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

Plaintiff(s), Defendant(s).))))))	Case No.
	/	

JOINT STATUS REPORT

JURY DEMANDED: Yes No

Pursuant to Federal Rules of Civil Procedure 26(f) a meeting was held on ______ at _____. Plaintiff appearing by counsel ______ and defendant appearing by counsel

I. Summary of Claims:

VS.

- II. Summary of Defenses:
- III. Motions Pending: Please include Docket Number, Title of Pleading, and date filed.

IV. Are Dispositive Motions Anticipated? If so, describe them.

- V. Stipulations:
 - _____ No, Explain: Jurisdiction Admitted: Yes A.
 - Venue Appropriate: Yes No, Explain: B. Facts:
 - C. D.

Law: Please provide appropriate stipulations of fact and law. "None at this time" is not an appropriate response.

VI. Fed. R. Civ. P. 26 Discovery Plan: The parties jointly propose to the Court the following discovery plan: (Use separate paragraphs or subparagraphs as necessary if parties disagree.)

> Have initial disclosures under Rule 26(a)(1) been exchanged and filed? Yes No, Explain:

Note: Plaintiff shall submit a calculation of every category of damages requested.

Note that pursuant to Rule 26 and this Order, all parties are under an affirmative duty to (i) comply with the mandatory disclosure requirements, and (ii) notify the court of any nondisclosure so that the issue can be promptly resolved. Failure of any party to disclose information, or failure of any party to bring disclosure issues to the court's attention in a timely manner, may result in sanctions, including prohibiting the use of that information at trial, pursuant to Rule 37(c)(1).

If applicable, have disclosures pursua	nt to Fed. R. Civ. P. 7.1	been filed?
	Yes	No, Explain:

Should any changes be made in the limitations on discovery imposed by the Federal Rules of Civil Procedure or the court's local rules?

_____Yes _____No, Explain:

Discovery will be needed on the following subjects:

Should discovery be limited at this time to any or issues? Explain:	y particular subject matters Yes No
Phased Discovery requested (If requested, the in-perso cannot be waived):	n Joint Status Conference Yes No
All discovery commenced in time to be completed by	

Discovery on		(issue for ed	arly discovery)
to be completed by		-	,

 Maximum of ________ interrogatories by each party to any other party. Responses due _______ days after service.

 Maximum of _______ requests for admission by each party to any other party. Responses due _______ days after service.

Maximum of ______ depositions by plaintiff(s) and ______ by defendant(s).

Each deposition (other than of ______) limited to maximum of ______ hours unless extended by agreement of parties.

Is there a need for any other special discovery management orders by the court? _____ Yes _____ No, Explain:

VII. All parties consent to trial before Magistrate Judge? Yes Yes If yes is marked, you must sign and file a consent form. Yes Yes

VIII.	Settlement Plan	(Check one)	
	A	Settlement Conference Requested after	20
	В.	Other ADR: (Explain)	

Last updated March 2022

IX. Do the parties request that the Court hold a scheduling conference?

Yes No

A conference will be ordered by the Court if the parties have not filed a consent to trial before Magistrate Judge. If a conference is **NOT** requested or ordered by the Court, the Court will, after receiving this report, issue a scheduling order based on the information contained in this report.

Read and Approved by:

Attorney for Plaintiff

Attorney for Defendant