Construction Industry Security of Payment Ordinance ADJUDICATION RULES

Article 1 – Scope of Application

- 1.1. The [ANB] Security of Payment Adjudication Rules ("**Rules**") shall apply to adjudications referred to [ANB] under the Construction Industry Security of Payment Ordinance (Cap. 652) (the "**Ordinance**") pursuant to contracts defined under the Ordinance.
- 1.2. These Rules and its corresponding Schedules shall come into force on [DATE] ("Effective Date"). All adjudications falling within Article 1.1 above and with the Notice of Adjudication served on [ANB] on or after the Effective Date shall adopt these Rules. The parties may by written agreement agree to adopt an earlier version of these Rules. The adopted Rules will remain in effect for the entire adjudication proceedings, even if a newer version of the Rules is issued after the Effective Date.

Article 2 – Interpretation of the Rules

- References in these Rules to the Ordinance, including any terms defined in the Ordinance, refer to the Construction Industry Security of Payment Ordinance (Cap. 652).
- 2.2. Where the Rules conflict with a provision of the Ordinance or a mandatory provision of any applicable law, the relevant provision of the Ordinance or the law shall prevail.
- 2.3. These Rules include any Schedules referred to herein as amended from time to time by [ANB], in force on the date the Notice of Adjudication is served on [ANB].
- 2.4. **[ANB]** shall have the power to interpret all provisions of these Rules including any Schedule referred to herein, subject to any circular or direction from the Development Bureau of the Government of the Hong Kong Special Administrative Region of the People's Republic of China (the "**Development Bureau**") pursuant to Section 62(2)(d) of the Ordinance. The adjudicator may interpret the Rules insofar as they relate to its powers and duties hereunder. In the event of any inconsistency between such interpretation and any interpretation by **[ANB]**, **[ANB]**'s interpretation shall prevail.
- 2.5. [ANB] has no obligation to give reasons for any decision it makes in respect of any adjudication initiated under the Rules and the Ordinance. Unless otherwise determined by [ANB], all decisions made by [ANB] under the Rules and the Ordinance are final and, to the extent permitted by any applicable law, not subject to appeal.
- 2.6. References in these Rules to the singular include the plural and vice versa.

2.7. **[ANB]** may from time to time issue practice notes on its website to supplement and implement these Rules for the purpose of facilitating the administration of adjudications governed by them and the Ordinance.

Article 3 – Written Communications and Time Limits

- 3.1. All written communications between the parties and the Adjudicator shall be transmitted in a manner that provides for instantaneous or same-day receipt by the intended recipients such as email, facsimile, or same-day physical delivery and with record of receipt. Email or facsimile is only acceptable if there is a record of receipt of transmission by the receiving party.
- 3.2. All written communications to [ANB] shall, pursuant to Section 68 of the Ordinance, be served on [ANB] at its [physical address by same-day delivery, facsimile number, and/or email address] as stated on [ANB]'s website. Email or facsimile is only acceptable if there is a record of receipt of transmission by the [ANB].
- 3.3. The date of service of any written communication shall be the date on which such communication has been received by the intended recipient.
- 3.4. If the circumstances of the case so justify, [ANB] may amend the time limits provided for in these Rules, as well as any time limits that it has set. [ANB] shall not amend any time limits set by the Adjudicator unless the Adjudicator directs otherwise. [ANB] shall not amend any time limits which have been set in the Ordinance
- 3.5. Time limits under the Rules will begin to run on the first working day following the service of any written communication on the intended recipient. "Working day" has the same meaning as assigned to it under Section 22 of the Ordinance.
- 3.6. All written communications between any party and the Adjudicator shall be communicated to all other parties. No party or its representatives shall have any ex parte communication relating to the adjudication with the Adjudicator.

Article 4 – Adjudicator Nominating Body Functions and Fees

- 4.1. [ANB] shall perform the functions of a nominating body as set out in the Ordinance.
- 4.2. [ANB] shall, pursuant to Section 65(1) of the Ordinance, be entitled to charge a fee for its services ("ANB Fee"). ANB Fee is determined based on the sum in dispute as set out in the Fee Schedule that is published on [ANB]'s website on the date on which the Notice of Adjudication is served on [ANB].
- 4.3. Notwithstanding Article 4.2, if the respondent raises any set off against the claimant in an adjudication response in accordance with Article 8.3, but the amount is more than

that set out in the payment response ("**additional set off**"), the Adjudicator shall direct that the ANB Fee be recalculated by adding the additional set off amount to the sum in dispute, if:

- (a) The adjudicator has jurisdiction to determine the issues arising from the additional set off amount; and
- (b) The materials relating to the additional set off amount is not to be disregarded pursuant to Section 37 of the Ordinance.

Where there are alternative claims, only the principal claim will be taken into account for the calculation of the sum in dispute, except where the Adjudicator considers it appropriate to take into account the amount of any alternative claim. Any interest claim shall not be taken into account for the calculation of the sum in dispute except where the Adjudicator determines that doing so would be appropriate. The ANB Fee is to be determined by [ANB] accordingly. [ANB] shall notify the parties of the adjusted ANB Fee as soon as possible.

- 4.4. [ANB] shall publicise the ANB Fee on its website. [ANB] may adjust the ANB Fee from time-to-time.
- 4.5. Subject to Section 41(a) of the Ordinance, if the [ANB] has not received the ANB Fee by the third working day after the ANB has received the Notice of Adjudication, [ANB] may suspend or otherwise refuse to proceed with the appointment of the Adjudicator until such ANB Fee has been paid.
- 4.6. Where the [ANB] fails to appoint the Adjudicator within the period prescribed by the Ordinance (i.e. 7 working days), the [ANB] may, in appropriate circumstances and in its absolute discretion, waive or reduce the ANB Fee for any subsequent reapplication.
- 4.7. Where a question arises as to the applicability of the Ordinance to a payment dispute, including [ANB]'s competence to act as the nominating body in respect of the adjudication, the adjudication shall proceed to the extent that [ANB] is satisfied, prima facie, that the contract in dispute falls under the scope of the Ordinance. Any question as to the jurisdiction of the Adjudicator shall be decided by the Adjudicator, once appointed, pursuant to Article 10 of these Rules and Section 33 of the Ordinance.
- 4.8. To the extent that [ANB] requires information from any of the parties to fulfil its functions under the Ordinance and/or these Rules, it may request that information from any party.

Article 5 – Initiation of the Adjudication

- 5.1. The Notice of Adjudication, as described pursuant to Section 25 of the Ordinance, shall take the form of **Form A** appended to these Rules.
- 5.2. The Notice of Adjudication shall be accompanied by payment to [ANB] of the ANB Fee. The ANB Fee may be paid in accordance with the payment instructions on [ANB]'s website.

Article 6 – Nomination and Appointment of Adjudicator

- 6.1. Subject to Articles 4.2, 4.3, and 4.5 of these Rules, [ANB] shall appoint an Adjudicator in accordance with Sections 26 or 27 of the Ordinance, failing which the adjudication proceedings are terminated according to Section 41(a) of the Ordinance.
- 6.2. The [ANB] shall appoint an Adjudicator from any panel of adjudicators that the [ANB] maintains on its website at the time of appointment.
- 6.3. An Adjudicator appointed under these Rules shall be and remain at all times impartial and independent of the parties.
- 6.4. At the time a potential Adjudicator is approached by the [ANB], the Adjudicator shall be provided with relevant basic information of the parties and the contract in order to facilitate him or her to (a) sign a declaration form in the form of Form B appended to these rules confirming his or her availability to decide the dispute and his or her impartiality and independence; and (b) disclose any circumstances likely to give rise to justifiable doubts as to his or her impartiality or independence in accordance with Section 29 of the Ordinance.
- 6.5. The [ANB] shall appoint the Adjudicator within 7 working days after the date on which the Notice of Adjudication is served on the ANB.
- 6.6. In relation to Section 26(2)(a) or Section 27(5)(a) of the Ordinance, as the case may be,[ANB] shall provide the parties with the Adjudicator's curriculum vitae, contact details, signed declaration form, and the Adjudicator's hourly rate and allow the parties a period for them to comment on such proposed appointment.
- 6.7. The appointment of an Adjudicator by [ANB] shall not be hindered by any controversy with respect to whether the adjudication of a payment dispute was initiated in a timely manner pursuant to Section 24 of the Ordinance or whether the Notice of Adjudication complies with the requirements of Section 25 of the Ordinance or Article 5.1 of these Rules.
- 6.8. An Adjudicator, once appointed and throughout the adjudication proceedings, shall disclose to the parties and the [ANB] without delay any such circumstances likely to give rise to justifiable doubts as to his or her impartiality or independence, pursuant to Section 29(3) of the Ordinance.

6.9. The Adjudicator and [ANB] are not agents of, or acting in any capacity for, any of the Parties. The Adjudicator is not an agent, servant or contractor of [ANB].

Article 7 – Adjudication Submission

- 7.1. The claimant shall communicate its adjudication submission to all other parties and to the Adjudicator within one working day after the date on which the Claimant is informed of the appointment of the Adjudicator.
- 7.2. The adjudication submission shall include the following particulars:
 - (a) A statement of the facts supporting the claim;
 - (b) The points at issue;
 - (c) The legal arguments supporting the claim, if any; and
 - (d) The relief or remedy sought.
- 7.3. The claimant shall annex to its adjudication submission relevant supporting materials on which it relies.

Article 8 – Adjudication Response

- 8.1. The respondent shall communicate its adjudication response to all other parties and to the Adjudicator pursuant to Section 31 of the Ordinance within 20 working days after the date on which the adjudication submission was served on the respondent. The Adjudicator may extend this time limit where he or she concludes that such an extension is justified.
- 8.2. The adjudication response shall reply to the particulars of the adjudication submission (set out in Article 7.2(a) to (c) of these Rules) and may specify the adjudication submission, document or evidence (or any part of it) given by claimant that fulfils the grounds under Section 31(3)(b) of the Ordinance. Where the respondent has raised an objection to the jurisdiction of the Adjudicator, the adjudication response shall contain the factual and legal basis of such objection.
- 8.3. Subject to Section 21(b) of the Ordinance, a respondent may raise set off in the adjudication proceedings in relation to the payment claim. Examples may include, but are not limited to, entitlements to liquidated damages for delay, damages for correcting defective works, etc. Where any set off is raised, the adjudication response shall also include the following particulars:
 - (a) A statement of the facts supporting the set off raised;
 - (b) The points at issue;

- (c) The legal arguments supporting the set off raised, if any; and
- (d) The relief or remedy sought.
- 8.4. The respondent shall annex to its adjudication response all supporting materials on which it relies, subject to any direction or requirement imposed by the Adjudicator.

Article 9 – Reply to an Adjudication Response

- 9.1. The claimant shall communicate its Reply to an Adjudication Response to all other parties and to the Adjudicator pursuant to Section 32 of the Ordinance within 2 working days after the date on which the Adjudication Response was served on the claimant. The Adjudicator may extend this time limit where he or she concludes that such an extension is justified.
- 9.2. The Reply to an Adjudication Response may only specify the adjudication response, document or evidence (or any part of it) given by respondent that fulfils the grounds under Section 32(3) of the Ordinance.

Article 10 – Jurisdiction of Adjudicator

- 10.1. The Adjudicator may, pursuant to Section 33 of the Ordinance, rule on his or her own jurisdiction, including any objections with respect to the existence, validity, or scope of the underlying contract or the applicability of the Ordinance to the underlying contract, or any grounds relating to Section 33(1) of the Ordinance.
- 10.2. A plea that the Adjudicator does not have jurisdiction shall be raised no later than in the Adjudication Response pursuant to Article 8 of these Rules. A party is not precluded from raising an objection to the Adjudicator's jurisdiction by the fact that it has participated in the process of nomination and appointment of the Adjudicator.
- 10.3. If a question arises before the appointment of the Adjudicator as to:
 - (a) the existence, validity or scope of the underlying contract; or
 - (b) the applicability of the Ordinance to the adjudication; or
 - (c) the competence of [ANB] to administer the adjudication;

the adjudication shall proceed and any such question shall be decided by the Adjudicator once appointed.

Article 11 – Conduct of Proceedings

- 11.1. Subject to these Rules and Sections 35 to 37 of the Ordinance, the Adjudicator shall adopt suitable procedures for the conduct of the adjudication in order to avoid unnecessary delay or expense, having regard to the complexity of the issues, the sum in dispute, and the Adjudicator's obligations under the Ordinance, provided that such procedures ensure equal treatment of the parties and afford the parties a reasonable opportunity to present their case.
- 11.2. The Adjudicator and the parties shall do everything necessary to ensure the fair and efficient conduct of the adjudication.
- 11.3. The Adjudicator is not bound by the rules of evidence and subject to Section 37 of the Ordinance, may receive and take into account any relevant document, evidence or information, whether or not it would be admissible in a court of law.
- 11.4. In all matters not expressly provided for in these Rules, [ANB], the Adjudicator and the parties shall act in the spirit of these Rules.
- 11.5. The Adjudicator shall make every reasonable effort to ensure that its Determination is valid.

Article 12 – Representation

- 12.1. The parties may be represented by persons of their choice, subject to Articles 12.2 and 12.3. The names, addresses, telephone numbers and/or email addresses of party representatives shall be communicated to all other parties, [ANB], and the Adjudicator once appointed. The Adjudicator or [ANB] may require proof of authority of any party representatives.
- 12.2. After the appointment of the Adjudicator, any proposed change by a party to its representatives shall be communicated promptly to all other parties, the Adjudicator, and [ANB].
- 12.3. The Adjudicator may, after consulting with the parties, take any measure necessary to avoid a conflict of interest arising from a change in party representatives, including by excluding the proposed new party representatives from representing in the adjudication proceedings.

Article 13 – Experts

13.1. The Adjudicator, unless otherwise agreed by the parties, may appoint one or more independent experts to assist the Adjudicator in assessing the evidence submitted by the parties. Such expert shall report to the Adjudicator, in writing, on specific issues to be determined by the Adjudicator. After consulting with the parties, the Adjudicator shall

establish terms of reference for the expert, including the expert's fees, and shall communicate such terms of reference to the parties and [ANB].

- 13.2. The provisions of Articles 6.3 to 6.4 of these Rules shall apply by analogy to any expert proposed or appointed by the Adjudicator. The expert's obligations shall be to the Adjudicator only.
- 13.3. The parties shall give the expert any relevant information or produce for his or her inspection any relevant documents or materials that he or she reasonably requires of them. Any dispute between a party and such expert as to the relevance of the required information or production shall be referred to the Adjudicator for decision.
- 13.4. Upon receipt of the expert's report, the Adjudicator shall send a copy of the report to the parties who shall be given the opportunity to express their opinions on the report. The parties shall be entitled to examine any document on which the expert has relied in his or her report.
- 13.5. The Adjudicator may, on his/her own initiative, or at the request of either party, request the expert, after delivering the report, to attend a conference at which the parties shall have the opportunity to be present and to examine the expert. The provisions of Article 11 of these Rules shall be applicable to such proceedings.
- 13.6. The fees and expenses of the expert shall be considered to be costs of the adjudication proceedings pursuant to Section 54(1)(a)(iii) of the Ordinance.
- 13.7. The provisions of Article 11.1, 11.2, 11.3, and 11.4 of these Rules shall apply by analogy to any expert appointed by the Adjudicator.

Article 14 – Hearings and Conferences

- 14.1. The Adjudicator shall decide whether the adjudication shall be conducted solely on the basis of documents and other materials. The Adjudicator may, on his/her own initiative, or at the request of either parties, hold a hearing or conference for the parties to present evidence or oral arguments.
- 14.2. In the event of a hearing or conference, the Adjudicator shall give the parties adequate advance notice of the relevant date, time and place.
- 14.3. The Adjudicator may determine the manner in which any witness of fact or expert is examined.
- 14.4. The Adjudicator may make directions for the translations of oral statements made at a hearing or conference and for a record of the hearing or conference if he or she deems that either is necessary in the circumstances of the case.

- 14.5. Hearings or conferences shall be held in private unless the parties agree otherwise. The Adjudicator may require any witness of fact or expert to leave the hearing or conference room at any time during the hearing or conference.
- 14.6. Costs of any hearing venue or translation costs that may be required shall be paid by the adjudicator or the [ANB], and would be costs of adjudication proceedings under Section 54 of the Ordinance.

Article 15 - The Adjudicator's Fees and Expenses

- 15.1. The Adjudicator's Fees shall be calculated in accordance with the Fee Schedule published on [ANB]'s website on the date on which the Notice of Adjudication is served on [ANB] and is subject to the capped amount corresponding to the sum in dispute. The adjudicator's fee might exceed the capped amount if the parties have jointly agreed, pursuant to Section 42(5)(b), a longer period for making the Determination by the adjudicator. The fee cap for the Adjudicator's fee may be increased either by mutual agreement of the parties or by a suggested new cap from the ANB or the Adjudicator, which must then be jointly agreed upon by the parties.
- 15.2. If additional set off is raised in an adjudication response, the sum in dispute shall be recalculated in accordance with the principles set out in Article 4.3 and [ANB] shall determine and adjust the Adjudicator's fee cap accordingly. [ANB] shall notify the parties of the adjusted capped amount as soon as possible.
- 15.3. The Adjudicator's Fees shall cover the activities of the Adjudicator from the time of his or her appointment until the rendering of the Adjudicator's Determination pursuant to Section 42 of the Ordinance.
- 15.4. The Adjudicator is entitled to reimbursement of expenses in accordance with the Practice Note on Fees and Expenses published on [ANB]'s website on the date on which the Adjudicator was appointed.

Article 16 – Deposits for the Adjudicator's Fees and Expenses

- 16.1. As soon as practicable after receipt of the Notice of Adjudication, [ANB] shall, in principle, request the Claimant and the Respondent each to deposit with [ANB] an equal amount as an advance for the Adjudicator's fees and expenses.
- 16.2. [ANB] may request the parties to make supplementary deposits with [ANB] after consulting with or upon the request of the Adjudicator, and in accordance with the Fee Schedule.

- 16.3. [ANB] may request the parties to make supplementary deposits with [ANB] in respect of the costs of any expert appointed by the Adjudicator pursuant to Article 13 of these Rules.
- 16.4. [ANB] may request the parties to make supplementary deposits with [ANB] in respect of the costs of any hearing venue or translation costs.
- 16.5. If the required deposits are not paid in full to [ANB] within the time period set by [ANB], [ANB] shall so inform the parties in order that one or another of them may make the required payment.
- 16.6. If a party pays the required deposits on behalf of another party, the Adjudicator shall take such payment into account when issuing the Determination.
- 16.7. After the adjudication has been withdrawn or terminated, [ANB] shall render an accounting to the parties of the deposits received and shall return any unexpended balance to the parties in the shares in which the deposit was paid by the parties to [ANB], or as otherwise instructed by the Adjudicator.
- 16.8. **[ANB]** shall place the deposits made by the parties in a dedicated account at a reputable licensed Hong Kong deposit-taking institution. In selecting the account, **[ANB]** shall have due regard to the possible need to make the deposited funds available immediately.

Article 17 – Adjudicator's Determination

- 17.1. The Adjudicator may communicate his or her Determination to [ANB] by email, facsimile, or physical delivery to the email address, facsimile number, and/or physical address stated on [ANB]'s website. The Determination shall be signed by the Adjudicator and shall state the date on which it was made. The Adjudicator shall in all cases provide [ANB] with the requisite number of signed physical copies of the Determination to enable [ANB] to provide one signed physical copy to each party and retain one signed physical copy for [ANB]'s records.
- 17.2. Upon receipt of the Determination, [ANB] shall affix its seal to the Determination and, subject to any lien under Article 17.5 below, communicate it to the parties without delay.
- 17.3. For the purposes of Section 42(7) of the Ordinance, [ANB] will communicate the Determination to the parties by email, facsimile, and/or physical delivery in accordance with the contact details provided in the Notice of Adjudication, or as otherwise instructed by the parties or the Adjudicator.
- 17.4. The delivery by [ANB] of either a signed electronic copy by email, or a signed copy by facsimile, or a signed physical copy by physical delivery of the Determination to the parties, whichever is earliest, shall constitute delivery of the Determination for the

purposes of Section 42(7) of the Ordinance. Where [ANB] delivers a copy of the Determination to the parties by email or facsimile in the first instance, it will also deliver an original signed copy of the Determination to each party.

- 17.5. **[ANB]** shall have a lien over any Determination to secure the payment of any outstanding fees and expenses of the adjudicator payable by the parties and may refuse to communicate the Determination to the parties until all such fees and expenses have been paid in full, whether jointly or by one or other of the parties.
- 17.6. The Adjudicator may, on his/her own initiative, or at the request of any party, correct computational or typographic errors or any error of a similar nature in the Determination pursuant to Section 45 of the Ordinance. Any request to correct a Determination pursuant to Section 45 of the Ordinance shall be communicated to the Adjudicator, the other party, and [ANB] within one working day after communication of the Determination pursuant to Article 17.3 of these Rules.
- 17.7. Any correction to the Determination must be issued by the Adjudicator within five working days after communication of the Determination pursuant to Article 17.3 of these Rules. Any correction to the Determination shall be in writing, and shall be served on the parties pursuant to Articles 17.1 to 17.4 of these Rules.
- 17.8. Where the Adjudicator specifies in his/her Determination that a party must pay an adjudicated amount to the other party under these Rules within a period of time, the period shall be set with consideration of the time when the determination is served by ANB to both parties, and taking into account any time period for correction to the Determination.

Article 18 - Removal of Adjudicator

- 18.1. A party may request [ANB] to determine whether the Adjudicator should be removed from his or her office because he or she is unable or ineligible to act pursuant to Section 41(f) of the Ordinance. [ANB] shall determine any request under this provision.
- 18.2. A party that intends to request removal of the Adjudicator shall send notice of its request within five working days after the appointment of the Adjudicator, or five working days after that party became aware of the circumstances mentioned in Article 18.1.
- 18.3. Any request to remove an Adjudicator shall be communicated to [ANB], all other parties, and the Adjudicator. The request shall state the reasons for the removal.
- 18.4. Unless the Adjudicator resigns, [ANB] shall decide on the request for removal. Pending determination of the request, the Adjudicator may continue the adjudication.

18.5. If [ANB] determines that the Adjudicator should be removed from his or her office as Adjudicator, [ANB] shall so declare and proceed to terminate the Adjudication pursuant to Section 41 of the Ordinance and Article 20 of these Rules.

Article 19 - Resignation of the Adjudicator

- 19.1. If the Adjudicator considers that it is not possible to issue the Determination fairly within the period required under Section 42(5) of the Ordinance, the Adjudicator may resign by serving a written notice of resignation upon each party and the [ANB].
- 19.2. The notice of resignation shall be communicated in written form by email, fax, or other method that provides for instantaneous transmission.
- 19.3. Where an Adjudicator has resigned under this Article, the Adjudicator will not be entitled to receive fees under these Rules.

Article 20 - Termination of the Adjudication

- 20.1. On the grounds of Section 41 of the Ordinance, an adjudication is terminated if.
 - (a) the nominating body fails to nominate and appoint an adjudicator under section 26(2)(a) or 27(5)(a);
 - (b) the claimant fails to serve an adjudication submission on the Adjudicator and the respondent within the period specified in Section 30(2) of the Ordinance;
 - (c) the claimant serves a notice of withdrawal under Section 40(1) of the Ordinance;
 - (d) the respondent pays the claimant in full the sum in dispute;
 - (e) the Adjudicator resigns under Section 39(1) or (3) of the Ordinance;
 - (f) [ANB] considers that the Adjudicator is unable or ineligible to act as the adjudicator and determines to remove the Adjudicator under Article 18 of these Rules;
 - (g) the Adjudicator fails to serve a determination with the period required under Section 42(5) of the Ordinance;
 - (h) the payment dispute is settled by agreement in writing between the parties; or
 - (i) the payment dispute is determined in any court or other dispute resolution proceedings.
- 20.2. Where an adjudication is terminated pursuant to
 - (1) Article 20.1(a) and (f) of these Rules, [ANB] should issue and serve a notice to the Adjudicator (if applicable) and the parties recording the date of termination;

- (2) Article 20.1 (b) and (e) of these Rules, the Adjudicator should issue and serve a notice to [ANB] and the parties recording the date of termination;
- (3) Article 20.1 (c), (d), (h) and (i) of these Rules, the claimant should issue and serve a notice to [ANB], the Adjudicator and the respondent recording the date of termination.

Article 21 – Confidentiality

All persons involved in the adjudication proceedings shall keep all information confidential in accordance with the Ordinance and these Rules.

Article 22 – Complaints

Any party may submit to [ANB] a complaint about an Adjudicator in accordance with the complaint procedure published on [ANB]'s website at the time the complaint is submitted. [ANB] shall determine any complaint in accordance with the complaint procedure.

Fee Schedule

(I) <u>ANB Fee Structure</u>

Sum in Dispute (in HK\$) (see note 1 & 2 below)	ANB's Fee for Nomination and Appointment of Adjudicators	Fee Cap (in HK\$)
not exceeding 1M	\$	HK\$8,000
> 1M up to 5M	\$*	
> 5M up to 20M	\$*	
> 20M up to 50M	\$*	
> 50M up to 80M	\$*	
> 80M up to 100M	\$*	
exceeding 100M	\$*	HK\$100,000

* The first entry (i.e. ANB's Fee for sum in dispute not exceeding \$1M) shall not exceed \$8,000, whilst the entries with * shall be of values gradually increasing from the first entry and shall not exceed \$100,000.

(II) Adjudicator Fee Structure

Sum in Dispute (in HK\$) (see note 1 below)	Cases for Adjudicators/ Senior Adjudicators	Required <u>Minimum</u> Post- qualification Experience	Required <u>Minimum</u> Claim Handling / Dispute Resolution Experience	Hourly Rate Cap (in HK\$)
up to 5M	Adjudicators	7 years	5 years	2,000
	Senior Adjudicators (if parties agreed)	12 years	10 years	3,000
> 5M to 10M	Senior Adjudicators	12 years	10 years	3,000
> 10M		18 years	15 years	4,000 #

Parties can agree to have a higher hourly rate than the cap for the appointment of senior professional to be their adjudicators.

Capped amount of Adjudicator's Fee

Sum in Dispute (in HK\$) (see note 1 & 2 below)	Capped amount of Adjudicator's Fee (in HK\$)
Up to 1,000,000	64,000
> 1,000,000 to 3,000,000	64,000 + 3.800% of & over 1,000,000
> 3,000,000 to 5,000,000	140,000 + 3.500% of & over 3,000,000
> 5,000,000 to 10,000,000	210,000 + 2.400% of & over 5,000,000
> 10,000,001 to 20,000,000	330,000 + 1.260% of & over 10,000,000**
> 20,000,001 to 50,000,000	456,000 + 0.680% of & over 20,000,000**
> 50,000,001 to 80,000,000	660,000 + 0.333% of & over 50,000,000**
> 80,000,001 to 250,000,000	760,000 + 0.200% of & over 80,000,000**
exceeding 250,000,000	1,100,000**

** The adjudicator's fee might exceed the capped amount if the parties have jointly agreed pursuant to Article 15.1.

Note 1:

Subject to <u>Note 2</u> below, the sum in dispute is calculated based on information available at the time of the Notice of Adjudication is served on the ANB:

If a payment response has been served by the payment response deadline:

- (i) the *claimed amount* (i.e. *payment claim*) minus *admitted amount* (i.e. *payment response*) for payment dispute on *admitted amount* being less than the *claimed amount*, and any outstanding portion of the *admitted amount* not fully paid by the payment deadline (if applicable); or
- (ii) outstanding portion of the *admitted amount* for payment dispute solely on *admitted amount* not fully paid by the payment deadline; or

If there is no payment response served by the payment response deadline:

(iii) the *claimed amount*.

<u>Note 2:</u>

For purpose of ANB Fee and capped amount of Adjudicator's Fee, the sum in dispute shall be calculated in accordance with Note 1 above but, where Article 4.3 and 15.2 apply, may be re-calculated accordingly.

Form A - Notice of Adjudication

PART I

Date of Notice served on the respo	ondent:	
Name of nominating body*:	(1)	Respondent to select
	(2)	one (1) nominating body

* Remarks:

- (i) If no nominating body is specified in the construction contract concerned as the nominating body for the payment dispute, **Claimant** must nominate 2 nominating bodies.
- (ii) If more than one nominating body is specified in the construction contract concerned for the selection of the nominating body for the payment dispute, **Claimant** must nominate 2 nominating bodies from the potential nominating bodies.
- (iii) Respondent must, within 5 working days after the date on which the adjudication notice is served on the respondent, select and indicate in the above boxes one of the nominating bodies from the claimant's nomination<u>and</u> serve a written notice on the Claimant to inform the Claimant of the nominating body selected by the Respondent.
- (iv) If the **Respondent** fails to inform the **Claimant** the selection, the **Claimant** must, within 3 working days after the expiry of the deadline mentioned above—
 - (a) select one of the nominating bodies from the Claimant's nomination; and
 - (b) serve a written notice on the Respondent to inform the Respondent of the nominating body selected by the Claimant.

PART II

1. Claimant's Details

Company:		
Contact Person:		
Address:		
Phone:	Fax:	
Email Address		

1A. Claimant's Representatives (if applicable)

Company / Firm:		
Contact Person:		
Address:		
Phone:	Fax:	
Email Address		

2. Respondent's Details

Company:		
Contact Person:		
Address:		
Phone:	Fax	:
Email Address		· · · · ·

2A. Respondent's Representatives (if applicable)

Company / Firm:		
Contact Person:		
Address:		
Phone:	Fax:	
Email Address		

3. Contract Details

 Please indicate: Public Main contract Private Main contract subcontract (please also fill in Part 3A-Main Contract Details) 	 Please indicate: Works contract Supply contract, such as material/ plant/equipment, etc. Consultancy services Other service contract in relation to construction work: 	
Project Title or Reference (or a brief description of the project):		
Contract Number and a brief description of the contract made with Respondent:		
Contract Sum:		
Form of Contract ¹		
Contract is Dwritten/ Doral/ Dpartly written and partly oral.		

¹ (Examples, GCC for Building Works/ Civil Eng. works/E&M Eng. works; NEC Engineering and Construction Contract (ECC)/ Term Service Contract (TSC)/ Professional Services Contracts (PSC); HKIS's Standard Form of Building Contracts; HKIA/HKICM/HKIS' Agreement and Schedule of Conditions of Building Contract; HKCA' Standard Form Domestic Subcontract)

A. Main Contract Details [1]	Claimant is subc	contractor, please f	ill in below,	if known.]
------------------------------	------------------	----------------------	---------------	------------

Public Main contract			Private Main contract
Contract Number and Title			
Contractor Name			
Contract Sum			
Contact Person and email			
Contract Administrator	Company Nam	e:	
	Contact Person	:	

4. Payment Claim: Claimed Amount HK\$_____

5. Payment Response:

(a)	Admitted Amount	\Box yes, HK\$
------------	-----------------	------------------

(b) Set-off / Deduction \Box no;

□ amount agreed by the Claimant, HK\$_

□ amount disagreed by the Claimant, HK\$_____.

6. Amount paid in relation to the payment dispute: HK\$_____

7. Nature and Description of the Payment Dispute

□ Claimed Amount is disputed in full

Admitted Amount less than Claimed Amount

□ Failure to pay Admitted Amount in full by the payment deadline of the progress payment □ Failure to payment response on or before payment response deadline

Payment Dispute involving:

- □ Site measurement
- □ Valuation of works/services (including valuation of variations)
- □ Quality of works
- □ Time-related disputes (EOT / Delay / Disruption)

8. Interest rate

Please indicate if interest rate for late payment is specified in the contract:

🗆 no.

□ yes, please indicate the interest rate []% and the contractual provision: _____

9. Preference on Adjudicator*

- Language requirement:
- Others:

*[ANB] reserves right to nominate and appoint an appropriate Adjudicator.

10. Optional List of Attachments (please provide two (2) sets of each attachment)

1

- **D** Relevant Contractual Terms and Conditions (if applicable)
- Copy of Payment Claim
- Copy of Payment Response Received (if any)
- □ Copy of prior Assessments (if applicable)
- Other relevant documents (e.g., expert reports, photographs, etc.)
 Please indicate []
 (use additional sheet if necessary)

Reminders for Claimant on subsequent "Adjudication Submission":

Once the adjudicator is appointed, the claimant is required to submit the **adjudication submission** (the submission) **within one working day** after the date on which the claimant is informed of the appointment under Section 26(2)(b) or Section 27(5)(b) of the Ordinance. The submission should be concise with clear reference(s) and indicative label(s) to any annex(es), if any. An adjudication submission may contain any supporting documents and evidence that the Claimant considers relevant to the adjudication. Below is example of information that is typically required to facilitate the resolution of the payment dispute.

- The submission refers to a specific payment claim.
- a copy of the payment claim and payment response (if any) and record of completion of relevant claim handling procedure (if applicable).
- a copy of the contract payment schedule (if applicable).
- a copy of the relevant contract. If a written contract does not exist, a document referring to the terms of the verbal agreement.
- other relevant submissions (e.g. correspondence between the parties relating to the payment claim, previous invoices, expert reports).
- record on the service of notice of adjudication to the respondent.

For the page limitation and format requirements for the adjudication submission, if any, please refer to [ANB]'s website.

Form B - Potential Adjudicator's Declaration of Acceptance

Input by [ANB]

Case number:

Adjudicator rank required for the case: □Adjudicator □Senior Adjudicator

I, the undersigned,

Last Name: _____

First Name:

(*Please check one box*)

NON-ACCEPTANCE:

decline to serve as the Adjudicator for the above-referenced case.

ACCEPTANCE:

□ **accept** to be nominated and, upon appointment is made, to serve as the Adjudicator for the above-referenced case.

By this acceptance, I declare that:

- (a) I have duly considered *Guideline on Conflicts of Interest in Adjudication under SOPL*;
- (b) to the best of my knowledge, there is no conflict of interest in respect of my appointment as the Adjudicator, and there are no circumstances likely to give rise to justifiable doubts as to my independence or impartiality as the Adjudicator;
- (c) I will act independently, impartially, and in a timely manner, and I will avoid incurring unnecessary expenses; and
- (d) I will comply with the principles of natural justice and decide the payment dispute in accordance with the applicable law.

□ declare that I **accept** to be nominated and, upon appointment is made, to serve as the Adjudicator for the above-referenced case.

By this acceptance, I declare and **disclose** that:

- (a) I have duly considered the *Guideline on Conflicts of Interest in Adjudication under SOPL;*
- (b) to the best of my knowledge, there is no conflict of interest in respect of my appointment as the Adjudicator;
- (c) I will act independently, impartially, and in a timely manner, and I will avoid incurring unnecessary expenses;
- (d) I will comply with the principles of natural justice and decide the payment dispute in accordance with the applicable law; and
- (e) with reference to the *Guideline on Conflicts of Interest in Adjudication under SOPL*, there are circumstances, as listed in *Table 1*, that are likely to give rise to justifiable doubts as to my independence or impartiality as the Adjudicator.

Table 1:	
Guidelines relevant clauses	Relationships

Besides, together with my **CV** attached, I disclose my **recent 3-year employment history** in *Table 2* for parties' reference.

Table 2:

Duration	Employer Name	Position
e.g. 2021-2022 Dec	XXX	Director

I shall, from the time of accepting the appointment until the adjudication proceedings are completed, as soon as I am aware, disclose to the parties to the adjudication and [ANB] any conflict of interest and/or circumstances that are likely to give rise to justifiable doubts as to my independence or impartiality as the Adjudicator.

As the Adjudicator for the above-referenced case, I will charge this adjudication case with hourly rate: HK\$_____/hr, subject to applicable ceiling as specified by [ANB], if any.

I declare that all of the above information provided is true to the best of my knowledge and belief.

Name: ______

Date:	