**IN THE UNITED STATES DISTRICT COURT**

**FOR THE WESTERN DISTRICT OF MISSOURI**

Choose an item. **DIVISION**

Click here to enter text., )

)

Choose an item., )

)

v. ) Case No. Click here to enter text.

)

Click here to enter text., )

)

Choose an item.. )

**CASE MANAGEMENT REPORT**

**AND**

**PROPOSED DISCOVERY SCHEDULE**

The parties are to submit the following Case Management Report and Proposed Discovery Schedule. The Court will then enter an order on CM/ECF as to whether the Proposed Discovery Schedule has been adopted. The Court will enter a separate Trial Order. Please affix counsels’ and any pro se party’s signatures before submission of the final Case Management Report and Proposed Discovery Schedule.

1. **CASE MANAGEMENT REPORT**
2. Pursuant to Federal Rule of Civil Procedure 26(f), the parties held a conference on Click here to enter a date.. Participants to the conference were (*lead trial counsel for each side should be identified with an asterisk after his or her name; if there is more than one plaintiff or defendant, please indicate the party whom the attorney represents*):

Plaintiff(s): Click here to enter text.

Defendant(s): Click here to enter text.

1. The parties Choose an item. developed a discovery plan pursuant to Federal Rule of Civil Procedure 26(f)(3).
2. Counsel for the parties Choose an item. anticipate the disclosure or discovery of electronically stored information.
3. The parties Choose an item.anticipate that a request for a protective order will be made by one or both parties.
4. Initial disclosures pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure shall be completed no later than Click here to enter a date..
5. The timeframe for completing discovery complies with Local Rule 26.1(c)(2).

Yes

No. Provide a detailed explanation as to why additional time is needed:

Click or tap here to enter text.

1. The parties propose a trial date no earlier than Click here to enter a date..
2. The parties anticipate the Choose an item. trial will last approximately Click here to enter text..
3. If the parties believe a scheduling conference should be held prior to the issuance of a scheduling order and/or a trial order, please provide at least three proposed dates for the scheduling conference: Click here to enter text.
4. **DISCOVERY SCHEDULE**

Pursuant to Rules 16(b) and 26(f), Federal Rules of Civil Procedure, and upon consideration of the parties’ proposals in the matter, the following time schedule is established with respect to pretrial discovery, the joinder of additional parties, amendment of the pleadings, the filing of motions and certain additional matters.

1. Any **MOTION TO JOIN ADDITIONAL PARTIES** shall be filed not later than

Click here to enter a date..

1. Any **MOTION TO AMEND PLEADINGS** shall be filed not later than Click here to enter a date..
2. **DISCOVERY** 
   1. Discovery shall close as of Click here to enter a date.. That means all discovery shall be completed, not simply submitted, on or before the close of discovery. Accordingly, discovery requests shall be served, and depositions shall be scheduled in a manner that allows sufficient time for completion within the time specified by the Federal Rules of Civil Procedure, the Local Court Rules, and/or orders of this Court. Discovery shall not be conducted after the close of discovery, except by order of the Court for good cause shown. Nothing contained herein shall excuse a party from the continuing obligation to update responses to discovery.
   2. Any **MOTION TO COMPEL DISCOVERY** shall be filed prior to the time specified for the close of discovery and with sufficient time for the opponent to make a proper response and the Court to make an informed ruling before the close of discovery.
   3. **DISCOVERY DISPUTE PROCEDURE** Notwithstanding the above, no motion relating to a discovery dispute shall be filed until: (a) the counsel who believes there is a discovery dispute telephones the opposing counsel to ascertain if there actually is a dispute; (b) counsel determine that they cannot resolve the dispute; and (c) counsel telephone chambers (816-512-5775) to request a telephone conference. Any discovery motion filed without complying with this procedure will be denied.
3. **DISPOSITIVE MOTIONS**
   1. All **DISPOSITIVE MOTIONS** shall be filed on or before Click here to enter a date..
   2. **OPPOSITION** to any dispositive motions shall be filed within Choose an item. days after the dispositive motion is filed.
   3. **SUGGESTIONS IN REPLY** shall be filed within Click or tap here to enter text. days after the opposing suggestions are filed.
4. **DISCLOSURE OF EXPERT TESTIMONY**
   1. With respect to a party who intends to call an expert for the purpose of supporting an affirmative claim for relief, disclosure of expert testimony shall be filed not later than Click here to enter a date..
   2. With respect to a party who intends to call an expert for the purpose of defending against an affirmative claim for relief, disclosure of expert testimony shall be filed not later than Click here to enter a date..
   3. Each party shall disclose to every other party any evidence that the party may present at trial under Rules 702, 703 or 705, Federal Rules of Evidence. This disclosure shall be in accordance with the requirements of Rule 26(a)(2), Federal Rules of Civil Procedure.
   4. If any party, after receiving the reports described above in subparagraphs 6(a) and (b) from an opposing party, wishes to submit evidence intended solely to contradict or rebut evidence on the same subject matter, they may do so in the same manner described above on or before Click here to enter a date.. Thereafter, each party’s expert witness shall only be permitted to testify at trial as to the opinions filed under this paragraph.
   5. Please select one of the options below and provide the necessary information:

The parties do not anticipate any challenges to the reliability or relevancy of any expert’s testimony.

Any challenges to the reliability or relevancy of the expert’s testimony shall be filed not later than Click here to enter a date..

* 1. Please select one of the options below and provide the necessary information:

The parties do not anticipate the need for any physical or mental examination pursuant to Federal Rule of Civil Procedure 35.

Physical or mental examinations pursuant to Federal Rule of Civil Procedure will be completed on or before Click here to enter a date..

APPROVED:

Click here to enter text. Click here to enter text.

Name: Click here to enter text. Name: Click here to enter text.

Address: Click here to enter text. Address: Click here to enter text.

Telephone Number: Click here to enter text. Telephone Number: Click here to enter text.

*Attorney for Plaintiff (or Plaintiff, Pro Se)* *Attorney for Defendant (or Defendant, Pro Se)*