UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA Tampa Division

	PI	aintiff,	
v.	Case No.:		
	De	efendants.	
		CASE MANAG	SEMENT REPORT
1.			cal Rule 3.05(c)(2)(B) or (c)(3)(A), a meeting was
	(date) at		one) () by telephone (or) () at
(r	place) and was atten	iaea by:	Council for (if applicable
	<u>Name</u>		Counsel for (if applicable

2. Initial Disclosures:

a. Fed. R. Civ. P. 26(a)(1) as amended December 1, 2000 provides that "[e]xcept in categories of proceedings specified in Rule 26(a)(1)(E), or to the extent otherwise stipulated or directed by order, a party must, without awaiting a discovery request, provide to other parties: (A) the name and, if known, the address and telephone number of each individual likely to have discoverable information that the disclosing party may use to support its claims or defenses, unless solely for impeachment, identifying the subjects of the information; (B) a copy of, or a description by category and location of, all documents, data compilations, and tangible things that are in the possession, custody, or control of the party and that the disclosing party may use to support its claims or defenses, unless solely for impeachment; (C) a

computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary material, not privileged or protected from disclosure, on which such computation is based, including materials bearing on the nature and extent of injuries suffered; and (D) for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment." Fed. R. Civ. P.26(a)(1).

	-	have exchanged information referenced by Fed. R. Civ. P. 26(a)(1)(A)-(D) or agree to exchange such information on or before (date). ²
		stipulate to not disclose information referenced by Fed. R. Civ. P. 26(a)(1)(A)-(D) for the specific reason(s) that:
		have been unable to reach agreement on whether to disclose information referenced by Fed. R. Civ. P. 26(a)(1)(A)-(D). (Identify party or parties) objects to disclosure of such information
		for the specific reason(s) that:
3.	Disco	every Plan - Plaintiff: The parties jointly propose the following Plaintiff's

The parties (check one)

discovery plan:

¹ A party must make its initial disclosures based on the information then reasonably available to it and is not excused from making its disclosures because it has not fully completed its investigation of the case or because it challenges the sufficiency of another party's disclosures or because another party has not made its disclosures. <u>See</u> Fed. R. Civ. P. 26(a)(1).

² Information referenced by Fed. R. Civ. P. 26(a)(1)(A)-(D) must be made "at or within 14 days of the Rule 26(f) conference unless a different time is set by stipulation or court order, or unless a party objects during the conference that initial disclosures are not appropriate in the circumstances of the action and states the objection in the Rule 26(f) discovery plan." Fed. R. Civ. P. 26(a)(1). Any party first served or otherwise joined after the Rule 26(f) conference must make these disclosures within 30 days after being served or joined unless a different time is set by stipulation or court order. See Fed. R. Civ. P. 26(a)(1).

Case Management Report Page 3

- a. <u>Plaintiff's Planned Discovery</u>: A description of every discovery effort Plaintiff plans to pursue is described below. The description of each discovery effort will be listed under the appropriate heading below and will include the subject matter of the discovery and the time during which the discovery will be pursued:
 - (1) Requests for Admission:

Number of Requests for Admission: Parties may seek to limit the number of Plaintiff's requests for admission in accordance with Fed. R. Civ. P. 26(b)(2). Any such request must be made in paragraph 6 below and approved by the court.

(2) Written Interrogatories:

Number of Interrogatories: Local Rule 3.03(a) provides "[u]nless otherwise permitted by the Court for cause shown, no party shall serve upon any other party, at one time or cumulatively, more than twenty-five (25) written interrogatories pursuant to Rule 33, Fed.R.Civ.P., including all parts and subparts." Any request by Plaintiff to exceed this limit must be made in paragraph 6 below and approved by the court.

(3) Requests for Production or Inspection:

(4) Oral Depositions:

Number of Depositions: Local Rule 3.02(b) provides, "[i]n accordance with Fed. R. Civ. P. 30(a)(2)(A) and 31(a)(2)(A), no more than ten depositions per side may be taken in any case unless otherwise ordered by the Court." Any request by Plaintiff to exceed this limit must be made in paragraph 6 below and approved by the court.

Time Permitted for Each Deposition: Each deposition is limited to one day of seven hours in accordance with Fed. R. Civ. P. 30(d)(2) unless extended by agreement of the parties or order of Court.

The parties stipulate/request a court order to extend the time to take the deposition of the following individuals:

	<u>Name</u>	Proposed length of Deposition	<u>Grounds</u>
(cont'd)	<u>Name</u>	Proposed length of Deposition	<u>Grounds</u>

b. <u>Disclosure of Expert Testimony</u> : Parties stipulate, in accordance with Fed. R Civ. P. 26(a)(2)(C), that Plaintiff's Fed. R. Civ. P. 26(a)(2) disclosure will be due as noted here:
c. <u>Supplementation of Disclosures and Responses</u> : Parties agree that Plaintiff's supplementation under Fed. R. Civ. P. 26(e) will be provided at the following times:
d. <u>Completion of Discovery</u> : Plaintiff will commence all discovery in time for it to be completed on or before (date).
Discovery Plan - Defendant: The parties jointly propose the following Defendant's discovery plan:
a. <u>Defendant's Planned Discovery</u> : A description of every discovery effort Defendant plans to pursue is described below. The description of each discovery effort will be listed under the appropriate heading below and will include the subject matter of the discovery and the time during which the discovery will be pursued:
(1) Requests for Admission:
Number of Requests for Admission: Parties may seek to limit the number of Defendant's requests for admission in accordance with Fed. R. Civ. P. 26(b)(2). Any such request must be made in paragraph 6 below and approved by the court.
(2) Written Interrogatories:

Number of Interrogatories: Local Rule 3.03(a) provides "[u]nless otherwise permitted by the Court for cause shown, no party shall serve upon any other party, at one time or cumulatively, more than twenty-five (25) written interrogatories pursuant to Rule 33, Fed.R.Civ.P., including all parts and subparts." Any request by Defendant to exceed this limit must be made in paragraph 6 below and approved by the court.

(3) Requests for Production or Inspection:

(4) Oral Depositions:

Number of Depositions: Local Rule 3.02(b) provides, "[i]n accordance with Fed. R. Civ. P. 30(a)(2)(A) and 31(a)(2)(A), no more than ten depositions per side may be taken in any case unless otherwise ordered by the Court." Any request by Defendant to exceed this limit must be made in paragraph 6 below and approved by the court.

Time Permitted for Each Deposition: Each deposition is limited to one day of seven hours in accordance with Fed. R. Civ. P. 30(d)(2) unless extended by agreement of the parties or order of Court.

The parties stipulate/request a court order to extend the time to take the deposition of the following individuals:

Proposed length

Name of Deposition Grounds

- b. <u>Disclosure of Expert Testimony</u>: Parties stipulate, in accordance with Fed. R. Civ. P. 26(a)(2)(C), that Defendant's Fed. R. Civ. P. 26(a)(2) disclosure will be due as noted here:
- c. <u>Supplementation of Disclosures and Responses</u>: Parties agree that Defendant's supplementation under Fed. R. Civ. P. 26(e) will be provided at the following times:
- d. <u>Completion of Discovery</u>: Defendant will commence all discovery in time for it to be completed on or before _ (date).
- 5. <u>Joint Discovery Plan Other Matters</u>: Parties agree on the following other

Case Management Report Page 8
matters relating to discovery (e.g., handling of confidential information, assertion of privileges, whether discovery should be conducted in phases or be limited to or focused upon particular issues):
6. <u>Disagreement or Unresolved Issues Concerning Discovery Matters</u> : Any disagreement or unresolved issue will not excuse the establishment of discovery completion dates. The parties are unable to agree as to the following issues concerning discovery:
7. Third Party Claims, Joinder of Parties, Potentially Dispositive Motions: Parties agree that the final date for filing: a. motions for leave to file third party claims and/or motions to join parties should be b. motions for summary judgment and all other potentially dispositive motions should be (Note time limit in Local Rule 4.03.)
8. <u>Settlement and Alternative Dispute Resolution</u> : Pursuant to Local Rule 3.05(c)(2)(C)(v), the parties submit the following statement concerning their intent regarding Alternative Dispute Resolution:

Parties agree to consent to binding arbitration pursuant to Local Rules 8.02(a)(3) and 8.05(b). yes no likely to agree in future

Rev: 4/01

___ likely

___ unlikely.

Parties agree that settlement is

(check one)

Case Management Report Page 9

If binding arbitration is not agreed to, the court may order nonbinding arbitration pursuant to Chapter Eight of the Local Rules of the Middle District of Florida, mediation pursuant to Chapter Nine of the Local Rules of the Middle District of Florida, or both.

onapter fulle of the Local Rules of the initiale bis	inci of Florida, of Both.
9. Consent to Magistrate Judge Jurisdiction urisdiction of the United States Magistrate Judge J.S.C. § 636. yes no likely to agree in futo	
10. Preliminary Pretrial Conference: Track Three Cases: Local Rule 3.05(c)(3)(B) proverse mandatory in Track Three Cases. Track Two Cases: Parties request (check one) do not request a preliminary pretrial conference before entry of a not this Track Two case. Unresolved issues to be a	ides that preliminary pretrial conferences Case Management and Scheduling Order
11. <u>Final Pretrial Conference and Trial</u> : inal pretrial conference on or after(d date). This Jury Non-Jury trial is expecte	late) and for trial on or after
12. <u>Pretrial Disclosures and Final Pretria</u> they are aware of and will comply with pretrial disc 26(a)(3) and final pretrial procedures requirements	closures requirements in Fed. R. Civ. P.
13. <u>Other Matters</u> :	
Da	ate:
Si	gnature of Counsel (with information

Case Management Report Page 10

required by Local Rule 1.05(d)) and Signature of Unrepresented Parties

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

V.	Case No.	
	UNITED S DISPOSIT	T TO EXERCISE JURISDICTION BY A STATES MAGISTRATE JUDGE OVER TIVE MOTIONS DESCRIBED UNDER 28 36(b)(1)(B)
CON	ISENT TO EXERCISE OF JURIS	DICTION
		P.P. 73, the parties in this case consent to have er a final order as to each motion identified
MOTION(S)		
Party Represented	Signatures	Date
	ORDER OF REFERENCE	
IT IS ORDERED that the above all proceedings and enter a final order on s	motions(s) be referred to the United States	Magistrate Judge assigned to this case to conduct S.C. § 636(c) and Fed.R.Civ.P. 73.

Unite	D STATES DISTRICT	COURT
Middle	District of	Florida
Plaintiff	•	ONSENT, AND ORDER OF REFERENCE — OF JURISDICTION BY A UNITED STATES ATE JUDGE
V.	Case Numbe	er:
Defendant		
	ITY OF A UNITED STATE EXERCISE JURISDICT	TES MAGISTRATE JUDGE FION
magistrate judge of this district court is available	e to conduct any or all proceed	R.Civ.P. 73, you are notified that a United State edings in this case including a jury or nonjury trial magistrate judge is, however, permitted only if all
	ny party withholds consent, th	consent, but this will prevent the court's jurisdiction the identity of the parties consenting or withholding adge to whom the case has been assigned.
An appeal from a judgment entered by a this judicial circuit in the same manner as an app		en directly to the United States court of appeals fo t of this district court.
CONSENT TO THE EXERCISE OF J	URISDICTION BY A UN	NITED STATES MAGISTRATE JUDGE
1	- ' '	73, the parties in this case consent to have a United g the trial, order the entry of a final judgment, and
Party Represented	Signatur	res Date
	Order of Referenc	CE
IT IS ORDERED that this case be refer United States Magistrate Judge, to conduct all p §636(c) and Fed.R.Civ.P. 73.		y of judgment in accordance with 28 U.S.C.

NOTE: RETURN THIS FORM TO THE CLERK OF THE COURT ONLY IF ALL PARTIES HAVE CONSENTED ON THIS FORM TO THE EXERCISE OF JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE.

United States District Judge

Date