## AGREEMENT FOR REMOTE BINDING ARBITRATION

	n behalf of their respective participating parties, hereby
John M. Noble, Esquire, on	e Arbitration services provided by <i>noblemediation</i> , LLC and in the case of
in accordance with the following term	ms:
	agree that the undersigned Arbitrator is empowered by the unt which shall be binding upon the parties.
per participating party unless otherwoonsel duly acknowledge their carrier – for all services rendered unvoices are payable upon receipt, a interest at a rate of 1.5%/month (or remaining outstanding after 30 days above hourly rate for direct collection acknowledge that, upon receipt of the country can be acknowledge that in the country can be acknowledged to the country can be acknowled	services will be charged at a rate of \$800/hour and pro-rated vise agreed upon in writing in advance. The undersigned direct responsibility for payment – not their client nor unless otherwise approved by the arbitrator in writing. and noblemediation, LLC reserves the right to charge the maximum rate permitted by law, if less) on any balance and/or – at the sole discretion of the Arbitrator – charge the energy of the Arbitrator. The undersigned counsel he email confirming the exclusive date certain and time or's calendar, absent a replacement case, late notice
AGREED to this	day of, 202
Plaintiff or Representative	Defendant or Representative
Plaintiff or Representative	Defendant or Representative
Plaintiff or Representative	Defendant or Representative
Plaintiff or Representative	Defendant or Representative