-The company to notify the accident to the insurance company when the bonus exceeds 12.5 % of the French Social Security hourly ceiling by the work placement number of hours done

In case of 'force majeure event' (illness, accident ...), the student will not be held responsible by the company for the non-achievement of the contract or delays in carrying out sections of the contract.

The methodology tutor cannot be held responsible if the object named in articles 1 and 8 is not fully achieved.

Article 11: property of the results

The student pledges to hand back to the company all the items, in particular reports, leaflets and other documents, prepared specifically for the company.

For any, external or internal use of the records and reports produced during the consulting project, the company should mention the collaboration with IÉSEG.

Article 12: confidentiality

All the signatories pledge to keep all information collected from the company and used during the project strictly confidential. This applies for the whole duration of the contract. At the request of the company, an extension of this confidentiality might be agreed upon by all signatories, at the end of this contract.

Article 13: cancellation of the contract

Should one signatory not fulfill their obligations, each of the two other signatories can summon them to fulfill their obligations.

The signatoires pledge to fulfill the contract with no cancellation possible until the last module described in article 3 is validated; However the three signatories can agree together to cancel the contract at any time.

ZEP: UTHONAGER,

Signed at 19th December 2014

IESEG

Student