



Próspera Arbitration Center

### INITIATING PARTY SERVICE AGREEMENT

In exchange for good and valuable consideration consisting of the promise of the counter-performance of corresponding dispute resolution services by Próspera Arbitration Center LLC, a Texas limited liability company (registered to do business in Próspera ZEDE, Bay Islands, Honduras), (the “PAC”), the undersigned Initiating Party signatory consents and agrees to be legally bound on behalf of the Initiating Party to retaining the PAC, and the PAC, in turn, by its undersigned signatory likewise agrees to be legally bound to fully and finally resolve the implicated dispute:

(1) in the applicable posted PAC division (available here: <https://pac.hn/about-us-2/>, as amended from time to time) that handles disputes in the same category as the Initiating Party’s dispute as determined by the PAC CEO or Administrator in consultation with the Chair of the PAC Standing Competence and Ethics Committee (“SCEC”) and in accordance with the SCEC’s adopted internal rules of case assignment, if any; and

(2) in accordance with (a) the applicable law (published Rules of Próspera ZEDE are available here: <https://pzgps.hn/>, as amended from time to time); (b) the applicable posted PAC Arbitration Rules (available here: <https://pac.hn/services>, as amended from time to time); and (c) the applicable Code of Ethics (available here: <https://pac.hn/services/>, as amended from time to time).

The undersigned Initiating Party signatory further (1) promises on behalf of the Initiating Party to cooperate with the forthcoming case intake inquiry from the PAC CEO or Administrator to confirm the nature of its claims for appropriate assignment and case management, as well as to pay the total fee due to the PAC as determined by its posted schedule of fees (available here: <https://pac.hn/wp-content/uploads/2020/10/PAC-Fee-Schedule-vFinalv2.pdf>, as amended from time to time) in accordance with the stated terms and conditions; and (2) represents that (s)he is authorized to make the foregoing legally binding commitments on behalf of the Initiating Party and, if (s)he is determined to lack such authority, (s)he agrees to be held liable by the PAC for the civil penalty applicable to the tort of fraud under the Próspera Civil Penalty Schedule – Intentional Torts, §5-2-93-0-0-1, and Próspera Civil Penalty Statute, §§2-3-62-0-0-1, et seq.

IT IS FURTHER AGREED BY THE PARTIES THAT THE ENGLISH TRANSLATION OF THIS AGREEMENT SHALL CONTROL THE SPANISH TRANSLATION, IF ANY, THAT THE PARTIES HAVE INTEGRATED INTO THIS AGREEMENT ALL OF THEIR RELEVANT COMMITMENTS TO EACH OTHER, AND THIS AGREEMENT SHALL BE CONSTRUED AND ENFORCED UNDER THE RULES OF PRÓSPERA ZEDE REGARDLESS OF WHERE IT MAY BE EXECUTED.

Initiating Party:	Próspera Arbitration Center LLC
Signatory Name:	Signatory Name:
Title (if any):	Title:
Próspera ZEDE (e)Resident No. (if any):	Próspera ZEDE (e)Resident No. (if any):
Date:	Date: