THE STATE OF MARINE
1889 NON

Superior Court of Washington County of Kitsap

vs.	, Plaintiff(s),	No RESPONSE TO STATEMENT OF ARBITRABILITY
		(RSSA)
TO THE CLERK AND TO ALL	OTHER LAWYERS: (Per L	ist on Reverse Side.)
TTI 1 ' 11 1'	·	

The undersigned lawyer disagrees with the prior Statement of Arbitrability filed in this case and contends that this case:

Should be arbitrated

Should <u>not</u> be arbitrated

for the reasons indicated in Part II.

II. RESPONDED STATEMENT OF ARBITRABILITY

This case is subject to arbitration because the sole relief is a money judgment, and it involves no claim in excess of \$100,000.00, exclusive of attorney fees, interests, and costs.

The undersigned contends that its claim exceeds \$100,000.00, but for purposes of arbitration waives any claim in excess of that amount.

This case is **<u>not</u>** subject to civil arbitration because:

- (a) Plaintiff's claim exceeds \$100,000.00;
- (b) Plaintiff seeks relief other than a money judgment;
- (c) Defendant's counterclaim or cross claim exceeds \$100,000.00;
- (d) Defendant's counterclaim or cross claim seeks relief other
 - than a money judgment; or
- (e) Case is not an appeal of a Small Claims Judgment from District Court.

III. INSTRUCTIONS

- 3.1 Important: Type the names and address of all lawyers on reverse side.
- 3.2 Serve a copy on the other parties and file the original with the COUNTY CLERK.
- 3.3 Provide a copy to the Arbitration Department of the Superior Court.

Dated: _____

Attorney for			

Type Name: