SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CASE NAME: ______ vs. _____ vs. ____ vs. ___ vs. ___ vs. ____ vs. ___ vs. ___ vs. ____ vs. ___ vs. ____ vs. ___ vs. ____ vs. ___ vs. ___ vs. ___ vs. ____ vs. ___ vs. __ vs. ___ vs. ___ vs. ___ vs. ___ vs. ___ vs. __ vs. __ vs. ___ vs. __ vs. __ vs. ___ vs. __ vs. __ vs. __ vs. ___ vs. __ vs. __ vs. ___ vs. __ vs.

CASE NUMBER: _____

ADVANCE TRIAL REVIEW ORDER DEPARTMENT 66 - THE HONORABLE KENNETH J. MEDEL

Trial counsel for the parties are ordered to meet in person within the County of San Diego at least three (3) **court** days before the initial trial call date for the purpose of arriving at stipulations and agreements resulting in the simplification of triable issues. At the meeting, the following information shall be prepared, displayed and/or exchanged:

EVIDENCE / EXHIBITS

- 1. Counsel shall produce and premark all exhibits the parties seek leave of Court to introduce at trial. Counsel shall prepare a joint numerical index of all exhibits for submission to the trial judge. There shall be no subparts to an exhibit. The index shall indicate: 1) the exhibit number, 2) by whom the exhibit is being offered, 3) a brief description of the exhibit, 4) whether the parties have stipulated to admissibility, and, if not, 5) the legal ground(s) for objection(s) that the objecting party intends in good faith to rely on at trial). The index shall be submitted in triplicate. Exhibits not included in the index are subject to exclusion at trial, **true** impeachment exhibits excepted. The brown exhibit tags must be completed and attached on the lower right hand corner of each exhibit. See the attached exemplar for joint exhibit list.
- 2. If depositions are intended to be used in lieu of live testimony, counsel shall submit the excerpts to be used to opposing counsel at the above meeting. Proposing and opposing counsel shall make a good faith effort to resolve any objections. Any remaining objections shall be brought to the Court's attention prior to the start of trial. It shall be the responsibility of the proponent of the evidence to prepare clean copies of the excerpts, which shall include the beginning and ending page and line numbers, to be given to the trial judge and placed in the record to eliminate the need of reporting the reading of the testimony. The original transcripts of all depositions which may be used at trial for any purpose shall be made available for use by the Court before the commencement of trial, along with a list of any changes made by the deponent after the taking of the deposition. Any problems in this regard shall be brought to the Court's attention prior to the start of trial.

- _____3. With regard to any audio or video presentations intended to be used at trial, the proponent shall prepare a written transcript and the procedure set forth in the preceding paragraph shall apply.
- 4. Each party seeking monetary damages shall prepare a summary of the documentary evidence supporting the damages sought (i.e., medical bills, accounts, etc.) which shall be included in the exhibit summary and submitted at trial in lieu of the underlying documentary evidence in accordance with Evidence Code § 1521.

VOIR DIRE

- _____5. Counsel shall jointly prepare a brief non-argumentative summary of the factual nature of the case; **including a brief summary of plaintiff's injuries, if applicable**; for submission to the trial judge. The purpose of the summary is to provide an overview of the case for the jury. This statement shall include a **joint** list of the complete names of all witnesses who are likely to be called in alphabetical order. The joint witness list shall be submitted in triplicate.
- 6. If counsel wishes to expand the scope of the judge's initial voir dire beyond the Judicial Counsel questions found in Judicial Administration Standard 3.25(c), they shall prepare written questions for submission to the trial judge. These written questions shall be submitted to opposing counsel no later than the above meeting. Duplicate questions shall be eliminated.

JURY INSTRUCTIONS

_____7. Counsel shall prepare a **joint** set of jury instructions. This set shall consist of one package of instructions for all parties. Judicial Council Civil Jury Instructions (CACI) are preferred. These instructions are available at: www.courtinfo.ca.gov/jury/civiljuryinstructions and in the CACI books. The instructions shall be in the order they are to be given. Any objections to instructions shall be identified by a post-it note, which identifies the objecting party. Counsel may propose alternative jury instructions. When alternative instructions are presented, those instructions shall be successive instructions in the joint instruction package. The submission of a list of CACI number is not acceptable. Neither are multiple packages of instructions acceptable whether arranged by parties, objections or some other method. The full text of all proposed instructions must be presented to the trial judge at or before the time of the trial call. If CACI instructions are not use, all blanks shall be filled in and all bracketed material that is not applicable shall be deleted.

- 8. Jury instructions not listed in the parties' Joint Trial Readiness Conference Report and prepared in accordance with the above order are subject to exclusion at trial.
- 9. [name of party] waived its right to trial by jury by failing to post fees timely. Any other party seeking jury trial must post fees within five (5) **calendar** days after the Trial Readiness Conference, or jury is waived as to all parties [CCP § 631(b)]

FILING DEADLINES / READINESS

10. Motions in Limine shall be prepared, filed and faxed (in accordance with California Rules of Court, Rule 2.306) or personally served at least five (5) **court** days in advance of the trial. The title of each Motion In Limine shall identify the moving party and describe the nature of the motion, and shall be numbered sequentially, indicating the total number of Motions In Limine submitted by the moving party. Example: "Plaintiff Jane Doe's Motion In Limine to Exclude the Testimony of Joe Expert, [No. 1 of 6]". Written oppositions to Motions In Limine, if any, shall be field and faxed (in accordance with California Rules of Court, Rule 2.306) or personally served at least three (3) court days in advance of the trial date and shall identify both the party filing the opposition, and the specific motion which is being opposed by name of moving party and motion number. Example: "Defendant Richard Roe's Opposition to Plaintiff Jane Doe's Motion In Limine No. 1." Counsel is urged to file trial briefs according to the same schedule.

WITNESSES / READINESS

- _____11. Trial will not be delayed to accommodate witness scheduling problems. In the absence of extraordinary circumstances, the party will be deemed to have concluded the presentation of his / her case once the examination of available witnesses is concluded.
- _____12. Witnesses not listed on the parties' Joint Trial Readiness Conference Report are subject to exclusion at trial.
- 13. Each counsel is ordered to telephone the clerk at (619) 450-7066 prior to 10:00 am on the day before the initial trial call date to report: 1) their readiness for trial, 2) the estimated trial length, and 3) whether a jury will be required.
 - _____14. The Stipulation for Release of Exhibits (copy attached) shall be signed by counsel for all parties and filed with the Court at the time of trial call.

ADDITIONAL ORDERS

<u> </u>	READINESS CON	DOCUMENTS REQUESTED IN THIS TRIAL FERENCE REPORT SHALL BE SUBMITTED ON THE FIRST DAY OF TRIAL.			
<u> X </u>	FAILURE OF COUNSEL FOR ANY PARTY TO COMPLY WITH THE ABOVE ORDERS MAY RESULT IN THE EXCLUSION OF EVIDENCE OR BE CONSIDERED AN ABANDONMENT OR FAILURE TO PROSECUTE OR DEFEND DILIGENTLY. ACCORDINGLY, JUDGMENT MAY BE ENTERED AGAINST THE DEFAULTING PARTY EITHER WITH RESPECT TO A SPECIFIC ISSUE OR ON THE ENTIRE CASE. IF COMPLIANCE WITH ANY PART OF THIS ORDER BECOMES UNDULY BURDENSOME, THAT FACT SHALL BE BROUGHT TO THE JUDGE'S ATTENTION IMMEDIATELY.				
<u>X</u>	WE THE UNDERSIGNED ATTORNEYS OF RECORD IN THIS CASE, HAVE READ AND UNDERSTAND THE ABOVE ADVANCE TRIAL REVIEW ORDERS:				
Signature of Counsel:		Counsel for [name of client]:			
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		·			
IT IS SO C	ORDERED:				
DATED:					
		KENNETH J. MEDEL JUDGE OF THE SUPERIOR COURT			
		JUDGE OF THE SULEMON COUNT			

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101-3827 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081-6643 EAST COUNTY DIVISION, 325 D.E. MAIN ST., EL CAJON, CA 92020-3941 RAMONA BRANCH, 1428 MONTECITO RD., RAMONA, CA 92065-5200 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910-5649 PLAINTIFF(S)	FOR COURT USE ONLY
DEFENDANT(S)	JUDGE: DEPT:
STIPULATION AND ORDER FOR RETURN OF EXHIBITS (CCP § 1952(a) & Superior Court Rules, Division I, Rule 1.10)	CASE NUMBER

It is the desire of the court that any and all exhibits marked, identified and/or admitted into evidence during trial of the abovecaptioned matter be removed from the courtroom at the conclusion of the trial.

THEREFORE, it is agreed and stipulated by the parties, through their counsel of record, as follows:

- Counsel shall be responsible for maintenance, custody and safekeeping of said exhibit inventory pending any post-verdict or appeal proceedings. All exhibit tags and other identifying markings shall remain in place pending this period.
- The clerk shall forthwith return, without further order of the Court, all exhibits identified and/or admitted into evidence during the course of the trial to:
 - Counsel as designated by the Court or as agreed upon by the parties: (Including single Plaintiff, single Defendant cases).

Name (Please print)	Lead Counsel for Plaintiff
Name (Please print)	Lead Counsel for Defendant
OR	

The attorneys submitting said exhibits for use in trial (Multiple Litigants: specify party by name or by party code on Exhibit List)

- In the event the exhibits are requested for further proceedings by any court having jurisdiction over this matter, counsel as
 designated in #2 above, shall contact the requesting court and make arrangements for the delivery of said exhibit(s), with
 notice to all counsel of record.
- 4. The original exhibit list utilized in trial shall be attached to this order.

SIGNATURE: (Print nam	ne <u>next</u> to signature)	PHONE NUMBER	COUNSEL FOR: (Identify client by party name and/or party code i.e. P1, D2)
Date:			Judge of the Superior Court
SDSC CIV-61(Rev. 9-01)	STIPULATION AND ORDE	R FOR RETURN OF EXHIB	ITS