#### NOTICE OF EARLY CASE CONFERENCE

## INDIVIDUAL CASE CONFERENCE REPORT (ALSO KNOWN AS A "16.1 REPORT")

## NOTICE OF JOINDER IN THE OTHER PARTY'S INDIVIDUAL CASE CONFERENCE REPORT

#### EXPLANATION OF AN INDIVIDUAL CASE CONFERENCE REPORT

#### WHAT IS AN INDIVIDUAL CASE CONFERENCE REPORT?

The Nevada Rules of Civil Procedure state that the parties need to hold an "Early Case Conference" after the Answer has been filed. In general, this conference should take place within 30 days after the Answer is filed, but that time can be extended under certain circumstances. At this conference, the parties are to exchange documents, discuss the possibility of settling the case, and make a time line for the rest of the case. The "Individual Case Conference Report" is a written record of what one party believes happened at the Early Case Conference.

#### WHY DO I NEED TO PREPARE A CASE CONFERENCE REPORT?

Most of the time, the parties will agree to file only one Case Conference Report. The report that they file together is called a "Joint Case Conference Report". However, sometimes the parties cannot agree on what the report should say. When this happens, each side is required to file his/her own report, which is called an "Individual Case Conference Report". If one party files an Individual Case Conference Report and the other party decides that he/she agrees with that report, that party can file a "Notice of Joinder" instead of their own Individual Case Conference Report.

The Case Conference Report (either the joint or individual report) tells the Court what you believe happened at the Early Case Conference. More importantly, the report acts as a signal to the court that your case needs to get a trial date because you have not been able to settle the case. If at least one party does not file either a Joint Case Conference Report or an Individual Case Conference Report, the court usually will not know that you need a trial date and your case will not be processed. Therefore, it is **very important** to file either a Joint Case Conference Report, an Individual Case Conference Report or a Notice of Joinder and to give a copy of that

report to the judge's office.

### YOU CAN USE THIS PACKAGE FOR NOTICE OF EARLY CASE CONFERENCE, INDIVIDUAL CASE CONFERENCE REPORT AND NOTICE OF JOINDER IF:

- The Answer has been filed
- One of the following applies:
  - You need to schedule an Early Case Conference; or
  - You have attended the Early Case Conference and you and the other party cannot agree on the contents of the Case Conference Report; or
  - You have attended the Early Case Conference and the other side has filed an Individual Case Conference Report that you agree with.

# INSTRUCTIONS FOR PREPARING A NOTICE OF EARLY CASE CONFERENCE, AN INDIVIDUAL CASE CONFERENCE REPORT(ALSO KNOWN AS A "16.1 REPORT") AND A NOTICE OF JOINDER IN THE OTHER PARTY'S INDIVIDUAL CASE CONFERENCE REPORT

#### \* \* \* IMPORTANT DISCLOSURE \* \* \*

THIS INFORMATION IS PROVIDED AS A COURTESY ONLY. CLARK COUNTY, THE EIGHTH JUDICIAL DISTRICT COURT, THE SELF-HELP CENTER AND THEIR EMPLOYEES SHALL NOT BE LIABLE FOR ERRORS CONTAINED HEREIN OR FOR DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES IN CONNECTION WITH THE FURNISHING OF THIS MATERIAL.

MANY FAMILY LAW MATTERS INVOLVE COMPLEX AND VALUABLE LEGAL RIGHTS. THESE FORMS AND INSTRUCTIONS ARE BASIC, GENERAL FORMS, AND MAY NOT FIT ALL SITUATIONS. SOME RIGHTS CANNOT BE ADEQUATELY PROTECTED WITHOUT THE ASSISTANCE OF AN ATTORNEY. YOU SHOULD CONSULT WITH AN ATTORNEY BEFORE YOU ATTEMPT TO USE SELF-HELP.

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#### I. EXPLANATION OF AN INDIVIDUAL CASE CONFERENCE REPORT

#### A. WHAT IS AN INDIVIDUAL CASE CONFERENCE REPORT?

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Most of the time, the parties will agree to file only one Case Conference Report. The report that they file together is called a "Joint Case Conference Report". However, sometimes the parties cannot agree on what the report should say. When this happens, each side is required to file his/her own report, which is called an "Individual Case Conference Report". If one party files an Individual Case Conference Report and the other party decides that he/she agrees with that report, that party can file a "Notice of Joinder" instead of his/her own Individual Case Conference Report.

Case Conference Report (either the joint individual report) tells the court what you believe happened at the Early Case Conference. More importantly, the report acts as a signal to the court that your case needs to get a trial date because you have not been able to settle the case. If at least one party does not file either a Joint Case Conference Report or an Individual Case Conference Report, the court usually will not know that you need a trial date and your case will not be processed. Therefore, it is very important to file either a Joint Case Conference Report, an Individual Case Conference Report or a Notice of Joinder and give a copy of that report to the judge's office.

- C. You can use this package for Notice of Early Case Conference, an Individual Case Conference Report and a Notice of Joinder if:
  - The Answer has been filed
  - One of the following applies:
    - You need to schedule an Early Case Conference; or
    - You have attended the Early Case Conference and you and the other party cannot agree on the contents of the Case Conference Report; or
    - You have attended the Early Case Conference and you agree with the Individual Case Conference Report that the other side has filed.

- D. This package should contain the following documents:
  - Instructions for Preparing a Notice of Early Case Conference, An Individual Case Conference Report (Also Known As a "16.1 Report") and a Notice of Joinder in The Other Party's Individual Case Conference Report
  - Notice of Early Case Conference
  - Individual Case Conference Report
  - Notice of Joinder in Plaintiff's/Defendant's Individual Case Conference Report
  - <u>Two</u> Certificates of Mailing forms
  - Court information class flyer
  - List of telephone numbers for the judges' staffs and the Court Clerks
  - Customer survey

#### II. STEP 1: PREPARE YOUR PAPERWORK

NOTE: WHEN FILLING OUT ANY FORM, YOU MUST USE BLACK INK. PRINT CLEARLY. THE CLERK'S OFFICE WILL NOT FILE YOUR DOCUMENT IF THE HANDWRITING IS HARD TO READ.

#### A. THE CAPTION:

The "caption" is the portion of your document which assists the court in identifying your particular case. It is the part of the page that has the blanks above the words "Plaintiff" and "Defendant." Generally, this caption will be the same throughout the entire case and will be on every document filed in the case. In this package, the caption is on the: (1) Notice of Early Case Conference, (2) Individual Case Conference Report, (3) Notice of Joinder in Plaintiff's/Defendant's Individual Case Conference Report, and (4) Certificate of Mailing.

#### B. THE NOTICE OF EARLY CASE CONFERENCE:

NOTE: USE THIS DOCUMENT ONLY IF YOU HAVE NOT HAD AN EARLY CASE CONFERENCE.

1. As mentioned above, the parties must have a

conference to talk about their case. The Notice of Early Case Conference is used to tell the other party when and where the conference will take place. Usually, the Plaintiff is responsible for setting the Early Case Conference.

- Insert your name, address, and phone number in the upper left-hand corner of the page. Cross out the words "Bar No:". Cross out the words "Attorney for:" and write in "In Proper Person".
- 3. Insert the name of the Plaintiff on the blank above the word "Plaintiff" in the caption and insert the name of the Defendant on the blank above the word "Defendant" in the caption. You can determine who is the Plaintiff and who is the Defendant by looking at the other documents that have been filed in your case.
- 4. Insert the case number on the line after the words "Case No." and insert the department letter on the line after the words "Dept. No." You can find the case number and department letter by looking at other documents that have been filed in your case.
- 5. The Notice of Early Case Conference uses a fill-inthe-blank format. The form will tell you what information you need to put into the blank.
  - a. Toward the bottom of the page, check the box next to the word "Litigant."
  - b. This documents needs to be signed before a Notary Public. The Self-Help Center has a Notary available. Do not make any copies until the document is notarized.
- C. THE INDIVIDUAL CASE CONFERENCE REPORT (ALSO KNOWN AS AN "INDIVIDUAL 16.1 REPORT":

NOTE: COMPLETE THIS FORM ONLY IF EITHER: (1) THE OTHER PARTY HAS NOT FILED AN INDIVIDUAL CASE CONFERENCE REPORT;

OR (2) THE OTHER PARTY HAS FILED AN INDIVIDUAL CASE CONFERENCE REPORT BUT YOU DO NOT AGREE WITH IT.

- 1. Insert your name, address, and phone number on the first page, upper left-hand corner. Cross out the words "Bar No:".
- 2. Insert the name of the Plaintiff on the blank above

the word "Plaintiff" in the caption and insert the name of the Defendant on the blank above the word "Defendant" in the caption. You can determine who is the Plaintiff and who is the Defendant by looking at the other documents that have been filed in your case.

- 3. Insert the case number on the line after the words "Case No." and insert the department letter on the line after the words "Dept. No." You can find the case number and department letter by looking at other documents that have been filed in your case.
- 4. In the document title, "Individual Case Conference Report", check the title that applies to you (i.e. "Plaintiff" or "Defendant").
- 5. The Individual Case Conference Report uses a fill-in-the-blank format and will tell you what information you need to put into the blanks.
  - a. Under "Dispute Resolution Conference Requested" on page 1, you may want to review Nevada Rules of Civil Procedure 16.1 before you decide whether to check "yes" or "no". You can find the Nevada Rules of Civil Procedure at the Law Library, at any Clark County public library, the Self-Help Center or online at <a href="http://www.leg.stat.nv.us/CourtRules/index.html">http://www.leg.stat.nv.us/CourtRules/index.html</a>
  - b. For I, "A-C" use the original filing dates of the Complaint, Answer, and Reply (if applicable). You can find these dates by looking in the upper right-hand corner of the first page of each document. There should be a stamp with the date and time the document was filed.
  - c. Paragraph II refers to different discovery rules. It is important that you understand these rules before you decide what you will do in your case.
  - d. For III, list all witnesses who may have information that is "discoverable". Yo can read the Nevada Rules of Civil Procedure to learn more about what is and is not "discoverable".

- e. For IV, list all documents exchanged at, or as a result of, the Early Case Conference. If there is a dispute about whether a document is genuine, you must say so in this Report. If you do not make this objection in this Report, you may not be able to make it later in court.
- f. Paragraph V refers to the time line for the rest of the case.
- g. For VI, list every agreement between you and the other party. For example, you may agree that all bank statements are admissible at trial.
- h. For VII, list every area in your case that doesn't need a trial because you and the other side agree (i.e., custody and visitation, who gets the house and the mortgage, etc.).
- i. Paragraph VIII refers to custody issues. According to court rules, the judge must make orders on contested custody matters before a trial date can be scheduled. In light of this judges may require that rule, some custody/visitation issues be completely resolved (either through an agreement between the parties or after a motion is filed and a hearing is held) before a trial date can be set. You may want to call the law clerk for the department that your case is assigned to and ask about that department's policy.
- j. When you act as your own attorney, you have a duty to avoid filing frivolous documents. You should read Nevada Rule of Civil Procedure 11 before signing this document. After you have read this rule, complete the signature block that applies to you. The other party will also have to sign the document.
- D. NOTICE OF JOINDER IN PLAINTIFF'S/DEFENDANT'S INDIVIDUAL CASE CONFERENCE REPORT (ALSO KNOWN AS A "NOTICE OF JOINDER")

NOTE: COMPLETE THIS FORM ONLY IF THE OTHER PARTY HAS FILED AN INDIVIDUAL CASE CONFERENCE REPORT AND YOU AGREE WITH EVERYTHING IN THAT REPORT.

- 1. Insert your name, address, and phone number in the upper left-hand corner of the page.
- 2. Insert the name of the Plaintiff on the line above the word "Plaintiff" in the caption and insert the name of the Defendant on the line above the word "Defendant" in the caption. You can find out who is the Plaintiff and who is the Defendant by looking at the other documents that have been filed in your case.
- 3. Insert the case number on the line after the words "CASE NO." and insert the department letter on the line after the words "DEPT. NO." You can find the department letter by looking at other documents that have been filed in your case.
- 5. The Notice of Joinder in Plaintiff's/Defendant's Individual Case Conference Report uses a fill-in-the-blank format. The form will tell you what information you need to put into the blank. If the form tells you to circle an item, circle the item that applies.
  - a. You can find the date that the Individual Case Conference Report was filed by the other party by looking in the upper right-hand corner of the first page of that document. There should be a stamp with the date and time the document was filed.
  - b. The last paragraph concerns your duty, as your attorney, to avoid filing frivolous You should read Nevada Rule of documents. Civil Procedure 11 before signing this You can find the Nevada Rules of document. Civil Procedure at the law library, any Clark public library, on-line http://www.leg.state.nv.us/web/CourtRules/NRCP. html or at the Self-Help Center.

#### E. THE CERTIFICATE OF MAILING:

NOTE: PART OF THIS DOCUMENT WILL HAVE TO BE COMPLETED BY SOMEONE ELSE. (PLEASE SEE THIS SECTION AND SECTIONS III AND VI, BELOW.)

NOTE: THERE ARE TWO CERTIFICATES OF MAILING FORMS IN THIS PACKAGE. ONE FORM WILL BE USED FOR THE NOTICE OF EARLY

CASE CONFERENCE (IF APPLICABLE) AND THE OTHER WILL BE USED FOR EITHER THE INDIVIDUAL CASE CONFERENCE REPORT OR THE NOTICE OF JOINDER. IF YOU DO NOT USE THE NOTICE OF EARLY CASE CONFERENCE FORM, YOU WILL ONLY NEED TO COMPLETE ONE CERTIFICATE OF MAILING.

- 1. The Certificate of Mailing is a document to show the court that the other party received a copy of the papers you have just filed. Someone who is not related to by blood or marriage and who is over 18 years old will need to complete part of this document. This other person is called a "third party". (Please see Sections III and VI, below, for more information.)
- 2. Insert your name, address, and phone number on the first page, upper left-hand corner.
- 3. Insert the name of the Plaintiff on the blank above the word "Plaintiff" in the caption and insert the name of the Defendant on the blank above the word "Defendant" in the caption.
- 4. Insert the case number on the line after the words "CASE NO." on your documents and insert the department letter on the line after the words "DEPT. NO."
- 5. The Certificate of Mailing uses a fill-in-the-blank format and will tell you what information you need to put into the blank.
  - a. The third party will need to fill in the date that he/she mailed the documents to the other side.
  - b. The third party will need to sign the Certificate of Mailing before a Notary Public. The Self-Help Center has a Notary available. Do not make any copies until the document is notarized.

## III. STEP 2: FILE AND SERVE THE NOTICE OF EARLY CASE CONFERENCE AND ATTEND THAT CONFERENCE

NOTE: ONLY COMPLETE THIS STEP IF YOU HAVE NOT HAD YOUR EARLY CASE CONFERENCE. IF YOU HAVE ALREADY HAD THIS CONFERENCE, SKIP THIS STEP AND GO TO SECTION IV, BELOW.

- A. Make two copies of the Notice of Early Case Conference.
- B. You need to use a two-hole punch on the top of the original Notice of Early Case Conference and also stamp or write "original" on the original Notice. The Self-Help Center has a two-hole punch and a stamp that you can use.
- C. Go to the filing counter at the Clerk's Office. The Clerk will file the original Notice of Early Case Conference and will give the copies back to you. These are called "file-stamped copies".
- D. You must give the other party a copy of the Notice. If that party is represented by an attorney, you must give the documents to the attorney <u>instead of</u> the other party. The way of giving the documents to the other party (or the attorney) is called "service of process" or "service". For this packet, you must serve the following documents:

  (1) Notice of Early Case Conference (if applicable) and (2) <u>Either</u> the Individual Case Conference Report <u>or</u> the Notice of Joinder.
  - 1. Any document that is "served" must be mailed or delivered by someone who is not related to you by blood or marriage and who is over 18 years old. This person is called a "third party."
- E. There are several ways of serving the other party. The most common method of serving the documents in this packet is by mail. You can review the Nevada Rules of Civil Procedure or speak to an attorney to learn about other methods of service.
  - 1. If the other party <u>does not have an attorney</u>, the third party should mail the document to the other side's last known address (the address you put in the Certificate of Mailing).
  - 2. If the other party <u>has an attorney</u>, the third party must mail the document to the attorney at the attorney's business address.
- F. After the third party has mailed the Notice of Early Case Conference to the other side (or that side's attorney) he/she should complete their portion of the Certificate of Mailing.

- 1. Make one copy of the Certificate of Mailing.
- 2. You need to use a two-hole punch on top of the original Certificate of Mailing and also stamp or write "original" on the original Certificate of Mailing. The Self-Help Center has a two-hole punch and a stamp that you can use.
- 3. Go to the filing counter at the Clerk's Office. The Clerk will file the original Certificate of Mailing and will return the file-stamped copy to you. Keep this copy for your records.
- G. Attend the Early Case Conference. You should read Nevada Rule of Civil Procedure 16.1 before the date of the conference so that you know what to expect.
  - Be sure that you take good notes during your Early Case Conference so that you can refer to them while you are preparing your Individual Case Conference Report. (See Section II, C, above.)

## IV. STEP 3: FILE EITHER THE INDIVIDUAL CASE CONFERENCE REPORT OR THE NOTICE OF JOINDER IN PLAINTIFF'S/DEFENDANT'S INDIVIDUAL CASE CONFERENCE REPORT

NOTE: YOU WILL ONLY USE ONE OF THESE TWO DOCUMENTS. DO NOT USE BOTH DOCUMENTS.

- A. Make <u>three</u> copies of either the Individual Case Conference Report or the Notice of Joinder (whichever applies to your situation).
- B. You need to use a two-hole punch on the top of the original Individual Case Conference Report (or the Notice of Joinder) and also stamp or write "original" on the original document. The Self-Help Center has a two-hole punch and a stamp that you can use.
- C. Take the Individual Case Conference Report (or the Notice of Joinder) to the Legal Filing counter at the Clerk's Office. The Clerk will file the original Individual Case Conference Report (or Notice of Joinder), stamp your copies and return them to you.

## V. STEP 4: THE COURT'S REVIEW OF THE INDIVIDUAL CASE CONFERENCE REPORT OR THE NOTICE OF JOINDER

A. As mentioned above, it is extremely important that you

give a copy of your paperwork to the judicial department. If neither party gives the judge's office a copy of their Individual Case Conference Report, the court will not know that your case needs a trial date. If the other side has given the judge's office an Individual Case Conference Report and you do not give that office a copy of your Individual Case Conference Report, the trial date and length will probably be based only upon the other party's paperwork. If you are filing a Notice of Joinder, it is important that the court know that you are agreeing with the other side's Individual Case Conference Report.

- A file-stamped copy of any document that you give to the court before a hearing is called a "courtesy copy."
- B. Take the elevator to the third floor of the courthouse. Go to the reception area by "chambers." You will see brown boxes against the wall. Each box is marked with a department letter. Put a courtesy copy of the report into the box for the department assigned to your case.

## VI. STEP 5: SERVE THE INDIVIDUAL CASE CONFERENCE REPORT (OR THE NOTICE OF JOINDER)ON THE OPPOSING PARTY

- A. As stated above, you must give the other party a copy of any document that you file with the court. If that party is represented by an attorney, you must give the documents to the attorney instead of the other party.
  - 1. Any document that is "served" must be mailed or delivered by someone who is not related to you by blood or marriage and who is over 18 years old. This person is called a "third party".
- B. There are several ways of serving the other party. However, this packet contains two "Certificate of Mailing" forms. This is the most common method of serving the documents in this packet. You can review the Nevada Rules of Civil Procedure or speak to an attorney to learn about other methods of service.
  - 1. If the other party <u>does not have an attorney</u>, the third party should <u>mail</u> the document to the other side's last known address (the address you put in the Certificate of Mailing).
  - 2. If the other party <u>has an attorney</u>, the third party can mail the document to the attorney at the attorney's business address.

- C. After the third party has mailed the Individual Case Conference Report (or the Notice of Joinder) to the other side (or that side's attorney) he/she should complete their portion of the Certificate of Mailing.
  - 1. Make one copy of the Certificate of Mailing.
  - 2. You need to use a two-hole punch on top of the original Certificate of Mailing and also stamp or write "original" on the original Certificate of Mailing. The Self-Help Center has a two-hole punch and a stamp that you can use.
  - 3. Go to the filing counter at the Clerk's Office. The Clerk will file the original Certificate of Mailing and will give the file-stamped copy back to you. Keep this copy for your records.

#### VII. STEP 6: WHAT HAPPENS NEXT

What happens next depends on the department that your case has been assigned to. However, you should receive some sort of notification from that department within a few weeks from the time deliver the courtesy copy of your Individual Case Conference Report or Notice of Joinder. If you do not receive paperwork within a few weeks, you may want to call the Judicial Executive Assistant for that department and ask about the status of your trial setting. A list of telephone numbers for the judges' staffs is included in this package.

#### CLARK COUNTY FAMILY LAW SELF-HELP CENTER SURVEY

8/1/05

Please help us help you. If you complete this brief survey, we will be able to better determine your needs and how to serve you better. Date Zip Code ☐ First visit ☐ 2 ☐ 3 How many times have you visited the Center? .... ☐ 5 or more What is the general description of your legal actions: (Check all that apply) ☐ Divorce without children ☐ Order for protection against □ Adoption domestic violence ☐ Annulment ☐ Guardianship of a child ☐ Child support ☐ Guardianship of an adult □ Paternity ■ Modification of child support ☐ Visitation ☐ Custody ☐ Divorce with children □ Name change Other: Are you starting or responding to a legal action? □ Responding ☐ Starting Other: What services are you seeking from the Self-Help Center? (Check all that apply) ☐ Information about ☐ Listing of attorneys ☐ Classes or clinics ☐ Information about willing to accept about family court forms/procedures other legal and ☐ Assistance with community family law cases procedures ■ Notary services completion of forms resources Other: How did you hear about the Self-Help Center? (Check all that apply) ☐ Lawyer referral service ☐ Judge, court employee, or ☐ Law Library court program ☐ Attorney ☐ Walk-in ☐ Legal services provider ☐ District Attorney's Office ☐ Family member or friend ☐ Social services provider ☐ Bar Association ☐ Website ☐ Other: ☐ Yes ☐ No ☐ Yes ☐ No If yes, where did you get your documents? ☐ Self-Help Center Office ☐ Attorney Office supply store ☐ Self-Help Center Website ☐ Law Library Other website □ Paralegal ☐ Other: Have you consulted an attorney regarding your case? ..... ☐ Yes ☐ No If no, why did you not hire an attorney? (Check all that apply) ☐ Cost ☐ Could not find an attorney who spoke my ☐ Prefer to self-represent language ☐ Case refused by an attorney ☐ I do not know any attorneys Other: Have you consulted a paralegal regarding your case? ..... ☐ Yes ☐ No If no, why did you not hire a paralegal? (Check all that apply) ☐ Cost ☐ Could not find a paralegal ☐ I do not know any who spoke my language paralegals ☐ Case refused by a paralegal Other:

Please complete other side...

#### Please tell us a little about yourself...

Age	☐ Under 18	□ 18 - 30	<b>31 - 40</b>	<b>41</b> - 50	<b>1</b> 51 -	59 🔲 60 c	r older	
Sex	☐ Male ☐	Female						
Race: (Che	eck the one that	primarily a <sub>l</sub>	pplies)					
☐ W ☐ Afi ☐ Ot	rican-American		⊒ America ⊒ Hispanio			☐ Asian		· · · · · · · · · · · · · · · · · · ·
What lang	uage is spoken i	n your home	?					
	☐ English ☐ Spanish ☐ Other:							
How many	children under	the age of 1	8 live in yo	our home?	<b></b> 0	□1-2 □	]3-4 🔲	5 or more
Your gross	monthly incom	e is:						
	elow \$500 00 - \$999			□ \$3,0 □ \$4,0			\$5,000 or	more
Are you cu	rrently receivin	g public assi	stance? .				. 🔲 Ye	es 🔲 No
If y	es, what type of		•	eiving?				
	☐ SSI ☐ Other:	TANI	<b>=</b>	☐ Medicare		Medicaid	☐ Foo	od stamps
What is you	ur highest level	of education	?					
🛄 So	□ No high school       □ High school graduate       □ Post graduate work         □ Some high school       □ Some college         □ GED certificate       □ College graduate			(				
Do you feel more able to represent yourself than before you visited the Self-Help Center?								
Were you to	reated courteou	sly at the Se	lf-Help Ce	nter?			. 🗀 Ye	es 🗋 No
How would	d you evaluate	the service	s offered	by the Cer	i <b>ter?</b> very helpful	Somewhat helpful	Not helpful	Did not use
Cus	stomer Assistan	ce:						
Ref	erences:							
For	ms Packets / Ins	structions: .						
Notarizations / Typewriters:								
Children's Area:								
Please tell u	ıs how we can ir	nprove our s	services or	any other o	comment	s		
		<del></del>						

1	JOIN (Your name)
2 3	(Address)
4	(Telephone) In Proper Person
5	In Proper Person
6	DISTRICT COURT
7	CLARK COUNTY, NEVADA
8	
9	Plaintiff, )
10	vs.
11	) CASE NO.:
12	
13	)
14	
15	NOTICE OF JOINDER IN PLAINTIFF'S/DEFENDANT'S INDIVIDUAL CASE CONFERENCE REPORT
16	
17	TO:;
18	YOU AND EACH OF YOU WILL PLEASE TAKE NOTICE that (circle one) Plaintiff/ Defendant will join in the content and requests of the opposing party's Individual Case Conference
19	Report filed with the court on the day of,
20	This Notice of Joinder is signed in accordance with Rule 11.
21	DATED this day of,
22	
23	(Your signature)
24	(Your name)
	(Address)
25	
26	(Telephone) Plaintiff/Defendant
27	In Proper Person
28	

1 2	1	nme)		
3	(Address	s)		
4	(Telepho	one)		
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6		DIST CLARK C	TRICT COURT COUNTY, NEVADA	
7			)	
8		Plaintiff,		
9   10	VS.		) ) CASE NO.:_	
11		Defendant.	, ) )	
12			_ )	
13			F'S □DEFENDANT'S	
14			SE CONFERENCE REPO	<u>RT</u>
15 16				Dispute Resolution Conference Requested
17			I,	YesNo
18		PROCEEDINGS PRIOR	TO CASE CONFERENCE	REPORT
19	A.	Date of filing Complaint:		
20	B.	Date of filing Answer/Counterc	elaim:	
21	C.	Date of filing Reply to Counter	claim:	
22	D.	Date of Case Conference and w	ho attended:	
23				
$\sim 4$	1	Driafly describe (1)the type of a	case (2) what each party want	s and (3)each
24	E.	Briefly describe (1)the type of C	. ,	
25	E.	party's defense:		
25 26	Е.	, , , , ,		
25 26 27	Е.	, , , , ,		
24 25 26 27 28	Е.	, , , , ,		

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Use only most current version Please call the Self-Help Center to confirm most current version.

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II.

#### PARTIES DEVELOPED THE FOLLOWING DISCOVERY PLAN

(check only one box)

	1	
4	A.	☐ The requirements of Rule 16.1 (a) will be met.
5		OR
6		☐ The requirements of Rule 16.1 should be changed to:
7		because:
8	B.	Discovery is needed for the following topics:
9		
10	C.	Discovery will be completed by:(date)
11	D.	Discovery should be conducted in: $\Box$ 1 phase $\Box$ different phases.
12		(check only one box)
13	E.	Discovery should be limited to the following issues:(explain)
14		
15		
16		OR
17		Discovery will not be limited to certain issues.
18		(check only one box)
19	F.	No changes should be made in the limitations in the discovery rules.
20		OR
21		The following limitations to the discovery rules should be made:
22		(explain)
23		
24		
25		
26		(check only one box)
27	G.	☐ No orders should be entered by the Court under Rule 26(c), or Rule 16(b) or

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Rule 16(c).

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ICCR.2 (#65)

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1		
2		
3		
4		
5	-	
6		
7		V.
8		TIME LINE FOR THIS CASE
9	A.	The proposed plan for any additional discovery is: (explain and include dates)
10		
11		
12		
13	В.	Discovery will be completed by: (date)
14	C.	
15		be:
16	D.	The last day for making initial disclosures as well as expert disclosures will
17		be:
18	E.	The last day for filing motions will be:
19	F.	The estimated time needed for trial is:
20	G.	A jury demand will not be filed.
21		VI.
22		STIPULATIONS BETWEEN THE PARTIES
23	_	
24		
25	-	
26	-	
27	_	
28		

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2	
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4	VII.
5	RESOLVED ISSUES
6	
7	
8	
9	
10	
11	
12	VIII.
13	IS THE CASE READY FOR TRIAL?
14	Have you completed your responsibilities, if any, under EDCR 5.81?
15	□Yes □ No
16	
17	IX.
18	THE UNDERSIGNED ATTORNEY OR SELF-REPRESENTING LITIGANT
19	AFFIRMS HE/SHE DISCUSSED POSSIBLE SETTLEMENT OF THE ACTION
20	This report is signed in accordance with Rule 11 of the Nevada Rules of Civil Procedure.
21	Dated:
22	By:(signature)
23	Name:
24	Address:
25	
26	☐ Plaintiff ☐ Defendant In Proper Person
27	
28	

5

1	NECC	
2		
3		
4		
5	DISTRICT	COURT
6	CLARK COUN	TY, NEVADA
7		
8		
9		
10	Plaintiff(s),	CASE NO.
11	-VS-	DEPT. NO.
12		
13		
14	Defendant(s).	
15	NOTICE OF EARLY O	SASE CONFERENCE
16	State of ) ss:	
17	County of)	
18	TO:	
19	PLEASE TAKE NOTICE that yo	ou and each of you are hereby notified that
20	pursuant to NRCP 16.1 an Early Case Confe	erence has been scheduled for the
21	day of, 20, at	
22		
23	You are invited to bring your files and	participate in the Conference.
<ul><li>24</li><li>25</li></ul>	DATED this day of	
<ul><li>26</li><li>27</li></ul>		By:
28	SIGNED AND SWORN to before me this	
_0	day of, 20	<del>.</del>
	Notary Public	Notc_Early_Case_Conf2.wpd/February 19, 2003

Pursuant to NRCP 16.1, an Early Case Conference is required to be held within 30 days of the date an Answer is filed. The conference is held in order to discuss and propose a plan for discovery as well as possible settlement of the case.

1	CERT			
2	(Your name)			
	(Address)			
3				
4	(Telephone) (Check one)   Plaintiff/   Defendant In Proper Person			
5				
6	DISTRICT COURT			
7	CLARK COUNTY, NEVADA			
-	)			
8	Plaintiff, CASE NO.:			
9	vs. ) DEPT NO.:			
10	<u> </u>			
11	Defendant.			
	<u>CERTIFICATE OF MAILING</u>			
12	I HEREBY CERTIFY that service of the (name of document)			
13	was made on (date) pursuant to NRCP 5(b) by depositing a copy of same in			
14	the United States Mail in Las Vegas, Nevada, postage prepaid, addressed as follows:			
15				
16	(Other party's name)			
17	(Other party's address)  (Address)			
	(Address)			
18				
19	DATED this day of, (year)			
20				
21	(Signature of person who mailed document)			
22	(Name of person who mailed document)			
23	SUBSCRIBED and SWORN to before me this day of			
24	me this day of, (year)			
25	NOTARY PUBLIC			
26	NOTARY PUBLIC			
27	©Clark County Family Law Self-Help Center  Certmail.3wp  January 2, 2001  Use only most current version			
28	ALL RIGHTS RESERVED  Please call the Self-Help Center to confirm most current version.			

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	(Address)			
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## New Policy at the Clerk's Office



bring a blank 10X13 envelope when you file your documents. The clerk will mail your documents to you after they are reviewed by the judge. The clerk's office will pay the postage.

1	AFRM	
2	(Your name)	
3	(Address)	
4		
5	(Telephone)	
6	In Proper Pers	on
		DISTRICT COURT
7	CLA	RK COUNTY, NEVADA
8		)
9		, ) CASE NO.:
10	Plaintiff, vs.	) ) DEPT. NO.:
11	vs.	)
12	Defendant.	, )
13	Defendant.	)
	A PENNA TYON GARD GOVERN	
14		RENCE REPORT OR PRE-TRIAL MEMORANDUM rrsuant to NRS 239.030
15		
16		affirm that the following documents do not contain the (check the documents being filed at this time)
17		(check the documents some fine at this time)
18	<ul><li>□ Notice of Early Case Conference</li><li>□ Notice of Joinder</li></ul>	☐ Individual Case Conference Report
19	☐ Pre-Trial Memorandum	<ul><li>☐ Joint Case Conference Report</li><li>☐ Affidavit of Financial Condition</li></ul>
	☐ Certificate of Mailing	
20	Other	
21	The undersigned does hereby a	affirm that the following documents contain the social
22		ed by state or federal law or for the administration of a
23	filed at this time)	for a federal or state grant: (check the documents being
24	,	
25	Utner (name of document)	
		(1)
26	(your signature)	(date)
27		
28		

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