



SCALED CLAUSE COMMITMENT TO MEDIATION AND ARBITRATION WITH EMERGENCY ARBITRATION

Item I - Extrajudicial Mediation

The parties agree that in the event of disagreements arising from this contract before any contentious action will install an Extrajudicial Mediation procedure, Câmara de Mediação e Arbitragem da Cannabis e Saúde Latino-Americana - CAMACAN LATAM being registered under CNPJ no. 40.176.055 / 0001-71, headquartered in the city of Rio de Janeiro, RJ, to carry out Extrajudicial Mediation, in the form of its Regulation, except for urgent and precautionary matters provided for in Item III of this Clause.

§1º The parties undertake, in the form of art. 23 of Brazilian Law no. 13.140 / 2015, which will not initiate the Arbitration, unless the Extrajudicial Mediation procedure has been completed before, or before 90 days from the beginning, if it has not yet ended by this term, and the Mediation attempt is therefore Extrajudicial condition of feasibility for any future litigation, without which the interest to act as a condition of any action will not be satisfied.

§2º The parties agree that the minimum period for holding the first Mediation meeting will be 10 days and the maximum 45 days from the receipt of the Invitation for Extrajudicial Mediation.

§3º The Mediation meeting will be held under the conditions that CAMACAN LATAM designates.

§4º The Selection of the Mediator will be by consensus of the parties, under the terms provided for in the CAMACAN LATAM regulations.

§5º Failure by the invited/notified party to attend the first meeting, without just motivation, will result in a fine equivalent to R\$ _____, in favor of the requesting party for Mediation, as well as, in the assumption by the absent party, of 50% of arbitral and attorney fees and attorneys' fees for succumbing to the subsequent arbitration procedure, should it be the winner in the dispute, involving the same object of Mediation.

§6º The parties agree that the mediation procedure will be confidential, preserving all the content of what is discussed therein, within the limits provided for in Articles 30 and 31 of Brazilian Law no. 13,140 / 2015.

Item II - Arbitration

The parties also celebrate that in the event of the termination of Mediation

Extrajudicial without the conclusion of an agreement, the parties, freely and consciously, resolve to establish that any dispute arising from or in connection with this contract, will be resolved by Arbitration, definitively under the terms of Law no. 9.307/96, being elected Câmara de Mediação e Arbitragem da Cannabis e Saúde Latino-Americana - CAMACAN LATAM registered with CNPJ under nº. 00,000,000 / 0000-00, headquartered in the city of Rio de Janeiro, RJ, to administer the arbitration procedure that will be confidential, by one or more arbitrators, appointed as provided in the aforementioned Regulation, which is already considered accepted by the parties to govern the Arbitration procedure, which will be based at the location of _____.”

Item III - Precautionary or Urgency Issues - Emergency Arbitrator

The parties accept Emergency Arbitration for urgent situations that require the need for a precautionary decision even before the Extrajudicial Mediation or Arbitration has started, which must be forwarded by the interested party to CAMACAN LATAM who must immediately appoint an Emergency Arbitrator to deliberate exclusively on the intended urgency measure, whenever possible, having previously heard the other party, or immediately after deciding, if there is no time to do so before, an opportunity in which you can change or revoke your decision.

§1º The party that requested the precautionary or urgent measure, will bear the costs of this request and, if granted, must submit the Request for Extrajudicial Mediation provided for in Item I, if it has not yet been attempted or of definitive Arbitration by 30 days after the decision rendered by the Emergency Arbitrator takes effect, as a result of the measure granted being lost, however the counting of this term is suspended in the event that the Extrajudicial Mediation Procedure is in progress, and will flow again after the end of the Extrajudicial Mediation .

§2° After the Arbitration has actually started, the Arbitrator or Arbitral Tribunal will evaluate the advisability of maintaining the precautionary measure issued by the Emergency Arbitrator, being able to change, revoke or annul the previous decision.