IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

PLAINTIF	F NAM	ΛE,)
		Plaintiff,) C.A. NO. N23*-**- PRW
v.) TRIAL BY JURY OF TWELVE DEMANDED
DEFENDA	NT N	AME,) I WELVE DEMANDED)
		Defendant.))
		TRIAL SCHEDU	LING ORDER
Havi	ng con	ducted a scheduling confe	erence with counsel this day of,
, the C	ourt he	ereby enters the following	Order governing both the day JURY
TRIAL tha	it is to	commence on	at 9:30 a.m., and the above-
captioned n	natter's	s related pretrial proceedi	ngs:
(a)	Filin	g of Motions to Add or A	Amend. Such motions are to be filed no
	later	than	
(b)	Disco	overy.	
	[]	Discovery Cut-Off: All	discovery is to be initiated such that it
		will be completed by	
	[]	Plaintiff's Expert Repor	t (or Rule 26(b)(4) Disclosure) Deadline
		is	
	[]	Defendant's Expert Rep	oort (or Rule 26(b)(4) Disclosure)
		Deadline is	
	[]		

(c) ((1)	Filing	of Disp	ositive N	Iotions.	S	Such motions are to be file	d no
	1	later than Responses are due 14 business days							ays
	ä	after filing.							
	((2)	Filing	of Mo	tions in	Limine.	•	Motions in Limine (incl	luding
Daubert	mot	ons,	or any	motion	to exclud	le all or p	pa	art of a witness's testimon	y) are
to be file	ed no	later	than _			M	ot	tions in Limine must inclu	ıde all
supporti	ng a	uthor	ity wit	h the n	notion.	Motions	iı	n Limine shall be notice	ed for
presenta	tion	at the	Pretri	al Confe	erence an	d will be	e ı	resolved (if appropriate) a	at that
time. I	f not	resol	lved at	the Pre	trial Conf	ference,	a (date and time will be set	at the
Pretrial (Conf	erenc	e for p	resentati	on of mo	tions in l	lin	nine in advance of trial.	
U	nless	a spe	ecific o	rder en	tered in 1	this case	p	provides otherwise, a Res	ponse
(v	vith a	ıll su	pporti	ng auth	ority) is	due no l	lat	ter than 7 business days	after
th	e fili	ng of	f the n	otion i	n limine.	Failur	e 1	to file a timely Response	e may
re	sult	in the	e Cour	t deemi	ng the m	otion as	u	nopposed.	
(d	l) I	Mand	datory	ADR is	to be cor	nducted b	эy		. The
parties s	houl	d noti	ify the	Court i	n writing	of the d	lat	te of the scheduled ADR	. The
parties n	nay b	e exc	used fr	om this	deadline o	only by o	ord	der of the Court. All parties	s must
attend ar	nd pa	rticipa	ate in tl	ne ADR	in good fa	aith, unle	ess	s expressly excused by the	Court
upon wr	itten	appli	cation.	Insurar	nce adjust	ers with	aı	uthority up to policy limits	s must
also be p	resei	nt. No	either t	he fact n	or the res	sult of the	e A	ADR shall be admissible a	t trial.
The AD	R pro	oceed	ings sh	all not l	oe transcr	ribed unl	es	ss specifically authorized	by the
Court fo	r goo	d cau	ise sho	wn.					
(e) .	An In	terim	Status I	Report w	ill be due	e r	no more than 14 days after	ADR
has been	n con	ducte	d. An	ong oth	ner issues	, the par	tie	es shall advise the Court	of the
outcome	of n	nanda	tory A	DR.					
(f)]	Pretr	ial Stij	oulation	and Pre	trial Co	nf	ference. On	at

a.m., the Court will hold a Rule 16(b) pretrial conference in chambers. **Trial**Counsel must attend the pretrial conference. At least 15 days before that conference, Plaintiff's Counsel shall forward to Defendant's Counsel a draft of the Pretrial Order with the information Plaintiff proposes to include in that Order. Within 5 days from the date of receiving that draft, Defendant's Counsel shall provide Plaintiff's Counsel with comments on the Plaintiff's draft and the information the Defendant proposes to include in the Order. The proposed Order shall, at a minimum, cover the matters set forth in Form 46 (pretrial stipulations) contained in the appendix of Superior Court Civil Rules. **The completed Pretrial Stipulation must be received by the Court on or before**_________. Failure to comply with this deadline may result in sanctions being imposed upon the responsible party or parties.

- (g) **Trial Fee.** The trial fee shall be paid no later than the date of the pretrial conference. If the trial fee is not paid within two business days of the pretrial conference, the case will be removed from the Court's trial calendar. A new trial date will then be scheduled upon payment of the trial fee.
- (h) **Jury Instructions.** Counsel shall consult among themselves and attempt to agree upon appropriate jury instructions. Plaintiff's counsel shall provide to the Court an agreed-upon set of instructions (both hard copy and via digital media). If there are areas of disagreement, the submission shall include Defense Counsel's notation of disagreement on each particular instruction upon which there is disagreement and Defense Counsel shall present his or her respective proposed instructions and supporting authority. This order shall not prevent the parties from submitting additional proposed instructions that may be justified by the evidence presented at trial. **Jury instructions must be submitted to the Court on or before**

(i) Special voir dire. All proposed special voir dire questions shall be
included with the Pretrial Stipulation.
(j) A Final Trial Status Report will be due on or before
, the Wednesday before the trial date. The final trial status repor
shall advise the Court of the following:
(1) that all exhibits have been exchanged or reviewed by the parties
or counsel, and there are no objections to any exhibit;
(2) that proposed jury instructions have been exchanged, discussed
exceptions noted, with a copy submitted with status report in the form required
by paragraph (g) above; and
(3) that the parties and counsel agree there are no remaining
evidentiary and/or legal issues for the Court to resolve prior to jury selection
and opening statements.
(k) Additional instructions are attached to this Order.
Please refer also to the Court's Judicial Preferences page a
http://courts.delaware.gov/superior/judgespref/judges_pref_jwallace.aspx and to the
New Castle County Civil Case Management Plan for further guidance.
(l) Counsel are advised that all of the deadlines established by this Tria
Scheduling Order are firm deadlines. Failure to meet these deadlines, absent good
cause shown, likely will result in the Court refusing to allow extensions regardless of
the consequences. Amendments to this Trial Scheduling Order must be by Order or
the Court on appropriate motion or stipulation of the parties.
Dated: Judge Paul R. Wallace

<u>ADDITIONAL INFORMATION AND PROCEDURES</u>

<u>Settlement Negotiations</u>. The parties are required actively to engage in settlement discussions and determine whether the matter may be resolved in accordance with Civil Rule 16. In the event the case settles, Plaintiff's Counsel shall notify chambers immediately by e-mail to Judge Wallace's Administrative Specialist, Civil Case Manager, and Law Clerk, all of whom are identified at http://courts.delaware.gov/superior/judgespref/judges-pref-jwallace.aspx.

<u>Interim Status Report.</u> The Interim Status Report is to be filed by Plaintiff(s)'s Counsel with a copy to the assigned Judge, together with a check for the \$150.00 trial fee made payable to the "Prothonotary." The interim report will advise the Court on the nature of the matters in issue, the progress of discovery to date, and the results of mandatory alternate dispute resolution used to date to resolve this matter. Do not include information on offers or demands. This document should reflect input from both parties. Plaintiff's counsel is responsible for obtaining defense counsel's consent to form or additional input to be included in the Report in sufficient advance of the submission deadline to ensure compliance with the deadline.

<u>Case Dispositive Motions</u>. Case dispositive motions will be scheduled by obtaining a date and time from Judge Wallace's Chambers which can be reached at **255-0660**. The original motion and the response thereto shall be filed with the Prothonotary's Office with **one courtesy copy (with exhibits) delivered to Judge Wallace in chambers**. The response is due no later than fourteen 14 days (excluding weekends and holidays) after the filing of the motion. The motion and the response shall not exceed 6 pages in length and shall have a notice page indicating the date and time of the motion hearing. No reply by the moving party is permitted. Further briefing on the motion will be as ordered by the Court.

Routine Civil Motions. Judge Wallace's routine civil motions are on Mondays at 9:00 a.m. Motions must be filed **no less than fifteen 15 calendar days** prior to the noticed presentation date with **one courtesy copy (with exhibits) delivered to Judge Wallace in chambers**. Responses are due **no later than 7 calendar days** after the filing of the motion and in no case later than the Wednesday prior to the motion's hearing, with **one courtesy copy of a response (with exhibits) delivered to Judge Wallace in chambers**. If no response is timely filed, the Court may deem the motion unopposed, grant the motion before the hearing, and will so notify the parties. A **Motion to Continue a Trial Date** is filed as a routine motion. The Court **strongly** discourages requests for relief submitted in the form of letters or emails. Such requests should be made by motion.

Pretrial Conference. Trial Counsel *must* attend the pretrial conference.

Please refer to the Court's Judicial Preferences page at http://courts.delaware.gov/superior/judgespref/judges_pref_jwallace.aspx and to the New Castle County Civil Case Management Plan for a fuller explanation of these procedures and further guidance.

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