

Superior Court of Washington
County of Grant

vs.	Plaintiff(s), Defendant(s).	No. Status Conference Statement (ST)
-----	------------------------------------	---

THE PARTIES MUST MEET AND CONFER,

THIS FORM MUST BE FILED AT LEAST 7 DAYS BEFORE THE STATUS CONFERENCE AND

A COPY MUST BE PROVIDED TO THE COURT ADMINISTRATOR

Is this case subject to mandatory arbitration? NO Yes

(Case is subject to mandatory arbitration if sole relief sought is money judgment not over \$100,000 exclusive of costs & interest).

If case is subject to mandatory arbitration, do not complete the remainder of this form; sign the form and return it to the court along with the arbitration filing fee.

Anticipated form of trial: Non-jury Jury of 6 Jury of 12 (jury demand and fee must be filed with the Clerk before or along with this form if a jury is being requested.)

Anticipated number of trial days needed: ___ days, including jury voir dire, closing argument, and deliberations. (Under-estimating the number of trial days may result in the trial date being stricken.)

The parties who have not settled or been released (i.e., who will participate in trial) are:

When is the earliest date discovery will be completed?

When is the earliest date the case will be ready for trial?

Complete the following request for deadlines to be included in the Scheduling Order. Pretrial steps are listed in most common order. If no request, "Default Schedule" will be used.

	REQUESTED SCHEDULE	DEFAULT SCHEDULE
1. Deadline to join additional parties and amend claims or defenses:		180 days before trial
2. Plaintiff disclosure of expert witnesses:	_____	180 days before trial
3. Defendant disclosure of expert witnesses:	_____	150 days before trial
4. Plaintiff disclosure of rebuttal expert witnesses:	_____	120 days before trial
5. Deadline to complete discovery	_____	90 days before trial
6. Last date for hearing dispositive motions:	_____	45 days before trial
7. Deadline to file witness and exhibit lists:	_____	30 days before pretrial conference
8. Deadline to file motions in limine, proposed jury instructions and trial briefs:	_____	7 days before pretrial conference

A pretrial conference (see LCR 16):

[] can most likely be completed in 60 minutes and thus may be held at 9:00 am on first trial day.

[] will likely exceed 60 minutes and should therefore be specially set by the court administrator.

Please notify the court administrator if your response to this item changes before the trial.

A settlement conference before a judge other than the trial judge is is not requested.

Beginning six months after the status conference date, I (or “we” if this is a joint statement) am unavailable for trial--due to now-existing scheduled trials, hearings, or travel—on the following dates:

Each undersigned certifies that (s)he has conferred with all other counsel and pro se parties regarding the matters set forth herein, and that all parties:

Do agree to the requested schedule.

Do not agree to the requested schedule.

Attorney for:

Attorney for:

Attorney for:

Attorney for: