

MEDIATION AGREEMENT

Entered into by and Between the Undersigned,

and having its principal place of	•					
Represented by						
On the first part						
And						
And having its principal place of b					g)	
Represented by						
Its						
On the second pa	art					

WHEREAS

Considering the dispute between the above designated parties.

Considering their willingness to renew a dialogue in order to work out, in equity and loyalty, solutions that will put an end to their conflict. It must be reminded that the mediation is not a judicial process and that, in a mediation, there is no duty to achieve a specific result.

It must be reminded that the mediation is a structured, amicable, process by which the mediator, an independent and impartial third party, will assist the parties toward their working out, in equity and loyalty, of solutions that will put an end to their conflict.



CENTRE INTERPROFESSIONNEL









NOW THEREFORE, THE PARTIES HEREBY AGREE AS FOLLOWS:

Article 1

The parties agree to submit their dispute to a mediation to be handled by the CIMA, and organized according to its mediation regulations (Appendix 1), to which they expressly agree to be bound by.

Article 2

The parties agree as mediator Mr/Mrs tor at CIMA.

. media-

Article 3

The parties agree that each of them has duly been granted a power of attorney from its company or its principal and has been granted all the powers to settle the present dispute on behalf of its company. Each party commits itself to attend in person to the mediation meetings until the end of the mediation process.

Article 4

The present agreement is drafted in as many originals as there are parties to the proceeding.

IN WITNESS WHEREOF, the parties have caused this agreement to be signed as of the date written below.

Place:	
Date:	
	Signatures
By: Its:	
By:	