

**STATEMENT REGARDING ROLE OF ARBITRATOR**

James L. Young is an arbitrator and also is an attorney engaged in the private practice of law with the law firm of Culhane Meadows PLLC, Dallas, Texas.

As arbitrator, Mr. Young's role will be to act as a neutral in hearing and considering all evidence and legal or other arguments presented by the parties and in deciding the outcome. Mr. Young cannot and will not act as an advocate or adviser or make decisions for any party and will remain neutral throughout the arbitration.

Mr. Young's engagement is strictly limited in scope to service in the role of arbitrator. Mr. Young's engagement does not and will not constitute an engagement, either on the part of Mr. Young or his firm, to practice law on any party's behalf, and thus no attorney-client relationship is created or will exist by virtue of his engagement to serve as arbitrator. Neither Mr. Young nor his firm will have any obligation to provide legal advice or counsel or otherwise practice law on any party's behalf once Mr. Young's service as arbitrator has been concluded.

As arbitrator, Mr. Young WILL NOT provide legal advice or counsel to any party or to anyone else involved in the arbitration. In particular, Mr. Young WILL NOT provide, to any party or to anyone else involved in the arbitration, any legal advice regarding the merits or other characteristics of the matter to be arbitrated, the application or interpretation of law with respect to the facts at issue, the likely outcome, or any other aspect of the arbitration.

All parties are expressly advised to seek the advice and counsel of an attorney of their choosing concerning any and all aspects of the arbitration.