

### RT 80327 EN

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		1 (16)
PROJECT MANAGEMENT CONTRACT AGREEMENT WITH TARGET BUDGET		YSE 1998 asiakirja
A project management contract adheres to the general terms of contract of a YSE 1998 RT 16-10660, unless the contract states otherwise. In the event of any differencies in interpretation of this RT sheet the Finnish take precedence over this translation.		
CONSTRUCTION OBJECT		
Construction project	No.	
Construction object	Work no.	
Address		
Telephone	Telefax	
email		
PARTIES		
Client		
Company	VAT reg. no:	
Address		
Invoice address		
Telephone	Telefax	
email		
Client's competent representatives		
- for contract-related matters		
Name	Telephone	
email		
- for work execution matters		
Name	Telephone	
email		

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Project management cor	ntractor	
Company	VAT reg. no:	
Address		
Telephone	Telefax	
email		
Project management contract	tor's competent representatives	
Name	Telephone	
email - for work execution matters Name	Telephone	
email		
OTHER PARTIES		
Developer		
Development consultant Main contractor		
Party responsible for work site supervision duties (main implementer)		
Party responsible for work site services		
Other contractors and client's procurement		
Subordinated subsidiary contractors		

Project management contract agreement with target budget

Designers

# **TERMS OF AGREEMENT**<br/>AND CONCEPTSThis contract adheres to the general terms of agreement for a construction contract, YSE<br/>1998, unless otherwise stated in this agreement. The general terms of agreement for a<br/>construction contract are referred to herein as 'YSE'.

In this contract agreement, the concepts of YSE apply with the following amendments. Other concepts are primarily those published elsewhere and commonly used in the construction industry.

The product and production items are the items in the Talo 2000 collection, 'Hanke- ja tuotantonimikkeistö' (project and production items), 2006 version.

The abbreviation 'PMC' refers to the project management contractor.

In order to achieve the goals of the project, the duties applying between the parties to the project are clarified as follows:

- Control refers to the provision of information and instructions to another party in such away as to help said party to fulfil its duties within the framework of its agreement.
- Monitoring refers to measures with which the compromising of the project's goals are detected, recorded, and communicated and with which deviations are addressed.
- Co-ordination refers to the adapting of the parties' actions, duties, or plans and detection of conflicts in them and seeing to rectifying measures.
- Addressing refers to the assigning of a task for execution by a party and controlling and monitoring it.

Clarification and supplementation of plans

- A plan is deemed clarified further when a structural part or performance in the agreement documents has been presented and it is clarified as a final design solution during the planning process so that it does not differ from the general contractual level.
- A plan is deemed supplemented by minor additions that do not prevent contract planning because of their general nature and that are required in order to produce the agreed-upon work performance.

#### INTRODUCTION

#### Nature of a project management contract

Overview

In a project management contract, the project management contractor has responsibility for the project management and construction work. The project management contractor places its competence in these matters at the client's disposal so that both parties will have an interest in achieving the project's goals.

The project management contractor, in collaboration with the client, creates an efficient implementation method and a collaborative project organisation; carries out its project management duties in accordance with this agreement and the project plan it has skilfully prepared and had approved by the client, seeing to the interest of the client; and functions as the main implementer and contactor of the construction work.

The project management contractor supervises the work site implementation of the construction project, working in close and open partnership with the client, main designer, and other designers with a contractual relationship with the client. Implementation design, procurement, and construction are overlapped by implementing the construction work as several procurements.

The constructionwork is implemented according to a procurement plan and procurement procedure approved by the client as procurements made on behalf of the project management contractor, subjected to bidding as the design advances. The client approves the procurement decisions.

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	The project management contractor co-ordinates the collaboration between the project in order to reach the agreed-upon goals. Upon detecting or anticipating quality anomalia excessive expenses, delays, or other deviations from the goals, the project management contractor shall immediately inform the client and take the necessary corrective actions client contributes to the existence of the premises for implementing the project as plann	es, nt . The
	The level of completeness of plans in a project management contract is often low at the the work. There are many issues to be decided upon together, and the schedule is tight Accordingly, successful implementation of the project requires active, open, and respon collaboration on the part of both parties to the agreement and the designers, as well. The emphasised loyalty principle and the obligations imposed by it on the parties separate a management contract from traditional forms of main contract.	t. nsible ne
Design	The client contracts out the design assignments under its responsibility. The client lead design work, specifies the functionality and qualitative requirements for the completed s and approves the design. The main contractor controls the general and implementation as a whole and ensures that the design process leads to the goals set.	state,
	The project management contractor, in collaboration with the client and main designer, controls the implementation design as described below in this agreement.	
Non-changeability of fees and expense, quality, and schedule targets	The nature of a project management contract agreement is such that the financial, qua and schedule targets of the contract performance are specified and the agreement is concluded with information and plans supplemented and clarified during the implement design and construction. Subcontractors and their offers are utilised in design control. Supplementation and clarification are included in the performance of the project manage contractor's performance and in the expense framework specified in more detail in the contract if they do not alter the scope or quality level from that specified in the agreement	tation gement
Risk management	The project management contractor is responsible for proactive identification, assessm and prevention of risks involved in the construction project. In the project design and performance, the project management contractor must professionally consider the part circumstances and factors that may jeopardise the planned outcome of the construction project.	ticular
Goals of the construction project	The goal-setting in this section of the agreement does not alter the parties' responsibilit insofar as this contract sets forth the performance and other obligations of the parties.	ies
	The common goal shared by all parties in this construction project is to primarily attain the following goals in collaboration among the parties to the project:	ihe

#### **1 PROJECT MANAGEMENT CONTRACTOR'S PERFORMANCE OBLIGATION**

**Object of the contract** The supervision tasks and construction and building technology work for the entire ..... construction object.

Principal obligation to<br/>render servicesThe principal obligation to render services includes the project<br/>management contract's supervision tasks in accordance with \$1 of the<br/>YSE terms and all construction and building technology work completed<br/>when assigned to the contractor.

Secondary obligations With respect to the PMC's performance, the contract includes all measures and obligations referred to in YSE (§2) required by the completed work. With respect to the secondary obligations referred to in YSE, the following applies also: ....

Project management contract's supervision tasks list RT 10-10907, LVI 03-10423 (Appendix ......), items A-E: project management tasks (including project planning, project control and reporting, implementation design control, procurement, and construction control), work site supervision tasks, acceptance and deployment tasks, and guarantee period tasks.

Project planThe PMC prepares/finalises a preliminary project plan (Appendix<br/>....) and presents it to the client for approval by ..... In the<br/>course of the project, the PMC updates the project plan when<br/>necessary in mutual understanding with other parties to the project.<br/>Changes to the project plan are subject to the client's approval.

Work site management<br/>dutiesThe PMC is responsible for the work site management duties.In addition to \$4 of the YSE terms, the tasks include the work site<br/>management duties listed in task list RT 10-10907, LVI 03-10423<br/>(Appendix ....).

Work site services The PMC is responsible for arranging work site duties. The work site services apply to: ..... In addition to \$3 of the YSE terms and commercial documents, the following has been agreed on regarding work site services: ....

Statutory co-operation

The PMC co-ordinates the collaboration between project parties and sees to it that the designers, PMC subcontractors, and the subordinate subsidiary contractors, as well as separate vendors of the client as itemised in the agreement or agreed upon later, are aware of the project goals, progress, and other action obligations in the project related to their performance.

The PMC's duty is to keep the client and other separately agreed-upon parties aware of the project's progress and to informthe client of all issues significant for the parties. The PMC must immediately communicate any problems detected to the client and present the proposed solutions.

The PMC makes a proposal, with justifications, concerning all issues related to itsperformance that require the client's decision in carrying out the project. The proposalsmust be prepared far enough in advance that the client will have sufficient time to become familiar with the decision-making grounds and consider the decision. The most important issues affecting the schedulemust be itemised in the project plan and are subject to the client's approval.

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Planning control	The PMC controls the implementation design as an expert in schedul planning, procurement, and construction. The control applies to technical design solutions, occupational safety in their implementation, and the content and timing of design documents. Th PMC's duty is to verify the time, expense, and quality conformance the plans as well as their implementability and compatibility with the procurement, and to make professional suggestions related to the project's goals in order to develop the design. On the basis of the proposals, the designers prepare implementation plans and the main designer ensures the compatibility of the plans and design. The PM acquires the client's approval for the implementation plans before carrying out of the construction work. The PMC informs the client immediately if reaching of the goals is jeopardised and shall actively propose corrective action.	he e of h the n MC e
		)
Expense control, monitoring and reporting	The PMC prepares for and delivers to the client within of the signing of the agreement a target budget based on a cost estimate procurement package distribution as the basis of cost control and monitoring. The PMC is responsible for professional and proactive expense cont	and
	and monitoring of the project and reports to the client any agreements concluded, and on fixed expenses and the implementation cost forecast of the target budget on a monthly basis, by the day of each month. The PMC will actively utilise expense monitorin and realisation data in design control and procurement and its oth contract performance. Upon detecting or anticipating a threat of exceeding of the target budget, the PMC will inform the client without delay and take the necessary corrective action within its scope of influence.	n  ng her
2 AGREEMENT DOCUM	ENTS	
	The contract adheres to this agreement and the related documents listed below.	
	Instead of §13 of the YSE terms, the order for interpretation of the documents is as follow after this agreement document:	/S
Contract document list		
A. Commercial documents	<ol> <li>Contract negotiation protocol</li> <li>Contract/project programme</li> <li>Developer's safety document (RT 80325)</li> <li>Project management contract's task list RT 10-10907, LVI 03-104</li> <li>General terms of agreement of a construction contract YSE 1998</li> <li>16-10660, LVI 03-10277)</li> </ol>	
	<ul> <li>6. Procurement limit appendix</li> <li>7. Preliminary general schedule</li> <li>8. Preliminary delivery schedule for design documents</li> <li>9. Work site supervision and management resource reimbursement tak (RT 80328)</li> <li>10. Project management fee instalment table</li> <li>11. Preliminary project plan</li> <li>12. Offer</li> <li>13. Description of the calculation bases for the target price/budge</li> </ul>	
	10. Description of the calculation bases for the target price/budg	900

#### **B. Technical documents** 1. Construction method statement

- 2. General design
- Architect's design according to list .....
- Construction design according to list .....
- General building technology design
- Structural part maintenance schedule targets
- 3. Studies
- Foundation survey
- Asbestos survey report
- Condition assessment
- Structural safety risk assessment

etc.

The provisions of this agreement document and the contract negotiation protocol supersede the items in the general terms of agreement for a construction contract, YSE 1998, only insofar as differing text has been written. In all other parts, the agreement documents supplement each other in accordance with YSE, §12.

#### **3 CLIENT'S OBLIGATION OF CONTRIBUTION**

General obligation of contribution	Upon the PMC's proposal, the client will make the decisions listed in the task list and/or in the project plan and otherwise required by the construction project in such a way that the faultless progress of the project management contract is possible. The client must actively provide the preliminary data that affect the contract design, implementation, and expenses changes after the conclusion of the agreement. The design agreements are made on behalf of the client. The client sees to it that the designers and other actors with a contractual relationship to the client are committed to working so as to support the implementation of the project management contract and the goals of the entire project, as well as collaboration. The design control and management tasks and the design scheduling principles are reviewed under the client's supervision and, if necessary, clarified in implementation design start-up meeting arranged with the PMC and the designers.
Acquisition of permits, and issues involving the authorities	The client is responsible for obtaining the construction permit. The permit has been issued, on, and becomes final on/ The application for a permit was submitted on The PMC obtains the permits required for performance of the work.
Plan adaptation and approval	The client approves the plans before they are implemented and is responsible for the plans of designers in contractual relationship with the client and for the compatibility of the plans.
Delivery of plan documents	The client is responsible for delivering the plan documents according to the confirmed delivery schedule for plan documents as plan packages.

Other work and procurement The client simultaneously has other work done at the site as commissioned by the client specified under 'Other contractors and client's procurement'.

The client notifies the PMC later of separate procurements it has decided on in such a way that the PMC can consider these and adapt them to suit the project management.

The potential impact of separate procurement not itemised in this agreement on the contract price and construction time is subject to agreement, as with additional and amendment work.

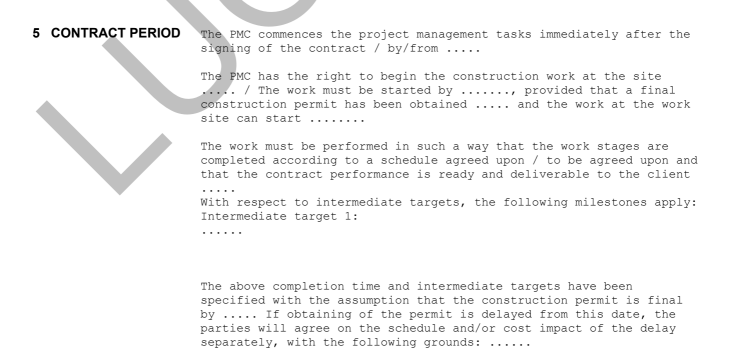
#### **4 QUALITY ASSURANCE**

Client's quality assurance The client takes its quality assurance actions to ensure the fulfilment of its contractual obligations in such a way that the contractor can in that respect fulfil its contractual obligations. Essential among these quality assurance measures are
- .....
- .....

**PMC's quality assurance** The PMC considers to be part of the finalising of the project plan any quality assurance measures pertaining to its performance and bears responsibility for the performance and documentation. The central quality assurance measures presented in a project plan to be clarified later and approved by the client are

- ..... - ..... - .....

The PMC sees to the maintenance of an inspection document during the construction work and monitors the performance of its actions and those of others responsible for inspection, recording this in the summary section of the inspection protocol. The inspection protocol and the related conformance procedure are reviewed, and the review document is signed by the parties as part of the target's delivery.



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6 PENALTIES FOR DELAY	Upon delay of the contract performance from the dates specified in Section 5, 'Contract period', with respect to the whole contract or the intermediate targets, the client is entitled to receive payment of a delay penalty from the PMC at
7 GUARANTEE	The PMC is responsible for the conformance of its performance to the contract throughout a term of guarantee, which is 24 months from the approved acceptance of the entire work site / staged subparts.
	Option A: The PMC transfers the extended warranties such that they are between the client and the respective subcontractors. In addition to the 24-month general guarantee period, which covers its entire performance, the PMCsees to it that each of the PMC subcontractors involved in the extended warranties listed below is directly responsible to the client for the compliance of its performance during the following guarantee periods, from the time of acceptance of the entire work site / subparts.  Option B: The PMC is responsible to the client for the extended warranties. In addition to the 24-month general guarantee that covers its entire performance, the PMC is responsible to the client for the contract compliance of its performance throughout the following extended guarantee periods, from approved acceptance of the entire work site / subparts. 
Guarantee expenses	In order to correct such within-guarantee faults as cannot be assigned to the responsibility of any individual subcontractor, euros is reserved. With respect to the amount by which the guarantee expenses exceed this amount and that becomes the liability of its subcontractors, the PMC bears the responsibility.
	The guarantee liability reservation is included in the work site expenses and taken into consideration in the final financial settlement as an addition to the realised construction expenses, assigned to the guarantee repair expenses. Should guarantee liability allocation remain unused at the end of the PMC's own guarantee period, the benefit remains solely with the client / the remaining amount is divided between the client and the PMC with a ratio of / the benefit remains solely with the PMC.
8 SECURITIES	
The project management contractor's securities	To guarantee the fulfilment of its obligations during the construction work, the PMC is bonded with the surety being a bank or insurance company and the amount pledged being / other security approved by the client.
	To guarantee the fulfilment of its obligations during the 24-month guarantee period, the PMC undertakes suretyship with a bank or insurance company in the amount of / other security approved by the client.
Client's securities	Option A: The client offers security in the amount of euros.

Option B: The client does not provide security.

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9 INSURANCE The PMC will purchase construction work insurance for the construction object on behalf of the client for the estimated realisation cost confirmed by the client plus the value of the client's procurement, the total value being .... euros.

The PMC must have valid operations liability insurance where the maximum amount of reimbursement for an individual damage item is at least ..... euros. A certificate of the validity and terms of the liability insurance must be delivered to the client.

The PMC must require an operations liability insurance policy from its subcontractors acting on the work site.

## 10 CONTRACT PRICE The client pays a contract price to the PMC for its performance. The price, the amount of the client's payment liability, and other terms are presented below.

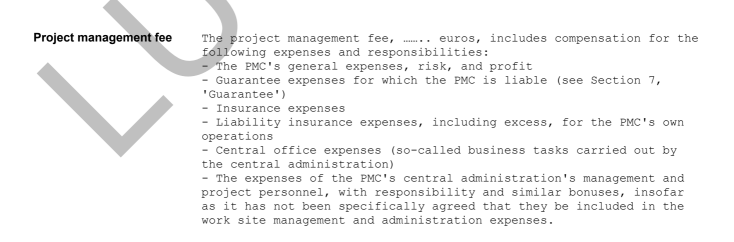
The monetary amounts specified in this agreement are stated without value added tax, and the calculations referred to in this contract are prepared, and costs and feed processed, without value added tax.

The value added tax conformant to the applicable legislation is added to the invoice total.

## Payments included in the contract price

The contract price is composed of the following cost items, which the client pays to the PMC as specified below:

- 1. Project management fee
- 2. Work site expenses, including
- work site management and administration fee
- procurement expenses
- 3. The target-based incentive payment
- 4. Value added tax
- The target price/budget described below includes cost items 1 and 2 of the contract price.



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Work site management and administration fee	The work site management and administration fee covers the expen- and responsibilities associated with the following tasks and functions: - Work site management and administration tasks - The work site office (office supplies, office connectivity, wo site occupational safety, work management and administration personnel, and the occupational safety equipment) - Arranging ofcommunication, guidance,work site meetings and vis and catering.	ork
	The work site management and administration fee is divided into - a variable portion, composed of the personnel resources agreed as variable, listed in the work site management and administrati resource reimbursement table, Appendix, and their invoicin grounds - a fixed portion, euros, which comprises, for instance, t	.on Ig
	Changes to work site management and administration resource need - The quantity of the management and administration resources, or amount of time consumed by them, agreed on in this agreement as variable can be adjusted in accordance with the client's or PMC' justified proposal, subject to the written approval of both part - The client compensates for the cost impact of the resource cha as part of other work site expenses, up to the maximum payment liability of the client. - The total effect of the resource changes does not alter the ta price/budget unless the basis for the changes is additional or amendment work.	s s ies. nges
Procurement expenses	Procurement must be carried out in keeping with the procurement and procedure approved by the client. The procurement expenses in the procurement items approved by the client.	
	Procurement includes all subcontracts and service procurement, construction products and consumables with transportation and we purchased for the work site and required for the work output, temporary work site arrangements, construction work insurance (w excess), guarantee expense allocation, the expenses for copying design documents needed for the procurement and construction, an similar procurement items not included in the project management or work site management and administration fee.	vith of Id
	<ul> <li>The limit of the work site management and administration fee and procurement expenses is clarified as follows:</li> <li>The safety structures protecting the work site, such as fences railings, walkways, stairs, and covers, are handled as procurement.</li> <li>Work site services (see YSE, §3) are carried out as procurement.</li> <li>Consumables, consumable materials, and energy (such as electric water, and district heating) are managed as procurements.</li> <li>Costs of surveys, permits and services from authorities needed the contractor, quality assurance services, maintenance book ite and other necessary services paid to third parties are procurement.</li> </ul>	ents. ets. ecity, l by ems,
	The procurements related to construction and technology elements include all work stages needed to produce a finished product or delivery.The procurement, therefore, usually includes constructi products, work performance, installation products, required spec equipment, and business services.	.on
	The PMC's duty is to see to it that auxiliary obligations includ the contractual procurement are not reimbursed with separately purchased work site services.	led in

The PMC has the right to include in procurement bidding, and make procurements from, its own company or within the sphere of its owner's influence in accordance with the following principles: .....

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Target budget	The client undertakes to pay the PMC for its performance of the contract the realised project management fee, work site expenses, a target based incentive fee (if applicable).	and
	The parties mutually specify the target budget for the project management fee and work site expenses as euros.	

Target-based incentive fee In addition to the realised project management fee and work site expenses, the client pays a target-realisation fee to the PMC, if - the quality goals are met - the project is completed on schedule

- the target budget is not exceeded

The amount of the target-based incentive fee shall not exceed ..... euros. The fee is intended primarily for distribution to the PMC's project personnel and also includes social contributions from the salary. More detailed determination and distribution grounds are described in Appendix .....

#### 11 CHANGES TO THE CONTRACT PRICE

Effect of data and design The target budget/price and maximum price under this agreement are based on the data and design from the agreement stage, which are clarified and supplemented in the course of further development of the design and during construction.

> The target budget/price and maximum price are changed in conformance with the YSE provisions on additional and amendment work. Additional or amendment work is not deemed to be clarification or supplementation of design resulting from lowlevel of completion of the agreement design if it does not differ from the general quality level of the site or if it is required for achievement of the agreedupon work output.

> Any design development solutions or other improvements achieved by the PMC that result in lowered realised expenses not based on compromised site quality level, equipment level, or scope and not causing increased life span expenses of the building shall not change the target budget/price and maximum price.

Amendments and additions other than the above that affect the contractual content, scope, quality or equipment level, or schedule are, with respect to their cost and schedule impact, handled in accordance with the section 'Agreement on amendments and additions'.

Impact of procurement decisions

clarification

If the client does not approve a procurement presented by the PMC that has been shown by the PMC to be fully conformant to the terms and goals of the agreement and instead requires a procurement more expensive than the one presented, the target budget/price is increased by the difference entailed by these procurement items.

The parties have the right to refuse, for just cause, the subcontractors presented by the other party. Such cause is, for example, a breach of contract anticipated on the basis of experience with the subcontractor concerned.

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Determining the cost effect of changes	Changes to the target budget/price and maximumprice resulting from amendment or additional work will be considered in the profit-free price without the general cost extra and profit referred to in YSE \$47, subsection f.	
	Option A: The work site management and administration expenses included in the profit-free price are reimbursed at% of the procurement cost of the amendment or additional work.	
	Option B: Determination of the profit-exclusive price considers the immediate work supervision salaries with social contributions, travel expense and daily allowances, tool remuneration, and other work site operation and shared expenses at the following percentages to be calculated from the procurement expenses: - Changes in only materials' quality level % - Changes to performance included primarily in one subcontract	es
	Other amendment and additional work % In determining the procurement cost of the profit-free price, materials included in the tender and labour unit prices from subcontractors and vendors are used in the first instance. If these are not available, the work shall apply the market-based price information agreed upon by the parties through negotiations.	e
Effect of amendment and additional work on the project management fee	The project management fee is fixed unless the total value of the amendment and additional work expenses conformant to this agreement differs by more than % in either direction from the agreed-up target budget/price.	
	Any changes greater than this will change the final project management fee with a proportional increase or decrease correspond to the amount of difference from the target values.	ing
Agreement on amendments and additions	The PMC must carry out amendment work required by the client unless it fundamentally alters the nature of the contract performance.	5
	The PMC does not have a contractual obligation to carry out additional work required by the client. Should the parties agree or additional work to be added to this agreement, the same policies as terms as described belowfor amendmentwork shall apply.	
	The party that deems the implementation solution presented to different this agreement or wishes to change the implementation scheduler referred to in this agreement must itemise the associated matters a writing for the other party. In order to be incorporated into this agreement, the change and its target budget/price and maximum price and/or contract time impact, if any, must be agreed upon in writing before the amendment work is commenced. A written amendment work order from a competent representative of the client shall constitute written agreement, with the exception of minor and urgent changes areferred to in YSE, §43, subsection 3, for which a work site journal entry constitutes the order. Even for these, the effect on the contract price must be agreed upon in writing without delay.	e in g te as
	Amendment and additional work can be ordered by Minor and urgent changes as referred to in YSE, §43, subsection 3 o be ordered by	can

#### 12 PAYMENT OF THE CONTRACT PRICE

Project management fee The project management fee is paid monthly as invoiced by the PMC and based on the instalment table, Appendix ..... The last payment of the project management fee is made when the PMC's acceptance and deployment tasks (see Appendix ....) have been carried out and the financial settlement has been arranged.

Work site expenses The work site expenses are charged via a summary invoice ..... time(s) per month, itemised as work site management and administration fee and procurement expenses components.Vouchers documenting the bases for and correctness of the expenses are included with the invoices. Procurement expenses can be charged to the client when the PMC has approved an invoice of its subcontractor as payable.

> The client remits to the PMC an advance payment of the work site expenses, totalling ..... euros, upon signature of the agreement and depositing of construction-time security. The amount of the advance already paid is deducted in each summary invoice with a separate credit invoice amounting to ..... euros per summary invoice / ..... % of the total amount of the summary invoice.

Payment of the target-basedThe target-based incentive fee is payable when the work has been<br/>completed and the financial settlement has been completed.

Time of payment The time of payment is .... days from presenting of a payable invoice to the client. Should the client be delayed from making a payment payable at the time of invoice delivery within the agreed-upon time, the client must pay interest conformant to the interest legislation on the overdue amount.

#### **13 PRICE REFERENCES**

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14 OWNERSHIP
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Construction equipment purchased for the work site and other excess property are inventoried at the end of the project, and the PMC will address it as agreed with the client. The sales income is credited against work site expenses.

#### **15 MONITORING**

On behalf of the client, the contract performance is monitored at the work site by  $\ldots \ldots$ 

#### **16 WORK SUPERVISION**

On behalf of the PMC, the work supervisor in charge of supervising the construction work and responsible for the construction work's compliance with regulations and performance in the manner referred to in YSE, §56, subsection 2 as a competent representative of the PMC is .....

#### **17 OCCUPATIONAL SAFETY**

The PMC appoints, and, before the construction work commences, provides the client with written notification concerning, a competent person who, as the PMC's representative, sees to the general management of the work site as necessary for the safety of and health at the work site and also attends to the communication arrangements, adapting of functions, and the general cleanliness and orderliness of the construction area.

The PMC will arrange - and be responsible for each person working on the construction site bearing - a visible identifier with a picture and that identifies the person. The identifier must indicate whether the person on the work site is employed by a project party or an independent performer of work. The employee's identifier must state the employer's name.

The PMC sees to it that each person working on the work site has an access pass granted by the PMC and is responsible for ensuring this. A register of access passes is maintained, which shall include the employees' names and dates of birth and data on the company employing each.

The PMC prepares common and general safety instructions for the work site (including, for example, a safety plan and the work site area's usage plan) and has them approved by the client. In the safety instructions, the PMC will take into consideration the developer's safety document's provisions (Appendix ......). The PMC will include the safety instructions it has prepared in its subcontracting agreements.

The PMC will keep the information in Appendix ......, the developer's safety document, pertaining to the work site up to date and deliver information on changes to the client, designers, and other contractors.

The client will see to it that the client's subsidiary contractors are informed of the identifier and access pass requirements for the work site and of any other safety instructions of the PMC, also ensuring that these subsidiary contractors are committed to adhering to said instructions and orders.

#### **18 SPECIAL PROVISIONS**

#### **19 SHARED DELIVERIES**

#### 20 RESOLUTION OF DISPUTES

Any disputes arising from this agreement are to be settled primarily through mutual negotiations of the parties.

Should the parties not reachmutual understanding in their negotiations with each other, settlement is sought on the basis of a reconciliation presentation prepared by an experienced expert selected and approved mutually by the parties. The expert shall be highly familiar with the construction industry and its juridical policies.

Should the parties not reach mutual understanding as to choice of the arbitrator, the division of the arbitration expenses, or the schedule of arbitration, or should they not approve the reconciliation proposal of the arbitrator or reach amutual solution based thereon, the disputes will be settled by a court of arbitration / district court should either of the parties so demand.

#### 21 DATE OF, AND SIGNATURES TO, THE AGREEMENT

This agreement has been executed in two identical copies, one for the client and one for the project management contractor.

Place and date Client Project management contractor In witness whereof tems