|  |
| --- |
| Court File No.  FC- |

Ontario



**Superior Court of Justice**

**For Cases that Receive a Notice Approaching Dismissal**

**Please complete this form and attach a sworn financial statement, if applicable (not applicable for oshawa), and a signed offer to settle, if applicable (not applicable for oshawa),**

**This form is to be filed with a 17F confirmation 3 days before Assignment Court**

Applicant(s):

Counsel:

Respondent(s):

Counsel:

Date: Select Date

1. The other party and I *(check applicable boxes and* *provide applicable dates)*:

started living together on

married on

separated on

divorced on

never lived together but were in a relationship from  to

1. There is/are *(number)*  of child(ren) from our relationship, namely:

|  |  |  |  |
| --- | --- | --- | --- |
| **Legal Name** | **Birthdate** | **School/Grade** | **Now living with** |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

1. The following issues have resolved:  
     
    decision-making  parenting time  child support

spousal support  section 7  equalization

date of separation  exclusive possession  restraining order

contempt  trust claims  ownership of property

preservation  sale  disclosure

other:

1. List and attach any relevantwritten agreements, minutes of settlement and court orders:

1. The following issues remain outstanding:

decision-making  parenting time  child support

spousal support  section 7  equalization

date of separation  exclusive possession  restraining order

contempt  trust claims  ownership of property

preservation  sale  disclosure

other:

1. I am I am asking that the outstanding issues proceed as follows:

mediation

arbitration

binding judicial dispute resolution

summary judgment motion

settlement conference

case conference

trial

other:

1. This matter has not been finalized because: (*explain why this matter has been dormant)*

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Applicant / Respondent / Counsel’s signature