AGREEMENT TO MEDIATE

	pehalf of their respective participating parties, hereby a services provided by <i>noblemediation</i> , LLC and John M. in the case of
in accordance with, and intending to b	e legally bound thereby, the following terms:
	d parties recognize that mediation is a voluntary process or has any authority to impose a settlement.
participating party unless otherwise ag counsel duly acknowledge their direction unless otherwise approved by the med noblemediation, LLC reserves the right maximum rate permitted by law, if less and/or – at the sole discretion of the Mediator. The undersign	parged at a rate of \$800/hour and pro-rated per greed upon in writing in advance. The undersigned ect responsibility for payment for all services rendered diator in writing. Invoices are payable upon receipt, and it to charge interest at a rate of 1.5%/month (or the is) on any balance remaining outstanding after 30 days dediator – charge the above hourly rate for direct collection and time allotment from the mediator/arbitrator's calendar, is cancellation fees will apply.
participants shall privately consult with	nediation sessions and before finalizing an agreement, in their respective counsel regarding their legal rights and prizing that the Mediator is not providing legal advice.
are designed to improve the Mediator' gained through the private sessions at	rief sessions with each party individually. The "caucuses" s understanding of the participants' positions. Information re specifically regarded as confidential unless the tor to disclose any/all confidential information.
privileged and their disclosure may no admissible in any proceeding. The pa mediator to testify or produce records, party further agrees, however, that the	e that, mediation communications and documents are to be compelled through any process and are not rties agree not to subpoena or otherwise require the notes, or work product in any future proceedings. Each emediator may discuss the mediation to the extent led in any forum challenging the manner in which the and/or ethical responsibilities.
AGREED to this d	ay of, 2025.
Plaintiff Counsel	Defendant Counsel

POST-MEDIATION SETTLEMENT AGREEMENT

AND NOW, this aforementioned, and agree	day of e to a settlement in	, 2025, come the p	arties
	ADDITIO	DNAL TERMS	
Plaintiff Counsel		efendant Counsel	
Plaintiff Counsel		Defendant Counsel	
Plaintiff Counsel		Defendant Counsel	
Plaintiff Counsel		Defendant Counsel	
	Mediator, Joh	n M. Noble, Esquire	