PRE-TRIAL STATEMENT

FOR CHANGING OR ENFORCING COURT ORDERS ABOUT CHILDREN

YOU CAN USE THIS PACKET IF ALL THIS IS TRUE:

- You or the other party asked to change or enforce your family court orders about children.
- The judge scheduled a trial or hearing and ordered you to file a Pre-Trial Statement.

Before signing a court document or getting involved with a court case, it's important to see an attorney to make sure you understand your legal rights and responsibilities. The Self-Help Center has information on finding an attorney.

Petitioner and Respondent Fill Out This Form Together: Fill this out with the other party, unless there is domestic violence. If the other party won't fill this out with you, or if there's domestic violence, fill this out on your own to the best of your knowledge and leave the parts about the other party blank.

If you need more room, attach more paper.	
Petitioner's Name: Mailing Address: City, State, Zip: Phone Number: Representing Self	
Respondent's Name: Mailing Address: City, State, Zip: Phone Number: Representing Self	
COCONINO COUN'	ΓΥ SUPERIOR COURT
Petitioner's Name on the Current Custody Order:	Case Number: DO
	PRE-TRIAL STATEMENT FOR CHANGING OR ENFORCING COURT ORDERS ABOUT CHILDREN
Respondent's Name:	[] Joint (we filled this out together) [] Separate (I filled this out on my own)
MINOR CHILDREN:	
Name	Birthdate

WITNESSES:

If a witness is not listed here, they won't be allowed at the trial.

Each party signing this document reserves his or her right to call as a witness himself or herself and witnesses from the other party's witness list.

Petitioner's Witnesses:			
Name	Phone	Address	
			[]
Respondent's Witnesses Name	S: Phone	Address	Deposition Testimony Only (not in person) []
Objections to Witnesses	<u>-</u> <u>::</u>		
Petitioner objects to these	e witnesses:		
Witness Name		Why I Object	
Respondent objects to the	ese witnesses:		
Witness Name		Why I Object	

LENGTH OF TRIAL:

The court should allow more than the time scheduled for trial if needed based on the number of witnesses.

EXHIBITS:

The court should admit the following exhibits into evidence: Affidavit of Financial Information Parent's Worksheet for Child Support Amount

Enhibit Description	Petitioner or Respondent Objects to This		Specific Reasons for the Objection
Exhibit Description	Exhibit Pet. Resp.		
	[]	[]	
	[]		
	[]	[]	
	[]	[]_	
	[]	[]_	
	[]	[]_	
	[]	[]_	
	[]	[]_	

DISCOVERY AND DISCLOSURE:

Each person signing this document has completed all pre-trial discovery and disclosure and delivered to the other party all exhibits and reports of expert witnesses who have been listed as witnesses.

SETTLEMENT:

"Settlement" means that the parties come to agree on all the terms of the case without a trial.

We have discussed settlement in good faith, or:

[] We have not discussed settlement becau	se:
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STIPULATIONS OR AGREEMENTS AND CONTESTED AND UNCONTESTED FACTS:

		As Listed in the Following Document	Dated
	Legal		
We Agree on	Decision-		
Petitioner Wants	Making		
Respondent Wants	About the		
	Children		
We Agree on	Children's		
Petitioner Wants	Primary		
Respondent Wants	Residence		

We Agree on		As Listed in the Following Document	Dated
Petitioner Wants	Parenting		
Respondent Wants	Time		
Respondent wants			
We Agree on			
Petitioner Wants	Child		
	Support*		
Respondent Wants		- 14. E	
"including Children's I	nsurance and F	ealth Expenses, and Tax Exemptions	
CONTESTED AND U	JNCONTESTI	ED FACTS:	
	-	es disagree whether something happened in a certain way means that the parties agree that something happened or	
	D . 11 1	10 10 0	
		d Concise Statement of	
	C	ontested Facts Uncontested Facts	
Legal Decision-Making			
About the Children			
	-		
Children's Primary			
Residence			
Dananting Time			
Parenting Time			
Child Support*			
*including Children's I	Insurance and H	ealth Expenses, and Tax Exemptions	

Other Issues: We stand as follows on any	terms of this case not listed above:
Doto	Patitionar's Signatura
Date:	Petitioner's Signature:
Date:	Respondent's Signature: