IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

,)		
)		
		Plaintiff,)		
)		
	v.)	C.A. No.	PRW CCLD
)		
•)		
•)		
		Defendant.)		

CASE MANAGEMENT ORDER

After consideration of the proposals of the parties, as well as the interests of justice, the Court hereby enters this Case Management Order.

I. GENERAL

A. APPLICATION

This Case Management Order shall apply only to the presently pending action.

B. SERVICE OF CASE MANAGEMENT ORDER ON NEW PARTIES

Upon the addition of any party to the Action, the party adding the new party to the Action shall serve a copy of this Case Management Order at the same time that it serves a copy of the pleading joining such new party.

C. APPLICABLE COURT RULES

Unless otherwise provided by the Initial Case Management Order, the Superior Court Civil Rules shall apply.

D. DISCOVERY MASTER:

Upon application of any party, the Court may issue an Order of Reference to a Special Master or Commissioner, who shall thereafter handle all matters referred to in that Order of Reference.

II. LEXIS/NEXIS E-FILING PROCEDURES

The filing and service of documents shall be in accordance with Rule 79.1 of the Superior Court Civil Rules and the Administrative Directive of the President Judge of the Superior Court of the State of Delaware, No. 2003-8, E-File Administrative Procedures, dated August 12, 2003, published by the Prothonotary, except that documents initiating discovery requests (interrogatories, requests for production of documents, and requests for admission) and responses to such discovery requests (excluding the actual production of documents) shall be served electronically through LEXIS/NEXIS.

III. DISCOVERY SCHEDULE

A. DOCUMENT PRODUCTION

- 1. Requests for production of documents shall be served on or before ______ with all documents to be produced on or before _____.
- 2. Privilege logs shall be produced in accordance with the Superior Court Civil Rules and Rule 502 of the Delaware Uniform Rules of Evidence so as to be completed on or before ______.
- 3. **Inadvertent Production of Documents.** In the event a party discovers that it has inadvertently produced a document that it considers privileged or confidential, or receives a document that it believes was inadvertently produced on the ground that it is privileged or confidential, the parties shall undertake to resolve the inadvertent disclosure issue through the Protective Order entered in this case or, in the absence of such an Order, in the Protocol for the Inadvertent

Production of Documents attached as Exhibit A.1 hereto. The Court will determine any issues not resolved by the parties.

B. FACT DEPOSITIONS

	1.	Each par	ty will be lim	ited to tak	ng _	_ fact	depo	ositions,	, un	less	the
Cou	Court for good cause extends that limit. Each deposition shall be limited to seven										
hours unless extended by agreement or Court order.											
	2. Depositions shall proceed as follows: (a) depositions of document								nent		
records custodians may be noticed for deposition on and after so as											
to be completed by and (b) all other non-expert depositions								ions			
may be noticed for deposition on or after so as to be									be		
completed by											
C.	FACT	DISCOVE	RY CUT-OFF								
	The p	parties sha	ll conduct fa	ct discover	y so	that it	is co	mpleted	d on o	or be	fore
		·									
D.	Ехре	RT DISCO	VERY								
	Expe	rt Discove	ry shall com	mence on _					_ and	shal	l be
completed no later than Exhibit A.2 hereto shall govern											
expert discovery.											

IV. DISPOSITIVE MOTIONS DUE

Dispositive motions may be filed on or before ______. Any response to a dispositive motion is due no later than fourteen (14) days (excluding weekends and holidays) after the filing of the dispositive motion.

V. PRETRIAL STIPULATION AND ORDER; TRIAL

A.	TRIAL	DATI	E AND JU	RY SELECTION	N					
	The tri	al of	this Action	on shall begin	on			at 9:30	0 a.m.,	and
conti				if necessary.						
			at 9:30	a.m.						
В.	Jury (QUES'	ΓΙΟΝΝΑΙ	RE						
	To exp	pedite	the sele	ction of jurors	who w	vill be abl	e to s	erve fo	r as lon	ıg as
two ((2) week	s, the	parties	will exchange	propos	ed jury qu	estion	naires (on or be	efore
	·	Th	e parties	shall confer	immed	diately up	on the	e excha	ange of	the
quest	tionnaire	es and	l submit	to the Court e	ither a	joint agree	ed-upo	on ques	tionnai	re or
a joir	nt questi	onnai	re that re	flects areas of	disagre	eement no	later t	han		
С.	Pre-Trial Stipulation and Order, Jury Instructions, Special Interrogatories, and Pre-Trial Conference									
	1.	On or	before _		, the	e parties co	ollecti	vely sh	all:	
		a.		ge drafts of a						shall
addre	ess the i	items	set forth	n in Superior	Court (Civil Rule	16(c) to the	e extent	not
previ	ously re	solve	d; and							
	1	b.	exchang	ge proposed jui	ry instr	uctions and	d spec	ial inte	rrogato	ries.
	2.	Imme	diately	following the	exch	ange of	the p	ropose	d Pre-	Trial
Stipu	lation a	nd O	rder, the	parties shall n	neet an	d confer i	n an a	ittempt	to reac	h an
agree	ement or	n a fi	inal Pre-	Trial Stipulati	on and	Order, ju	ıry in	structio	ns and	any
speci	al interr	ogato	ries. On	or before				, the p	arties :	shall
subm	nit to the	e Cou	rt a prop	osed Pre-Tria	l Stipul	lation and	Orde	r. In th	ne even	t the
partic	es canno	ot rea	ch agree	ment on all th	ne term	s of the I	Pre-Tr	ial Stip	ulation	and
Orde	r, jury ir	ıstruc	tions and	l special interr	ogatori	es, a single	e prop	osed or	der sha	ll be

filed and any areas of disagreement shall be appropriately noted in the one

proposed order submitted and plaintiff shall submit a set of jury instructions and special interrogatories that contain any party's proposal. 3. The Pre-Trial Conference with the Court shall take place on _____ at ____ a.m. Delaware counsel and trial counsel must appear unless expressly excused by the Court. **MOTIONS IN LIMINE** D. All motions in limine shall be filed no later than and all responses to those motions shall be filed no later than . VI. MOTIONS PRACTICE A. All dispositive motions shall be heard at the Court's convenience. Counsel must obtain possible dates and times for hearing of such motions from Judge Wallace's Administrative Specialist before filing of such motion. The parties shall agree upon a proposed date and time and the motion noticed accordingly. All dispositive motions shall be accompanied with an opening brief В. supporting the motion. Subject to the requirements of this Order, any defendant may file a separate joinder or brief adopting or supporting a motion or opposition of another defendant provided it is served within three (3) business days after service of the motion or opposition and does not exceed three (3) pages, exclusive of appendices. C. Subject to the requirements of this Order, any party may file an answering brief to a dispositive motion. Unless an alternative schedule has been agreed to by the parties or ordered by the Court, such answering brief shall be filed and served the later of (_) days after any service of the motion, or (_) days after any defendant files a separate joinder or brief adopting or supporting a motion or opposition of another defendant.

-5-

later than three (3) days before any hearing on the motion.

D.

Reply briefs may be filed ten (10) days after responses are received, but no

- **E.** All briefs on dispositive motions shall conform to the requirements of Superior Court Civil Rule 107.
- F. In the case of discovery motions, such motions shall be "speaking motions" limited to ten (10) pages and shall be noticed for presentation on one of the Court's routine motions calendars (Mondays at 9:00 a.m.) unless the Court orders a different hearing date. Absent leave of the Court, all discovery motions shall be filed no less than fifteen (15) calendar days prior to the noticed hearing date; responses shall be filed no later than (7) calendar days after the filing of the motion and in no case later than the Wednesday prior to the motion's hearing; and no reply submission shall be filed. If the case is referred to a special discovery master, then a modified protocol for discovery motion practice may be entered. This Case Management Order may be amended by the Court or supplemented by additional Case Management Orders as deemed appropriate by the Court. Nothing herein shall prevent any party from seeking relief from any provision for good cause shown.

IT IS SO ORDERED this day or	f, 201
	Paul R. Wallace, Judge