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| ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name, State Bar number, and address</i>): TELEPHONE NO.: _____ FAX NO. (<i>Optional</i>): _____ E-MAIL ADDRESS (<i>Optional</i>): _____ ATTORNEY FOR (<i>Name</i>): _____ | FOR COURT USE ONLY |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF SOLANO STREET ADDRESS: 600 Union Avenue 321 Tuolumne Street MAILING ADDRESS: P.O. Caller 5000 321 Tuolumne Street CITY AND ZIP CODE: Fairfield, CA 94533 Vallejo, CA 94590 | |
| PETITIONER/PLAINTIFF: _____ RESPONDENT/DEFENDANT: _____ OTHER PARENT/CLAIMANT: _____ | |
| <input type="checkbox"/> PETITIONER'S <input type="checkbox"/> RESPONDENT'S <input type="checkbox"/> OTHER _____ STATUS CONFERENCE REPORT NO. _____ DATE OF STATUS CONFERENCE: _____ | CASE NUMBER: _____ |

Complete all questions, check-boxes, and blanks that apply. Use extra pages if needed. You must serve this on the opposing attorney or party (and DCSS if applicable) and file a Proof of Service with the court. YOU MAY NOT SET A STATUS CONFERENCE UNTIL YOU HAVE FILED PROOF OF YOUR COMPLIANCE WITH THE DISCLOSURE REQUIREMENTS OF FAMILY CODE SECTION 2104.

1. PETITION:

The Petition for Dissolution of Marriage/RDP Legal Separation Nullity was filed on (*date*) _____.
Date of Marriage or Registration of Domestic Partnership: _____
Date of Separation: _____
Duration of Marriage or Domestic Partnership: _____ years and _____ months.
Is duration disputed? No Yes

2. SERVICE AND RESPONSE (ALL CASES):

- Respondent **was served** with the Petition on (date) _____, by (*which method*):
 personal service substituted service publication notice/acknowledgement of receipt
 other _____.
- Respondent **has not been served** with the Petition.
- Respondent **filed a Response** on (date) _____.
- Respondent **has not filed a Response** with the court.

3. DISCOVERY:

The following documents have been served on the opposing party:
 Schedule of Assets and Debts (FL-140) or **Property Declaration** (FL-160) or **Both**
 Income and Expense Declaration (FL-150) Date yours was last filed and served: _____
 Declaration Regarding Service of Declaration of Disclosure (FL-141):
 Preliminary: (*Date proof filed*) _____ Final: (*Date proof filed*) _____
 Appraisal(s) of: Real Estate Other: _____
 Pension Plan Documents **Other documents served:** _____
 Other discovery is needed on: _____

4. BASIC LIST OF THE ISSUES—CHECK ALL THAT APPLY (ALL CASES):

- | | | |
|---|--|---|
| <input type="checkbox"/> Parentage of Minor Child | <input type="checkbox"/> Real Property Division | <input type="checkbox"/> Business Division |
| <input type="checkbox"/> Child Custody and Visitation | <input type="checkbox"/> Personal Property Division | <input type="checkbox"/> Division of Other Property |
| <input type="checkbox"/> Child Support | <input type="checkbox"/> Work-Related Benefit Division | <input type="checkbox"/> Attorney Fees and Costs |
| <input type="checkbox"/> Spousal Support | <input type="checkbox"/> Other: _____ | |

STATUS CONFERENCE REPORT – FAMILY LAW (MARRIAGE/RDP)

5. **CHILDREN:**

Number of children of this relationship: _____. Age(s) of child(ren): _____.
The parties last engaged in child custody mediation on (date) _____ with Mediator _____.
 My Declaration Under The UCCJEA (FL-105) has been filed.
 All Child Custody and Visitation issues have been resolved.
 Further mediation might help.
 A child custody evaluation is needed, to be paid for as follows: _____.
It should address the following issues: _____.

6. **SUPPORT:**

All Child Support issues have have not been resolved.
 All Spousal Support issues have have not been resolved.
 Adequate financial information including FL-150's has been exchanged to hold meaningful settlement talks, or trial.
 More information must be obtained before the parties can hold a meaningful settlement conference or trial.
 An expert witness must be retained before the parties can hold a meaningful settlement conference or trial.
What kind of information or expert?: _____
 The Department of Child Support Services ("DCSS") of _____ County is involved in this case.

7. **PROPERTY DIVISION:**

All Property Division issues have have not been resolved.
 Adequate information including FL-160's or equivalent has been exchanged to hold meaningful settlement talks, or trial.
 More information must be obtained before the parties can hold a meaningful settlement conference or trial.
 An expert witness must be retained before the parties can hold a meaningful settlement conference or trial.
What kind of information or expert?: _____

8. **ALTERNATIVE DISPUTE RESOLUTION ("ADR"):**

I agree to engage in The parties have engaged in There should be ADR or further ADR in this case in addition to any Court-required child custody/visitation mediation that may have already occurred. I suggest:
 Arbitration Collaborative Law Private Judge Further custody/visitation mediation
 Mediation on these subjects: _____ Other: _____
If there has been or should be no further ADR, why not? _____

9. **SETTLEMENT CONFERENCE AND/OR TRIAL:**

This case should be ready by these dates for: Settlement Conference _____ Trial _____
I am am not requesting a trial date at this time. My estimate of the total duration of trial is _____ hours.

10. **SPECIAL CONSIDERATIONS:**

I reside more than one hundred miles from the courthouse.
 I need an interpreter for the following language _____. I can provide this interpreter.
 I need the following special access (e.g., wheelchair) to the courts: _____

11. **OTHER INFORMATION:**

Other information the Judicial Officer needs to know about the case in order to handle the upcoming status conference. _____
 The name of the other party's attorney is _____
 Are there other court cases between or involving the parties? No Yes: (List county and court file number): _____
 Additional page is attached concerning item(s) numbered: _____.

Date: _____

Signature of Party or Attorney for Party

STATUS CONFERENCE REPORT – FAMILY LAW (MARRIAGE/RDP)