	CASE NO	
	§	IN THE DISTRICT COURT OF
	§	
VS.	§	FORT BEND COUNTY, TEXAS
	§	
	§	240TH JUDICIAL DISTRICT

## UNIFORM SCHEDULING ORDER (LEVEL 1 OR 2)

In accordance with Rules 166, 190, and 192 of the Texas Rules of Civil Procedure, the Court makes the following order to control discovery and the schedule of this cause:

- <u>TRIAL</u> This case will be ready and is set for **Bench Trial / Jury Trial** on \_\_\_\_\_\_,
  <u>20</u> at 9:00 AM (the "Initial Trial Setting"). Reset or continuance of the Initial Trial Setting will not alter any deadlines established in the Order or established by the Texas Rules of Civil Procedure, unless otherwise provided by an order. If not reached as set, the case may be carried to the next week.
- 2. **<u>DISCOVERY</u>** Unless otherwise ordered, discovery in this case will be controlled by:

Rule 190.2 (Level 1); or Rule 190.3 (Level 2)

of the Texas Rules of Civil Procedure. Except by agreement of the party, leave of court, or where expressly authorized by the Texas Rules of Civil Procedure, no party may obtain discovery of information subject to disclosure under Rule 194 by any other form of discovery.

- 3. <u>EXPERT</u> Any objection or motion to exclude or limit expert testimony due to qualification of the expert or reliability of the opinions must be filed no later than seven (7) days after the close of the discovery period, or such objection is waived. Any motion to compel responses to discovery (other than relating to factual matters arising after the end of the discovery period) must be filed no later than seven (7) days after the close of the discovery period or such complaint is waived, except for the sanction of exclusion under Rule 193.6.
- 4. <u>PLEADINGS</u> Except with leave of court, any amended or supplemental pleadings asserting new causes of action or affirmative defenses must be filed no later than thirty (30) days before the end of the discovery period and any other amended or supplemental pleadings must be filed no later than seven (7) days after the end of the discovery period. Amended or supplemental pleadings responsive to timely filed pleadings under this schedule may be filed after the deadline for amended or supplemental pleadings if filed within two (2) weeks after the pleading to which they respond.
- DISPOSITIVE MOTIONS AND PLEAS Further, except with leave of court, Texas Rules of Civil Procedure 166a(c) motions and other dispositive motions (i.e. Motion to Dismiss Pleas to Jurisdiction, etc.) must be heard no later than thirty (30) days before trial.
- 6. <u>JOINDER</u> No additional parties may be joined more than five (5) months after the commencement of this case except on motion for leave showing good cause. This paragraph does not otherwise alter the requirements of Rule 38. The party joining an additional party shall serve a copy of this Order on the new party concurrently with the pleading joining that party.

- 7. <u>MEDIATION</u> The parties shall mediate this case no later than thirty (30) days before the Initial Trial Setting, unless otherwise provided by court order. All parties shall contact the mediator to arrange the mediation. The mediator may be selected by agreement of all parties; if one cannot be agreed upon within ninety (90) days of the date of this Order, the Court will appoint a mediator. The parties must advise both the Court and the aforementioned mediator in writing of any agreed mediator within ninety (90) days of the date this Order is signed. Any mediator substitution requested beyond such time may only be made by motion for submission to the Court for good cause and under extraordinary circumstances.
- 8. <u>EXHIBITS AND STIPULATIONS</u> Fourteen (14) days before the Initial Trial Setting, the parties shall exchange a list of exhibits, including any demonstrative aids and affidavits, and shall exchange copies of any exhibits not previously produced in discovery; over-designation is strongly discouraged and may be sanctioned. Except for records to be offered by way of business record affidavits, each exhibit must be identified separately and not by category or group designation. Rule 193.7 applies to this designation. On or before ten (10) days before the Initial Trial Setting, the attorneys in charge for all parties shall meet in person to confer on stipulations regarding the materials to be submitted to the Court under this paragraph and attempt to maximize agreement on such matters. By 5:00 PM on the Wednesday before the Initial Trial Setting, the parties shall file with the Court the materials stated in Rule 166(e)-(I), an estimate of the length of trial, designation of deposition testimony to be offered in direct examination, and any motions in limine. Failure to file such materials may result in dismissal for want of prosecution or other appropriate sanction.
- 9. PRE-TRIAL CONFERENCE A Pre-Trial Conference shall be held on \_\_\_\_\_\_

**20**\_\_\_\_\_ **at 9:00 AM**. The parties shall be prepared to discuss all aspects of the case, and resolve any outstanding matters to be brought before the Court. Failure to attend the Pre-Trial Conference may results in dismissal for want of prosecution or other appropriate sanction. Plaintiff/Plaintiff's counsel shall serve a copy of this Order on any currently named defendant(s) answering after the date of this Order.

10. **INTERPRETER** – If an interpreter is required for the Initial Trial Setting or any other court proceeding, the parties shall submit an Interpreting Services Request Form (ISR Form) to the Court by email at least 72 hours before the Initial Trial Setting or court proceeding at which the parties reasonably anticipate the need for language interpretation in one of the following nine languages: Spanish, Vietnamese, Chinese, Urdu, Gujarati, Malayalam, Hindi, Tagalog, or Arabic. The parties should give fourteen (14) days' notice for the need for Language Interpretation Services in any other language.

SIGNED on this \_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_\_\_,

Surendran K. Pattel, Judge Presiding