IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

)

VS.	Plaintiff(s)) Case No.:) Defendants(s))	
SCHEDULING ORDER		
	scussed with counsel their need for adequate discovery time, the complexity of the legal issues nd their caseloads, the court enters the following Scheduling Order:	
1	Joinder of Additional Parties or Amendments to the Pleadings	
2.	Expert Reports Filed: See rules 16 and 26 Federal Rules of Civil Procedure Plaintiff Expert Report(s) Defendant Expert Report(s) Any rebuttal Expert Report(s) Any objections to the reliability of an expert's proposed testimony under Federal Rule of Evidence 702 shall be made by motion, specifically stating the basis for the objection and identifying the objectionable testimony, not later than 14 days of receipt of the written report of the expert's proposed testimony or not later than 14 days of the expert's deposition, if a deposition is taken, whichever is later. The failure to strictly comply with this paragraph will be deemed a waiver of any objection that could have been make pursuant to Federal Rule of Evidence 702.	
3	Exchange and File Preliminary Witness and Exhibit Lists	
4	Exchange and File Final Witness and Exhibit Lists	
5	Discovery Completed	
6	All Dispositive Motions Filed	
7	Motions in Limine Filed	
8	Exchange all Trial Exhibits including Demonstrative Exhibits and Requested Jury Instructions	
9	Agreed Pretrial Order Submitted (Instructions are available on the Court's website at www.oked.uscourts.gov . If the parties decide to consent for trial to the United States Magistrate Judge, Judge D. Edward Snow's form is also available on the website.)	
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.	PRETRIAL CONFERENCE AT(time)
14.	TRIAL DATE: [] JURY at 9:00 a.m. [] NON-JURY at 9:00 a.m.
15.	ESTIMATED TRIAL TIME.
require	IS THE FURTHER ORDER OF THE COURT that no date set by this Order can be changed good cause and upon written Order of this Court prior to the date scheduled. IS THE FURTHER ORDER OF THE COURT that the parties comply with the disclosure nt and attend deadlines established by Federal Rule Civil Procedure 26, unless otherwise modified
by this	
in adv	IS THE FURTHER ORDER OF THE COURT that all attorneys who will participate in the scase shall be required to attend the Pretrial Conference unless their non-attendance is authorized by the Court. Further, litigants will not be permitted to attend the Pretrial Conference without approval.
	IT IS SO ORDERED this day of, 2023
	D. EDWARD SNOW UNITED STATES MAGISTRATE JUDGE