ALL PARTIES MUST READ CAREFULLY STRICT COMPLIANCE IS MANDATORY

	IN THE COUNTY COURT IN AND FOR BROWARD COUNTY, FLORIDA
DI ' 'CC	CASE NO.:
Plaintiff,	JUDGE:
V.	UNIFORM ORDER SETTING PRETRIAL DEADLINES AND
	RELATED REQUIREMENTS (STREAMLINED COUNTY CASE)
Defendant.	
PRETRIAL CONFERENCE: _	
CALENDAR CALL:	
(If no dates displayed, dates wi	all be provided at a later time.)
PROJECTED TRIAL PERIOD):
NOTE: A firm trial date will b 1.400, Fla.R.Civ. P.	pe issued when the case is at issue pursuant to Rule
	be granted without Court Order upon prior written hary cause and supported by client's written consent

1. REQUIREMENTS OF PRETRIAL ORDER CANNOT BE WAIVED BY STIPULATION.

BY ORDER OF THE COURT the following requirements are imposed on all

parties:

- 2. DISCOVERY must be served and completed no later than <u>90</u> days from the date of this Order.
- 3. EXPERT WITNESSES names and addresses shall be disclosed by the Plaintiff no later than 30 days from the date of this Order and by Defendant no later than 40 days from the date of this Order. No continuances will be granted because expert witnesses are unavailable for trial, because their testimony may be preserved by deposition.

PRETRIAL DISCLOSURE REQUIREMENTS

- 4. A WITNESS AND EXHIBIT LIST must be filed by each party (□ and, if checked, a copy delivered to the Court) no later than 100 days from the date of this Order. If either party delays the filing of a Witness and Exhibit List, a motion describing the delay must be immediately filed with the Clerk of Court and brought to the Court's attention prior to the deadline.
 - a. Exhibits shall be listed by number and specific description on a separate schedule attached to the stipulation. Generic descriptions of exhibits will be stricken. Any evidentiary objections to any exhibit of an opposing party shall be delineated with specificity.
 - b. Witnesses', including "rebuttal" or "impeachment" witnesses, names and addresses shall be listed by name numerically on a separate schedule attached to the stipulation. Witnesses MUST be listed by actual NAME of the witness, and not designation (i.e., use of such designations as "Corporate Representative," "Records Custodian," and "Adjuster" standing alone is insufficient). All expert witnesses shall be so designated. Only those witnesses listed by NAME shall be permitted to testify at trial.
- 5. Failure to file a Witness and Exhibit List, will result in sanctions including dismissal and/or default.
- 6. At trial the parties shall be **STRICTLY LIMITED** to exhibits and witnesses disclosed in the pretrial stipulation. A party desiring to use an exhibit, examination or test result, or witness discovered after the deadlines set forth in this Order must immediately, upon discovery, notify all other

counsel and the Court by written motion. Use of the exhibit, examination or test result, or witness may be allowed for extraordinary cause shown or to prevent manifest injustice.

MEDIATION AND ARBITRATION

7.	(\square Applicable if checked): MEDIATION: Simultaneously herewith, the parties are being referred to mandatory mediation, which shall be completed within $\underline{105}$ days of the date of this Order.
8.	(\square Applicable if checked): ARBITRATION: Simultaneously herewith, the parties are being referred to mandatory non-binding arbitration, which shall be completed within $\underline{120}$ days of the date of this Order.
9.	FAILURE TO MEDIATE OR ARBITRATE IN GOOD FAITH OR TO ATTEND THE PRETRIAL CONFERENCE MAY RESULT IN DISMISSAL OR DEFAULT.
	REQUIREMENTS RELATED TO PRETRIAL CONFERENCE
IF A	PRETRIAL CONFERENCE DATE HAS BEEN SET IN THIS ORDER
	VE, OR IF THIS BOX \square IS CHECKED, THE FOLLOWING PROVISIONS . APPLY:
10.	MOTIONS FOR SUMMARY JUDGMENT will NOT be heard at the pretrial conference or at the time of trial (\square but, if checked, must be heard no later than ten (10) days prior to the pretrial conference.)
11.	(□ Applicable if checked): Prior to the pretrial conference, the Court must

further notice or hearing.

have ruled on all motions previously filed, with the exception of motions in limine. In the absence of good cause for failure to set such motion for hearing, the Court may deem the motion waived or abandoned without

- 12. Motions in Limine must be heard at least five (5) days prior to the date of trial.
- 13. ALL *DAUBERT* related issues (Fla. Stat. §90.702) shall be noticed and heard or agreed to by the parties no later than two weeks before the pretrial conference. FAILURE TO DO SO SHALL CONSTITUTE A WAIVER AT TRIAL OR ANY *DAUBERT* RELATED EVIDENCE OBJECTION OR ISSUE.
- 14. <u>ALL</u> EXHIBITS MUST BE BROUGHT TO THE PRE-TRIAL CONFERENCE FOR PRE-MARKING. Any exhibit either party desires to use at trial exceeding four (4) pages in length must be consecutively paginated (by Bates-stamp method or otherwise). Any exhibit not meeting this requirement will not be allowed for use at trial.
- 15. At the time of the pretrial conference, the parties shall further be prepared to discuss all the items set forth in Fla. R. Civ. P. 1.200(b).

Ι	OONE	AND	ORDERED	in	chambers	at	Broward	County,	Florida	on

COUNTY COURT JUDGE

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Room 20140, 201 S.E. Sixth Street, Fort Lauderdale, Florida 33301, 954-831-7721 at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

Copies furnished: