

DEED OF SUBMISSION

This agreement is made the 13th day of May 1985 between **RABBI SIMCHE LIEBERMAN** of 59 Finchley Lane London NW4 first and

CHIEF RABBI SIR IMMANUEL JAKOBOVITS (President for the time being of Jews' College), **STANLEY KALMS** (Chairman for the time being of the said College) and **RABBI DR. J.H.SACKS** (Principal for the time being of the said College), acting for and on behalf of and with the authority of the Honorary Officers and Council of the said College of 44 Albert Road, London, NW4 2SJ second.

Now it is hereby agreed as follows:

1. To refer for determination by arbitration and adjudication (by a Beth Din referred to hereafter as "the Beth Din") all claims which the aforementioned **RABBI SIMCHE LIEBERMAN** makes against the aforementioned College, and the award of the said Beth Din shall be binding upon the parties who hereby specifically agree to accept and perform such award forthwith.
2. The expenses incurred by the Beth Din shall be apportioned by the Beth Din in whatever manner seems to the Beth Din to be appropriate, and the Beth Din shall make such orders in respect of costs incurred by the parties hereto as it thinks fit.

3. The Beth Din shall be composed of the following three persons, namely:

RABBI BENZION BLAU.....

LONDON, N.16

RABBI.....KREISWIRTH.....

ANTWERP, BELGIUM

RABBI.....LIEBERMAN.....

ANTWERP, BELGIUM

and the rules of procedure and criteria used by this Beth Din shall be those established and customarily employed by reputable Batei Din.

4. If any member or members of the Beth Din is unable at any time during the continuation of this **AGREEMENT** for whatever reason to act, this **AGREEMENT** shall be **NULL AND VOID** unless the parties mutually agree otherwise.

5. The proceedings before the Beth Din shall take place wholly in London England and these proceedings shall commence not later than twenty-eight days following the day upon which this agreement shall be signed by both parties, unless the parties mutually agree otherwise.

6. After both parties have been heard at the first hearing before the Beth Din, subsequent hearings may continue ex parte in case either party shall fail after reasonable notice to attend any such subsequent hearing or hearings.

7. In the event that the Beth Din fail for whatever reason to deliver a judgment in respect of the matters referred to it within three months of the date of this AGREEMENT, this AGREEMENT shall be NULL AND VOID unless an extension of time for delivering such judgment is agreed by the parties hereto. Delivery of the judgment shall be effected by posting a copy thereof by first class recorded delivery mail to the parties at the addresses set out herein and shall be treated as having been delivered two days after posting.

IN WITNESS WHEREOF THIS AGREEMENT HAS BEEN ENTERED INTO THE DAY AND YEAR FIRST WRITTEN ABOVE

Signed *[Signature]*

RABBI SIMCHE LIEBERMAN

in the presence of

..... *G. Alderman, M.A., D. Phil. (Oxon), F.R.Hist.S.*

..... *I. Jakobovits*

CHIEF RABBI SIR IMMANUEL JAKBOVITS

in the presence of

..... *J. Morgenstern*

..... *[Signature]*

STANLEY KALMS ESQ

in the presence of

..... *O. Morgan*

..... *[Signature]*

RABBI DR. J.H.SACKS

in the presence of

..... *[Signature]*