IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

Plaintiff, v.	\$\times \times \	SA	CV	DAE
Defendant.	§ § §			
SCHEDULING	G RECOM	<u>IMENDAT</u>	<u>CIONS</u>	
The parties recommend that the	e followinş	g deadlines	be entered in	the
scheduling order to control the course	e of this ca	se:		
1. A report on alternative disp	ute resolut	ion in comp	oliance with I	Local Rule
CV-88 shall be filed by	·			
2. The parties asserting claims	for relief	shall submi	t a written of	fer of
settlement to opposing parties by		, and	each opposir	ng party shall
respond, in writing, by				
3. The parties shall file all mor		-	plement plead	dings or to join
additional parties by	·			

- 4. All parties asserting claims for relief shall file their designation of potential witnesses, testifying experts, and proposed exhibits, and shall serve on all parties, but not file the materials required by FED. R. CIV. P. 26(a)(2)(B) by ______.

 Parties resisting claims for relief shall file their designation of potential witnesses, testifying experts, and proposed exhibits, and shall serve on all parties, but not file the materials required by FED. R. CIV. P. 26(a)(2)(B) by ______. All designations of rebuttal experts shall be designated within 14 days of receipt of the report of the opposing expert.
- 5. An 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, within ______ days of the written report of the expert's proposed testimony, or within _____ days of the expert's deposition, if a deposition is taken, whichever is later.
- 6. The parties shall complete all discovery on or before ______.

 Counsel may by agreement continue discovery beyond the deadline, but there will be no intervention by the Court except in extraordinary circumstances, and no trial setting will be vacated because of information obtained in post-deadline discovery.

deputy on or before this deadline in order to set a trial date.				
parties elect not to file dispositive motions, they must contact the courtroom				
limited to ten (10) pages in length in accordance with Local Rule CV-7(e). If the				
motions shall be limited to twenty (20) pages in length. Replies, if any, shall be				
Dispositive motions as defined in Local Rule CV-7(c) and responses to dispositive				
7. All dispositive motions shall be filed no later than				

- 8. The hearing on dispositive motions will be set by the Court after all responses and replies have be filed.
- 9. The trial date will be determined at a later date by the Court. The parties shall consult Local Rule CV-16(e)-(g) regarding matters to be filed in advance of trial. At the time the trial date is set, the Court will also set the deadline for the filing of matters in advance of trial.
- 10. All of the parties who have appeared in the action conferred concerning the contents of the proposed scheduling order on _______, and the parties have (agreed/disagreed) as to its contents. The following positions and reasons are given by the parties for the disagreement as to the contents of the proposed scheduling order ______. Plaintiff offers the following explanation of why all parties have not been served ______.

CERTIFICATE OF SERVICE