D S Mediation

Daan Spijer LLB

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Mediation Agreement

This agreement for mediation	on (this Agreement) is made between Daan Spijer (the Mediator) and ea	ach of
the two parties (the Parties) whose names and signatures appear at the end of this Agreement.	

This Agreement	is made on the	2017

Mediation Process

1. The **Mediation** process referred to in this Agreement is a voluntary process by which the Parties, with the assistance of the Mediator, systematically isolate issues in dispute (**the Dispute**), develop options for the resolution of those issues, explore the usefulness of those options and consider alternatives with the aim of reaching an agreement that accommodates the interests and needs of the Parties and has the effect of resolving the Dispute or of agreeing on some of the issues. The Dispute is briefly described in Schedule 1 to this Agreement.

Appointment of Mediator

2. The Parties appoint the Mediator to mediate the Dispute in accordance with the terms of this Agreement. The Mediator accepts this appointment.

Payment of Fees

- 3. The fee to be paid for the Mediation (**the Mediation Fee**) is the amount set out in Schedule 2 and this shall be paid by the Parties as directed by the Mediator with each Party paying 50% of the fee.
- 4. The Mediation Fee is non-refundable except, at the discretion of the Mediator, in the event of the Mediation not proceeding.
- 5. The Mediation Fee is not refundable if the Mediation proceeds and no Terms of Settlement is signed by the Parties.
- 6. In the event that the Mediation extends in time beyond the time set aside for its conduct, the Parties agree to pay **the Mediation Hourly Fee** set out in Schedule 2 for any such extended time, subject to the Mediator's right to waive any or all of the Mediation Hourly Fee.
 - 6.1 If payable, the Parties agree to pay 50% each of the Mediation Hourly Fee.

Role of the Mediator

- 7. The Mediator will:
 - 7.1 be neutral and impartial;
 - 7.2 not make decisions for either Party or impose a solution on the Parties;
 - 7.3 not bind the Parties by any comments, suggestions or statements made by the Mediator;
 - 7.4 not give legal, financial or professional advice to any Party; and
 - 7.5 throughout the Mediation, determine when the Mediator may meet with the Parties together or separately.

Daan Spijer LLBlawyer and mediatormember of Law Institute of Victoriapage 1 of 5D S MediationABN: 22 941 314 705Mediation Agreement

Commitment to Mediation

- Each Party agrees to co-operate with the Mediator and the other Party in the Mediation with a commitment to negotiate towards achieving a resolution of the dispute.
- The Parties acknowledge each other's right to be heard and agree to behave with courtesy and respect towards every person participating in the Mediation.
- 10. Once a date or dates are set for the Mediation, any changes may only be made with the consent of the Mediator and both Parties.

Conflict of Interest

11. The Mediator must, prior to the commencement of the Mediation, disclose to the Parties to the best of his knowledge any prior dealings with either of the Parties as well as any interest in the Dispute.

Confidentiality

- 12. The Mediator and the Parties agree to keep confidential all information and documents concerning the Dispute which are disclosed during the course of the Mediation. Any disclosures, exchanges and all aspects of any communication occurring within the Mediation shall be 'without prejudice'.
- 13. Subject to court order, the Parties and the Mediator agree that the following will be privileged and will not be disclosed or be the subject of a subpoena to give evidence or to produce documents in any proceedings in respect of the Dispute:
 - 13.1 any settlement proposal made in the course of attempting to resolve the Dispute, whether such proposal be made by a Party or the Mediator;
 - 13.2 the willingness of a Party to consider or accept any such settlement proposal;
 - 13.3 any admission or concession made within the Mediation by a Party;
 - 13.4 any views expressed, suggestions made or exchanges passing (oral or documentary) between either of the Parties and the Mediator or between the Parties themselves;
 - 13.5 documents brought into existence for the purpose of the Mediation that have not been or are otherwise incapable of being discovered or subpoenaed for the purposes of trial.

Communication between the Mediator and the Parties

- 14. Any information disclosed by a Party to the Mediator in private is to be treated as confidential by the Mediator unless the Party who makes the disclosure authorises the Mediator to disclose the information.
- 15. The Mediator may communicate with the Parties or their representatives or both, separately or in conference, before the Mediation in order to agree on:
 - 15.1 the suitability of the matter for mediation;
 - 15.2 the collation, disclosure and presentation of documentation and other material for use in the Mediation:
 - 15.3 the setting of a time, date and venue for the Mediation;

lawyer and mediator

15.4 any other planning or administrative arrangements and considerations to enable the Mediation to take place.

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Authority to Settle

- 16. Before the Mediation commences, in order to come to the Mediation fully informed, each Party will seek any relevant professional advice in relation to:
 - 16.1 legal matters, including:
 - 16.1.1 the likely costs of the Dispute being taken to a court or tribunal; and
 - 16.1.2 the prospects of success if the Dispute were to be taken to a court or tribunal;
 - 16.2 financial matters;
 - 16.3 taxation matters, including the taxation implications of possible settlement scenarios;
 - 16.4 anything else that may effect that Party's ability to negotiate and settle the Dispute.
- 17. Each party shall attend the Mediation with full authority to negotiate and settle the Dispute and to enter a binding agreement. This includes written authority to negotiate and settle on behalf of:
 - 17.1 any fellow company or organisation directors;
 - 17.2 any members of the Party's family;
 - 17.3 any other person with an interest in the outcome of the Mediation.
- 18. The term 'full authority' in clause 17 means authority to settle within any range and on any terms that may reasonably be anticipated.

Representation at Mediation

- 19. At the Mediation, each Party may be accompanied by one or more 'support' people, including a lawyer or other professional advisor, provided the other Party consents to such support people being present.
- 20. If a Party objects to the other Party being accompanied at the Mediation by support people, the objecting Party will lose the right to be accompanied by any support people.
- 21. Anyone attending the Mediation who is not a Party, may only attend after signing a third party confidentiality agreement.
- 22. The Mediator may direct if and when any support person may speak at the Mediation.

Settlement of the Dispute

- 23. In the event that the Dispute is settled, a settlement agreement (**Terms of Settlement**) shall be written down and signed by the Parties and the Mediator prior to the end of the Mediation.
 - 23.1 If a person present at the Mediation, not being a Party, has appropriate authority to do so, that person may sign the Terms of Settlement on behalf of a relevant Party.
 - 23.2 Neither Party may leave the Mediation until the Terms of Settlement is signed by both of them, unless another person is to sign on that Party's behalf under clause 23.1.

Enforcement of Terms of Settlement

24. Either Party will be at liberty to enforce the Terms of the Settlement referred to in clause 23 by judicial proceedings and for those purposes, any party may call evidence of the Terms of Settlement.

Termination of Mediation

- 25. The Mediator may terminate his involvement in the Mediation if, after consultation with the Parties, the Mediator decides he is unable to assist the Parties to achieve resolution of the Dispute.
- 26. Either Party may terminate the Mediation at any time after consultation with the Mediator.

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Exclusion of Liability and Indemnity

- 27. The Mediator will not be liable to either Party for any act or omission in the performance of the Mediator's obligations under this Agreement unless the act or omission is fraudulent.
- 28. The Parties together and separately indemnify the Mediator against any claim for any act or omission in the performance of the Mediator's obligations under this Agreement unless the act or omission is fraudulent.
- 29. If a Party requires the Mediator to give evidence in a court or tribunal concerning anything said or done in the course of the Mediation, or to produce documents created for the purpose of or during the Mediation, that Party will:
 - 29.1 indemnify the Mediator for all costs and expenses incurred by the Mediator (including the Mediator's legal costs and any legal costs the Mediator is ordered to pay to any other person, such legal costs to be assessed on a solicitor-client basis) in connection with the appearance at the court or tribunal, the giving of evidence or the production of the documents; and
 - 29.2 pay the Mediator at the **Hourly Rate** specified in Schedule 2 for the time expended by the Mediator in connection with the appearance, the giving of evidence or the production of documents.

Schedule 1

Brief description of the Dispute:				
Exec	eution of Agreement			
1	Name of Dantes (also as a sind).			
1.	Name of Party (please print):			
	Signature of Party:			
2.	Name of Party (please print):			
	Signature of Party:			
	zigiwwiz er i wij.			
3.	Name of Mediator:	Daan Spijer		
	Traine of mediator.	Duan Spijei		
	Signature of Mediator:			

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lawyer and mediator

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Schedule 2 – Mediation Costs
The Mediation Fee under clause 3 is \$00 (inclusive GST).
The Mediation Hourly Fee to be paid to the Mediator in relation to clause 6 is \$00 (inclusive of GST)
The Hourly Rate to be paid by a Party under clause 29.2 is \$.00 (inclusive of GST).