IN THE QUEEN'S BENCH (FAMILY DIVISION) CENTRE

BETWEEN:						
	A.B.,	Petition	er/Applicant,			
	-and-					
	C.D.,	Respor	ndent			
TRIAL READINESS CERTIFICATION						
Filed by the						
(petitori	er/applicant/respor	ident)				
TRIAL DATES SCHEDULED FOR _		то	, 20			
[] Lawyer for (petitioner/applicant)						
[] La	wyer for resp	ondent				
Name	e of lawyer or	party filing	•			
	Address	3	•			
Telephone number			•			
	Fax numb		-			

(Where the party acts in person, include the party's name and address for service, including postal code and telephone number.)

QB File No.

IN THE QUEEN'S BENCH (FAMILY DIVISION) _____ CENTRE

BETWEEN:	
A.B.,	Petitioner/Applicant,
-and-	
C.D.,	Respondent
CERTIFICATE OF REAL	DINESS FOR TRIAL
(to be filed by the parties jointly, or if no agreement	t then one certificate for each party)
Petitioner/Applicant	
Full legal name and address for service – street & number, municipality and postal code, telephone & fax number and email address (if any)	Lawyer's name & address – street & number, municipality, postal code, telephone & fax numbers and email address (if any)
Respondent	
Full legal name and address for service – street & number, municipality and postal code, telephone & fax number and email address (if any)	Lawyer's name & address – street & number, municipality, postal code, telephone & fax numbers and email address (if any)
	[

ISSUES FOR TRIAL

A.		i iiiis case nave	been settled and will not require at	ajuulcalion al		
	trial:					
	□ Divorce/separation□ child custody	l				
	☐ care and control					
	☐ child support					
	□ s.7/extraordinary e					
	□ spousal/common-l	aw support				
	□ protective relief					
	□ ownership of prope					
	possession of hom					
	equalization of net	family property				
	□ other (specify)					
В.		n this case have	NOT been settled and will require	adjudication at		
	trial:					
	□ Divorce/separation	1				
	☐ child custody					
	care and control					
	child support					
	□ s.7/extraordinary e	expenses				
	☐ spousal/common-l	aw support				
	 protective relief 					
	☐ ownership of property	erty				
	possession of hom	ne				
	 equalization of net family property 					
	□ other (specify)					
C.			at the trial, and they will testify abo			
	topics and their length of testimony, including cross-examination are as follows:					
	AL CHE	D				
	Name of Witness	Party	Topic about which witness	Current time		
		calling	will testify	estimate for		
		witness		witness		

TRIAL READINESS CERTIFICATION

IT IS CERTIFIED that:

- All pleadings are closed and no party has any intention of filing any further pleading or seeking any amendment of any pleading.
- All particulars ordered or requested have been given as between all parties and no further particulars are sought.
- The parties have made disclosure of all documents in their possession in accordance with the Rules and any order of the Court, and are not aware of any other documents of which disclosure should be made.
- 4 No party has any intention of making any further application for disclosure of documents by a collateral source (i.e., child and family services agency, police, etc..) to the action, and any such application already made is completed and complied with and no further application will be made.
- 5 All parties have completed inspection of all documents of which disclosure has been made.
- No party has any intention of seeking to file pre-trial interrogatories for any other party, or, if they have already been delivered, no party has any intention of seeking any better answers.
- 7 Any pre-trial interrogatories which have been delivered have been answered.
- 8 Any requests to admit facts have been served and responded to and no party has any intention of bringing a further application about them.
- 9 Except for any subpoena which, on the advice of counsel, should only be made returnable at trial, all subpoenas for the production of documents have been issued, served and complied with to the satisfaction of the party issuing the same, except for any matter specifically reserved on the return of any such subpoena for the consideration of the trial Judge.
- All expert reports to be used by the parties have been obtained and made available to all parties as required by the Rules and *The Manitoba Evidence Act.* Such reports, the tender of which can be agreed, have been agreed and no direction is sought or thought to be desirable to limit the number of expert witnesses to be called.

11	All interlocutory processes are completed and the action is in all respects ready for trial.				
12	The trial is scheduled for the following days: to, 20				
13	The trial record in accordance with <i>Queen's Bench Rule 70.28</i> has been delivered to the Registrar.				
14	The parties will/will not be filing an Agreed Statement of Facts.				
15	An order has/has not been made for affidavit evidence at trial (date of order).				
15	The trial judge is requested by both parties to read the following documents before trial:				
	(list all documents)				
16	All endeavours to resolve the matter other than by trial have been exhausted without success and the parties and their counsel do not believe that the matter can be resolved other than by proceeding to trial.				
Date:					
Sig	ned by (<i>name</i>)				
	itioner/Applicant or Petitioner's/Applicant's solicitor (delete chever is inapplicable)				
Date:					
Sig	ned by (<i>name</i>)				
Res	spondent or Respondent's solicitor (delete whichever is inapplicable)				