

**ANSWER TO THE REQUEST FOR ARBITRATION UNDER THE ARBITRAL RULES OF THE
ARBITRAL TRIBUNAL OF THE PRINCIPALITY OF ANDORRA (APTA)**

(Respondent)

Within thirty days of the date of notification of the Request, the respondent shall submit an answer to the request (the "Answer") to the Secretariat, which must include its statement of the facts, comments on the Request, proposal with regard to the number of arbitrators (with the indication of the name and contact details of the arbitrator it wishes to appoint, in case of plurality of arbitrators) and, where applicable, any agreement between the parties with regard to the arbitration procedure, as well as any relevant particulars regarding the seat of the arbitration, the applicable rules of law and the language of arbitration" (Art. 4.1. of the Rules).

Any counterclaim made by the respondent must be raised with the Answer and must contain a statement of the nature and circumstances of the dispute giving rise to the counterclaim, indicating the relief sought and its monetary value"(Art. 4.3. of the Rules).

This Answer to the Claimant Request for Arbitration (hereinafter the "Answer") is submitted on behalf of [Name of respondent] (hereinafter "Respondent") pursuant to Article 4 of the Arbitration Rules of the Arbitral Tribunal of the Principality of Andorra, in force as from 1 January 2021 (the "APTA Rules").

1. APTA Registration

File number:

2. Respondent information

a. Natural person

Name and surname:

Address:

Country:

Passport or equivalent document:

Contact number:

E-mail:

Address for notification purposes: Address provided

Another address:



b. Legal person

Business name:

Registered address:

Country:

Tax registration number (N.R.T.) or equivalent document:

Contact number:

E-mail:

Procedural representative/ Counsel

Name and surname:

Passport / N.R.T./ equivalent document:

Address:

Contact number:

E-mail:

Address for notification purposes: Address provided

Another address:

Procedural representation data

Name and surname:

Office:

Contact number:

E-mail:



3. Respondent statement of facts

4. Respondent comments on the Request

5. Respondent counterclaim and estimate of their monetary value



6. Respondent observations or proposals regarding the number of arbitrators

7. Respondent choice of arbitrator for appointment

Name and surname:

Office:

Contact number:

E-mail:

8. Agreement of the parties on the modalities of arbitration

9. Respondent observations or proposals regarding the seat of arbitration, applicable rules of law and the language of arbitration or Parties agreement in relation thereto

10. Documents required:

Copy of the Arbitration agreement:

Legal representation mandate document:

Others:



Signature

Place and date

11. Information of the processing of personal data:

In accordance with the provisions of the 15/2003 Qualified Act of 18 December on the Protection of Personal Data, the Respondent accepts that its personal data be recorded in the ATPA's files where they shall be kept confidential, unless otherwise provided for under mandatory rules of law.

ATPA will use the personal data of the response for the sole purpose of the arbitral case management until completion and subject to the agreement of both parties. Our services suppliers may access the personal data but only for the purpose of our information systems upkeep. You can review your rights (access, rectification, deletion, and other rights) and get more information about the way we protect your personal data by looking at our [Privacy Policy](#).

We remind you that you cannot provide us with personal data of other people unless justified in light of your response and that, in all cases, if you provide us with personal third parties data, you will be bare responsibility for the lawfulness of their collection and will have at least to inform such third parties about our Privacy Policy provisions.

Also, in cases where you must provide us with personal data of minors or of individuals with restricted legal capacity, be aware that before submitting us the said data you must seek authorisation from the holder of parental authority or guardianship.