CM-110

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address)	FOR COURT USE ONLY					
-						
TELEPHONE NO. FAX NO. (Optional):						
E-MAIL ADDRESS (Optional):						
ATTORNEY FOR (Name):						
SUPERIOR COURT OF CALIFORNIA, COUNTY OF						
STREET ADDRESS:						
MAILING ADDRESS						
CITY AND ZIP CODE						
BRANCH						
PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT						
	CASE NUMBER					
(Check one): UNLIMITED CASE (Amount demanded (Amount demanded (Amount demanded is \$25,000)						
(Amount demanded exceeds \$25,000) (Amount demanded is \$25,000 or less)						
A CASE MANAGEMENT CONFERENCE is scheduled as follows:						
Date Time: Dept.: [Div.: Room					
Address of court (if different from the address						
al pove):						
INSTRUCTIONS: All applicable boxes must be checked, and the specified in	formation must be provided.					
	·					
1. Party or parties (answer one)						
a. This statement is submitted by party (name):						
b. This statement is submitted jointly by parties (names):						
2. Complaint and cross-complaint (to be answered by plaintiffs <i>and cross-complainant only</i>) a. The complaint was filed on (date):	5					
b The cross-complaint, if any, was filed on (date):						
3. Service (to be answered by plaintiffs and cross-complainants only)						
All parties perced in the complete and erect complete have been conved, or l	any appeared, or have been dismissed					
The following parties pamed in the complaint or cross-complaint	iave appealed, of flave been distrissed.					
(1 have not been served (specify names and explain why not):						
(1 have not been served (specify names <i>and explain</i> why not): have been served but have not appeared and have not been dis						
(1 have not been served (specify names <i>and explain</i> why not): have been served but have not appeared and have not been dis						
 (1						
(1 have not been served (specify names <i>and explain</i> why not): have been served but have not appeared and have not been dis						
 (1	missed (specify names):					
 (1 have not been served (specify names and explain why not): have been served but have not appeared and have not been dis (2 have had a default entered against them (specify names): (3 The following additional parties may be added (specify names, nature of it) 	missed (specify names):					
 (1	missed (specify names):					
 (1 have not been served (specify names and explain why not): have been served but have not appeared and have not been dis (2 have had a default entered against them (specify names): (3 The following additional parties may be added (specify names, nature of it) 	missed (specify names):					
 the intervention of the intervent	missed (specify names):					
 t	missed (specify names): nvolvement in case, <i>and the</i> date by					
 t	missed (specify names):					
 t	missed (specify names): nvolvement in case, <i>and the</i> date by					
 t	missed (specify names): nvolvement in case, <i>and the</i> date by					

PLAINTIFF/PETITIONER:	CASE NUMBER
— DEFENDANT/RESPONDENT	

4. b. Pr	ovide a brief state	ement of the case,	including any damage	es. (If personal injur	y damages are sou	ight, specify the inj	uty and
	damages claimed	, including medical	expenses to date [indic	ate source and amou	unt], estimated future	e medical expenses	, lost
	earnings to date,	and estimated futur	e lost earnings. If equit	able relief is sought, o	describe the nature of	of the relief)	

(If more space is needed, check this box and attach a page designated as Attachment 4b.)

5. Jury or nonjury trial

The party or parties request	a jury trial	a nonjury trial	(if more than one party, provide the name of each party
requesting a jury trial):			

6. Trial date

b.

b.

The trial has been set for (date):

- No trial date has been set. This case will be ready for trial within 12 months of the date of the filing of the complaint (if not, explain):
- c. Dates on which parties or attorneys will not be available for trial (specify dates and explain reasons for unavailability):

7. Estimated length of trial

The party or parties estimate that the trial will take (check one):

- a. days (specify *number*):
 - hours (short causes) (specify):

8. Trial representation (to be answered for each party)

The party or parties will be represented at trial	by the attorney or party listed in the caption	by the following:
• • •		

- a. Attorney.
- b. Firm:
- c. Address:
- d. Telephone number:
- e. Fax number:
- f. E-mail address:
- g. Party represented:
 - Additional representation is described in Attachment 8.

9. Preference

This case is entitled to preference (specify code section):

10. Alternative Dispute Resolution (ADR)

- a. Counsel ha has not provided the ADR information package identified in rule 201.9 to the client and has reviewed ADR options with the client.
- b. All parties have agreed to a form of ADR. ADR will be completed by (date):
- c. The case has gone to an ADR process *(indicate status):*

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT	CASE NUMBER
 10. The party or parties are willing to participate in <i>(check all that apply):</i> (1 Mediation (2 Monbinding judicial arbitration under Code of Civil Procedure section 1141.12 arbitration under Cal. Rules of Court, rule 1612) 	? (discovery to close 15 days before
 Nonbinding judicial arbitration under Code of Civil Procedure section 1141.12 before trial-, order required under Cal. Rules of Court, rule 1612) Binding judicial arbitration Binding private arbitration Neutral case evaluation Other (specify): 	? (discovery to remain open until 30 days
 e This matter is subject to mandatory judicial arbitration because the amount in cont f Plaintiff elects to refer this case to judicial arbitration and agrees to limit <i>recovery</i> Procedure section 1141.11. 	
g This case is exempt from judicial arbitration under rule 1601 (b) of the California R	ules of Court (specify exemption):
11. Settlement conference The party or parties are willing to participate in an early settlement conference (specify	when):
 12. Insurance a Insurance carrier, if any, for party filing this statement (name): b. Reservation of rights: Ye N c. Coverage issues will significantly affect resolution of this case (explain): 	
 13. Jurisdiction Indicate any matters that may affect the court's jurisdiction or processing of this case, and de Bankruptcy Other (specify): Status:	escribe the status.
 14. Related cases, consolidation, and coordination a There are companion, underlying, or related cases. (1) Name of case (2) Name of court: (3) Case number: (4) Additional cases are described in Attachment 14a. b. A motion to Consolidate Coordinate will be filed by (r 	name nartv):
 15. Bifurcation The party or parties intend to file a motion for an order bifurcating, severing, or co of action (specify moving party type of motion and reasons). 	

16. Other motions

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The party or parties expect to file the following motions before trial (specify moving *party, type of motion, and issues):*

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT	CASE NUMBER
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17. Discovery

b.

a. [The party	or	parties	have	completed	all	discovery	/.
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The following discovery will be completed by the date specified (describe all anticipated discovery):

Description

<u>Date</u>

c. The following discovery issues are anticipated (*specify*):

18. Economic Litigation

a.

b.

This is a limited civil case (i.e., the amount demanded is \$25,000 or less) and the economic litigation procedures in Code of Civil Procedure sections 90 through 98 will apply to this case.

This is a limited civil case and a motion to withdraw the case from the economic litigation procedures or for additional discovery will be filed (*if checked, explain specifically why economic litigation procedures relating to discovery or trial should not apply to this case):*

19. Other issues

The party or parties request that the following additional matters be considered or determined at the case management conference (specify):

20. Meet and confer

- a. The party or parties have met and conferred with all parties on all subjects required by rule 212 of the California Rules of Court (*if not, explain*):
- After meeting and conferring as required by rule 212 of the California Rules of Court, the parties agree on the following (specify):

21. Total number of pages attached (if any):

I am completely familiar with this case and will be fully prepared to discuss the status of discovery and ADR, as well as other issues raised by this statement, and will possess the authority to enter into stipulations on these issues at the time of the case management conference, including the written authority of the party where required.

(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR ATTORNEY)
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR ATTORNEY) Additional signatures are attached

Date