This is the sample scheduling stipulation for a motion for preliminary injunction referenced in Section C(5)(d)(iii) ("Scheduling Stipulations"), page 15 of the Guidelines on Best Practices for Litigating Cases Before the Court of Chancery. It should be modified to fit the circumstances and used in conformity with the Guidelines.

IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

)		
	Plaintiff,)		
)	C.A. No	_
v.)	0.11. 1\0. <u></u>	
)		
		,)		
)		
	Defendant.)		

STIPULATION AND [PROPOSED] ORDER GOVERNING PLAINTIFF'S MOTION FOR PRELIMINARY INJUNCTION

WHEREAS, Plaintiff filed its Verified Complaint on		20	_;
WHEREAS, Plaintiff filed its Motion for Preliminary Injunction a	nd I	Moti	or
for Expedited Proceedings on, 20_;			

[WHEREAS, the parties agreed to conduct expedited discovery and to the scheduling of a hearing on Plaintiff's Motion for Preliminary Injunction;]

[WHEREAS, the Court held a scheduling conference and scheduled argument on the Motion for Preliminary Injunction, and directed the parties to submit an agreed-upon case scheduling order;] and

WHEREAS, the parties have discussed and agreed upon the proposed schedule and ancillary issues as set forth below;

IT IS HEREBY STIPULATED AND AGREED, by the parties hereto, through their undersigned counsel, subject to the approval of the Court, as follows:

- 1. [This Proceeding is designated expedited pursuant to Rule 79.2.]
- 2. The following schedule shall govern Plaintiff's Motion for Preliminary Injunction:

(a)	[Defendant files and serves answer to Verified Complaint]	[_, 20]
(b)	Parties substantially complete document production, subject to the parties' continuing obligation to make further timely document productions as additional responsive documents thereafter become available		, 20
(c)	Parties complete depositions		, 20
(d)	Plaintiff files and serves Opening Brief	: .m.	, 20, at
(e)	Defendant files and serves Answering Brief	m.	, 20at _:
(f)	Plaintiff files and serves Reply Brief	m.	, 20at _:
(g)	Hearing on Plaintiff's Motion for Preliminary Injunction	m. in	

3.	Depositions	shall be	taken o	n reasona	ble notice,	and th	e partie	s shall
work togeth	ner in good	faith on	the sch	eduling o	of deposition	ons to	ensure	timely
completion.								
4.	The parties	may ame	end the d	lates set fo	orth in sub	paragra	aphs 1(a	a)-(d) of
this Order k	oy written ag	reement,	without	Court ap	proval. All	other	deadlin	es, and
the hearing	date, may be	amende	d only by	order of t	he Court.			
[COUNSEL] Attorneys for Plaintiff			[COUNSEL] Attorneys for Defendants					
SO 0	RDERED thi	S	_day of			20		
					[Vio	ce] Cha	ncellor	