Law Library Resource Center

Instructions: How to fill out the form Proposed Scheduling Order

Use this form only if:

- You are involved in a civil action; and
- Your case is not subject to compulsory arbitration; and
- ✓ Your case is not asking for the following relief:
 - Change of name;
 - o Forcible entry and detainer;
 - o Enforcement, domestication, transcript or renewal if a judgment;
 - An order pertaining to a subpoena sought pursuant to Rule 45.1(e)(2);
 - Restoration of Civil rights;
 - Injunction against harassment or workplace harassment;
 - Delayed birth certificate;
 - o Amendment of birth certificate or marriage license;
 - o Civil forfeiture;
 - Distribution of excess proceeds;
 - Review of a decision of an agency or Court of limited jurisdiction;
 - Declarations of factual innocence under Rule 57.1 or factual improper party status under Rule 57.2;
 - o Petition under Rule 45.2(e); and
- ▼ There has been a petition/Complaint and an answer/response filed in your case; and
- You have read Rule 16, Arizona Rules of Civil Procedure, and are aware of the timed deadlines.

STEP 1: Fill out the Proposed Scheduling Order form

- A. General Instructions
 - 1. Type or print using black ink only.
 - 2. Make sure your form is titled Proposed Scheduling Order.
 - 3. In the top left corner of the first page, fill in the information requested.
 - 4. Blank line on left side: "Name of Plaintiff." In this space, put the name of the party who filed the original case. If the other party filed the original case, he/she will be the Plaintiff. In the space that says, "Name of Defendant," fill in the name of the Defendant. Whoever was the Defendant for the filing of the original case will be the Defendant for all other papers filed in this case.

5. Case Number line: Write in your case number. Your case number stays the same any time papers are filed in your case. On the top right of each following page, also write in the case number. Then, on the first page, write the name of the judge assigned to your case. If you do not know the name of the judge assigned to your case, call the Court where your case was filed:

Civil Court Administration (Phoenix) 602-506-1497
Civil Court Administration (Surprise) 602-372-9400
Civil Court Administration (Northeast) 602-372-7904
Civil Court Administration (Mesa) 602-506-2021

- 6. Check the box for Discover "Tier" that applies to your case.
- B. Information about my case.
 - 1. Initial Disclosure. Write in the date the parties exchanged disclosure statements, or the date you and the other party plan to exchange disclosure statements.
 - 2. Expert Witness Disclosure. (applies to Tier's 2 and 3 only)
 - Areas of expert testimony. Write in the date the parties will simultaneously disclose areas of expert testimony or write in dates Plaintiff and Defendant will disclose the areas of expert testimony to the other party.
 - Identity and Opinions of Expert Witnesses. Write in the date the parties simultaneously disclosed the experts' identities and opinions or write in the dates Plaintiff and Defendant will disclose the experts' identities and opinions to the other party.
 - Opinions of Rebuttal Expert Witness. Write in the date the parties will simultaneously disclose their rebuttal expert opinions.
 - 3. Lay (Non-expert) Witness Disclosure. Write in the date the parties will simultaneously disclose all lay witnesses or write in the order followed by the date the parties will disclose lay witnesses.
 - 4. Final Supplemental Disclosure. Write in the last date the parties will provide supplemental disclosure.
 - 5. Discovery Deadlines. Write in the dates that both parties agree to propose for discovery matters.
 - 6. Settlement Conference or Private Mediation. Check the box of the type of settlement conference you propose. Choose only one.
 - If you propose private mediation, provide a date upon which the mediation will be finished.
 - If you prefer no settlement conference, check that box.

- 7. Dispositive Motions and Trial.
- A dispositive motion is a motion seeking a trial Court order that resolves one or more claims in favor of the requesting party without need for further trial Court proceedings. "To dispose" of a claim means to decide the claim in favor of one or another party. On the line provided, write the date you propose all dispositive motions will be filed.
- Write in the date by which the parties propose a trial date be set.
- Write in the number of days the parties believe the trial will last.
- 8. Trial Setting Conference. The Court will provide the date on the first line. Place a check mark in the box for whom you propose to initiate the conference call. Write in the Court's telephone number to be called.
- 9. Firm Dates. Please read this thoroughly.
- 10. Further Orders. Use the lines to describe any other matters you propose be addressed by the Court before the Court issues the order.
- 11. Signature. Do not sign this form. The judge will sign and date the form upon completion of the order.
- STEP 2: Go to the Procedures page. After you have filled out the Proposed Scheduling Order, read and follow the Procedures: What to Do with the Joint Report and Proposed Scheduling Order Forms After Completion.

Person Filing:_	
Address (if not	protected):
City, State, Zip	Code:
Telephone:	
Email Address:	
Lawyer's Bar N	umber: FOR CLERK'S USE ONL'
Representing	Self, without a Lawyer OR Attorney for Plaintiff OR Defendant
	SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY
	Case Number CV:
Plaintiff	PROPOSED SCHEDULING ORDER (check one)
	☐ Tier 1
Defendant	
	☐ Tier 3
	□ Hei 3
follows:	deration of the Parties' Proposed Scheduling Order, the Court orders as Disclosure: The parties have exchanged their initial disclosure statements, or will not be them no later than this date:
2. Exper	t Witness Disclosure (Tier 2 and 3 only): A. Areas of expert witness testimony
	The parties shall disclose areas of expert testimony to each other by this date:
	(Or):
	Plaintiff shall disclose areas of expert testimony to Defendant by this date
	Defendant shall disclose areas of expert testimony to Plaintiff by this date

Case No.		
Case NO.		

	В	. Identity and opinions o	of expert witnes	sses	
		The parties shall disclose or before this date:	-	nd opinions of experts to	o each other or
	(C	Or):			
		Plaintiff shall disclose the date	e identity and o _l	oinions of experts to De	efendant by this
		Defendant shall disclose date	the identity and	d opinions of experts to	Plaintiff by this
	C	. Opinions of rebuttal ex	pert witnesses	;	
		The parties shall disclo date	se their rebutta	expert opinions to each	ch other by this
3.	Lay (non	-expert) witness disclosi	ure (required fo	or all tiers):	
	A.	. The parties shall disclos date:	• `	xpert) witnesses to eac	ch other by this
	(C	Or)			
		ne parties shall disclose lage following dates:	y (non-expert) w	vitnesses in the followin	g order, and by
	Pl	laintiff or Defendant		Date of Disclosure	
	_				
	_				
	_				
4.	Final sup	oplemental disclosure:			
	A	. Each party shall send th	e other party ar	y final supplemental di	sclosure by this
	P	date: This order does not re	nlace the parti	ne' obligation to contin	nuo to disoloss
	В.	ARCP Rule 26.1 inform		_	

available.

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C. No party shall use any lay witness, expert witness, expert opinion, or exhibit at trial not disclosed in a timely manner, except 1) upon order of the court for good cause shown, or 2) upon a written or an on-the-record agreement of the parties.

5.	Discovery	Deadlines:	The Court	orders the	following	Discovery	/ Deadlines:

- A. Tier 1 cases are permitted 120 days in which to complete discovery.
- B. Tier 2 cases are permitted 180 days in which to complete discovery.
- C. Tier 3 cases are permitted 240 days in which to complete discovery.
- **D.** The time to complete discovery runs from the date of the Early Meeting.
- **E.** The parties will submit all discovery pursuant to ARCP Rules 33 through 36 by this date _____.
- F. The parties will complete the depositions of parties and lay witnesses by this date
- **G.** The parties will complete the depositions of expert witnesses by this date ______.
- H. The parties will complete all other discovery by this date _____
- **I.** "Complete discovery" includes conclusion of all depositions and submission of full and final responses to written discovery.

6. Settlement Conference or Private Mediation: [choose only one]:

- ☐ Referral to ADR for a settlement conference: The clerk or the court will issue a referral to ADR by a separate minute entry.
- Private mediation: The parties shall participate in mediation using a private mediator agreed to by the parties. The parties shall complete the mediation by this date ______.

All attorneys and their clients, all self-represented parties, and any non-attorney representatives who have full and complete authority to settle this case shall personally appear and participate in good faith in this mediation, even if no settlement is expected. However, if a non-attorney representative requests a telephonic appearance and the

		ator grants the request before the mediation date, a non-attorney representative appear telephonically.
	<u> </u>	No settlement conference or mediation: A settlement conference or private mediation is not ordered.
7.	Dispo	sitive Motions and Trial:
	A.	The parties shall file all dispositive motions by this date
	В.	The parties propose a trial date of no later than this date
	C.	The parties believe the trial will last days. (number of days)
8.	Trial S	Setting Conference:
		A. On [the Court will provide this date], the Court will conduct a telephonic trial setting conference. Attorneys and self-represented parties shall have their calendars available for the conference.
		B. Plaintiff Defendant will initiate the conference call by arranging for the presence of all other counsel and self-represented parties, and by calling this division at the following telephone number: at the
		scheduled time. (Court's telephone number)
9.	Firm C	Dates:
		A. No stipulation of the parties that alters a filing deadline or a hearing date

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- contained in this scheduling order will be effective without an order of this court approving the stipulation.
- B. Dates set forth in this order that govern court filings or hearings are firm dates and may be modified only with this court's consent and for good cause.
- C. This Court ordinarily will not consider a lack of preparation as good cause.

10.	Further Orders: The Court further orders as follows:					
Date	Judge of the Superior Court					

Case No.