

## WHITE CODE VIA MEDIATION **CENTRE FOUNDATION**

A Sec 8 Non-Profit Company CIN U85300KA2020NPL131756 operations@viamediationcentre.org www.viamediationcentre.org

## SCHEDULE 17:

## **Model Mediation Clause**

Any dispute or difference arising out of or in connection with this contract, including any question regarding its construction, meaning, scope, operation, existence, validity or termination, shall be settled by mediation in accordance with the provisions of Arbitration and Conciliation Act 1996 or any statutory amendment thereof. The Mediation shall be in English Language and the seat of the Mediation shall be in \* the mendiators (s) to The Arbitration Parlel shall ponsist of F Mediation Cent be nomina **NriMEDLAIELQIN**al**&** such appointment/nomination of mediator shall not be challenged on any ground Swhatsoever. International Domestic . Online Appropriate Disputes Resolution Judicatory Model Med-Arb Clause

E

D

С

0

CE

In case of any dispute, disagreement or claim arising between the parties (hereinafter referred to as the dispute) concerning this agreement, the parties shall try to resolve the dispute by negotiation. Negotiation here means an invitation to be sent by one party to the other in writing for a meeting and an attempt by both, in the meeting, to resolve the dispute within 14 days from the date of the written invitation or such other duration as may be agreed upon by both parties in writing.

If the dispute has not been resolved by negotiation, the parties shall submit the dispute to VIA Mediation Centre Foundation (hereinafter referred to as Center) administered mediation, upon terms set by the Centre.

Failing such a resolution, the dispute, if arbitrable in law, shall be finally resolved in accordance with the Arbitration and Conciliation Act, 1996 by an arbitrator/a panel of arbitrators appointed/nominated by the \_\_\_\_\_\_through the Centre.

## MODEL ARB-MED-ARB CLAUSE

Any dispute or difference arising out of or in connection with this contract, including any question regarding its construction, meaning, scope, operation, existence, validity or termination, shall be referred to and finally resolved by arbitration in accordance with the provisions of Arbitration and Conciliation Act 1996 or any statutory amendment thereof. The dispute shall be referred to a single arbitrator/panel of arbitrators who will be appointed by the authorized representative / Director of . The arbitrator appointment/nomination shall be through/via VIAMediation Centre Foundation. The D Ε **\_\_\_\_**(party) s<u>Mall</u> n<u>bt chall</u>enge the non Mattie K poointn V TAMEDIATION & ground that the nomination is made by authorized representative / Difector RBITRATION CENT Domestic 

International Online It is further agreed that following the tom mendelinent be icatory arbitration, the parties will attempt in good faith to resolve such dispute, difference or controversy through mediation, as per the Arbitration and Conciliation Act, 1996 through a mediator/panel of mediators appointed/nominated by authorized representative/Director of . Such appointment shall be made through/via VIA Mediation Centre Foundation.

Any settlement reached in course of mediation shall be referred to the arbitral panel appointed through the Centre and may be made a consent award on agreed terms. Such award shall be final and binding on both parties. **Existing Disputes** 

In case the parties wish to arbitrate or mediate an existing dispute and there is no agreement between them for the same, the parties can enter into a VIA Mediation or Arbitration agreement.

Arbitration Clause for existing dispute

If the dispute has not been resolved by negotiation, the parties shall submit the dispute to VIA Mediation Centre Foundation (hereinafter referred to as Center) administered mediation, upon terms set by the Centre.



hereby agree to refer all disputes and differences between us arising out of or in connection with the contract between us dated \_\_\_\_\_\_\_ for final resolution in accordance with the Arbitration and Conciliation Act, 1996 by an arbitrator appointed/nominated by the authorized representative/Director of \_\_\_\_\_\_ through/via VIA Mediation Centre foundation.