

(22,1) + 4

## I. Breach of contract

In case of breach of contract by SISA i.e. not fulfilling obligations according to the terms of reference, behaviour which causes offence to the local client or to public opinion, or the production of an unsatisfactory standard of work, PLS Consult will be entitled to terminate the contract only after negotiations with SISA have been proven unsuccessful. Any expenses incurred by PLS Consult in this respect, which means expenses that have direct causal relation with the breach of contract, will be deducted from any final settlement due or shall be repaid to PLS Consult on demand if final payment already has been made.

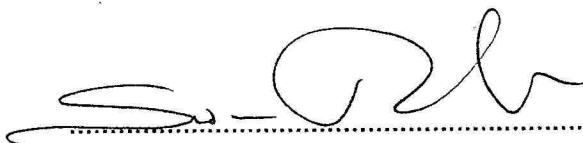
## J. Disagreement

Any question of understanding or fulfilment of the agreed conditions for the engagement as well as any question arising between SISA and PLS Consult which result from or are connected with the present agreement and which cannot be settled amicably, is to be settled under Danish law by the Court of Aarhus.

Conditions agreed:

10-10-97, Aarhus

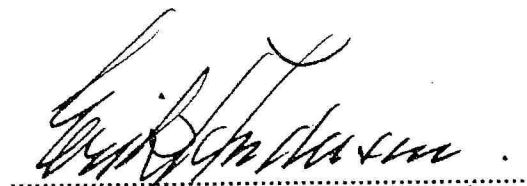
Date and place



PLS Consult A/S  
Division Director  
Susanne T Nielsen

21-10-97 København

Date and place



SISA  
Director  
Erik Andersen