IN THE COURT OF APPEALS OF THE CONFEDERATED TRIBES OF THE COLVILLE RESERVATION

Appellant, vs. Appellee.	STATEMENT OF ISSUE(S) and PROPOSED BRIEFING SCHEDULE COACR 12(d)(e) AP
Appellee.	
In the interests of judicial economy, the partiand Proposed Briefing Schedule prior to the Initial Funderstand that if the Court of Appeals is satisfied vischedule and request for the oral record, the Court vihave to appear for the Initial Hearing. If there is insuits an Order or the Court requires additional information have to appear for the Initial Hearing as scheduled. Waiving their right to have the Court of Appeals comof a Notice of Appeal, pursuant to CTC § 1-2-116 and	Hearing. COACR 12(d)(e). The parties with the issues presented, the briefing will issue an Order and the parties will not afficient information given for the Court to rmation from the parties, the parties will The parties also understand that they are aduct a hearing within 60 days of the filing
1. The parties waive the requirement for the within 45 days of the filing of the Notice of Appeal.	Court of Appeals to conduct a hearing
2. The parties have reached an agreement on These issues have been fully litigated before the Tria	
Issue #1.	
Issue #2.	
Issue #3.	
[Any other issues may be submitted on an additional sheet.]	

Appellant's opening brief will be Appellee's response brief will be Appellant's reply brief will be d	rement on a briefing schedule. It is as follows: e due e due ue
	t by the Court of Appeals administrator.
[]Oral argument not requested contained in briefs.	uested. Panel to decide issue(s) from arguments
9	equested to be copied for review by the Panel: ng/trial
Submitted this day of	, 20
Appellant/Counsel for Appellant	Appellee/Counsel for Appellee