	ON AGREEMENT
Between: I.D. #/ Corporation #	And between: I.D. #/ Corporation #
Of: Address	•
City,Zip	Of: Address City,Zip
Tel: Faxemail	Tel: Fax email
(hereinafter – Party A) Whereas: A dispute has emerged between the parties as And whereas: The parties w	(hereinafter – Party B) specified and/or as will be specified in the documents submitted to sh to submit said dispute for arbitration herefore agreed as follows:
 The parties once again confirm the contents of the pre above. The parties appoint the Beit Din as chosen by administration of "Eretz Hemdah - Gazit" as the arbitr (hereinafter – the Beit Din). If under any circumstances or more of the Dayanim are relieved of duty, a replacen Dayan with be appointed by the administration of "E Hemdah - Gazit" 	of legal representation as determined by the Beth Diraccording to its discretion. 8. The parties agree that even if the suit is resolved by compromise, the decision will be made according to the majority. 9. The Beit Din will not be bound by the time schedule specified in section 15 of the Supplement to the Arbitration Law, 5728-1968. Nonetheless, the litigants and the Beit Diracion will cooperate in order to complete the arbitration with a possible speed. 10. a. The parties acknowledge the principle whereby a legal corporation is a subject for rights and obligations, and massue and be sued. b. The parties acknowledge the principle of the limited liability of corporations, and that their actions may be directed against the corporate assets and not at the representative of the corporation, acting in its name, nor against its shareholders, unless the Beit Din deemed that the
 The Beit Din will adjudicate and rule on the displetween the parties and on all of the claims that the parties and on all of the claims that the parties and against each other as detailed and/or as will detailed in the pleadings submitted to the Beit Din by parties and on any other matter related to the subject of arbitration, or which may be raised by the parties in course of the arbitration. The Beit Din will rule on the dispute either by strict law by compromise, according to its own best judgment discretion in reliance on the material before it, and according to the halachic policies of the Beit Din network, 	
5. The Beit Din is entitled to give a declaratory judgmer mandatory or prohibitory injunction, a specific performatorder, interim orders, temporary remedies, other into orders, and any other remedy that a competent coulauthorized to give. It is similarly authorized to give an into decision deciding the matter in parts. The Beit Elauthority as stated shall be exercised in accordance with procedures of the Beit Din. All parties to this arbitratundertake to comply with all of the instructions decisions of the Beit Din in the aforementioned matters. 6. The parties undertake to pay for indirect damage (general and losses incurred by prevention of profit in accordation with the circumstances, as determined by the Beth Din according to its discretion.	representatives of the corporation or its shareholders be personal liability. c. Subject to the provisions of section b' above, the partie waiver the possibility of suing for assets apart from those belonging to the corporation. 11. The parties declare that they have read the procedures the Beit Din, and agree to be bound by them, and undertaktion and to act in accordance therewith. 12. The parties declare and agree that they have made a effective kinyan according to the Din Torah in an esteement (chashuv) Beit Din, for each and every one of the undertakings in this agreement, and according to the more
	e parties have signed:
Dayof the Month 57	Dayof the Month 57

Main Office: 2 Brurya St. P.O.B 8178 Jerusalem 91080 ירושלים 8178 פ**סרד ראשי:** רח' ברוריה 2, ת.ד. 8178 ירושלים 8178 580120780 ע״ר מס' 580120780 ע״ר מס' 580120780 ש״ר מס' Tel 02−5371485 טל' 580120780 פרס 580120780 ש״ר מס' 580120 ש״ר מס' 580

Party B

Party A