional implementation of the Agreement, or if this is necessary as a consequence of new or modified (government) regulations. WSG strive to accordingly

inform Client as soon as possible. The failure to send a notification regarding, however, leaves unaffected the right of WSG to the compensation of that additional work.

10. Provision of services

- 10.1 WSG are not liable for the actual securing of the (locations and/or property of) Client and/or his collaborators or clients. The Construction Camera and/or supervising security guards and/or other Services only have the function to generate signals and transmit these to the control room during the term of the Agreement within the technical possibilities thereof, and the control room only has the function to identify these. The Agreement does not give Client any guarantee that break-ins, fire and/or other causes of damage can be prevented or are effectively identified and transmitted to the control room and that these are acted upon, and WSG are not liable either for the adverse consequences if such does not occur.
- 10.2 Signals deriving from Construction Cameras and/or supervising security guards and/or other Services are received in an (external) control room. From the control room a report can subsequently be sent to persons on location and/or to the services, as instructed by Client beforehand.
- 10.3 If the signals provide grounds for this or if a collaborator of the control room is unable to adequately assess the situation on location, WSG have the right, though not the obligation, to deploy a surveillance service or a (different) employee at the expense of Client so as to enable them to assess the situation on location.

- 10.4 The quality of the signals may be negatively affected by external circumstances. These include, among other things, the quality of the connection, as well as poor atmospheric circumstances and lighting. Also as a result thereof, the correctness and completeness of perception by WSG can never be guaranteed. This aspect is not at the expense or risk of WSG.
- 10.5 Client is obliged to immediately report it to WSG and the control room if signals are caused by the Client himself and to immediately inform WSG of any circumstance which may disturb the proper functioning of the Construction Camera (e.g., defects or power outage).

11. Processing of data in the context of the Provision of Services

- 11.1 The registered signals will be saved by WSG (to a limited extent). The storage and the provision of these signals occur in accordance with the applicable legislation and regulations. This means, among other things, that the data are not retained for any longer than permitted and are only provided upon the order of the government service competent to such effect.
- 11.2 Client safeguards WSG against claims by persons whose personal data have been registered or are processed in the context of the registration of a person made by Client or for which Client is responsible otherwise on grounds of the law.
- 11.3 Responsibility for the data processed under the Agreement lies exclusively with Client. Client guarantees towards WSG that the content, the use and/or the processing of the (personal) data are not unlawful and do not violate any rights of third parties and are in accordance with the applicable legislation and regulations. Client safeguards WSG against any claim by third parties, on any account whatsoever, related to such (personal) data or the implementation of the Agreement.

12. Specific obligations of Client

- 12.1 What is established in this article leaves expressly unaffected what is stipulated in the Terms and Conditions otherwise with respect to the obligations of Client.
- 12.2 Client is obliged to use the Construction Camera in the correct manner, in conformity with the purpose it is intended and/or designed for, as a responsible caretaker, and in accordance with guidelines and legal rules effective for the Construction Camera, and to keep it in good, operational conditions.
- 12.3 Client is obliged to always provide WSG timely with all information or data deemed necessary by WSG and to render the assistance requested.
- 12.4 If the Construction Camera was provided without personnel, Client is obliged to have the Construction Camera exclusively operated by competent staff.
- 12.5 Client is obliged to timely take appropriate measures to prevent damage to, in, or through the Construction Camera as a consequence of frost, precipitation, storm, other weather conditions, short circuits, fire, leakage, and other circumstances which may potentially cause damage.
- 12.6 Client will allow WSG at all times to inspect the Construction Camera. Client is obliged to grant WSG free access to the location of the Construction Camera.

- 12.7 It is expressly prohibited to Client (non-exhaustively) to move, modify, or label the Construction Camera, to remove the labelling present on it, to open or disassemble it, to repair it, to carry out maintenance on it, to update it, to behave with respect to it as the proprietor, to connect it with other movable or immovable property so that inclusion, mixing or the combination of property may occur, nor to allow the Construction Camera to form a component of other movable or immovable property.
- 12.8 It is furthermore expressly prohibited to Client (non-exhaustively) to pawn the Construction Camera, to encumber it, let it, or otherwise give it in use or provide it, transfer it, sell it, or to transfer the rights and obligations flowing from the Agreement to third parties.
- 12.9 In case of seizure, (provisional) suspension of payments, debt restructuring, or bankruptcy, the Client is obliged to make the impounding bailiff, the receiver or the liquidator aware of the (property) rights of WSG.

13. Risk, damage, and insurances

- 13.1 The Construction Camera is at the risk of Client for the term of the Agreement, and as much longer as Client has the Construction Camera under his control. This includes the risk, e.g., of theft, embezzlement, loss and/or damaging, all matters as well in case there is no fault on the part of Client. In case of a criminal act, Client is obliged to file a police report without delay, while presenting a copy of the report to WSG.
- 13.2 If Parties have established that Client himself will take care of the transport of the Construction Camera, the Construction Camera is at the risk

of Client as from the moment that WSG has declared the Construction Camera ready for transport.

- 13.3 Client is obliged to insure the Construction Camera against the value for a new replacement with an insurance company generally accepted in the Netherlands with respect to all damage and risks in the matter of the Construction Camera that he is liable for pursuant to the Agreement, the Terms and Conditions, and the law.
- 13.4 Client is obliged to inform WSG immediately, in any event no later than its nature requires and under no circumstance later than twenty-four (24) hours after its discovery, of damage that has occurred and/or risk as referred to in this article. In such case, Client must also inform his insurer concerning within that term, with a simultaneous notification to WSG. Client is obliged to inform his insurer that the disbursement under that insurance in that case falls to WSG and must be paid to WSG. Client is obliged to transmit the names and addresses of his insurer to WSG. WSG have the right to inform the relevant insurer that the compensation payable for the matters which are the property of WSG by the insurance must be paid out directly to WSG.
- 13.5 Client hereby cedes beforehand to WSG any possible disbursements that are made under the insurance regarding the Construction Camera. The Agreement and the Terms and Conditions must be qualified as a deed of assignment to such effect. Client is obliged in case of damage and/or risk as referred to in this article to immediately communicate this cession to his insurer. WSG also have the right to communicate this themselves.

13.6 Costs of usage, fines, or other levies imposed on account of facts or events which occur during the Agreement with respect to (the use of) the Construction Camera are borne by Client.

14. Rescission

14.1 WSG have the right, without prejudice to what is otherwise established in the Terms and Conditions and without prejudice to his other contractual and legal rights and powers, to rescind the Agreement if:

- collaborators of WSG are (threatened to be) exposed to substances which impair health through or upon the implementation of the Agreement;
- weather conditions upon the implementation of the Agreement are of such a nature that the (continuation of the) implementation of the Agreement is irresponsible;
- Client is in default vis-à-vis WSG in any manner;
- there are legitimate grounds to fear that the Client is or will not be able to comply with his obligations vis-à-vis WSG; and/or
- Client is declared bankrupt, or his bankruptcy is filed for, he is inserted in a debt restructuring arrangement, applies for/ obtains (provisional) suspension of payments or becomes insolvent, or offers an extrajudicial debt settlement.

14.2 Client is obliged to compensate the damage (to be) incurred by WSG through the rescission.

15. Obligations of Client at the end of the Agreement

15.1 Upon termination of the Agreement, for

any reason whatsoever, Client is obliged to immediately allow WSG, in the widest sense of the term, to recover the Construction Camera. The Client under no circumstance can appeal vis-à-vis WSG to a right of retention. WSG have the legal right, if Client does not comply, to recover the Construction Camera without prior notice and to such effect to enter the area where it is located. All related costs are at the expense and risk of the Client.

15.2 If Parties have established that Client would take care of transport himself, it applies that Client must make sure that he has brought back the Construction Camera at the latest on the end date of the Agreement to the business address of WSG, or to such other location as may have been agreed.

15.3 For as long as Client is not compliant with what is stipulated in the preceding article sections, Client continues to owe the agreed (rental) price, with a surcharge of 100%, until Client has complied, without prejudice to the entitlement of WSG to compensation of damage incurred as a result.

15.4 Upon the (re-)provision of the Construction Camera by Client, the latter has the right to have the condition of the Construction Camera ascertained by an expert, in the absence of which such damage report as may be prepared by WSG will be decisive. With respect to the defects identified by WSG, they are under no other burden of proof than the presentation of an itemised bill.

15.5 If the Construction Camera upon the (re-) provision manifests damage which falls at the risk of Contractor, which can reasonably be

repaired, WSG will (let) restore that damage. The costs thereof, as well as the other (consequential) damage caused thereby, are borne by Client.

- 15.6 If the Construction Camera manifests damage upon its (re-)provision which falls at the risk of Contractor and which cannot reasonably be repaired, or if a Construction Camera is not (re-) provided at all at the latest within one week after termination of the Agreement, Client owes a fee to WSG for the amount of the new replacement value of the Construction Camera, without prejudice to the entitlement of WSG to the compensation of other (consequential) damage and compensation.

16. Complaints

- 16.1 By complaints are intended all complaints of Client regarding (the implementation of) the Agreement. Minor or normal deviations, such as are customary in the sector of the relevant business, in execution and/or quantity and/or quality never constitute grounds for complaint.
- 16.2 Complaints must be submitted, on pain of their lapsing legally, in writing, including substantiation, no later than within eight (8) days after Client was aware or should reasonably have become aware of the facts on which he bases his claim. This applies expressly as well with respect to complaints regarding invoices of WSG.
- 16.3 What is established in this article leaves expressly unaffected what is stipulated in article 6.4.
- 16.4 A complaint of the Client regarding a certain obligation does not suspend any (payment)

obligation(s) of the Client and does not confer the right to set-offs to Client either.

17. Repairs and maintenance

- 17.1 Malfunctions or the dysfunction of the Construction Camera during the term of the Agreement due to an internal cause, also with due observance for the first full sentence of this article section, and which is not attributable to Client, as well as damage which is the result of normal usage and normal wear are borne by WSG.
- 17.2 During the Agreement, all such repairs as may be necessary are carried out by or on behalf of WSG, within a reasonable term, except to the extent this is not possible. Barring damage which is borne by WSG, damaging to the Construction Camera is repaired or replaced at the expense of the Client, all matters at the discretion of WSG.
- 17.3 The Client is obliged to tolerate repairs and replacement of the Construction Camera without being entitled to non-payment of the (rental) price or to compensation on account of inconvenience, loss of time, replacement, or otherwise.

18. Intellectual property

- 18.1 All (information included in) Quotations, notifications, designs, models, pictures, programs, software, documentation, drawings, and the related rights of industrial and intellectual property or, respectively, rights that can be equated thereto, which have been made available by WSG lie with WSG. It is not permitted to Client to copy the intellectual

property rights completely or in part, to hand these over or provide them for inspection to third parties and/or to communicate the contents thereof to third parties, or to multiply, publish, or forge the same.

18.2 To the extent software and/or documentation is supplied with, or is embedded in a matter that is provided, the intellectual property rights of the software continue to lie with WSG. The brands, type and ID numbers and signs on the matters provided may not be removed, damaged, or altered.

18.3 The Agreement does not comprise the transfer of the intellectual property rights to the Client. Client will immediately inform WSG in writing if infringements on the intellectual property rights are identified by Client or third parties, if a third party claims entitlement to rights on the intellectual property rights, or if a third party contends that one or several of the intellectual property rights infringe on his rights. WSG reserve themselves the right to control the use of the intellectual property rights and at own discretion to terminate it with immediate effect. Client renders his full assistance to such effect.

18.4 WSG do not guarantee in any manner that the matters delivered to Client do not infringe on any written or unwritten intellectual property right of third parties.

18.5 It is prohibited to the Client:

- a. to modify, adjust, change, or convert the software embedded in or supplied by WSG, or to create products or services derived from those of WSG, all matters in the widest sense of the term;
- b. to cede, (sub-)license, let, loan, transfer, or

divulge software or to make available software to a third party in a different manner, all matters in the widest sense of the term;

- c. without the written permission of WSG, to combine the software and the intellectual property rights provided with or to integrate the same in other software, and/or;
- d. to reverse-assemble, decompile, or disassemble the software provided, or to derive its source code otherwise, without the express written permission of WSG.

19. Liability

19.1 WSG are not obliged to provide any farther-reaching compensation of damages to Client or third parties than what flows from civil liability, with a maximum of the amount insured in the matter and to the extent the liability insurance of WSG effectively provides coverage. The liability is expressly limited in any event to direct material damage and personal injury to matters and persons of the client, caused by a demonstrable defect or by the wilful intent or gross fault of lessor.

19.2 WSG are not obliged to compensate any farther-reaching direct damage, nor indirect damage on any account whatsoever, including consequential damage and business damage.

19.3 WSG are not liable vis-à-vis the Client or third parties for damage caused through the wilful intent, fault, or negligence of those whose services they use upon the implementation of the Agreement, regardless of who employs them. WSG are not liable either for damage that has occurred through the incorrect and/or incomplete information provided by or on behalf of the Client.

19.4 WSG are not liable vis-à-vis the Client or third parties caused by the ancillary or transportation means used by WSG.

19.5 Client safeguards WSG against all claims by third parties related to the implementation of the Agreement.

20. Force majeure

20.1 In case of force majeure, WSG have the right to rescind the Agreement completely or in part without any judicial intervention, or to suspend the implementation thereof, such without judicial intervention and without WSG being held to provide any indemnification on such account.

20.2 By force majeure are intended all facts and circumstances falling outside the sphere of influence of WSG and on grounds of which the implementation of the Agreement cannot reasonably be demanded of WSG, also including, though not solely: late delivery through the fault of suppliers, illness of staff and/or ancillary personnel of WSG, deficiencies in ancillary means and means of transport, fire, work strikes, terrorism, traffic impediments, hindering weather conditions, pandemics, (inter) continental war, government measures, and other similar events and/or serious disruptions at the company of WSG or of one of their suppliers. All matters apply regardless of whether the circumstances causing the force majeure to occur in the Netherlands or in a different country.

21. Privacy

21.1 The Construction Camera can be equipped with geo-localisation systems and/or tracers,

especially with an eye on the fighting of theft and fraud and the fine-tuning of invoicing for the use of the rented matters. WSG reserve themselves the right to control where the Construction Camera is located at any time they want. Location data collected cannot be viewed by third parties but can be used by WSG as proof in case of theft and fraud.

21.2 The personal data provided by Client to WSG, in particular the name, the address, and the phone number, are collected and processed in the context of the implementation of the Agreement and the administrative, accounting, and legal control and follow-up objectives thereof. The data thus collected are processed in accordance with the GDPR and other applicable legislation.

22. Applicable law and competent court

22.1 The Agreement and legal relationships flowing therefrom or related thereto are exclusively subject to Netherlands Law.

22.2 Disputes in connection with the Agreement or any other legal relationship between Parties are settled by the competent court of law of the district of Noord-Holland, location Alkmaar.