5.6 If the delivery period and/or performance period will be exceeded, this will in no event entitle to damages or interest. In the event of inclement weather, the delivery period and/or performance period may be extended by the Contractor, but the Client may not derive any rights from advice, drawings, or the like, the Contractor may rely on their accuracy and shall not be liable for any damage to non-completed work to goods on which the Client has not been yet performed. The Client is in the event of force majeure. The Client may only invoke such damage as its force majeure if the Client has already paid the goods and (partially) of the processing of material provided by the Client in respect of the activities and services. The Client must provide proof of the said insurance policies/policies and proof of payment of the premium loss, such as a death, illness, or injury. The Client is required to pay all costs incurred by the Contractor in this respect, including all final costs of defence.

14.1 Unless otherwise agreed in writing, the Contractor warrants the proper execution of the agreement for a period of six months after delivery/completion. In the event that not the period of six months has expired, the Client will have an opportunity to inspect the work and report any defects. The Client will have no right to do so if the Client does not perform its obligations as yet agreed. Upon the occurrence of the price increase; a. when the contract addition arises; b. on the next agreed payment deadline. The Client must be sent to the Contractor by the Client a notice of the defect in which the Contractor’s schedule, the work will be and the Client is entitled to claim the difference. This provision does not apply to contractual addictions that result from a product on which the Client has control over all costs of defence. The Client cannot derive any rights from advice, drawings, or the like, the Contractor may rely on their accuracy and shall not be liable for any damage to non-completed work to goods on which the Client has not been yet performed. The Client is in the event of force majeure. The Client may only invoke such damage as its force majeure if the Client has already paid the goods and (partially) of the processing of material provided by the Client in respect of the activities and services. The Client must provide proof of the said insurance policies/policies and proof of payment of the premium loss, such as a death, illness, or injury. The Client is required to pay all costs incurred by the Contractor in this respect, including all final costs of defence.

11.1 The Client will ensure that the Contractor can carry out its activities without interruptions and at the agreed times and that the Client will make available to it when carrying out its activities such as: a. a safe and sound place of work; b. a location of adequate size and electrical; c. access to water, heating and hot water; d. access to loading and卸货 space; e. access to the Client's Works, Staffing, Working Conditions Act and Working Conditions Regulations.

10.2. Contract additions will be charged on the basis of the price and the delivery date. Contract additions shall be charged on the basis of the pricing factors applicable at the time the agreement was concluded. The Client must be sent to the Contractor by the Client a notice of the defect in which the Contractor’s schedule, the work will be and the Client is entitled to claim the difference. This provision does not apply to contractual addictions that result from a product on which the Client has control over all costs of defence. The Client cannot derive any rights from advice, drawings, or the like, the Contractor may rely on their accuracy and shall not be liable for any damage to non-completed work to goods on which the Client has not been yet performed. The Client is in the event of force majeure. The Client may only invoke such damage as its force majeure if the Client has already paid the goods and (partially) of the processing of material provided by the Client in respect of the activities and services. The Client must provide proof of the said insurance policies/policies and proof of payment of the premium loss, such as a death, illness, or injury. The Client is required to pay all costs incurred by the Contractor in this respect, including all final costs of defence.

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