

Standard Mediation Clause of Danish Mediation Lawyers (Danske **Mediator**advokater)

English version

1. The parties shall seek to solve all disputes through direct negotiations between the parties.

Where the parties are unable to solve a dispute through direct negotiations, the dispute shall be solved through mediation. The parties shall agree on mediation.

Where the parties have failed to agree on the appointment of a mediator within fourteen (14) days, either party shall be entitled to request that the Danish Mediation Lawyers (Danske Mediatoradvokater), H. C. Andersens Boulevard 45, 1553 Copenhagen V, Denmark, propose a mediator, possibly via reference to the Danish Mediation Institute (Mediationsinstituttet).

2. The mediator shall be a member of the Danish Mediation Lawyers, and the mediation shall take place in accordance with the ethical rules of the Danish Mediation Lawyers.
3. Unless a different agreement is concluded in connection with the mediation, the costs for the mediator shall be shared equally between the parties. Each party shall bear the costs for its own advisers in connection with the mediation.
4. Where the dispute has not been solved through mediation within eight (8) weeks after such mediation has been agreed upon, the parties shall no longer be bound by an agreement on dispute resolution via mediation.
5. An agreement on mediation shall not prevent the lodging of a writ of summons, arbitration complaint etc. concurrently with mediation where such action is necessary to avoid the forfeiture of a right through limitation of actions or similar. An agreement on mediation shall not constitute any waiver of the right to seek interlocutory remedies in the form of e.g. attachment or injunctions.
6. All discussions in respect of the mediation shall be confidential on the part of all the parties involved.