TENTH DISTRICT COURT OF APPEALS DOCKETING STATEMENT

V.	Case No
1.	This appeal should be assigned to the regular calendar or the accelerated calendar.
2.	This appeal should be assigned to the accelerated calendar because (please check all that apply):
	 No transcript is required. The transcript consists of 50 or fewer pages or is of such length that its preparation will not be a source of delay. An agreed statement will be submitted within 20 days. An administrative hearing record was filed with the trial court. All parties to this appeal agree to an assignment to the accelerated calendar.
3.	Although the appeal meets one or more of the reasons for being assigned to the accelerated calendar, it should <i>not</i> be assigned to the accelerated calendar because: A brief in excess of 30 pages is necessary. Appellant wishes to file a reply brief. Other:
4.	Has a copy of the order for transcript been provided to the court reporter?YesNoN/A
5.	Is a copy of the order for the transcript being filed? Yes NoN/A
6.	Will the court reporter complete and file the transcript within 40 days or 20 days for accelerated calendar? Yes No N/A
7.	If this appeal is taken from consolidated cases, have notices of appeal been filed in each case? Yes No N/A
	(The following apply ONLY to civil and administrative appeals)
8.	How would you characterize the extent of your settlement discussions? None Moderate Extensive
9.	Have settlement discussions taken place since the judgement or order appealed from was entered? Yes No
10.	Would a mediation settlement conference by of assistance to resolve this matter? Yes No Possibly
	Appellant or Attorney for Appellant
	Attorney Registration Number