IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

V. \$ CAUSE NO: 1: -CV- -LY \$ \$ \$

SCHEDULING ORDER

Pursuant to Rule 16, Federal Rules of Civil Procedure, the Court issues the following scheduling order.

IT IS ORDERED THAT:

	1.	The	parties	shall	file	all	amended	or	supplemental	pleadings	and	shall	join
additic	nal p	arties	on or b	efore _						·			

2. All parties asserting claims for relief shall file and serve on all other parties their						
designation of potential witnesses, testifying experts, and proposed exhibits, and shall serve on						
all other parties, but not file, the materials required by Federal Rule of Civil Procedure						
26(a)(2)(B) on or before Parties resisting claims						
for relief shall file and serve on all other parties their designations of potential witnesses,						
testifying experts, and proposed exhibits, and shall serve on all other parties, but not file, the						
materials required by Federal Rule of Civil Procedure 26(a)(2)(B) on or before						
All designations of rebuttal experts shall be						
filed and served on all other parties not later than 14 days of receipt of the report of the						
opposing expert, and the materials required by Federal Rule of Civil Procedure 26(a)(2)(B) for						
such rebuttal experts, to the extent not already served, shall be served, but not filed, on all other						
parties not later than 14 days of receipt of the report of the opposing expert.						

- 3. The parties asserting claims for relief shall submit a written offer of settlement to opposing parties on or before ______ and each opposing party shall respond, in writing, on or before ______ . All offers of settlement are to be private, not filed, and the Court is not to be advised of the same. The parties are further ORDERED to retain the written offers of settlement and responses as the Court will use these in assessing attorney's fees and court costs at the conclusion of trial.
- 5. Any objection 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 made pursuant to Federal Rule of Evidence 702.

the motion and shall be limited to 20 pages. Any replies shall be filed and served	ed in post- on or before
circumstances, and no trial setting will be vacated because of information obtain deadline discovery. 7. All dispositive motions shall be filed and served on all other parties of and shall be limited to Responses shall be filed and served on all other parties not later than 14 days after the motion and shall be limited to 20 pages. Any replies shall be filed and served	ed in post- on or before 20 pages.
deadline discovery. 7. All dispositive motions shall be filed and served on all other parties of and shall be limited to Responses shall be filed and served on all other parties not later than 14 days after the motion and shall be limited to 20 pages. Any replies shall be filed and served	on or before
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the motion and shall be limited to 20 pages. Any replies shall be filed and served	ne service of
the motion and shall be limited to 20 pages. Any replies shall be filed and served parties not later than 14 days after the service of the response and shall be limited to 1	
parties not later than 14 days after the service of the response and shall be limited to 1	on all other
	0 pages, but
the Court need not wait for the reply before ruling on the motion.	
The parties shall not complete the following paragraph 8. It will be comp	leted by the
Court at the initial pretrial conference to be scheduled by the Court.	
8. This case is set for final pretrial conference, in chambers, on the	day
of, 20, at	and
trial in the month of 20	The final
	t the trial for
pretrial conference shall be attended by at least one of the attorneys who will conduct each of the parties and by any unrepresented parties. The parties should consult	Local Rule
pretrial conference shall be attended by at least one of the attorneys who will conduct	Local Rule

AGREED:	
Typed or Printed Name	Typed or Printed Name
Signature	Signature
ATTORNEY FOR PLAINTIFF(S)	ATTORNEY FOR DEFENDANT(S)

Please call Samantha Oakes if you have questions: (512) 391-8702