

## CONSTRUCTION DISPUTE RESOLUTION SERVICES, LLC SPECIALIZING IN MEDIATION & ARBITRATION

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## **ARBITRATION PRE-HEARING ORDER**

A pre-	hearing meeting was held on, 200 As a result of the
	earing meeting, the following rules, procedures and stipulations were agreed upon parties and the CDRS arbitrator(s):
1.	The date, location and time of the arbitration hearing, client and legal counsel information and the identification of the arbitrator(s) shall be stipulated in the CDRS "Notice of Arbitration Hearing" that is attached to this Pre-Hearing
	Agreement.
2.	The estimated duration of the hearing is (hours)(days).
3.	The arbitration will be conducted according to the Rules and Procedures of Construction Dispute Resolution Services, LLC. and in accordance with the "Pre-Hearing Agreement As to: Arbitrators(s) Powers, Arbitration Rules and
	Procedures" and the "Agreement to Arbitrate".
4.	The parties agree to provide to the arbitrator(s) and to exchange with each other the following, on or before, 200
	a. A statement of the uncontested facts, claims and issues
	b. A statement of the contested facts, claims and issues
	c. A list of the proposed witnesses and experts along with a brief description
	of their testimony  d. A list of requested witnesses and experts to be deposed and the dates,
	times and location of the scheduled depositions.
	e. A list of documents and other exhibits to be introduced
	f. A request for pertinent documents and related information from the other
	party
	g. A list of requested subpoenas to be issued
	h. A copy of the pre-hearing briefs
5.	Exhibits shall be placed in a loose-leaf binder(s) and each exhibit shall be
	numbered and listed in the table of contents. If there are any items, which will not
	fit in a loose-leaf binder, such as floor plans, the parties shall reduce the items in size for proper presentation to the parties and the arbitrator, if possible.
6	Pre-hearing briefs shall be limited to pages using 12-point type,
0.	double-spaced on 81/2" x 11" paper.
7.	If post-hearing briefs are requested by the arbitrator(s), the length and form of those briefs shall be stipulated by the arbitrator(s) at the end of the arbitration
0	hearing(s).
	Replies to pre-hearing briefs shall be sent to the other party and the arbitrator(s) withindays from the receipt of the pre-hearing briefs.
	A party may produce up to witnesses.
	. A party may produce up to experts.
11	. A party may depose up to witnesses.

<ul><li>12. A party may depose up to experts.</li><li>13. A representative of each party may be</li></ul>	present during any scheduled
deposition(s).	
14. All communications with CDRS and its arbitr CDRS case administrator and at no time will enter the continuous continuo	
directly communicate with the arbitrator(s).  15. Hearings shall begin at (am) (pm) and	
(pm) or until another time as specified or decid 16. The arbitrator(s) shall determine the date, tim	
the arbitration hearing if additional hearing time	
17. A jobsite visit will take place on	, 200 at (am) (pm).
18. If there are any disputes as to any of the all shall first try to resolve the disputes. Any unrest	
the CDRS case administrator who, if necessary	
arbitrator(s) for final disposition.	•
<ol> <li>There shall be no written record of the hearing record and provides a stenographer. The of</li> </ol>	• • • •
request a copy of the stenographic record and	
equally in the expense of the stenographer. A	copy of the written record shall be
supplied to the arbitrator(s) at no charge.  20. The arbitrator(s) as required, shall decide	upon any items not covered or
stipulated by this "Pre-hearing Order".	apon any nome not severed of
BY ORDER OF	:
Arbitrator	date
Arbitrator	date
Arbitrator	date
ACKNOWLEDGEMENT BY TH	E PARTIES
By signing this "Pre-hearing Order", the parties acknowled conditions:	ge and accept its terms and
Claimant	_ date
Claimant	_ date
Claimant's attorney	_ date
Claimant's representative	_ date
Respondent	_ date
Respondent	_ date
Respondent's attorney	_ date
Respondent's representative	date