Attorney's Name

Attorney's Bar Number

Attorney's Firm Name

Attorney's Address

Attorney's Phone Number

Attorney’s E-mail Address

Party Attorney Represents

DISTRICT COURT

CLARK COUNTY, NEVADA

|  |  |
| --- | --- |
|  Plaintiff,v. Defendants. | CASE NO. ADEPT NO.  |

 **JOINT CASE CONFERENCE REPORT**

DISPUTE RESOLUTION

CONFERENCE REQUIRED:

YES\_\_\_\_\_\_ NO\_\_\_\_\_\_

SETTLEMENT CONFERENCE

REQUESTED:

YES\_\_\_\_\_\_ NO\_\_\_\_\_\_

If yes, list five dates that parties are available to attend a Settlement Conference (provide dates that are at least 90 days after the filing of the Case Conference Report - all Settlement Conferences will be set at 10:30 a.m., Tuesdays through Fridays):

 I.

 PROCEEDINGS PRIOR TO CASE CONFERENCE REPORT

 A. DATE OF FILING OF COMPLAINT:

 B. DATE OF FILING OF ANSWER BY EACH DEFENDANT:

C. DATE THAT EARLY CASE CONFERENCE WAS HELD AND WHO ATTENDED:

 II.

 A BRIEF DESCRIPTION OF THE NATURE OF THE ACTION AND EACH CLAIM FOR RELIEF OR DEFENSE: [16.1(c)(2)(A)]

 A. Description of the action:

 B. Claims for relief:

 C. Defenses:

 III.

 A BRIEF STATEMENT OF WHETHER THE PARTIES DID OR DID NOT CONSIDER SETTLEMENT AND WHETHER SETTLEMENT OF THE CASE MAY BE POSSIBLE: [16.1(c)(2)(B)]

 IV.

 LIST OF ALL DOCUMENTS, DATA COMPILATIONS, DAMAGES COMPUTATIONS, INSURANCE AGREEMENTS, TANGIBLE THINGS AND OTHER REQUIRED INFORMATION IN THE POSSESSION, CUSTODY OR CONTROL OF EACH PARTY WHICH WERE IDENTIFIED OR PROVIDED AT THE EARLY CASE CONFERENCE OR AS A RESULT THEREOF: [16.1(c)(2)(E), (G), (H)]

 A. Plaintiff:

B. Defendant:

 V.

 LIST OF PERSONS IDENTIFIED BY EACH PARTY AS LIKELY TO HAVE INFORMATION DISCOVERABLE UNDER RULE 26(b), INCLUDING IMPEACHMENT OR REBUTTAL WITNESSES, MEDICAL PROVIDERS AND EXPERTS : [16.1(a)(1)(A) and 16.1(c)(2)(D), (F), (I)]

 A. Plaintiff:

 B. Defendant:

VI.

DISCOVERY PLAN [16.1(b)(4)(C) and 16.1(c)(2)]

 A. What changes, if any, should be made in the timing, form or requirements for disclosures under 16.1(a):

 1. Plaintiff’s view:

 2. Defendant’s view:

 B. When disclosures under 16.1(a)(1) were made or will be made:

1. Plaintiff’s disclosures: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

2. Defendant’s disclosures: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 C. Subjects on which discovery may be needed:

 1. Plaintiff’s view:

 2. Defendant’s view:

 D. A statement identifying any issues about preserving discoverable information [16.1(c)(2)(J)]:

 1. Plaintiff’s view:

 2. Defendant’s view:

 E. Should discovery be conducted in phases or limited to or focused upon particular issues?

 1. Plaintiff’s view:

 2. Defendant’s view:

 F. What changes, if any, should be made in limitations on discovery imposed under these rules and what, if any, other limitations should be imposed?

 1. Plaintiff’s view:

 2. Defendant’s view:

 G. A statement identifying any issues about trade secrets or other confidential information, and whether the parties have agreed upon a confidentiality order or whether a Rule 26(c) motion for protective order will be made [16.1(c)(2)(K)]:

 1. Plaintiff’s view:

 2. Defendant’s view:

 H. What, if any, other orders should be entered by court under Rule 26(c) or Rule 16(b) and (c):

 1. Plaintiff’s view:

 2. Defendant’s view:

 I. Estimated time for trial:

 1. Plaintiff’s view:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 (number of court days)

 2. Defendant’s view:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 number of court days)

VII.

DISCOVERY AND MOTION DATES [16.1(c)(2)(L)-(O)]

A. Dates agreed by the parties:

1. Close of discovery: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 2. Final date to file motions to amend pleadings or add parties (without a further court order): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 90 days before close of discovery)

 3. Final dates for expert disclosures:

 i. initial disclosure: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 90 days

 before discovery cut-off date)

 ii. rebuttal disclosures: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 30 days after

 initial disclosure of experts)

 4. Final date to file dispositive motions:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 30 days

 after discovery cut-off date)

B. In the event the parties do not agree on dates, the following section must be completed:

 1. Plaintiff’s suggested close of discovery:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 Defendant’s suggested close of discovery:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

2. Final date to file motions to amend pleadings or add parties (without a further court order):

 Plaintiff’s suggested: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 90 days

 before close of discovery)

 Defendant’s suggested: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 90 days

 before close of discovery)

 3. Final dates for expert disclosures:

 i. Plaintiff’s suggested initial disclosure: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 90 days before

 discovery cut-off date)

Defendant’s suggested initial disclosure:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 90 days before

 discovery cut-off date)

 ii. Plaintiff’s suggested rebuttal disclosures:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 30 days after

 initial disclosure of experts)

Defendant’s suggested rebuttal disclosures:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 30 days after

 initial disclosure of experts)

 4. Final date to file dispositive motions:

 Plaintiff’s suggested: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 30 days

 after discovery cut-off date)

 Defendant’s suggested: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 enter calendar date

 (Not later than 30 days

 after discovery cut-off date)

 Failure to agree on the calendar dates in this subdivision shall result in a discovery planning conference.

VIII.

JURY DEMAND [16.1(c)(2)(Q)]

 A jury demand has been filed: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. (Yes/No)

IX.

INITIAL DISCLOSURES/OBJECTIONS [16.1(a)(1)]

 If a party objects during the Early Case Conference that initial disclosures are not appropriate in the circumstances of this case, those objections must be stated herein. The Court shall determine what disclosures, if any, are to be made and shall set the time for such disclosure.

 This report is signed in accordance with rule 26(g)(1) of the Nevada Rules of Civil Procedure. Each signature constitutes a certification that to the best of the signer’s knowledge, information and belief, formed after a reasonable inquiry, the disclosures made by the signer are complete and correct as of this time.

Dated:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Dated:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

By\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ By\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Attorney's Name Attorney’s Name

Attorney's Bar Number Attorney’s Bar Number

Attorney's Firm Name Attorney’s Firm Name

Attorney's Address Attorney’s Address

Attorney's Phone Number Attorney’s Phone Number

Attorney’s E-mail Address Attorney’s E-mail Address

ATTORNEY FOR PLAINTIFF ATTORNEY FOR DEFENDANT