By signing this Agreement, the company accepts and binds itself to the following:

**Article First**

*Compulsory Provisions*

Signatory companies must forego litigation and arbitrate all disputes arising from **recovery rights** created by the payment of claims or benefits under a Personal Injury Protection statute or endorsement through Arbitration Forums, Inc. (herein referred to as AF).

**Article Second**

*Exclusions*

No company shall be required, without its **written consent**, to arbitrate any claim or suit if:

(a) it is not a signatory company nor has given **written consent**; or
(b) such claim or suit creates any cause of action or liabilities that do not currently exist in law or equity; or
(c) its policy is written on a retrospective or experience-rated basis; or
(d) any payment which such signatory company may be required to make under this Agreement is or may be in excess of its policy limits. However, an Applicant may agree to accept an award not to exceed policy limits and waive their right to pursue the balance directly against the Respondent’s insured; or
(e) it has asserted a **denial of coverage**; or
(f) any claim for the enforcement of which a lawsuit was instituted prior to, and is pending, at the time this Agreement is signed; or
(g) under the insurance policy, settlement can be made only with the insured’s consent.

**Article Third**

*Decisions*

The decision of the arbitrator(s):

(a) shall be based on local jurisdictional law consistent with accepted claim practices.
(b) is final and binding without the right of rehearing or appeal. However, this does not preclude AF from correcting a clerical or **jurisdictional error** of an arbitrator(s) or AF staff.
(c) is neither **res judicata** nor **collateral estoppel** to any other claim or suit arising out of the same accident, occurrence, or event except where an applicant seeks recovery of supplemental damages as allowed under the Awards section of the rules. The decision is conclusive only of the issues in the matter submitted to the panel and only as to the parties to the arbitration. The admissibility of the decision in any other proceeding is not intended, nor should be inferred from this Agreement.

All matters concerning an arbitration proceeding shall be held in strict confidence.

**Article Fourth**

*Non-Compulsory Provisions*

The parties may, with **written consent**, submit a claim:

(a) that exceeds this forum’s monetary limit, or
(b) where a non-signatory wants to participate.

Once a company gives **written consent**, all Articles and Rules of this forum are applicable, and the company may not revoke its consent.
Article Fifth  
**AF’s Function and Authority**

AF, representing the signatory companies, is authorized to:

(a) make appropriate Rules and Regulations for the presentation and determination of controversies under this Agreement;
(b) determine the location, and the means by which, arbitration cases are heard;
(c) determine qualification criteria, provide for the selection and appointment of arbitrators, and establish arbitrator participation requirements for the signatory companies;
(d) establish fees;
(e) invite other insurance carriers, noninsurers, or self-insureds to participate in this arbitration program, and compel the withdrawal of any signatory for failure to conform to the Agreement or the Rules issued thereunder.

The signatories, directors, officers, staff, agents, and AF employees, as well as the arbitrators, are not liable to and will be held harmless by any party (ies) for any negligence, act, or omission concerning the processing, administration, or hearing of any arbitration conducted under this Agreement.

Article Sixth  
**Arbitrator Participation**

Signatory companies agree to provide qualified arbitrators from among full-time employees, and hear as many cases as they file.

Article Seventh  
**Withdrawals**

Any signatory company may withdraw from this Agreement by notice in writing to AF. Such withdrawal will become effective sixty (60) days after receipt of such notice except as to cases then pending before arbitration panels. The effective date of withdrawal as to such pending cases shall be upon final compliance with the finding of the arbitration panel on those cases.

IN WITNESS WHEREOF, I have hereunto set my hand on the __________ day of ___________________, 20______.

Please check the states in which you elect to participate.

☐ ALL STATES WITH PIP

______ COLORADO ______ KENTUCKY ______ PENNSYLVANIA
______ DISTRICT OF COLUMBIA ______ MASSACHUSETTS ______ UTAH
______ FLORIDA ______ NEVADA ______ WASHINGTON
______ GEORGIA ______ NEW JERSEY
______ KANSAS ______ OREGON

(The following states mandate the use of AF to resolve intercompany disputes as such signatory membership is not offered: DE, MN, and NY.)

(Please check one)

☐ Insurer  ☐ Self-Insured

Group/Company* ________________________________

Signature ___________________________________ Title ________________________________

Print Name ________________________________ Telephone No. ________________________________

Address __________________________________________

City/State/Zip ________________________________ Email ________________________________

*If signing for group, please list companies signatory to this agreement below.

____________________________________________________________________________________

____________________________________________________________________________________

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Please return completed Agreement to: Arbitration Forums, Inc., 3820 Northdale Boulevard, Suite 200A, Tampa, FL 33624