Mailir City, Dayti Eveni ATLA State	Bar Numb	s: Code: Number Number (If Appl per (If Ap	r:	FOR CLERK'S USE ONLY
			SUPERIOR COURT OF ARIZONA MOHAVE COUNTY	
Case	Name:		Case No:	
			Appellate Case No	
V.			CIVIL APPEALS DOC	KETING STATEMENT
Party			DF APPEAL	
	1.	Date/	judgment/order was entered	·
	2.	Is the	judgment/order signed as required by Rule 58(a)?	Yes □ No
	3.	Was	the time for appeal extended by a motion?	Yes □ No
		(a)	If yes, type of motion:	
			☐ Motion for new trial [Rule 59(a) and (d)]	
			☐ Motion to alter or amend judgment [Rule 59(1)]	
			☐ Motion for judgment NOV [Rule 50(b)]	
			☐ Motion to amend or make additional findings [Rule 5	52(b)]
			□ Notice of intent to claim attorney fees [Rule 54(g)]	
		(b)	Motion was served on and filed on (date)	date)
		(c)	The Court ruled on the motion on (date)	
		(d)	Was the ruling on the motion made in a signed order?	Yes □ No

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			Appellate Case No:
4.	No	tices	of appeal filed on (Attach copy.)  (date)
	(a)		more than one party has appealed from the judgment or order, list date each notice or opeal was filed and identify by name the party filing the notice of appeal.
<u>APPE</u>	ALAB	LE JU	JDGMENT OR ORDER
1.			r appellate jurisdiction under A.R.S. §12-2101 ppropriate statutory subsection):
		B.	From a final judgment entered in an action or special proceeding commenced in a superior court, or brought into a superior court from any other court, except in actions of forcible entry and detainer when the annual rental value of the property is less than three hundred dollars.
		C.	From any special order made after final judgment.
		D.	From any order affecting a substantial right made in any action when the order in effect determines the action and prevents judgment from which an appeal might be taken.
		E.	From a final order affecting a substantial right made in a special proceeding or upon a summary application in an action after judgment.
		F(1	) From an order granting or refusing a new trial, or granting a motion in arrest of judgment.
		F(2	) Granting or dissolving an injunction, or refusing to grant or dissolve an injunction or appointing a receiver.
		G.	From an interlocutory judgment which determines the rights of the parties and directs an accounting or other proceeding to determine the amount of the recovery.
		H.	From an interlocutory judgment in any action for partition which determines the rights and interests of the respective parties, and directs partition to be made.
		l.	From any interlocutory judgment, decree or order made or entered in actions to redeem real or personal property from a mortgage thereof or lien thereon, determining such right to redeem and directing an accounting.
		J.	From a judgment, decree or order entered in any formal proceedings under Title 14.
		K(1	) From an order or judgment: Adjudging a person insane or incompetent, or committing a person to the state hospital.
		K(2	Revoking or refusing to revoke an order or judgment adjudging a person insane or incompetent, or restoring or refusing to restore to competency any person who has been declared insane or incompetent.

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В.

		Appellate Case No:
	L(1)	From an order or judgment made and entered on habeas corpus proceedings: The petitioner may appeal from an order or judgment refusing his discharge.
	L(2)	The officer having the custody of the petitioner, or the county attorney on behalf state, from an order or judgment discharging the petitioner whereupon the cour admit the petitioner to bail pending the appeal.
	M.	If any of the orders or judgments referred to in this section are made or rendered judge they are appealable as if made by the court.
Or	unde	A.R.S. §12-2101.01(A) - Appeals from arbitration awards
An	appea	al may be taken from:
	A(1)	An order denying an application to compel arbitration made under the terms of second 12-1502
	A(2)	An order granting an application to stay arbitration made under the terms of subsection B of section 12-1502
	A(3)	An order denying confirmation of an award
	A(4)	An order modifying or correcting an award
	A(5)	An order vacating an award without directing a rehearing
		arties involved in the Superior Court action:
		arties involved in the Superior Court action: eparate sheet, if necessary)

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3.	third party dismissal,	description (3-5 words) of each party's separate claims, and the trial court's disposition of each summary judgment, default judgment or other and attach separate sheet, if necessary):	claim,	e.g., bench trial, jury verd	lict,
4.	Does the	judgment dispose of all claims and all parties?		□ Yes □ No	
	(a) If n	o, was it made appealable under Rule 54(b) (AC	CRP)?	□ Yes □ No	
	(b) Spe	ecify claims that remain pending in Superior Cou	ırt.		
5.	Did this ca	ase originate in a Justice of the Peace Court or 0	City Co	ourt?   Yes   No	
	(a) If y	es, was there:			
	(1)	□ an appeal to Superior Court; or			
	(2)	□ a special action to Superior Court			
6.	Does this	appeal involve a contempt judgment or order?	_ Y	∕es □ No	
отн	ER INFORI	MATION			
1.	Dispos	sition below: (check all applicable descriptions)			
		Bench Trial	Dism	nissal For:	
		Jury Verdict		Lack of Jurisdiction	
		Summary Judgment		Failure to State a Claim	
		Review of Agency Action		Failure to Prosecute	

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C.

Case No	
Appellate Case No	

(CONTINUED)	Disposition helow:	(check all applicable descriptions)
	DISDUSITION DEIOW.	(CITECK AII APPIICADIE GESCITPIIOLIS)

		Grant/Deny Rule 60(c) Relief	<u>Dism</u>		nissal For:			
		Grant / Deny New Trial or Judgment Notwithstanding the Verdict		Discovery Sanction				
		Injunction		Other				
		Grant / Deny Special Action						
2.	Do y	ou intend to order reporter's transcripts for the ap	peal?		Yes		No	
	(a)	If so, have all necessary arrangements been ma For preparation of the transcript?	ade		Yes	_	No	
	(b)	Estimated date of completion of transcript.						
3.	Brief	description of nature of action and result in trial of	court:					
	-							
4.	Issue	es to be raised on appeal (attach separate if nece	ssary):					

					Appellate Case No					
5.			this appeal v Attachment)		appropriate for an accelerated appeal under Rule 29,					
	7 11 (07 11 )	(000	7 ((((()))		□ Yes □ No					
6.	Do you b	oelieve	this appeal	would be	appropriate for inclusion in the appellate settlement prog	ram?				
					□ Yes □ No					
PEN	IDING AND	PRIC	R PROCEE	DINGS II	I THE COURT AND THE ARIZONA SUPREME COURT					
or c	onsolidated	l Supe	rior Court act	ion? □	special action or petition for review been filed from the Yes   No special action or petition for review.	same				
REL	ATED API	PEALS	<u>.</u>							
giviı	ng rise to th	is app	appeals peneal?   umber for the	es 🗆		ctions				
	PROCEEDINGS IN OTHER COURTS									
PRO	OCEEDING	S IN C	THER COU	RTS						
Has Cou	any Bankı ırt which aff	uptcy ects th	Court Petition	n been fi	led or has any other proceeding been commenced in an over this appeal? □ Yes □ No	other				
Has Cou If ye	any Bankı ırt which aff	uptcy ects th dentify	Court Petitionis Court's jur	n been fi		other				
Has Cou If ye	iany Bankı irt which aff es, please id ILAR ISSU you aware Yes □	ruptcy ects the dentify ES of any No	Court Petition is Court's jurthat proceed	n been fi isdiction ing.	over this appeal?   Yes   No  No  Sis Court raising the same or closely related issues?	other				
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Case No.\_\_\_\_\_

If this is a joint statement by multiple appellants, add the names and addresses of other counsel on an additional sheet accompanied by certification that they concur in the filing of this statement.

					Case No
					Appellate Case No
I.	OPPOSING O	COUNS	SEL ON APPEAL	=	
	Name of Attor	rney: _			
	Address:				
	Telephone: _				
	Check one:		Attorney		Party Unrepresented by Counsel
	Check one:		Appellant		Cross-Appellant
	Name of Part	y:			
	(List additiona	al coun	sel on separate s	sheet if ne	cessary.)
				VERIF	ICATION
					cketing statement is true and complete. In the event there
			any entry on this statement on the		t, I understand that appellant shall have a continuing d form.
J				•	
Name of	appellant				Name of counsel of record
Date					Signature of counsel of record
			CER	TIFICATIO	ON OF SERVICE
on all co	I certify that o unsel of record	n the _ by dep	day of positing a true co	py thereof	,, I served the above Docketing Statement fin the United States mail addressed as follows:
			-		
					Signature

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