**IN THE UNITED STATES DISTRICT COURT FOR THE**

**EASTERN DISTRICT OF OKLAHOMA**

 )

 )

 Plaintiff(s), )

 )

vs. ) Case No.

 )

 )

 Defendant(s). )

 **JOINT STATUS REPORT**

JURY DEMANDED: Yes No

I. Summary of Claims:

II. Summary of Defenses:

III. Motions Pending: *Please include Docket Number, Title of Pleading, and date filed.*

IV. Stipulations:

A. Jurisdiction Admitted: Yes No (If no, explain.)

B. Venue Appropriate: Yes No (If no, explain.)

C. Facts:

D. Law:

*Please provide appropriate stipulations of fact and law. “None at this time” is not an appropriate response.*

V. Proposed Deadlines:

1. Do counsel anticipate adding additional parties or amendment of pleadings?
2. Date for counsel to submit an agreed protective order, if needed:

C. Proposed discovery cutoff date:

D. Expert Disclosure deadlines for Plaintiff(s), Defendant(s), and Rebuttals: *(If counsel desire deadlines other than those imposed by the Federal Rules of Civil Procedure.)*

E. Case ready for trial (month/year): *(typically six months from the current date.)*

F. Anticipated number of trial days (excluding jury selection):

G. If this is a declaratory action or one that will be decided on an administrative record, please indicate a proposed schedule for filing of the administrative record, opening briefs and response briefs.

VI. Fed. R. Civ. P. 26 Discovery Plan

1. Have initial disclosures under Rule 26(a)(1) been exchanged *and filed*? If not, please explain why.

*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 courts attention in a timely manner, may result in sanctions, including prohibiting the use of that information at trial, pursuant to Rule 37(c)(1).

1. If applicable, have disclosures pursuant to Fed. R. Civ. P. 7.1 been filed? If not, please explain why.

C. Should discovery be conducted in phases and/or should discovery be limited at this time to particular subject matters or issues?

D. Should any changes be made in the limitations on discovery imposed by the Federal Rules of Civil Procedure or the courts local rules?

E. Proposed Number of fact and expert depositions

1. To be allowed for Plaintiff?

2. To be allowed for Defendant?

F. Is there a need for any other special discovery management orders by the court?

VII. Do all parties consent to a Magistrate Judge conducting jury selection, if applicable?

 Yes No

In cases not reassigned to this court through a District Judge Option:

Do all parties consent to trial before a Magistrate Judge?

 Yes No

 Not Applicable due to a District Judge Option

*(If yes for either option, please sign and submit a consent form.)*

VIII. Are Dispositive Motions Anticipated? *If so, describe them.*

IX. Settlement Plan **(Check one)**

A. Settlement Conference Requested after

 Describe settlement judge expertise required, if any:

B. Private Mediation Scheduled: *If counsel anticipate a private*

 *mediation, they shall promptly file a Notice with the court as to the*

 *date of the scheduled mediation and the name of the mediator.*

*Counsel shall also file a Notice within three business days of the*

*results of the mediation.*

C. Other ADR **(Explain)**

D. ADR is not appropriate in this case **(Explain)**

X. Does this case warrant special case management? If yes, explain why.

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

Yes \_\_\_\_\_\_\_ No \_\_\_\_\_\_\_

**If a conference is to be held, it will be set by subsequent Minute Order.**

Read and Approved by:

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Attorney for Plaintiff Attorney for Defendant