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

VS.	Plainti	dant(s).)))))	Case No.		
	Belefi	. ,	΄ ΓATUS REP	ODT		
IIIRY	DEMANDED:			<u>OK1</u>		
Pursu Plaint	ant to Federal Rules of	Civil Procedure	26(f) a meet	ing was held on at and defendant appearing by counsel		
I.	Summary of Claims:					
II.	Summary of Defenses	s:				
III.	Motions Pending: <u>Please include Docket Number, Title of Pleading, and date filed.</u>					
IV.	Are Dispositive Motions Anticipated? If so, describe them.					
V.	Stipulations:					
	B. Venue Approp C. Facts: D. Law: Please pro	priate:	Yes e stipulations	No, Explain: No, Explain: of fact and law. "None at this time" is		
VI.		•	-	ointly propose to the Court the hs or subparagraphs as necessary if		
	Have initial d	isclosures under	\ / \) been exchanged <u>and filed?</u> Yes No, Explain:		
	Note: Plainti <u>f</u>	f shall submit a	calculation o	f 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 pursuant to	Fed. R. Civ. P. 7.1 been filed? Yes No, Explain:
Should any changes be made in the limitat Federal Rules of Civil Procedure or the co	tions on discovery imposed by the
Discovery will be needed on the following	g subjects:
Should discovery be limited at thi or issues?	is time to any particular subject matters Yes No
Phased Discovery requested (If requested, cannot be waived):	l, the in-person Joint Status Conference Yes No
All discovery commenced in time to be conditional discovery on to be completed by	ompleted by(issue for early discovery)
Maximum of other party. Responses due requother party. Responses due	uests for admission by each party to any
Maximum of do by defendant(s).	depositions by plaintiff(s) and
Each deposition (other than of limited to maximum of of parties.	hours unless extended by agreement
Is there a need for any other special discov	very management orders by the court? Yes No, Explain:
Estimated number of days required for tria	al
All parties consent to trial before Magistrate Judg	ge? Yes No

If you mark "yes", you will be deemed to have consented to the jurisdiction of the assigned United States Magistrate Judge without the necessity for the filing or submission of any other documentation. The United States Magistrate Judge will exercise complete

VII.

jurisdiction over this case through and including trial and the entry of a final judgment in accordance with 28 U.S.C. \S 636(c)(1) and Fed. R. Civ. P. 73(a).

If you mark "no", the case will immediately be reassigned to a United States District Judge.

VIII.	Settlement Plan (Check on	e)				
	ASettlement Conference Re	equested after	20			
	BOther ADR: (Explain)					
IX.	Do the parties request that the Co	urt hold a Scheduling Conference? Yes	No			
Read	If the parties consent to the United States Magistrate Judge under Section VII and do not request a Scheduling Conference, the Court will issue a Scheduling Order based on the information contained in this Joint Status Report and no Scheduling Conference will be conducted, unless otherwise ordered by the Court. If the parties do no consent to the United States Magistrate Judge and the case is referred back by the United States District Judge an in person Scheduling Conference WILL BE HELD unless otherwise ordered by the Court. and Approved by:					
Attori	ney for Plaintiff	Attorney for Defendant				