

PEJABAT KETUA PENDAFTAR
Office of the Chief Registrar
MAHKAMAH PERSEKUTUAN MALAYSIA
Federal Court of Malaysia
ISTANA KEHAKIMAN
PRESINT 3
62506 PUTRAJAYA

Telefon: 03-88803500

03-88803782

Faks

: 03-88803886

Laman Web: http://www.kehakiman.gov.my

Our Ref: JK/MA 38 Jld.5

Date

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August 2010

All High Court Judges;

All Judicial Commissioners of the High Court;

All Sessions Courts Judges;

All Registrars of the High Courts;

All Magistrates;

All Registrars of the Subordinate Courts;

Malaysia.

Practice Direction No.5 of 2010 Practice Direction on Mediation

- 1. The Chief Justice of Malaysia hereby directs that with effect from 16 August 2010, all Judges of the High Court and its Deputy Registrars and all Judges of the Sessions Court and Magistrates and their Registrars may, at the pre-trial case management stage as stipulated under Order 34 Rule 4 of the Rules of the High Court 1980 or by order for directions provided in Order 19 Rule 1(1) (b) of the Subordinate Courts Rule 1980, give such directions that the parties facilitate the settlement of the matter before the court by way of mediation.
- 1.1 The term "Judge" in this Practice Direction includes a Judge or Judicial Commissioner of the High Court, Judge of the Sessions Court, Magistrate or a registrar of the High Court.

2. Objective

2.1 The objective of this practice direction is to encourage parties to arrive at an amicable settlement without going through or completing a trial or appeal. The benefit of settlement by way of mediation is that it is accepted by the parties, expeditious and it is final.

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(Sila nyatakan rujukan kami apabila menjawab surat ini)

- 2.2 This Practice Direction is intended to be only a guideline for settlement. The Judge and the parties may suggest or introduce any other modes of settlements so long as such suggestions or directions are acceptable to the parties.
- 2.3 Advocates and Solicitors shall cooperate and assist their clients in resolving the dispute in a conciliatory and amicable manner.

3. When to suggest

3.1 Judges may encourage parties to settle their disputes at the pre-trial case management or at any stage, whether prior to, or even after a trial has commenced. It can even be suggested at the appeal stage. A settlement can occur during any interlocutory application, e.g. at an application for, summary judgment, striking out or at any other stage.

4. Types of cases

- 4.1 The following are examples of cases which are easy to settle by mediation, e.g;
 - (a) Claims for personal injuries and other damages due to road accidents or any other tortious acts because they are basically monetary claims;
 - (b) Claims for defamation;
 - (c) Matrimonial disputes;
 - (d) Commercial disputes;
 - (e) Contractual disputes; and
 - (f) Intellectual Property cases.

Modes of Mediation

- 5.1 Mediation may be in the following modes:
 - (a) Judge-led mediation; or
 - (b) by a mediator agreeable by both parties.

- 5.2 If a Judge is able to identify issues arising between the parties that may be amicably resolved, he should highlight those issues to the parties and suggest how those issues may be resolved.
- 5.3 The Judge can request to meet in his chamber in the presence of their counsel, and suggest mediation to the parties. If they agree to the mediation then the parties will be asked to decide whether they would wish the mediation to be the judge-led or to be referred to a mediator.
- 5.4 The procedure in Annexure A will apply to a judge-led mediation and the procedure in Annexure B will apply if it is referred to other mediator.

6. General

6.1 Agreement to Mediate

(a) When the parties agree to mediate, each of the parties shall complete the mediation agreement as in "Form 1".

6.2 Confidentiality

(a) All disclosures, admissions and communications made under a mediation session are strictly "without prejudice". Such communications do not form part of any record and the mediator shall not be compelled to divulge such records or testify as a witness or consultant in any judicial proceeding, unless all parties to both the Court proceedings and the mediation proceedings consent to its inclusion in the record or to its other use.

6.3 Results of Mediation

- (a) A return date of not more than one (1) month from the date the case is referred to mediation, shall be fixed for parties to report to the Court on the progress of mediation; and in the event the mediation process has ended, the outcome of such mediation.
- (b) Where mediation fails to resolve the dispute, the Court shall, on the application of either of the parties or on the Court's own motion, give such directions as the Court deems fit.
- (c) Except with the agreement of the Court, all mediation must be

completed not later than three months from the date the case is

referred for mediation.

(DATO' HASHIM BIN HAMZAH) Chief Registrar

Federal Court of Malaysia Istana Kenakiman

PUTRAJAYA

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Chief Justice of Malaysia Istana Kehakiman **PUTRAJAYA**

Attorney General of Malaysia Attorney General's Chambers **PUTRAJAYA**

President Court of Appeal Istana Kehakiman **PUTRAJAYA**

Chief Judge of Malaya Istana Kehakiman **PUTRAJAYA**

Chief Judge of Sabah and Sarawak Istana Kehakiman **PUTRAJAYA**

Deputy Chief Registrar Istana Kehakiman **PUTRAJAYA**

Registrar of the Court of Appeal Istana Kehakiman **PUTRAJAYA**

Registrar of the High Court in Malaya Istana Kehakiman PUTRAJAYA

Registrar of the High Court in Sabah and Sarawak High Court of Kuching SARAWAK

Directors of the courts of Malaysia.

Director of Management Division Istana Kehakiman PUTRAJAYA

Head of Judicial Adiministration Division Istana Kehakiman PUTRAJAYA

Head of Information Technology Division Istana Kehakiman PUTRAJAYA

President
Malaysian BAR Council
Majlis Peguam Malaysia
13,15 dan 17 Leboh Pasar Besar
50050 KUALA LUMPUR

Chairman
Sabah Law Association
3rd Floor, 120 Gaya Street,
88000 Kota Kinabalu, Sabah
Tel: (088) 232662 Email: sabahlaw@tm.net.my

Chairman

The Advocates' Association of Sarawak The Bar Room, Kompleks Mahkamah Jalan Gersik, Petra Jaya 93050 Kuching. Sarawak

Tel: 082-448077

Fax Number: 082-449427

E-mail: aas@sarawak-advocates.org.my

ANNEXURE A (JUDGE-LED MEDIATION)

- Unless agreed to by the parties, the Judge hearing the case should not be the mediating Judge. He should pass the case to another judge. If the mediation fails then it will revert to the original judge to hear and complete the case.
- 2. The procedure shall be in the manner acceptable to both parties.
- Unless agreed to by the parties, the Judge will not see the parties without their lawyers' presence except in cases where the parties is not represented.
- 4. If the mediation is successful, the Judge mediating shall record a consent judgment on the terms as agreed to by the parties.

ANNEXURE B (MEDIATION BY ANY OTHER MEDIATOR)

1. Mediator

- 1.1 A mediator may be chosen by the parties from the list of certified mediators furnished by the Malaysian Mediation Centre ("MMC") set up under the auspices of the Bar Council, or any other mediator chosen by the parties.
- 1.2 Such a mediator shall facilitate negotiation between the parties in the dispute and steer the direction of the mediation session with the aim of finding a mutually acceptable solution to the dispute.
- 1.3 If the parties so desire they may appoint more than (1) mediator to resolve their dispute.
- 1.4 Any mediator so chosen by the parties may agree to be bound by the MMC Code of Conduct and the MMC Mediation Rules, or not at all.

2. Procedure

2.1 If parties agree that they be bound by the MMC Mediation Rules, upon direction of the Court, the Plaintiff's solicitor shall, within (7) calendar days notify in writing to the MMC. Upon receiving such notification, MMC shall then proceed with the mediation process as provided under the MMC's Mediation Rules.

3. Settlement Agreement

3.1 Any agreement consequent upon a successful mediation may be reduced into writing in a Settlement Agreement signed by the parties but in any case the parties shall record the terms of the settlement as a consent judgment.

FORM 1

		AGREEMENT	TO MEDIATE	
Case N	lo :			
Judge/ Mediato	:			
Parties	: Plaintiff	1		***************************************

	Defendant	:		• • • • • • • • • • • • • • • • • • • •
	Third Party	:		
2)				
Mention/ Hearing Date :				
W consent	e, the solicitors	representing to	the abovementioned p	arties hereb
compelled	nder a mediation cations do not for d to divulge such roceeding, unless	session are m part of any records or test all parties to	es, admissions and cor strictly "without preju- record and the mediato tify as a witness or cons both the Court proceed sion in the record or to	dice". Such r shall not be sultant in any
	Solicitor's Signatu	ure)	(Defendant's Solicitor	
		Party's Solicito		
Dated:	Circuit		n o olynature)	