State of Minnesota **District Court** County of: Judicial District: Court File Number: Case Type: ☐ In Re the Marriage of: ☐ In Re the Custody of: **Scheduling Statement** (Both Parties represented by counsel) Name of Petitioner (first, middle, last) Minn. Gen. R. Prac. 304.02 and Name of Respondent (first, middle, last) 1. All parties have been served with process. \bigcirc Yes \bigcirc No 2. All parties have joined in the filing of this form. \bigcirc Yes \bigcirc No 3. The parties are in agreement on all matters and this case will proceed by default. (Applies only to Dissolution matters) ○ Yes \bigcirc No If you answered yes to the preceding question, please check all of the following that apply. ☐ Default hearing by General Rules of Practice, Rule 306. ☐ Marriage includes minor children Approval without a hearing pursuant to Minn. Stat. § 518.13, subd. 5 (2006). The marriage includes joint children, each party is represented by a lawyer and each party has signed a stipulation. The marriage does not include joint children and each party has signed a stipulation. The marriage does not include joint children, at least 50 days have passed since service of Summons and Petition, and the Respondent has not appeared in the action. 4. The case involves the following (check all that apply and supply estimates where indicated): a. Do you have joint children? \bigcirc No \bigcirc Yes If YES, how many?

List the age of each joint child:

b. Custody Dispute O No O Yes

Specify:

c. Parenting Time Dispute O No O Yes Specify:
Each party will submit an exhibit outlining custody and parenting proposals for each child.
d. Marital Property O No O Yes
Identify the asset and requested disposition:
e. Non-marital Property O No O Yes Each party shall identify any non-marital claims, their respective positions for the basis for the claim, the method(s) used to arrive at the claimed amount or trace the claim and requested disposition:
f. Complex Evaluation Issues \bigcirc No \bigcirc Yes
It is estimated that the discovery specified below can be completed withinmonth
from date of this form. (check all that apply and supply estimates where indicated.)
a. Factual Depositions O No O Yes
Identify the person who will be deposed by either party:

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b. Medical	l/Vocational Evaluations No Yes					
Identify	the person who will conduct such evaluations to	for eith	er party:			
c. Experts	○ No ○ Yes					
Identify	the experts for either party:					
5. The dates a	and deadlines specified below are suggested.					
a	Deadline for bringing motion regarding	g:				
			(specify)			
b	Deadline for completion and review of	proper	ty evaluation.			
c	Deadline for completion and review of	custod	y/parenting ti	me mediation.		
d	Deadline for completion and review of	custod	y/parenting ti	me evaluation.		
e	Deadline for submitting			_to the court.		
£		(specify)				
f	Deadline for pretrial conference.					
g	Deadline for trial or final hearing.	1	1			
		lays _	r	nours		
	ss than a day must be stated in hours).		4- 1:			
	NG: Counsel for the parties met on		to discuss cas	se		
•	ement issues.					
	PROCESS: (check one)	.1 C 1	1 .			
	unsel agree that ADR is appropriate and choose	the fol	lowing:			
	Mediation Architection (non-hinding)					
	Arbitration (non-binding)					
\bigcirc	○ Arbitration (binding)					

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	○ Mediation/Arbitration				
	○ Early Neutral Evaluation				
	Moderated Settlement Conference				
	○ Mini-Trial				
	○ Summary Jury Trial				
	○ Consensual Special Magistrate				
	○ Impartial Fact-Finder				
	○ Other				
	If Other, describe:				
	Counsel agree that ADR is appropriate but request that the court select the process				
	Counsel agree that ADR is NOT appropriate because:				
	O the case implicates the federal or state constitution				
	odomestic violence has occurred between the parties				
	O other (explain with particularity)				
	If Other, describe:				
DD O					
	VIDER: (Check one)				
_	ne parties have selected the following ADR neutral:				
	ne parties cannot agree on an ADR neutral and request the court to appoint one.				
	ne parties agreed to select an ADR neutral on or before(date)				
d. DEA	DLINE: The parties recommended that the ADR process be completed by (date)				
0 D lagge	``´´				
	identify any party or witness who will require interpreter services, and describe the es (specifying language and, if know, particular dialect) needed.				
SCI VIC	os (speenyms ranguage and, n know, particular dialect) necded.				

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10. Please list any additional information which might be helpful to the court when scheduling this matter, including any difficult or complex matters that will affect readiness for final hearing or trial and any issues that may significantly affect the welfare of the children:					
Signature of Lawyer for Petitioner	Signature of Lawyer for Respondent				
Attorney Reg. #:	Attorney Reg. #:				
Firm:	_ Firm:				
Address:	Address:				
City/State/Zip:	City/State/Zip:				
Telephone:	Telephone:				
E-mail:	E-mail:				
Date:	Date:				

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