New Zealand Master Pool Builders Incorporated

NZMPB Inc Disputes Resolution Agreement (the "Agreement")

GENERAL:

This document notes the party ("the Client") contracting for the supply of and receiving from the New Zealand Master Pool Builders Incorporated ("the NZMPB"), it's professional services in investigating a suspected deficiency in dealings with a second party ("the Respondent") relating to the construction of a swimming pool or other related developments. Following a candid evaluation of the alleged issues a written Report (which will be based on the NZMPB's Accepted Prior Experience & Proficiency qualifications ("APEP") of the designated investigative member(s) of the NZMPB Inc Disputes Committee) will be provided.

NATURE OF DISPUTE:

- 1. This Agreement covers a perceived Dispute on the part of the Client, involving the Respondent.
- 2. This Dispute may involve (i) suspected deficiency in the swimming pool construction or finish, (ii) the failure of either party to conduct himself/herself in accordance with the original Agreement, (iii) breach of Ethics as required by the NZMPB Inc. (iv) breach of the Respondent's legal and financial obligations to the Client, or (v) any other related cause of concern on either part.
- 2. The Dispute may not require a Written Report, it may simply be resolved by Mediation or Verbal Arbitration.
- 3. This Dispute may involve either (i) a current Member or (ii) a Non-Member bringing a Dispute against his/her Client.
- 4. Current NZMPB Members are bound by the findings of the Disputes Decision under threat of Cancellation of Membership

The <u>Client</u>	AND	The <u>NZMPB</u>
		The Disputes Committee Chairman
		New Zealand Master Pool Builders Incorporated
		PO Box 17 069 Greenlane, Auckland 1546
The Respondent		
Name		
Company or Trading Name:		Email/Web
Address for NZ Post Service:		Telephone: 0
Current NZMPB Member? YES	NO Circle one	(Go here: www.poolguild.org.nz to view current Membership)

DESCRIPTION OF NZMPB SERVICES:

- 1. Commencing on the dated noted below the NZMPB Inc Disputes Committee Chairman will either act to take charge or appoint suitable Builder Member(s), to arrange a site visit of the suspected deficient swimming pool which the Client suspects has a problem with the construction or correct functioning.
- 2. The appointed Member(s) will travel to the subject site and instigate a thorough investigation of the reported issues and the reasons for the Client's concern.
- 3. Following the on-site investigation, the NZMPB investigator will return to base and convene a committee of a minimum of Three Builder Members including himself to describe the apparent issues and a full and frank evaluation will follow which will result in a unanimous conclusion and suggested remedy which will be communicated to the Client.
- 4. If required or appropriate, a full written Formal Report of the conclusions of the meeting (para 3.) this meeting will be provided to the Client, together with a final Invoice for the services provided.
- 5. Any such Report may or may not be advantageous to the Client, but may at the Client's discretion be used as supporting evidence in any Legal Action against the Respondent.

PAYMENT FOR SERVICES:

Client will pay compensation to the NZMPB Inc for the Services in the following manner:

Office Administration fee	\$ 50.00
Time: On-site Visit (One or two Builder Members) Court Appearances etc. Per Hour/ Member	\$ 150.00
Travel costs reimbursement (Airline, taxi costs or 1.25c Km Vehicle use)	\$ t h n*

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Accommodation/Meal Costs where applicable Disputes Committee investigation evaluation (3 Members @\$150 hr pp) Per hr Report production, typing and communication costs (per hr) Third Paty Witness costs: time, travel etc.	\$ \$ \$ \$ if/	t.b.n 450.00 150.00 as required
* t.b.n : To be notified		
Other costs may be applicable as per the NZMPB Web Site: http://poolguild.org.nz/disputes_	_procedur	esPUBLIC.html
This compensation shall be payable by an initial Deposit of \$ and any balance	e/refund o	n Final Invoice.
TERM/TERMINATION: This Agreement shall terminate automatically on completion of the Client paying the NZMPE	Inc for its	charges in full.
RELATIONSHIP OF PARTIES: It is understood by the parties that the NZMPB Inc is an independent identity with respect to Client.	Client, an	d not an employee of
OWNERSHIP OF REPORT: The Report provided to the Client is copyrighted to, and shall remain the sole property of, the been paid in full.	e NZMPB	Inc until all Invoices have
CONFIDENTIALITY. The NZMPB Inc will not at any time or in any manner, either directly or indirectly, use for per communicate in any manner any information that is proprietary to the Client, with the except so wishes.		_
The NZMPB Inc will protect such information and treat it as strictly confidential, such provision the termination of this Agreement. Upon termination of this Agreement, the NZMPB Inc will documentation and other items that were used, created, or controlled by it during the term	return to	Client all records, notes,
INDEMNIFICATION: The Client agrees to indemnify and hold the NZMPB Inc and any Members or persons specifi support of this investigation, harmless from all claims, losses, expenses, fees including legal to be asserted against Client that result from the acts or omissions of the NZMPB Inc. This independent, who may hold Current Membership status. The Client is responsible for final pronounced in the NZMPB Inc will correct and replace, if accepted, any misunderstandings on its part brought to	fees, costs mnification oofing of t	, and judgments that may n does not include the he Report, and the
ENTIRE AGREEMENT: This Agreement contains the entire agreement of the parties, and there are no other promis agreement whether oral or written.	es or cond	itions in any other
SEVERABILITY: If any provision of this Agreement shall be held to be invalid or unenforceable for any reason continue to be valid and enforceable. If a Court finds that any provision of this Agreement is by limiting such provision it would become valid and enforceable, then such provision shall be and enforced as so limited.	invalid or	unenforceable, but that
APPLICABLE LAW: This Agreement shall be governed by the applicable Laws of New Zealand		
CLIENT CONTRACTING OUR SERVICES:		
IN CONSIDERATION of the NZMPB Incorporated supplying to the Client such Services and Reagreement, we the undersigned Client do hereby guarantee to the NZMPB Inc the due and parameters owing and the NZMPB Inc agrees to supply the Services and Report in accordance values.	unctual pa	syment thereof of all
Do you want us to provide a copy of the Report to the Respondent Company?		
YES NO Circle one		