	FOR COURT USE ONLY			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Robert J. Sunderland, Esq. SBN 189214	CONTRACTOR COME			
Angela J. Elpers, Esq., SBN 185862				
Sunderland McCutchan, LLP				
11770 Remardo Plaza Ct., Ste. 310, San Diego, CA 92128	min n min			
1222 1312112112112112112112112112112112112112	SUPERIOR COURT OF CA PORNIA			
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): Defs. Bennion & Deville Fine Homes; F. Messenger	COUNTY OF RIVERSIDE			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE	MJ 07 2014			
STREET ADDRESS: 3255 E. Tahquitz Canyon Way	AL 0. 5014			
MAILING ADDRESS: CITY AND ZIP CODE: Palm Springs, CA 92262	C. Perez			
BRANCH NAME: Palm Springs				
PLAINTIFF/PETITIONER: George Glancz, et al.				
DEFENDANT/RESPONDENT: Windermere Real Estate Socal, Inc, et al.				
	CASE NUMBER:			
CASE MANAGEMENT STATEMENT CASE MANAGEMENT STATEMENT LIMITED CASE LIMITED CASE				
(Check one): X UNLIMITED CASE LIMITED CASE (Amount demanded exceeds \$25,000) (Amount demanded or less)	PSC 1400430			
A CASE MANAGEMENT CONFERENCE is scheduled as follows:				
	Div.: Room:			
Address of court (if different from the address above):				
Address of court in amorality and and an and an and an an an and an				
Notice of Intent to Appear by Telephone, by (name): Angela J. Elpers, Esq.	•			
INSTRUCTIONS: All applicable boxes must be checked, and the specified	I information must be provided.			
 Party or parties (answer one): a This statement is submitted by party (name): 				
b. X This statement is submitted jointly by parties (names): Bennion & Dev	ille Fine Homes, Inc.; F. Messenger			
2. Complaint and cross-complaint (to be answered by plaintiffs and cross-complainant	ts only)			
a. The complaint was filed on (date):				
b The cross-complaint, if any, was filed on (date):				
3. Service (to be answered by plaintiffs and cross-complainants only)				
a. All parties named in the complaint and cross-complaint have been served,	have appeared, or have been dismissed.			
b The following parties named in the complaint or cross-complaint				
(1) have not been served (specify names and explain why not):				
(2) have been served but have not appeared and have not been dismissed (specify names):				
(3) have had a default entered against them (specify names):				
c. The following additional parties may be added (specify names, nature of in they may be served):	nvolvement in case, and date by which			
4. Description of case a. Type of case in	including causes of action):			
Breach of Fiduciary Duty; Fraud and Deceit; Negligence; Neglige Elder Abuse; Int. Infliction of Emo. Distress; Neg. Infliction of Emo.	ent Misrepresentation; Financial			
EIGEF Abuse, III. Hithicklon of Ling. Distress, freg. Introduction of L.	Page 1 c			
Form Adopted for Mandatory Use CASE MANAGEMENT STATEMENT	Cal. Rules of Coo rules 3,720–3.7			

	PI AINTIFF/PETITIC	ONER: Glancz, et al.		CASE NUMBER:
_			oool Ima ot ol	PSC 1400430
ַ	DEFENDAN I/RESPONI	DENT: Windermere Real Estate Se	ocai, inc., et ai.	
4.	damages claimed	atement of the case, including any dama I, including medical expenses to date [in and estimated future lost earnings. If eq	idicate source and amoun	mages are sought, specify the injury and t], estimated future medical expenses, lost scribe the nature of the relief.)
	This action arises	out of Plaintiff's listing and sale	of a single family ho	me. Plaintiff contends
		hed their duties in connection w		
	contest damages. (If more space	is needed, check this box and attach a	page designated as Attac	hment 4b.)
5.	Jury or nonjury trial The party or parties re requesting a jury trial	equest 🔲 a jury trial 🔀 a nor	njury trial. (If more that	n one party, provide the name of each party
6.		·	for trial within 12 months	of the date of the filing of the complaint (if
	c. Dates on which p	arties or attorneys will not be available	for trial (specify dates and	explain reasons for unavailability):
	10/03/14; 10/0	09/14; 10/17/14; 10/24-31/14; 11	/7/14; 12/22/14; 1/26	/15; 02/06/15; 4/10/15
7.	Estimated length of	trial		
		stimate that the trial will take (check one	e):	
	a. X days (spec	• • •		
	b hours (sho	rt causes) (specify):		
8.	The party or parties was. Attorney: b. Firm: c. Address: d. Telephone numb e. E-mail address:		•	
9.	Preference			
	This case is er	ititled to preference (specify code section	on):	
10.	. Alternative dispute :	esolution (ADR)		
	the ADR information court and commu	tion package provided by the court undo unity programs in this case.	er rule 3.221 for information	le in different courts and communities; read on about the processes available through the rided the ADR information package identified
		the client and reviewed ADR options w		ided the ADIN illiotifiation package identified
	(2) For self-represe	ented parties: Party has h	nas not reviewed the ADR	t information package identified in rule 3.221
	-	al arbitration or civil action mediation	•	
	(1) [This ma mediation statutor		tration under Code of Civi in 1775.3 because the am	Procedure section 1141.11 or to civil action ount in controversy does not exceed the
	• • • • • • • • • • • • • • • • • • • •	elects to refer this case to judicial arbitrocedure section 1141.11.	ration and agrees to limit r	ecovery to the amount specified in Code of
	(3) X This cas mediati	se is exempt from judicial arbitration und on under Code of Civil Procedure section	der rule 3.811 of the Califo on 1775 et seq. <i>(specify e</i> .	ornia Rules of Court or from civil action $3 \cdot 811(5)(8)$

PLAINTIFF/PETITIONER: Glancz, et al.	CASE NUMBER:
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10. c. Indicate the ADR process or processes that the party or parties are willing to participate in, have agreed to participate in, or have already participated in (check all that apply and provide the specified information):

	The party or parties completing this form are willing to participate in the following ADR processes (check all that apply):	If the party or parties completing this form in the case have agreed to participate in or have already completed an ADR process or processes, indicate the status of the processes (attach a copy of the parties' ADR stipulation):
(1) Mediation		Mediation session not yet scheduled Mediation session scheduled for (date): Agreed to complete mediation by (date): Mediation completed on (date):
(2) Settlement conference		Settlement conference not yet scheduled Settlement conference scheduled for (date): Agreed to complete settlement conference by (date): Settlement conference completed on (date):
(3) Neutral evaluation		Neutral evaluation not yet scheduled Neutral evaluation scheduled for (date): Agreed to complete neutral evaluation by (date): Neutral evaluation completed on (date):
(4) Nonbinding judicial arbitration		Judicial arbitration not yet scheduled Judicial arbitration scheduled for (date): Agreed to complete judicial arbitration by (date): Judicial arbitration completed on (date):
(5) Binding private arbitration		Private arbitration not yet scheduled Private arbitration scheduled for (date): Agreed to complete private arbitration by (date): Private arbitration completed on (date):
(6) Other (specify):		ADR session not yet scheduled ADR session scheduled for (date): Agreed to complete ADR session by (date): ADR completed on (date):

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11. Insurance a. X Insurance carrier, if any, for party filing this statement (name b. Reservation of rights: Yes No c. Coverage issues will significantly affect resolution of this care	
12. Jurisdiction Indicate any matters that may affect the court's jurisdiction or processi Bankruptcy Other (specify): Status:	ng of this case and describe the status.
13. Related cases, consolidation, and coordination a There are companion, underlying, or related cases. (1) Name of case: (2) Name of court: (3) Case number: (4) Status: Additional cases are described in Attachment 13a. b A motion to consolidate coordinate	will be filed by (name party):
14. Bifurcation The party or parties intend to file a motion for an order bifurcating action (specify moving party, type of motion, and reasons):	
15. Other motions The party or parties expect to file the following motions before to Unknown at this time.	ial (specify moving party, type of motion, and issues):
a. The party or parties have completed all discovery. b. The following discovery will be completed by the date spector of the party Description Bennion & Deville/Messenger Written discover Bennion & Deville/Messenger Depositions of Bennion & Deville/Messenger Expert discover Description Depositions of Bennion & Deville/Messenger Depositions of Bennion & Deville/Messenger Expert discover Depositions of Deville/Messenger Depositions of Deville/Messenger Expert discover Depositions of Deville/Messenger Depositions of Deville/Messenger Expert discover Depositions of Deville/Messenger Depositions of Deville/Messenger Expert discover Deville/Messenger Depositions of Deville/Messenger Expert discover Deville/Messenger Depositions of Deville/Messenger Deville/Messenger Depositions Of Deville/Messenger Deville/Messenger Deville/Messenger Deville/Messenger Deville/Messenger Deville/Messenger Deville/Messenger Deville/Messenger Deville/Messenger Deville	ery to Plaintiff 09/2014 Parties/Witnesses 12/2014
c The following discovery issues, including issues regarding to anticipated (specify):	he discovery of electronically stored information, are