

## **PART OF EXHIBIT D CONTRACT ADMINISTRATION REQUIREMENTS**

1. The following are nominated as experts in accordance with Conditions of Contract, Art. 16.3:

1. **Professor Hans Jacob Bull, Nordisk institutt for sjørett UiO**
2. **Lagdommer Magni Elsheim, Gulating lagmannsrett**
3. **Lagdommer Gunvald Gussgaard**
4. **Professor Viggo Hagstrøm, Institutt for privatrett UiO**
5. **Førstelagmann Nils Erik Lie, Borgarting lagmannsrett**
6. **Advokat Karl Wahl-Larsen, Bjerknes Wahl-Larsen ANS**

2. The procedure for the appointment of an expert is:

- a) The representatives of the parties, ref. Conditions of Contract, Art. 3, shall meet within 14 Days after a request for an expert decision has been made.
- b) During the meeting each party shall submit in sealed envelope, a list showing:
  - i) two candidates to be excluded; and
  - ii) a preferential score from 6 to 1 allotted each of the remaining candidates.

The sealed envelopes shall be opened in the presence of both parties who shall establish a list of the candidates not excluded together with their aggregate points.

- c) The candidate with the highest points shall be asked first if she/he will accept the work. If she/he is unwilling to accept the work, the candidate with the next highest number of points shall be asked, and so on.

In the event that more than one candidate has the same number of points, the order shall be decided by drawing lots between them.

- d) Appointment of the expert shall be considered to have occurred when both parties have signed and sent a letter to that effect to the expert.
- e) If one of the parties does not attend the meeting or fails to provide a list as required under 2 b) above, the expert shall be appointed on the basis of the other party's list.