**IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS**

**CIVIL DEPARTMENT - FAMILY COURT**

***In the Matter of*:**

**[insert Petitioner name] Case No. [insert case number]**

**And Division 1**

**[insert Respondent name] Chapters 23 & 60**

**DOMESTIC RELATIONS STATUS CONFERENCE / SCHEDULING ORDER**

A status conference was held on [insert date].

1. Appearances.
   1. Petitioner appears in person and with counsel [insert counsel’s name].
   2. Respondent appears person and with counsel [insert counsel’s name].
   3. Other Appearances (Guardian ad Litem, Case Manager, CASA volunteer, etc.): [insert counsels’ name]
2. Issues.
   1. The parenting plan Choose an item..
   2. Child support Choose an item..
   3. Spousal Maintenance is Choose an item..
   4. Property Division is Choose an item..
   5. If an issue is resolved, please identify the written document reflecting the agreement or set forth the agreement her: Click or tap here to enter text.
3. Formal written discovery (interrogatories, request for production, requests for admission, subpoenas of business records and the like) will be completed by [insert date]. No written discovery will be permitted after this date absent agreement of counsel/parties or leave of Court.
4. Expert witnesses will be designated in accordance with K.S.A. 60-226(b)(6) and K.S.A. 60-456 et seq. by [insert date]. Any rebuttal expert shall be designated within fourteen days thereafter.
5. All depositions will be completed by: date
6. A final pretrial conference will be held on [insert date] at [insert time]. The parties and counsel shall personally attend the final pretrial conference. The parties shall jointly prepare a draft pretrial order in the form provided by the court (see Division 1 webpage). The draft pretrial order will be emailed or otherwise provided to the court electronically in Microsoft Word or similar modifiable format. Please see the instructions for preparing the pretrial order found with the form.
7. No later than fourteen days prior to the pretrial conference the parties and counsel shall schedule and conduct a meeting to be personally attended by both parties and their attorneys to discuss settlement. The parties may engage the services of a mediator but the same is not required.
8. [insert additional provisions if any]

**IT IS SO ORDERED.**

**JUDGE OF THE DISTRICT COURT**

[insert counsel’s signature blocks here]