Order Concerning Appellant's APP-105 Proposed Statement on Appeal

		(Limited Civil Case)	_
		s received and reviewed the <i>Proposed Statement on Appea</i> 04) filed by the appellant on <i>(fill in date)</i> :	<i>l</i>
2)	The court m	akes the following order:	
	properties b. Correstates of the	ourt certifies that parts 5 through 9 of the statement as sed by the appellant are an accurate summary of the nce and testimony that is relevant to the issues the appellant ted in item 4 are the reason for this appeal. This statement to be sent to the appellate division. Consider the reason for this appeal of the nent proposed by the appellant to be an accurate summary evidence and testimony that is relevant to the issues the ant indicated in item 4 are the reason for this appeal.	
	(1) [A modified statement is attached to this order. This modified statement must be sent to the parties.	Clerk fills in the number and name of the case Trial Court Case Number:
	(2) [The appellant is ordered to prepare a statement incorporating the modifications listed below and to serv and file this modified statement.	e Trial Court Case Name:
	(n)	Clerk fills in the number below:
			Appellate Division Case Number:
	(o)	
	(
	(3) [More corrections than could be listed above were needed	Lin order for parts (5) through (9) of the
	(3)	statement proposed by the appellant to be an accurate sure evidence that is relevant to the issues the appellant indications appeal. A list of required modifications is attached. The incorporating these modifications and serve and file the	mmary of the testimony and other ated in item (4) are the reasons for this appellant is ordered to prepare a statement

Clerk stamps date here when form is filed.



Trial Court	Case Name:	Trial Court Case Number:		
c	c. The proposed statement does not contain the following material required by rule 8.837.			
The	appellant is ordered to prepare a new proposed statement that include	les this material.		
d. 🗌	The trial court proceedings in this case were reported by a court reporter or officially recorded electronically under Government Code section 69957. Instead of correcting this statement, the court orders under rule 8.837(d)(6)(B) that a transcript be prepared as the record of these proceedings. (Check the court's local rules to make sure the court has a rule providing that this option is available.)			
е. 🗌	This superior court has a local rule for the appellate division authorizing the use of an official electronic recording as the record of the oral proceedings. The trial court proceedings in this case were officially electronically recorded. Instead of correcting this statement, the court orders that a copy of that electronic recording be prepared as the record of these proceedings at the court's expense.			
Date:	Signature of to	rial court judicial officer		