## UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

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OFFICE OF THE SECRETARY

SECURITIES EXCHANGE ACT OF 1934 ADMINISTRATIVE PROCEEDING

File No. 3-16533

In the Matter of

COMPUTER LEARNING CENTERS, INC., INFERX CORP., and SEDONA CORP.,

Respondents.

RESPONDENT SEDONA CORP REPLY TO ORDER FOLLOWING PREHEARING CONFERENCE PERTAINING TO ADMINISTRATIVE PROCEEDINGS PURSUANT TO SECTION 12(j) OF THE SECURITIES EXCHANGE ACT OF 1934

## TO THE HONORABLE COMMISSION:

COMES NOW Respondent Sedona Corporation ("Sedona") and files its Reply to Order Following Prehearing Conference, dated June 12, 2015 ("Order"), to show cause why this Administrative Proceeding should not be determined against it for its failure to answer that certain Order Instituting Proceedings, dated May 12, 2015 ("OIP"), and subsequent Order to Show Cause, dated May 27, 2015, and would respectfully show the Commission as follows:

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Sedona was only able to retain counsel to assist it with this Administrative
 Proceeding in the past 7-10 days and sincerely apologizes for its earlier failures to
 respond to the OIP and Order to Show Cause in a timely manner.

- 2. As referenced in the Order, on this same date Sedona filed a Certification and Notice of Termination of Registration on Form 15 with the Commission ("Form 15"), pursuant to Rule 12g-4 promulgated under the Securities Exchange Act of 1934, as amended ("Exchange Act"), to terminate the registration of its common stock, par value \$0.001 per share ("Common Stock"), as a class under Section 12(g) of the Exchange Act and, pursuant to Rule 12h-3 under the Exchange Act, to contemporaneously suspend Sedona's duty under Section 15(d) of the Exchange Act to file reports required by Section 13(a) of the Exchange Act with respect to the Common Stock.
- 3. The Form 15 filing was accompanied by a written request by Sedona to the Commission's Division of Corporation Finance ("Division"), asking that the Division waive the condition of Rule 12h-3(a) pertaining to Sedona having filed all reports required by Section 13(a) of the Exchange Act for the shorter of its most recent three fiscal years and the portion of the current year preceding the filing of the Form 15, or the period since Sedona became subject to such reporting obligation ("Waiver").
- 4. Sedona also requested that the Division permit the Form 15 as filed to become effective in 90 days without further action by the Division, as provided in Rule 12g-4(a) under the Exchange Act.
- 5. Sedona does not believe that the granting of the Waiver, the effectiveness of the Form 15 through lapse of time nor the subsequent dismissal of this Administrative Proceeding would be inconsistent with the public interest or the protection of investors.

WHEREFORE, PREMISES CONSIDERED, Respondent Sedona prays that, considering the lack of trading interest in the Common Stock and the small number of public investors, this Administrative Proceeding should not be determined against it while the Form 15 effectiveness by lapse of time is pending.

Dated: June 19, 2015

Respectfully submitted,

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ATTORNEY FOR RESPONDENT SEDONA CORP