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2
3 UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF WASHINGTON

4
5 In re:

6 JOHN DOE,

7 Debtor.

Case No. _____

Chapter _____

8 REGINA ROE, Trustee,

9 Plaintiff,

Adversary No. _____

10 vs.

11 ELWOOD TOE,

12 Defendant.

PLAINTIFF'S STATEMENT OF UNCONTROVERTED FACTS

[EXAMPLE]

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15 Pursuant to LBR 7056-1(b), Plaintiff John Doe states the
16 following facts are uncontroverted:

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18 **1. FIRST CAUSE OF ACTION: Preference**

UNCONTROVERTED FACTS	EVIDENCE
A. Debtor transferred Blackacre to Defendant Toe.	Dep. Of John Doe taken _____ [or Doc. No. _____], at page 10, line 5 through page 11, line 12, and Exhibit A (Statutory Warranty Deed).

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UNCONTROVERTED FACTS	EVIDENCE
B. Debtor owed Defendant Doe \$_____.	Debtor's Schedule F; Deposition of John Doe, at 3:15 through 6:2; Exhibits B and C (notes).
C. Debtor was insolvent.	Debtor's schedules A-F, Dep. Of John Doe at 20:25 through 29:5; Exhibits D-F (financial statements)
D. The transfer was within 90 days of Debtor's petition.	Petition (Ex. A to Req. For Deed, Ex. A to Doe Dep.; Judicial Notice (Doc. No. _____))

Etc. . . .

2. SECOND CAUSE OF ACTION: FRAUDULENT TRANSFER

UNCONTROVERTED FACTS	EVIDENCE
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UNCONTROVERTED FACTS	EVIDENCE
B.	
C.	
D.	

Etc. . . .

DATED: _____ 200__.

By _____
Attorney for Plaintiff
Regina Roe, Trustee