STATE OF WYOMING	)	IN THE DISTRICT COURT		
COUNTY OF	) ss )		JUDICIAL DISTRICT	
Petitioner:(Print name of person		Civil Action Case	No	
VS.	)			
Respondent: (Print name of other	party)			
AND RE	ORDER SETT QUIRING PRE	ΓING TRIAL TRIAL STATEMEN	NTS	
THIS MATTER having	come before the	Court upon a Reques	t for Setting, and the Court	
being generally advised in the pr	emises;			
IT IS HEREBY ORDE	CRED that a tria	al of the above matte	er is hereby scheduled for	
Courtroom No of the	C	ounty Courthouse,	, Wyoming	
on the day of	, 20	commencing at _	_: o'clockm.	
() minutes/hour(s)/day(s)				
IT IS FURTHER ORDE	ERED that each j	party shall file and ser	ve on the opposing party or	
their attorney, if represented, no l	ater than five (5)	days prior to the trial,	the party's sworn statement	
setting forth the facts, to the best	of the party's kn	nowledge and belief, c	alled for by Section "A" of	
the attached list of information, as	nd a statement by	counsel (attorney), if	any, of the client's position	
and proof as called for by Section	"B." These filin	gs are required to narr	ow and simplify the issues,	
prevent surprise and to eliminate	unnecessary pro	oof. The material mag	y be presented in narrative	
form but must be complete for pu	rposes called for	by this order. To avoi	d duplication, the parties or	
their attorneys, if any, may subm	it a joint stateme	ent of those items not	in dispute.	

Any party requesting the reporting of a particular matter by the official court reporter shall provide notice to the official court reporter as soon as possible, but no later than three (3) working days before the matter is set for hearing. You can provide notice to the court reporter by phone or by submitting a written request. Please note that if providing notice through the CN ECVSR10 Order Setting Trial and Requiring Pretrial Statements

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mail, the request must be received by the court reporter no later than three working days prior to the hearing. The clerk will be able to inform you which court reporter to contact. The three-day notice requirement will not be waived by the Court. The notice is required for all civil matters including jury trials. If a hearing is not recorded by an official court reporter, a transcript of the hearing will not be available. It is very difficult to appeal a decision if you do not have a transcript of everything that is said at the trial. Rule 904 Uniform Rules of the District Courts of the State of Wyoming.

In the event that this case settles, the parties are informed that there will be no change in the scheduling of this matter by the Court until such time as the settlement is reduced to writing and a written agreement is presented to the court. There will be no continuances or canceling of the trial date based on telephone calls.

<b>DATED</b> this	day of	, 2	.0	
		DISTRICT COU	JRT JUDGE	
Copies sent to:				
Petitioner/Petitioner's Att	torney's Name a	and Address		
Respondent/Respondent's	s Attorney's Na	me and Address		
-				

## SECTION "A" SWORN STATEMENT OF PARTY

Items to be included:

- 1. <u>Personal data and history</u> relevant to the issues, including name, age, prior marriages, if any, children's initials, present living situation of the parties and their immediate family. For instance, where each party and the children are residing, with whom the children are residing, and how the children are being cared for during the day. This item calls for a brief but comprehensive statement of the party's personal history as it may relate to the domestic relations litigation.
- 2. <u>Present employment</u>, including identity and location of employer, nature of the job, length of employment, gross and net income and benefits, including health and accident coverage, if any, its convertibility to non-group plan in event of loss of employment, terms of retirement program, all deductions from salary or wages, and prospects for the continuation of the employment.
- 3. <u>Employment history and employability</u>, including previous employment and incomes, education, training and work experience affecting employability. Include any other factors substantially affecting employability.
- 4. Other income, whatever the source.
- 5. <u>Any other information</u> which counsel, or the party, believe to be material to the determination of the issues.

## SECTION "B" STATEMENT OF COUNSEL

Statement of the case by counsel of the client's position with respect to:

- 1. Amount of child support:
  - a. Amount called for by the child support guidelines;
  - b. Why, if it is urged, there should be departure from the guidelines.
- 2. Reasons, either in favor of or against establishment of custody, visitation and child support.
- 3. List of witnesses and specific summary of expected testimony.
- 4. Exhibits.