ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE:	
FAX NO. (Optional):	
ATTORNEY FOR (Name):  SUPERIOR COURT OF CALIFORNIA, COUNTY OF BUTTE	
Butte County Courthouse North Butte County Courthouse	
One Court Street, Oroville, CA 95965  1775 Concord Avenue, Chico, CA 95928	
(530) 532-7002 (530) 532-7002	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER:	
TRIAL READINESS CONFERENCE STATEMENT	CASE NUMBER:
This form must be completed in full by an attorney for each represented party and by each non-represented party, filed at least five (5) full court days prior to the Trial Readiness Conference, and a copy provided to opposing counsel.	
Completion of this statement requires that counsel (or non-repre meaningful "meet and confer" conference.	sented parties) have conducted a
1. Case Information:	
1. Date Complaint Filed:	
2. Attorney for Plaintiff:	
Attorney for Plaintiff:	
Attorney for Defendant:	
•	
Attorney for Defendant:	
3. Has a jury been demanded? ☐ Yes ☐ No	
a. If yes, by ☐ Plaintiff or ☐ Defendant?	
b. If yes, have advance jury fees been paid? ☐ Yes ☐ No	
If yes, date jury fees paid:	
<ul> <li>c. Do the parties stipulate to a jury of less than twelve? ☐ Yes ☐ No If yes, to how many?</li> </ul>	
4. The estimate to try the entire case is the days. This estimate	vincludes the time for all remaining
4. The estimate to try the entire case is days. This estimate pretrial motions, jury selection (if applicable), testimony of all	
statements, final arguments, and jury instructions (if applicable). It	
day, but excludes any time for jury deliberations.	assumes live to six hours or trial per
day, but excludes any time for jury deliberations.	

each side's contentions.

## 2. EXHIBITS ATTACHED TO THIS STATEMENT:

Check each item below and, unless inapplicable, attach the following exhibits as directed: **Requests for Dismissal:** ☐ Inapplicable ☐ Attached as "Exhibit A: Request for Dismissal" State any dismissals requested of parties or causes of action, and the party or parties making the request. **Proposed Amendments:** ☐ Inapplicable ☐ Attached as "Exhibit B: Proposed Amendments" State any requested amendments to the pleadings or pretrial orders, and the party or parties making the request. Causes of Action and Defenses: Attached as "Exhibit C: Causes of Action and Defenses" Summarize each party's causes of action and each party's affirmative defenses (assuming that the dismissals and amendments referred to in Exhibits A and B are approved). Unlisted causes of action and defenses may be deemed dismissed. Issues of Law: ☐ Inapplicable ☐ Attached as "Exhibit D: Issues of Law" Summarize each issue of law that is disputed, stating each side's contentions, and cite authority. Factual Stipulations: ☐ Inapplicable ☐ Attached as "Exhibit E: Factual Stipulations" State each fact that some or all of the parties have stipulated is true. Indicate the stipulating parties, and set forth each stipulation in a form suitable to be read to the jury. At the conference, the judge will require the parties to attempt in good faith to agree on as many factual issues as possible. Issues of Fact: ☐ Inapplicable ☐ Attached as "Exhibit F: Issues of Fact" Summarize each issue of fact that is disputed, stating each side's contentions. **Settlement:** □ Inapplicable □ Attached as "Exhibit G: Settlement" State whether (if applicable) a mandatory settlement conference has been held. If so, state the date of each conference and the name of the settlement conference judge. If not, state (if true) that the parties have met, discussed the case, and attempted in good faith to reach a settlement. State (in all cases) which of the following is true: (1) The parties believe the case can be settled; (2) The parties do not believe the case can be settled; or (3) At least one party believes that further discussion with a judge might facilitate settlement of the case. **Discovery:** ☐ Inapplicable ☐ Attached as "Exhibit H: Discovery" List all excerpts from depositions, responses to interrogatories, responses to requests for admissions, and other discovery responses that each party expects to offer at trial for any purpose other than impeachment. Each excerpt to be offered must be identified as to date, document, page number(s), and line number(s). For each excerpt, state the party offering it and whether the opposing parties stipulate to its admissibility; identify any party that objects to admissibility, and state the grounds for each objection. State any issue that is expected to arise during trial relating to the introduction of discovered material, indicating

Unlisted discovery items are subject to exclusion at trial, except for true impeachment matters. Unstated objections are deemed waived except on a showing of good cause.

Voir Dire Questions: ☐ Inapplicable ☐ Attached as "Exhibit Q: Voir Dire Questions"

List the voir dire questions that each party requests the judge to ask the jurors. Attach any proposed written questionnaire for the judge to submit to the jurors. If any party objects to a proposed question, identify that party and state the grounds for the objection.

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(A.D. 7-1-24)