AGREEMENT TO MEDIATE

The Parties to this Med	liation/ADR:	represented by,
Esquire and	, represented by	, Esquire.
The Mediator: David B. V	White, Esquire (the "Mediator")).
Agreement: The parties as	gree to mediate, and hereby eng	gage the Mediator to provide mediation
services, and the Mediator	agrees to provide mediation se	ervices, on the terms and conditions of
this agreement.		
Subject of the Mediation	: The subject of the mediation	on is,
Docket. No, nov	v pending in the	, including all averments,
claims, counterclaims, and	defenses in that case.	
Nature of the Mediation:	The mediation is a non-binding	g settlement negotiation. The Mediator
may hold joint sessions wit	h the parties and/or private sess	sions with each party separately for the
purposes of improving the	Mediator's understanding and f	facilitating the mediation process. The
Mediator has no authority t	o force a settlement on the parti	ies and is not a judge.
Fees: The fee for mediation	on services is \$720 per hour fo	or pre-mediation services; \$3,900 for a
half-day session; and, \$7,6	50 for a full-day session. In ad	ldition, there will be an Administrative
Fee Charge of \$450.00 for	services performed in connection	on with scheduling and conducting the
mediation. One-half of all	mediation fees are payable by	or on behalf of and one-half
of all mediation fees are pay	yable by or on behalf of	The bill for mediation services will
be sent to counsel for said p	parties unless the parties agree t	o other arrangements.
The undersigned counsel a	acknowledge that they have di	rect responsibility for payment of the
Invoice for mediation service	ces. Further, the undersigned co	ounsel acknowledge and agree that upon
receipt of the letter or ema	il confirming the date and time	reserved for the mediation, absent the
ability of the Mediator to	schedule a replacement case,	late notice (within 3 business days)
cancellation fees will apply	to be split evenly by the Parties	, regardless of which Party requests the

cancellation.

In the event that the matter does not settle at the mediation session and the parties contact the Mediator for additional assistance following the mediation session, the Mediator will bill for any additional time at \$720 per hour.

Mediation Sessions: The mediation shall take place in one or more sessions as the parties and Mediator shall agree. The first session shall be held on ______, 20__ at ____am/pm, at the law offices of Burns White LLC, located at Burns White Center, 48 26th Street, Pittsburgh, PA 15222 OR via Videoconference, whichever format has been agreed upon by all parties. Each party shall have present at each mediation session one or more representatives with full authority to negotiate, make decisions concerning, and enter into a settlement of the dispute on behalf of that party. Each party shall also have one or more of its lawyers in attendance.

<u>Consulting with Attorneys</u>: The parties and participants to the Mediation are welcomed and encouraged to consult with their attorneys regarding their legal rights and obligations throughout the course of the mediation and before finalizing a settlement agreement. The Mediator does not provide legal advice or an analysis of legal rights or obligations. The parties rely solely on their own attorneys for legal advice.

<u>Confidentiality/Privilege</u>: The parties acknowledge and agree that the mediation is a settlement negotiation and that offers, promises, conduct, and statements, whether written or oral, made in the course of the mediation are confidential and, to the extent provided by law, inadmissible in any litigation or arbitration of the subject matter of the mediation.

All mediation communications and documents are privileged. However, evidence that is otherwise admissible or discoverable shall not be rendered inadmissible or non-discoverable as a result of its use in the mediation.

The Mediator shall hold confidential all information a party or participant discloses to the Mediator in connection with the mediation and shall not disclose such information to any other party or person except to the extent the disclosing party or participant authorizes the disclosure.

The Mediator and each party will instruct those acting on his, her, or its behalf to protect the confidentiality of mediation communications and documents and to take appropriate steps to assure that such confidentiality is not breached.

No Record: No recording or stenographic record will be made of any portion of a mediation session. The Mediator shall make no written report or decision relating to any issue in dispute unless the parties expressly agree that he should. The parties agree not to subpoena or otherwise require the Mediator (a) to testify concerning any aspect of the mediation or the mediation services or (b) to produce records or notes made in the course of the mediation or the performance of the mediation services.

Mediator's Disclosure: I have been a practicing trial lawyer since 1982 in Pittsburgh, Pennsylvania. I am Of Counsel at the law firm of Burns White LLC. I am not a member or an employee of Burns White LLC. I have also served as a mediator since 2005. Over the course of my practice as an attorney and mediator, I and/or the attorneys at Burns White LLC may have and/or have handled matters with the parties, lawyers and/or the law firms representing the parties involved in the instant dispute. I and/or the attorneys at Burns White LLC may have and/or have also handled cases involving similar legal or factual issues. I and/or the attorneys at Burns White LLC may have served on committees and/or socialized with the parties, lawyers handling this case and/or members of their law firms. The foregoing notwithstanding, to my knowledge I have no conflict of interest that prevents my serving as mediator under this agreement. If any of the parties is aware of any conflict or potential conflict of interest, involving me and/or any attorney at Burns White LLC, please notify me in writing prior to the scheduled mediation date.

No Presumption: This agreement has been negotiated by the Mediator and counsel for the parties. Neither the Mediator nor any party or its counsel shall be deemed to be the drafter of this agreement or any provision. No presumption shall be deemed to exist in favor of or against the Mediator or either party as a result of the preparation or negotiation of this agreement.

<u>Choice of Law:</u> The laws of the Commonwealth of Pennsylvania shall govern the interpretation, performance and enforcement of this agreement, excluding the Commonwealth's rules or precedent relating to choice of law.

<u>Termination of Mediation</u>: After the conclusion of the first mediation session, the Mediator or either party may terminate the mediation by giving the others notice of the termination. Such termination shall terminate the further right or obligation of the parties or the Mediator to mediate

or to provide or receive mediation services under this agreement but shall not otherwise terminate this agreement.

<u>Binding Effect:</u> This agreement shall bind and inure to the benefit of the Mediator, the parties, and their respective successors and assigns.

Integration: This agreement constitutes the entire agreement of the Mediator and the parties with respect to mediation of the above-referenced subject matter. This agreement may not be modified except in writing signed by the Mediator and the parties. All prior or contemporaneous understandings, discussions or agreements with respect to the mediation are expressly superseded by this agreement.

WE	AGREE	to	the	foregoing	Agreement	to	Mediate	as	of	the	 day	of
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Attorney	for				Atto	rney	for					
David B.	White, Es	squire	;									
Burns W	hite LLC											
Mediator	•											