RERESENTATION AGREEMENT.

Between "MIRROW FASHION", represented in this act by the Managing Partners Messrs. with address on the street. No. of the city of New York, hereinafter called "LA REPRESENTADA", on the one hand; and on the other hand pNI: with address in the street province of the city of member province of the city of province of th
1 THE REPRESENTATIVE designates the REPRESENTATIVE, and the latter accepts said designation, as representative of its commercial names and the products and services manufactured by it, which have the Internet as an operating platform, for correct commercial dissemination of the products and services. understood and a correct and progressive increase in marketing. In the event that THE REPRESENTED incorporates other items and/or services, the conditions hereof must be reviewed, if they opt for their inclusion.
2 In the exercise of this representation THE REPRESENTATIVE may carry out the acts and procedures detailed below: a) Use of the name or brand of origin, b) Use of commercial emblems, c) Advertising and propaganda at its cost, d) Sales or marketing on commission for billing by the represented party.
3 The REPRESENTATIVE may not assign all or part of the CONTRACT, or the rights and obligations resulting from it, without the prior express consent of THE REPRESENTATIVE.
4 The validity of this CONTRACT is established for the term of
5 None of the officials and/or employees of the REPRESENTATIVE may be considered an official and/or employee of THE REPRESENTATIVE, nor will it be liable for the acts or omissions of the REPRESENTATIVE, its officials and/or employees.

The REPRESENTATIVE undertakes not to disseminate or transmit to third parties, without the prior written consent of THE REPRESENTATIVE, any information that the REPRESENTATIVE has classified as confidential or any information received from the REPRESENTATIVE that is not public.

REPRESENTATIVE, as well as its material support, will be his property. All this material may only be used by the REPRESENTATIVE for the purposes of this AGREEMENT.

6.- All the material that THE REPRESENTATIVE provides to the

7.- The price and characteristics of the products or services that make up this CONTRACT may be modified by THE REPRESENTATIVE at any time, and its

observance will be mandatory for the REPRESENTATIVE as long as the changes have been notified five (5) calendar days. in advance of its entry into force.

8.- The remuneration, profit or compensation to be received by the REPRESENTATIVE will be thirty percent (30%) of the sale price, minus taxes (Gross Income and VAT).

To this end, the REPRESENTATIVE will retain said percentage when charging the client for the service or product sold and will transfer the balance to THE REPRESENTATIVE at the time the service is activated or the product is delivered. Along with said transfer, the REPRESENTATIVE must present the invoice for the commission received, which must complete the formal requirements required by law.

9.- The REPRESENTATIVE'S staff will be exclusively under the dependence, responsibility, direction and control of the REPRESENTATIVE.

The REPRESENTATIVE will be solely directly responsible for any damages and losses that his staff may cause to the REPRESENTATIVE, its assets, its staff and/or third parties. Likewise, the REPRESENTATIVE undertakes to indemnify and hold harmless the REPRESENTED, and will reimburse the latter for any sum that must be paid by the latter in respect of any judicial or extrajudicial action, costs, damages and damages (including the fees of any intervening professional), for any act and omission of the REPRESENTATIVE and/or its dependent personnel, related to this CONTRACT.

The REPRESENTATIVE must insure all personnel assigned to the development and fulfillment of this CONTRACT and the BENEFIT, against work accidents, occupational diseases and civil liability and mandatory life insurance, and must also contract all other insurance required by the applicable legislation. is in force for the duration of this CONTRACT.

The REPRESENTATIVE must offer to the public the services and products to be provided by the REPRESENTATIVE in accordance with the prices established by it, lacking the power to modify them.

The REPRESENTATIVE must comply with the provisions current tax regulations regarding billing

- 10.- Due to the lack of compliance by the REPRESENTATIVE with any of the obligations assumed in this CONTRACT, they will allow the REPRESENTATIVE to declare its resolution due to the fault of the REPRESENTATIVE. The REPRESENTED will inform the REPRESENTATIVE in advance and reliably, so that within a period of five (5) business days, the causes of non-compliance cease. Once this period has expired without the notification having been completed by the REPRESENTATIVE, the REPRESENTATIVE will be in a position to consider the CONTRACT resolved through the exclusive fault of the REPRESENTATIVE, who will be responsible for all damages and losses that the resolution causes to the REPRESENTATIVE, and may this any claim in such concept.
- 11.- While this representation lasts, the REPRESENTATIVE may not act directly or indirectly selling, intermediating or offering items, merchandise, things, products, etc... similar to the contents according to this CONTRACT.
- 12.- For all the legal effects of this CONTRACT, the PARTIES constitute a special domicile in the places indicated in the heading hereof, where the judicial or extrajudicial

proceedings and notifications or injunctions issued to them will be considered valid and fulfilled.

- 13.- The PARTIES expressly agree that for any divergence that may arise due to the interpretation and/or execution of this CONTRACT, they will submit to the jurisdiction of the Ordinary Courts of the city of Mar del Plata, waiving all other jurisdiction.

The tax will be paid by both parties in halves.