IN THE MATTER OF AN ARBITRATION UNDER THE NORTH AMERICAN FREE TRADE AGREEMENT

- and -

THE ARBITRATION RULES OF THE UNITED NATIONS COMMISSION ON INTERNATIONAL TRADE LAW (1976)

- between -

Alicia Grace; Ampex Retirement Master Trust; Apple Oaks Partners, LLC; Brentwood Associates Private Equity Profit Sharing Plan; Cambria Ventures, LLC; Carlos Williamson-Nasi in his own right and on behalf of Axis Services, Axis Holding, Clue and F. 305952; Carolyn Grace Baring; Diana Grace Beard; Floradale Partners, LLC; Frederick Grace; Frederick J. Warren; Frederick J. Warren IRA; Gary Olson; Genevieve T. Irwin; Genevieve T. Irwin 2002 Trust; Gerald L. Parsky; Gerald L. Parsky IRA; John N. Irwin III; José Antonio Cañedo-White in his own right and on behalf of Axis Services, Axis Holding and F. 305952; Nicholas Grace; Oliver Grace III; ON5 Investments, LLC; Rainbow Fund, L.P.; Robert M. Witt; Robert M. Witt IRA; Vista Pros, LLC; Virginia Grace

Claimants

v.

The United Mexican States

Respondent

PROCEDURAL ORDER NO. 14

ON THE RESPONDENT’S SECOND REQUEST FOR AN EXTENSION OF THE DEADLINE FOR THE FILING OF THE REJOINDER

Tribunal

Prof. Diego P. Fernández Arroyo, President
Mr. Andrés Jana Linetzky, Arbitrator
Mr. Gabriel Bottini, Arbitrator

Secretary of the Tribunal
Ms. Patricia Rodríguez Martín

June 21, 2021
I. **Procedural Background**

1. On 15 June 2021, the Tribunal issued Procedural Order No. 13, which granted a 14-day extension for the filing of the Rejoinder, as requested by the Respondent.

2. On 16 June 2021, the Respondent sent a communication to the Tribunal requesting an additional 14-day extension for the filing of the Rejoinder.

3. On 17 June 2021, the Tribunal invited the Claimants to comment on the Respondent’s new request.

4. On 18 June 2021, the Claimants sent a letter to the Tribunal, objecting to the Respondent’s new request for a further extension.

II. **The Tribunal’s Analysis**

5. Bearing in mind the Parties’ arguments and the need to guarantee that the Parties are treated with equality, the Tribunal grants an additional one-week extension for the filing of the Rejoinder (due on **12 July 2021**).

6. The Tribunal reminds the Parties that it is important that they cooperate among themselves and with the Tribunal for an efficient conduct of the arbitral proceedings. It is with this aim that the Tribunal has been flexible, treating each Party with equality and giving them a full opportunity of exercising their rights (Art. 15(1) of the UNCITRAL Rules).

III. **Order**

7. For the above reasons, the Tribunal grants a further one-week extension for the Respondent to file its Rejoinder, which must be filed no later than **12 July 2021**. Consequently, the Procedural Calendar is adjusted as follows:

<table>
<thead>
<tr>
<th>Procedural Step</th>
<th>Date</th>
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<tbody>
<tr>
<td>Rejoinder</td>
<td>12 July 2021</td>
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<tr>
<td>Witness Notifications (Claimants and Respondent)</td>
<td>16 August 2021</td>
</tr>
<tr>
<td>1128 Submissions (Non-disputing NAFTA parties)</td>
<td>24 August 2021</td>
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<tr>
<td>Comments to 1128 Submissions (Claimants and Respondent)</td>
<td>7 September 2021</td>
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</tbody>
</table>
Pre-Hearing Organizational Meeting (if necessary) (Tribunal, Claimants, Respondent) | At least six weeks before the Hearing [Date to be determined]

Hearing on the Merits (Tribunal, Claimants, Respondent) | 25-29 April 2022

On behalf of the Tribunal,

[Signed]

Professor Diego P. Fernández Arroyo  
President of the Tribunal  
Date: June 21, 2021  
Seat of the arbitration: Toronto, Canada