RESOLUTE MEDIATION & ARBITRATION (RM&A) INC

121 South Orange Avenue, Suite 1500, Orlando, Florida 32801

Claimant(s),

v.

Respondent(s).

SCHEDULING ORDER

Parties and Counsel: The parties are identified in the caption and are represented as follows:

(Claimant's Counsel and Address)
Counsel for Claimant, (full name of party being represented)

(Respondent's Counsel and Address)
Counsel for Respondent, (full name of party being represented)

Arbitrator:

RM&A – Case Management 121 S. Orange Ave, Ste. 1500 Orlando, Florida 32801

Email: casemgt@resolutemediation.com Telephone: 407-408-778; Fax: 407- 705- 3763

Case Manager:

RM&A – Case Management 121 S. Orange Ave, Ste. 1500 Orlando, Florida 32801

Email: casemgt@resolutemediation.com Telephone: 407-408-778; Fax: 407-705-3763

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Arbitration Hearing:	Hearing Date(s) & Time:
	Address of Location
Rules and Law:	RM&A, Arbitration Rules & Procedures (revised 2015) with
	reference to the Florida substantive laws of Arbitration Code. This matter is arbitrable.
Statements:	Claimant's statement of claim shall be served and filed by
	Respondent's statement and response to such shall be served and
	filed by Both parties may amend one time
	as a matter of right by serving and filing an amended pleading by
Depositions:	The deposition of each party shall be completed by
Experts:	Parties shall designate experts, and such designation includes their
	name, curriculum vitae, and report of opinions and conclusions:
	Designation of expert witnesses shall be served and filed by
	be served and filed by
	All experts' depositions shall be completed by
Dispositive Motion:	Any dispositive motions are at the discretion of the arbitrator.
Pre-Hearing:	The parties shall serve and file by:
	A) Pre-marked exhibits;
	B) List of witnesses and experts and short summary of their
	anticipated testimony in order of testimony;
	C) List of issues to be addressed in the arbitration plus proposed

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	findings of fact and conclusions in the form of award anticipated
	by the party. This proposed award may be amended within three
	days following the close of testimony.
	D) Pre-hearing briefs not later than
Pre-Hearing Conference:	A pre-hearing conference to address preliminary and other
	housekeeping issues is scheduled to be conducted by telephone on
	at Central Time. All parties
	will need to call in to the conference. The call-in number is
	The conference moderator is
Continuance Policy:	Upon notice and approval by the arbitrator, the parties may agree to a continuance. In the event of a contested continuance, the lead counsel and their client will participate in any contested
	continuance hearing, either in person or by phone. Cancellation fees may apply to any continuance.
	rees may appry to any continuance.
Certificate of Conference:	Prior to requesting a hearing on any matter the parties through
	lead counsel shall confer. If the matter is not resolved any motion
	shall include (i) a certificate of conference indicating the date of
	the conference, the identities of the attorneys conferring and why
	agreement could not be reached, and (ii) a proposed order.
Cancellation Policy:	The parties will be requested to deposit fees sufficient to compensate the arbitrator for the scheduled hearing days in
	advance of the commencement of the hearing. If the hearing is
	cancelled or continued for any reason within days of
	the commencement of the hearing, the deposit for the cancelled
	day shall be deemed a cancellation fee and shall be immediately
	payable to the arbitrator. The arbitrator shall refund fees for any
	hearing day, which is rebooked to the extent of fees earned on that
	day.

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All deadlines shall be strictly enforced. This Order shall continue in effect unless and until amended by subsequent order of the arbitrator.

Service by a Party under the RM&A Arbitration Rules is affected by providing one signed copy of the document to each Party and two copies to RM&A. Service may be made by hand-delivery, overnight delivery service or U.S. mail. Service by any of these means is considered effective upon the date of deposit of the document. Service by electronic mail or facsimile transmission is considered effective upon transmission and confirmation.

All filings and communications to the arbitrator(s) shall be directed to:	
RM&A Inc – Case Management 121 S. Orange Ave, Ste. 1500 Orlando, Florida 32801 407-298-3751 phones 407-705- 3751 fax casemgt@resolutemediation.com	
Arbitrator	Date