IN THE UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF ILLINOIS ______ DIVISION

-VS-	Plaintiff,))))	No.
	Defendant.)))	

SCHEDULING ORDER

Pursuant to Rule 16(b) of the Federal Rules of Civil Procedure, a

scheduling conference was held on ______ with attorneys

TIME LIMITS AND SETTINGS ARE ORDERED AS FOLLOWS:

1. Initial disclosures under Rule 26 to be made by

2. No motions to join other parties or to amend the pleadings to be filed after _____.

All Plaintiffs are to identify testifying experts and to provide Rule
26 expert reports by ______. All Defendants are to
identify testifying experts and to provide Rule 26 expert reports by

4. The parties have until ______, to complete fact discovery. Any written discovery served subsequent to the date of this Order to be served by a date that allows the served party the full 30 days provided by the Federal Rules of Civil Procedure in which to comply. The parties have until ______ to complete expert discovery.

Motions to compel and other motions relating to discovery shall 5. be pursued in a diligent and timely manner, but in no event filed more than sixty (60) days following the event (e.g. failure to answer interrogatories, objections to request for production, etc.) that is the subject of the motion. The parties are required to meet and confer on the discovery dispute as required by Rule 37(a) within the 60-day period. Except for good cause shown, any discovery motion that is not timely filed and any discovery motion that is filed after the discovery deadline will not be considered by If a motion to compel discovery is found by the Court to be the Court. time-barred, the moving party is prohibited from making a subsequent discovery request for the discovery which the Court has found to be time-barred. All motions to compel must contain the certification required by Rule 37 that the parties met and conferred and attempted to resolve the discovery dispute. If the certification is not included, the motion to compel will be denied.

The parties have until ______ to file dispositive motions. No dispositive motions filed after that date will be considered by the Court.

8. _____ trial is scheduled for _____ at ____ a.m. on the trial calendar of U.S. District Judge _____.

9. If the parties consent to trial before a U.S. Magistrate Judge, the final pre-trial date and trial date may be changed.

10. Evidence Presentation Equipment: Attached is an information sheet describing the evidence presentation equipment which can be made available to attorneys and *pro se* litigants in the four active District Judges' courtrooms.

11. The parties are directed to meet and confer concerningprovisions for discovery or disclosure of electronically stored information.The parties are directed to review Rule 16(b)(5) and (6) and Rule 26(f)

pertaining to electronically stored information. If the	e parties <u>cannot</u> agree			
upon a process / procedure for the discovery of electronically stored				
information, a status report with proposals for the discovery of electronically				
stored information shall be filed with the Court by _	·			

NOTE: A CONTINUANCE OF THE TRIAL DATE AND/OR FINAL PRE-TRIAL DATE, DOES <u>NOT</u> ALTER OR EXTEND ANY OF THE OTHER ABOVE DATES.

ENTERED _____

TOM SCHANZLE-HASKINS UNITED STATES MAGISTRATE JUDGE