EXHIBIT

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EFiled: Dec 30 2011 8:45AN
Transaction ID 41628438
Case No. 6069-VCL

IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

CHRYSALIS VENTURES III, L.P., CHRYSALIS VENTURES (OHIO) III, L.P., and MCALC, LLC,))
Petitioners,)
MOBILE ARMOR, INC., DOLPHIN COMMUNICATIONS FUND II, L.P., DOLPHIN COMMUNICATIONS PARALLEL FUND II (NETHERLANDS), L.P., CHAND B. VYAS, RICHARD J. BREKKA, and MICHAEL K. MENEGAY, Respondents.) Arbitration No. 001-A-2011-VCL () () () () () () () () () () () () (

FINAL JUDGMENT

WHEREAS, the parties hereto initially filed their claims publicly in a Civil Action in the Court of Chancery styled *Chrysalis Ventures III, L.P., et al., v. Mobile Armor, Inc., et al.*, C.A. No. 6069-VCL, challenging a certain recapitalization of Mobile Armor, Inc. and alleging, *inter alia*, breach of contract by Respondents and breach of fiduciary duties; and

WHEREAS, pursuant to an Arbitration Agreement dated March 25, 2011, the parties converted their Civil Action into a confidential Court of Chancery arbitration proceeding styled Chrysalis Ventures III, L.P., et al. v. Mobile Armor, Inc., et al., Arbitration No. 001-A-2011-VCL (the "Arbitration"); and

WHEREAS, the Respondents in the Arbitration having been awarded complete and final relief by the Arbitrator, and having applied to the Court to confirm the Arbitration Award, and the Petitioners in the Arbitration not having opposed the entry of such Award or the confirmation of the Award as a Final Judgment; and

WHEREAS, the Arbitrator has the power to cause this Final Judgment to be entered pursuant to Rule 98(f)(3) of the Rules of the Court of Chancery;

IT IS HEREBY ORDERED:

- 1. Final judgment is entered for Respondents and against Petitioners on all claims asserted in the Arbitration and the prior filed Civil Action.
 - 2. Each party is to bear their own costs, expenses and attorneys' fees.

J. Kravis Laster, Vice Chancellor