NAME

ADDRESS

CITY, STATE, ZIP CODE

PHONE

EMAIL

ROLE

superior court of arizona

county of <INSERT>

|  |  |
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| In re the Matter of: Petitioner,and Respondent,   | Case No. <INSERT>MY DISCLOSURE STATEMENTDATE SENT/UPDATED(Assigned to Honorable <INSERT>) |

***Pursuant to ARFLP R. 43.1(f), the documents may be disclosed in unredacted condition as they are not being filed with the Court. Should you utilize these documents as exhibits or attachments to any pleadings, thereby making them public record, all sensitive data must be redacted by you pursuant to ARFLP R. 43.1(f)(2)(A).***

Pursuant to ARFLP R. 49, I, hereby submits the following disclosure and certify that such disclosure includes all information in their possession, custody and control, as well as any other information which can be determined, learned or otherwise obtained by reasonable investigation. In doing so, Petitioner incorporates herein by this reference all information contained in all other parties’ disclosure statements, answers to interrogatories, responses to requests for production, requests for admission, correspondence, depositions taken or to be taken, documents produced pursuant to subpoenas, medical records and other items already exchanged among the parties.

The content of this Disclosure Statement is provisional and subject to supplementation, amendment, explanation, change and amplification. The reason for the provisional nature of the statement is that the case is in the preliminary stages of discovery. Therefore, if any part of this Disclosure Statement is ever used as an exhibit or at trial, fairness would require that the trier of fact have this preliminary statement or be told that this case was in the preliminary stages of discovery.

1. **WITNESSES**

The name and contact information and a summary of expected testimony for all persons whom Petitioner may call at trial or hearing are as follows:

1. Petitioner, who will testify as to all issues.

2. Respondent, who is expected to testify as to all issues.

3. <INSERT WITNESSES>

4. Rebuttal and impeachment witnesses.

5. All witnesses listed and/or called by any party, even if later withdrawn.

1. **EXPERT WITNESSES**

<INSERT IF IT APPLIES>

1. **CONTINUING DUTY TO DISCLOSE**

I understand that as a party, they have a continuing duty to disclose information and documents, and pursuant to ARFLP R. 49(b)(2)(A-B) I shall make such amended and additional disclosures not more than 30 days after the information is revealed or discovered.

1. **DOCUMENTS AND POTENTIAL TRIAL EXHIBITS**

|  |  |
| --- | --- |
| **NO.** | **DESCRIPTION** |
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|  |  |
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|  |  |

Dated:

By: */s/*

SENT TO WHO

HOW

WHEN

By: */s/*