

Voluntary Broker Resolution Process Agreement

In signing this document all parties to the Voluntary Broker Resolution Process (VBRP) agree that this is a confidential process intended to facilitate the resolution of a dispute.

Any statements made or documents generated for or in the VBRP with a view to resolving the dispute:

- Are privileged and are made or created without prejudice;
- Must be treated by the participants in the process as confidential and may only be used for the purpose of the VBRP; and
- May not be referred to, presented as evidence or relied on, and are not admissible in any subsequent legal application or proceeding in any other legal action, or in proceedings of a judicial or quasi-judicial nature.

The parties agree that the individual or individuals facilitating the VBRP are not competent to give evidence nor compellable to give evidence in any application or proceeding relating to the process in any related legal action or in any proceeding of a judicial or quasi-judicial nature.

Agreement by Complainant	
	agree to participate in the Voluntary Broker Resolution pation is voluntary and if a resolution is not achieved the egistrar for investigation.
I commit to withdraw my comp	laint if a resolution agreeable to me is reached.
Signature	
Print name	

Agreement by Licensee	
I,Process. I understand my particimatter will be returned to the Re	, agree to participate in the Voluntary Broker Resolution ipation is voluntary and if a resolution is not achieved the egistrar for investigation.
Signature	
Print name	
Agreement by Broker	
I,understand my participation is verturned to the Registrar for invertex.	, agree to facilitate the Voluntary Broker Resolution Process. I voluntary and if a resolution is not achieved the matter will be estigation.
(30 business days commencing	mpletion of this process by date of Registrar's correspondence to the broker) and to mation in writing from all participants that a resolution has
Signature	
Print name	