

23.2. Arbitration

23.2 All disputes arising out of or in connection with this Distributorship contract shall be finally settled under the Dutch Court in Rotterdam in English language in accordance with the said Rules.

Article 24 Applicable law

- 24.1 Any questions relating to this contract which are not expressly or implicitly settled by the provisions contained in this contract shall be governed, in the following order:
- (a) by the principles of law generally recognised in international trade as applicable to international distributorship contracts,
- (b) by the relevant trade usages, and
- (c) by the UNIDROIT Principles of International Commercial Contracts.

Article 25 Previous agreements – modifications – nullity – assignment

- 25.1 This contract replaces any other preceding agreement between the parties on the subject.
- 25.2 No addition or modification to this contract shall be valid unless made in writing. However a party may be precluded by its conduct from asserting the invalidity of additions or modifications not made in writing to the extent that the other party has relied on such conduct.
- 25.3 If any provision or clause of this contract is found to be null or unenforceable, the contract will be construed as a whole to effect as closely as practicable the original intent of the parties; however, if for good cause, either party would not have entered into the contract knowing the interpretation of the contract resulting from the foregoing, the contract itself shall be null.
- 25.4 The present contract cannot be assigned without the prior written agreement of the parties.

Article 26 Authentic text

The English text of this contract is the only authentic text.

Made in Zwijndrecht - The Netherlands - on January 20Th - 2020

bedrijfscommunicatie b.v.

The Supplier

Mr. Wubertus Smit

Managing director AG ZWUNDRECHT

Telefoon 010-447 00 22 - Fax 010-447 09 04

The Distributor

Mr. Wiit Techakasem

General Manager