STATE OF MINNESOTA IN THE COURT OF APPEALS

CASE '	TITL	STATEMENT OF THE CASE
		OF APPELLANT (Revised April 16, 2019)
VS.		Appellate Case #
		District Court or Agency Case #
required the Minne basic leg	by Rule esota R al resec	wided for the benefit of self-represented litigants, and conforms to the Statement of the Case form 133.03 of the Minnesota Rules of Civil Appellate Procedure and to Form 133, found at the end of tules of Civil Appellate Procedure. Some questions on this form may require you to complete some arch about your appeal before you can complete them. Instructions for completing this form are s://www.mncourts.gov/Clerk-of-Appellate-Courts.aspx#tab04Forms.
1.	Distri	ict court or agency where case originated:
		of presiding judge or hearing officer:
		dictional statement
:	a. If	this is an <u>appeal from the district court</u> , answer the following questions:
	1.	The statute, rule, or other authority authorizing appeal:
	2.	Date judgment was entered, or date of service of notice of filing of order from which appeal is taken:
	3.	Rule or statute setting time limit for notice of appeal:
	4.	Date of filing of motion that tolls appeal time:
	5.	If there was a motion that tolls appeal time: a. Date of filing of order deciding tolling motion and date of service of notice of filing: b. Date of service of notice of filing of order deciding tolling motion:

b.	1f	this is a <u>certiorari appeal</u> , answer the following questions: Statute, rule, or other authority authorizing certiorari appeal:
	2.	Authority fixing time limit (statutory section) and date of event triggering appeal time (mailing of decision, receipt of decision, or receipt of other notice):
c.	Fo 1.	or <u>other appellate proceedings</u> , answer the following questions: Statute, rule, or other authority for appellate proceeding:
	2.	Authority fixing time limit (statutory section) and date of event triggering appeal time (mailing of decision, receipt of decision, or receipt of other notice):
d.		nality of order or judgment: Does the judgment or order to be reviewed dispose of all claims by and against all parties, including attorney fees?
	2.	If no, did the district court order entry of a final partial judgment for immediate appeal pursuant to Minn. R. Civ. App. P. 104.01?
		i. If yes, give date of order: ii. If no, is the order or judgment appealed from reviewable under an exception to the finality rule? ☐ Yes ☐ No If yes, cite the rule, statute, or other authority authorizing appeal
	3.	For criminal appeals only: Has sentence been imposed or imposition of sentence stayed? Yes No If not, cite the name and number of the statute or rule authorizing interlocutory appeal:
Ty	pe	of litigation and any statutes at issue:
ho ap	w 1	description of issues that were raised in the district court or agency, and the district court judge or agency decided those issues (for <u>criminal als</u> , specify whether conviction was for a felony, gross misdemeanor, or a geneanor):

3.

4.

	ort description of issues you are raising in this appeal (u may make a more detailed argument in the brief you will					
Re	lated appeals:					
a.	List any prior or pending appeals arising from the <u>same</u> disappeal (write appeal numbers, or "none"):					
b.	List any pending appeals arising from <u>different</u> district <u>similar issues</u> to this appeal (write appeal numbers,					
	ontents of record: Is a transcript necessary to review the issues on appeal?	□Yes	□ No			
b.	If yes, is it a full transcript of the hearing(s) before the district court judge or housing court referee, or a partial transcript?					
c.	Has the transcript already been delivered to the parties and court administrator?	I filed with t ☐ Yes	the district			
d.	If not, has it been ordered from the court reporter?	□ Yes	□ No			
e.	If a transcript is unavailable, is a statement of the proceeding Rules of Civil Appellate Procedure 110.03 necessary?	ings under M □ Yes	∕Iinnesota □ No			
f.	In lieu of the record as defined in Minnesota Rules of Civil 110.01, have the parties agreed to prepare a statement of the Minnesota Rules of Civil Appellate Procedure 110.04?					
Or	a. If you have an attorney, is oral argument requested?	s□ No				

b	. If yes, where is oral argument requested:
	☐Minnesota Judicial Center in St. Paul ☐Other:
9. Typ	e of brief to be filed (choose one, the type that you plan to file):
□ I	Formal brief under Rule 128.02 (A formal brief includes a table of contents, a statement of the legal issues, a statement of the case and the facts, an argument, a conclusion, and an addendum.*)
□ I	Informal brief under Rule 128.01, subd. 1. (Before filing an informal brief, you must file a motion requesting permission to do so. An informal brief contains a concise statement of your argument and an addendum.*)
□ T:	rial memoranda, supplemented by a short letter argument under Rule 128.01. subd. 2, and an addendum. (If you filed a written Memorandum of Law in the district court, you may file that Memorandum as your brief, along with a short argument in letter format that addresses the district court judge's decision. This must include an addendum.*)
include an ac requirements contain up to that would be	what type of brief you file, the appellant's brief <u>must</u> include an addendum (respondents <u>may</u> ddendum with their brief, but the addendum is only required for appellant's brief). The for your addendum are listed in <u>Minn. R. Civ. App. P. 130.02</u> . Your addendum may also 50 additional pages of documents from the record or statutes, rules, cases or other authorities helpful to the court when reading your brief. However, you cannot include any new evidence presented to the district court judge.
10.	Names, addresses, and telephone numbers of appellant and respondents
	(or attorneys, if any):
Appe	ellant or appellant's attorney:
	Print name:
	Address:
	Email address:
	Telephone:
	Signature:
Resp	oondent or respondent's attorney:
	Print name:
	Address:
	Email address:
	Telephone: