## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF OKLAHOMA

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	, Plaintiff, v. Defendants.	) ) ) ) ) (Case No. ) ) ) ) ) )			
	SCHEDULIN	G ORDER			
	Having discussed with counsel their need for adenvolved herein, and their caseloads, the court en	quate discovery time, the complexity of the legal ters the following Scheduling Order:			
1.	Joinder of Additional Parties or	Joinder of Additional Parties or Amendments to the Pleadings			
2.	Expert(s) Identified & Reports Filed: See Rules 16 and 26 F.R.C.P.				
	Plaintiff Expert Report(s)				
	Defendant Expert Report(s)				
	Any rebuttal Expert Report(	s)			
	Rule of Evidence 702 shall be the objection and identifying of receipt of the written rep than 14 days of the expert's later. The failure to strictly c	ity of an expert's proposed testimony under Federal be made by motion, specifically stating the basis for the objectionable testimony, not later than 14 days ort of the expert's proposed testimony or not later deposition, if a deposition is taken, whichever is comply with this paragraph will be deemed a waiver are been made pursuant to Federal Rule of Evidence			
3.	Exchange and File <b>Preliminary</b>	Exchange and File <b>Preliminary Witness List and Exhibit List</b>			
4.		Exchange and File Final Witness List and Exhibit List			
5.	Discovery Completed				
6.	All <b>Dispositive Motions</b> Filed	All <b>Dispositive Motions</b> Filed			
7.	Motions in Limine Filed				

8.		Exchange All <b>Trial Exhibits</b> including Demonstrative Exhibits and <b>Requested Jury Instructions</b>			
9.		<b>Agreed Pretrial Order</b> Submitted (Judge Robertson's form is available on the Court's website at https://www.oked.uscourts.gov/content/jason-robertson-magistrate-judge)			
10.		Agreed Jury Instructions and Proposed Voir Dire, Proposed Findings of Fact and Conclusions of Law (Non-Jury), Disputed Jury Instructions (Included in Trial Brief) and Trial Briefs Filed			
11.		Deposition Designations. (See Local Civil Rule 30.1(c))			
12.		Counter-Designations and objections thereto (See Local Civil Rule 30.1(c))			
13.		<b>Objections to Designations</b> (Attorney Meeting to Confer to Resolve Objections Required before Filing. Filed Without Transcript)			
14.		Transcripts Annotated with Objections (Submit in Hard Copy to Court)			
15.		PRETRIAL CONFERENCE AT			
16.		TRIAL DATE: [X] JURY at 9:30 a.m. [ ] NON-JURY at 9:30 a.m.			
17.		ESTIMATED TRIAL TIME.			
18.	3. Additionally Ordered				
	THE PAR BEFORE	TIES SHALL FILE A JOINT STATUS DISCOVERY REPORT ON OR, WITH THE FOLLOWING INFORMATION:			
	1. The date	e written discovery was issued by each party;			
	2. The date	e written discovery was responded to by each party;			
	3. The number of documents provided in discovery by each party;				
	nes and dates of witnesses who have been deposed;				
	nes of all witnesses that remain to be deposed prior to the discovery cut off;				
		f any subpoenas issued by each party and the number of documents obtained			

7. Any discovery issues that should be brought to the court's attention at this time.

IT IS THE FURTHER ORDER OF THE COURT that all cases scheduled for jury trial will be set for a settlement conference before a District Judge or Magistrate Judge.

IT IS THE FURTHER ORDER OF THE COURT that all parties are bound by this order, that no date will be changed except by written order of this court for good cause shown, and sanctions will be imposed for failure to comply with the directives of this order.

IT	IS SO	<b>ORDERED</b> this	day of	, 2024
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