

RESPONSE TO DEMAND FOR MEDIATION

Form #107

A. The Responding Party _____, having been served with a Demand to Mediate, responds as follows (check one):

____ That the mediation clause of the contract is valid and mediation with _____ (name mediation forum or mediator) is agreed to;

____ That the mediation clause of the contract is valid, however mediation with _____ (name mediation forum or mediator) is not agreed to.

Instead, Responding Party offers mediation with the mediator to be selected in the following manner (list suggested manner of mediator selection. Go to GAMA.com and view How to Select a Mediator):

____ That the mediation clause of the contract is not valid and jurisdiction of _____, (name mediation forum or mediator) over this dispute is not admitted.

____ Other (please explain): _____

B. That the issues in dispute are:

C. Responding Party asserts that the Responding Party has a valid Counterclaim in the following amount: _____.

In filing this Response To Demand, the Responding Party hereby certifies that:

He/she has copied the Initiating Party with this Response to Demand, by sending said copy to the Initiating Party by both e-mail, where such the Initiating Party has an e-mail address, and by certified mail, return receipt requested.

So demanded and certified, this ___ day of _____, 200__ .

Responding Party.

Sworn to and subscribed before me, this ___ day of _____, 200__ .

Notary Public.

(NOTE: notarization required for original and mailed copy only; notarization not required to file this Response via e-mail)