

ARBITRATION DEMAND

You are hereby notified that a copy of the agreement and this demand, along with all supporting documentation, are being filed with RapidRuling with a request that it commence administration of arbitration pursuant to its Commercial Arbitration Rules located at http://www.rapidruling.com (the "Rules"). You have fourteen (14) days to submit an answer, and in case of your failure to answer, an award may be entered against you for the relief demanded by claimant.

All responsive documents must be submitted to Rapid Ruling at http://efile.rapidruling.com pursuant to the Rules.

RESPONDENT INFORMATION I Please attach continuation pages if additional space is needed.			
NAME			
STREET ADDRESS			
CITY	STATE		ZIP
PHONE	FAX	EMAIL	
The Claimant named below, a party to an arbitration agreement which provides arbitration under the Rules of RapidRuling (or Mediation and Civil Arbitration, Inc.), hereby demands arbitration.			
BRIEF DESCRIPTION OF DISPUTE:			
AMOUNT OF CLAIM USD\$			
OTHER RELIEF SOUGHT Attorney's Fees Arbitration Costs Other Punitive/Exemplary			
CLAIMANT INFORMATION I Please attach continuation pages if additional space is needed.			
NAME		NAME OF REPRESENTATIVE	
STREET ADDRESS		FIRM NAME	
CITY	ZIP	STREET ADDRESS	
STATE		CITY	ZIP
PHONE	FAX	STATE	
EMAIL		PHONE	FAX
SIGNATURE		EMAIL	
NOTICE PURSUANT TO NEW YORK'S CIVIL PRACTICE LAW AND RULES § 7503(c): unless the party served applies to stay the			

agreement was not made or has not been complied with and from asserting in Court the bar of a limitation of time.

arbitration within twenty (20) days after service the party served shall thereafter be precluded from objecting that a valid