UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF MICHIGAN

In re:					Case No		jtg	
[DEBTOR(S)],				Chapter				
	Debtor	(s).	/	Hon. John T. Gregg				
[PLAINTIFI								
	Plaintif	f(s),			Adv. Pro. 1	No	jtg	
v.								
[DEFENDA	NT(S)],							
	Defend	ant(s).	/					
			RSUANT TO	O FED. R. 1	BANKR. P.	7026(f)		
Pursu			. Bankr. The followin	, ,				n
_	_	_	ARTY] (the "I ARTY] (the "I	, , ,				
	-	-	itted pursuant ersary procee		duling Orde	r previous	ly entered by th	e
(1)	<u>Initial I</u>	<u>Disclosures</u>	Required by	Fed. R. Ban	kr. P. 7026(a	<u>a)(1)</u> .		
	[]	The parties	s will provide	such by		, 20_	; or	
	[]	The parties	s agree to prov	vide the foll	owing at the	times ind	icated:	
(2) plan: [Use se		-	The parties jo				lowing discover	у
		•	will be neede			jects: [bri	ef description of	f

	(b)	All discovery commenced in time to be completed by20					
	(c)	Maximum of interrogatories by each party to any other party. [Responses due days after service if deviation from Fed. R. Bankr. P.]					
	(d)	Maximum of requests for admission by each party to any other party. [Responses due days after service if deviation from Fed. R. Bankr. P.]					
	(e)	Maximum of depositions by Plaintiff(s) and by defendant(s).					
	(f)	Each deposition [other than of] limited to maximum of hours unless extended by agreement of the parties.					
	(g)	Reports from retained experts under Fed. R. Bankr. P. 7026(a)(2) due:					
		(i) from Plaintiff(s) by, 20					
		(ii) from Defendant(s) by, 20					
	(h)	Supplementation under Fed. R. Bankr. P. 7026(e) due [time(s) or interval(s)].					
	losure,	onically Stored Information. [Insert description of any issues anticipated discovery or preservation of electronically stored information, including the ld be produced.]					
	ues, any	s of Privilege and/or Protection. [Insert description of any privilege and/or agreement of the parties with respect to the same, and any request for an greement pursuant to Fed. R. Evid. 502.]					
(5) necessary if pa		Agreed Upon Items. [Use separate paragraphs or subparagraphs as sagree.]					
	(a)	Plaintiff(s) should be allowed until, 20 to join additional parties and until, 20 to amend the pleadings.					
	(b)	Defendant(s) should be allowed until, 20 to join additional parties and until, 20 to amend the pleadings.					
	(c)	All potentially dispositive motions should be filed by, 20,					

	(d)	-		ing should be ready for trial by, 20, xpected to take approximately trial days.	<u> </u>		
	(e)	Jury Trial Matters.					
		(i)	[]	a jury trial was <u>not</u> timely demanded and <u>is</u> waived; or			
			[]	a jury trial was timely demanded, but is waived; or a jury trial was timely demanded but not waived.			
		(ii)	[]	the parties consent to the Bankruptcy Court conducting jury trial; or	the		
			[]	the parties do not at this time consent to the Bankrup Court conducting the jury trial.	otcy		
	(f)	The p	arties a	gree that:			
		[]	[] This is a core proceeding; or				
		[]	This case.	is a non-core proceeding otherwise related to the bankrup	otcy		
	(g)			ner <u>each</u> party consents to the entry of a final order this proceeding.]	or		
(6) proportional	-		-	<u>Discovery.</u> [Insert any proposed terms to add. Fed. R. Civ. P. 26(b)(1)-(2).]	ress		
(7)	Other	matter	<u>s</u> .				
(8)	Matte	ers not a	igreed u	ipon or insufficiently addressed by the foregoing.			
Dated:		, 20		Dated:, 20			
Counsel for	[PARTY	<u>(</u>]		Counsel for [PARTY]			