## IN THE COURT OF COMMON PLEAS HAMILTON COUNTY, OHIO

*	* Case No. *				
Plaintiff(s),	:     Judge Wende C. Cross :     RULE 26(F) CONFERENCE REPORT : AND DISCOVERY PLAN				
v. *					
Defendant(s).	<ul> <li>(to be filed not later than seven (7) days</li> <li>prior to the initial case management</li> <li>conference)</li> </ul>				
Now come all parties to this case, by and thr	rough their respective counsel, and hereby jointly				
submit to the Court this Joint Discovery Plan,	pursuant to Ohio Civ. R. 26(F)(3). The parties				
conducted their discovery conference on	•				
* A. Rule 26(B) Disclosures					
☐ The parties have exchanged initial dis	sclosures required by Civ.R. 26(B)(3)(a).				
☐ The parties will exchange such disclo	osures by				
☐ The parties are exempt from disclosu	res under Civ.R. 26(B)(3)(b).				
NOTE: Rule 26(B) disclosures are <u>not</u> to	be filed with the Court.				
B. Magistrate Consent					
The Parties:					
□ unanimously consent to the jurisdict	tion of the Magistrate Judge pursuant to Civ.R.				
53(C).					
□ do not unanimously consent to the	jurisdiction of the Magistrate Judge pursuant to				
Civ.R. 53(C).					
* C. Venue and Jurisdiction					
1. Are there any contested issues related	to venue or jurisdiction?				
□ Yes					
□ No					

			$\square$ N	ot ce	rtain											
			•		-	-	motions	related	to	venue	or	jurisdic	tion	will	be	filed
by_						<b>.•</b>										
D.	P	arti	es and	l Ples	idings											
υ,						at any	motion	or stipul	ation	ı to an	nend	the ple	adin	gs or	join	new
part			_		_	•		-				1	•	٥	J	
					U		any mo	tion di	recte	d to	the	pleadir	ngs	will	be	filed
by_						•										
E.		Pre	trial I	Motic	<u>ons</u>											
		1.	Dispo	sitive	motions	s will t	e filed by	/				•				
		2.	Respo	nses	will be f	iled by	<i></i>				_•					
		3	Renli	se wil	l be filed	l by										
		J	керт	25 W 11	i oc ince	гоу				•						
		4.	The p	arties	anticipa	te requ	esting or	al argun	nent?	1						
				Yes												
				No												
* F.	D;	SOO		CCHOC	and Da	tos										
r.							overy on t	he issue:	s of:							
							, , , , , , , , , , , , , , , , , , ,									
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	۷.	Ke	COIIII	iende	u deadi	ine io	or the di	sciosure	an	и герс	m(s	) or pr	amu	11(8)	exp	ert(s)
	3.	Re	comm	ende	d deadli	ne fo	r the dis	sclosure	and	repor	t(s)	of defe	enda	nt(s)	exp	ert(s)
					·											
	4.	Re	comm	ende	d deadlir	ne for t	he disclo	sure of l	ay w	itnesse	es					

	None
6.	Claims of Privilege or Protection. The parties have discussed issues regarding the protection of information by a privilege or the work-product doctrine, including whether the parties agree to a procedure to assert these claims after production or have any other agreements.  Yes  No
	i. The case presents the following issues relating to claims of privilege or of protection as trial preparation materials:
	<ul> <li>ii. Have the parties agreed on a procedure to assert such claims AFTER production?</li> <li>No</li> <li>Yes</li> </ul>
	Yes, and the parties ask that the Court include the following agreement in the scheduling order:
	Discovery Procedures  . Recommended discovery date
2	. Recommended limitations on discovery

5. Anticipated discovery problems

☐ Extension of number of interrogatories (currently 40) to
□None
□Other
<ul><li>3. The parties anticipate production of Electronically Stored Information (ESI)?</li><li>□Yes</li><li>□No</li></ul>
4. What is the protocol for the production of ESI?
5. Do the parties anticipate disagreements requiring court intervention over ESI claimed to not be reasonably accessible?
□ Yes
□ No
6. The case presents the following issues relating to disclosure or discovery of electronically stored information, including the form or forms in which it should be produced:

H. Protectiv	<u>e Order</u>
	A protective order will likely be submitted to the Court on or before
	The parties currently do not anticipate the need for a protective order. If the parties
	determine that one is necessary, they will submit a joint proposed order to the Court.
* I. <u>Settlemen</u>	<u>t</u>
1. The par	rties request that this matter be referred to the court's mediation service?
	Yes
	No
2. Plaintif	f(s) will make an initial settlement demand by
3. Defenda	nt(s) will respond by
A sett	lement demand has been made:
	Yes
	No
A resp	ponse has been made:
	Yes
	No

J. Other Matters Pertinent to Management of This Litigation

## **Signatures:**

Attorney for Plaintiff(s)	Attorney for Defendant(s)
Ohio Bar # * Attorney for	*
Ohio Bar #Attorney for	