AGREEMENT TO MEDIATE

This agreement sets forth the understanding of the parties listed below concerning the mediation services through **Kedleston Conflict Management LLC**. The agreement shall pertain only to the matters arising during the mediation.

- 1. Legal and Professional Advice: We understand that the mediator/s are not legal advisers, and cannot provide legal advice to any party involved in mediation. We agree to obtain legal and/or appropriate professional advice on any issue of interest to us, and not to rely upon the mediator/s for such advice. We understand that the mediator/s is not responsible for any issues not raised by us during the course of the mediation.
- 2. **Confidentiality:** We understand that people who participate in mediation should feel free to communicate about sensitive issues without fear that the mediator/s could later be called as witness to testify in court as to facts concerning or relating to the subject matter being mediated. We further agree that we will not subpoen documents or information about our mediation which may have been retained in any file belonging to the mediator/s or to **Kedleston Conflict Management LLC.**
- 3. Voluntary Participation: We understand that mediation is voluntary and if at any time the parties wish to end the mediation, they will communicate this to the mediator. We further understand that it is the right of the mediator to end the mediation if in his/her judgment that is the appropriate course of action.
- 4. **Resolution:** In consideration of receiving services from **Kedleston Conflict Management LLC**, we agree to enter into this mediation **in good faith.** We will sincerely attempt to resolve the issues of this dispute. We understand that we are not required to enter into any agreement and that any resolutions resulting from this mediation are entered into voluntarily.

Signature of Party	Date:	Signature of Party	Date:
Name (Please Print)		Name (Please Print)	
Case No: Site:			
Date of Mediation:		Mediator:	