# State of Ohio/County of Belmont Court of Common Pleas

Vs	Plaintiff (s)	FINAL PRETRI	AL ORDER
	Defendant (s)	Case No.:	_CV
This action came Conference pursuant to Ru		at of Civil Procedure and Loca	
Attorney (s) for Plaintiff (s			(Of Record) 
Attorney (s) for Defendant			(Of Record) 
ACTION/JURSIDICTIO	<u>N</u>		
This is an action fo	r	and	the jurisdiction of
this Court (is / is not) o	disputed.		

# **TRIAL INFORMATION**

1. Trial D	ate has been set for	at 9:00 a.m.
<b>All</b> parti	es and their counsel shall report to the Court on the da	te of the Trial
at 8:45	a.m.	
2 7		
2. The esti	mated length of Trial is ( $1   2   3$ ) days.	
3. The <b>Tria</b>	al shall be held <b>before</b> ( the Court / a Jury).	
DISCOVERY		
Discovery d	eadline is The discovery dead	dline pertains to
discovery of all lay	witnesses, the Court understanding that Experts, who have	been identified,
may be deposed c	loser to the Trial date.	
1.	WRITTEN DISCOVERY - Plaintiff (s) first set of Interro	gatories
	and Request for Production of Documents to Defer	ndant (s)
	was <b>filed</b> on <b>Defendant</b> (s) <b>A</b>	Answers
	and Responses were filed on	·
	<b>Defendant</b> (s) <b>Interrogatories and Request for Pro</b>	oduction
	<b>of Documents</b> to Plaintiff (s) was <b>file</b>	<b>ed</b> on
	Plaintiff (s) Answer	rs and
	Responses were filed on	With
	notification to the Court, the parties are at liberty to agree	e to vary
	the time tables of discovery set forth in this Order, prov	vided the
	same does not delay the date for Dispositive Motions, or	the Trial
	Date of	

2	<b>DEPOSITIONS</b> –	
۷.		

Depositions of		shall	be	taken	by	the
<b>Defendant</b> (s) on	·					
Depositions of	shall	be tak	en b	y the I	Plaiı	ntiff
(s) on						

3. PRODUCTION OF DOCUMENTS - Counsel for **Plaintiff**(s) shall submit to Counsel for Defendant (s) copies of all reports, records, bills and any other evidence anticipated to be used at Trial in support of Plaintiff (s) claim (s) in a sufficient time frame to enable Defendant (s) to obtain necessary independent evaluations and/or to review such documents to determine settlement options. Counsel for Plaintiff (s) is unable to provide this information in response to Interrogatories directed to Plaintiff (s) or requests for production of documents directed to Plaintiff (s) within the time allowed for response, the Plaintiff (s) ( are / is ) under an obligation to secure said information through any means necessary, including use of depositions to enable Defendant(s) to be prepared for Trial on the date scheduled herein. In the alternative, Plaintiff (s) may provide release authorizations to Defendant (s), allowing Defendant (s) to obtain copies of all documents, if such authorizations are utilized, Defendant(s) shall provide copies of such documentation to Plaintiff (s) at Defendant (s) expense.

#### **DISPOSITIVE MOTIONS**

All parties are granted leave to file Dispositive Motions, including Motions for Summary Judgment, without additional leave of Court, provided, however, **all Dispositive Motions** are to be **filed by** \_\_\_\_\_\_\_.

### **STATEMENTS/LISTS**

**Plaintiff** (s) Claim (s) are to be set out in a brief summary (without detail). An itemized statement of special damages must be included or be subject to exclusion at Trial. **Defendant** (s) Claim (s) are to be set out in a brief summary (without detail). **All other parties'** claims are to be set out in the same type of statement where third parties are involved.

- Uncontroverted Facts The following facts are established by admission in the pleadings or by stipulations of counsel. (Set out uncontroverted or uncontested facts.)
- Issues of Fact and Law Contested Issues of Fact remaining for decision are: (set out) Contested Issues of Law in addition to those implicit in the foregoing issues of fact, are: (set out) OR there are no special issues of law reserved other than those implicit in the foregoing issues of fact.

# **LAY WITNESSES**

In the absence of reasonable notice to opposing counsel to the contrary, **Plaintiff** (s) will call or will have available at Trial: (list)

OR

**Plaintiff** (s) may call: (list)

In the absence of reasonable notice to opposing counsel to the contrary, **Defendant** (s) will call or will have available at Trial: (list)

OR

**Defendant** (s) may call: (list)

A final witness list shall be prepared with the names and addresses of all witnesses (including those not previously known to counsel and discovered after discovery cut-off dates and determined necessary to be used) shall be disclosed to opposing counsel immediately upon discovery, but in no event later than fifteen (15) days prior to Trial. Failure to identify a witness (es) as required herein shall preclude the testimony of such witness (es) except for good cause shown to the Court. (This is a final witness list and witnesses not expected to testify shall not be included thereon.)

There is reserved to each party the right to call such Rebuttal Witness (es) as may be necessary, without prior notice thereof to the other party.

# **TESTIFYING EXPERT WITNESSES**

Plaintiff (s) is limited to	Expert Witnesses expected to testify at Trial
(including treating physicians, if applicable)	whose names have been disclosed to opposing
counsel. Such Experts shall be identified on o	or before
<b>Defendant</b> (s) is limited to	Expert Witnesses expected to testify at Trial
(including treating physicians, if applicable)	whose names have been disclosed to opposing
counsel. Such Experts shall be identified on o	or before

**Written Reports**, if any, and curriculum vitae shall be exchanged between parties as soon as available after identification of Experts. In the event a written Expert's report is unavailable, the party expecting to call that Expert at Trial shall clearly state in writing, in a most concise and complete detail, the subject matter upon which said Expert is expected to

testify. This requirement does not preclude additional discovery pursuant to Civil Rule 26 (B)(4).

#### **SUBROGATION**

If subrogation claims for payment of (medical) expenses have been made against Plaintiff (s), **IT IS ORDERED**, that Plaintiff (s) shall undertake efforts to resolve those claims without the necessity of joining the entities claiming to hold rights of subrogation as parties to this action. In the event said claims are not resolved by \_\_\_\_\_\_\_\_, Plaintiff (s) is Ordered to file an Amended Complaint joining said entities as parties to this action.

Plaintiff (s) is Ordered to provide Defendant (s) with the names and addresses of any entity who may have a claim based upon subrogation and if an agreement is reached by and between Plaintiff and entities holding subrogation rights, Plaintiff (s) shall be Obligated to resolve subrogation matters in the event of Judgment or Settlement of Plaintiff (s) Claim (s), and shall hold Defendant (s) harmless from such claim (s).

#### **EXHIBITS**

**All exhibits** that are intended **to be used at Trial, shall be pre-marked** and **exchanged** with opposing counsel, are to be filed with the Court \_\_\_\_\_ days prior to Trial. Each party shall prepare and submit to the Court a typed Exhibit List (identified by an appropriate number or letter) \_\_\_\_\_ days prior to Trial. **Failure to pre-mark or identify any exhibit shall be subject to exclusion at Trial.** No objection as to the admissibility of any exhibit for any reason will be entered at Trial unless (a) the document was provided to opposing counsel as Ordered; or (b) the party opposing the introduction of the exhibit files a written objection to the introduction one (1) day prior to trial, setting forth particular legal objections raised. Except for good cause shown, the Court will not permit the introduction of any exhibits unless they have been listed in accord with the provisions of this Pre-Trial Order, with the exception of exhibits to be used solely for the purpose of impeachment.

#### **DEPOSITIONS/INTERROGATORIES**

Testimony by deposition of any witness (es) intended to be used at Trial shall be taken
in a sufficient time frame to allow the transcripts of said testimony to be filed days
prior to Trial in order to enable the Court to Rule upon objections without delaying the Trial.
Identity of the witness (es) shall be shall be offered by (deposition / videotape).
Transcripts of depositions not filed by (date) shall not be
permitted to be used as evidence. Use of depositions and/or interrogatories for the sole
purposes of impeachment need not be filed prior to Trial.

#### **SETTLEMENT ISSUES**

If settlement occurs at such a time that the Court is not able to call off a Jury panel which is required to be paid, the Court will assess those costs to either the party who was responsible for the late settlement or to both parties if the Court determines that both parties were responsible for the late settlement.

#### **JURY INSTRUCTIONS**

Counsel shall file a proposed Charge on all anticipated issues \_\_\_\_\_ days prior to Trial. There is reserved to Counsel the right to submit supplemental requests for instructions during Trial, or at the conclusion of the evidence, on matters that cannot be reasonably anticipated.

### **JURY VIEW**

A jury view ( is / is not ) requested.

#### **MOTIONS IN LIMINE**

All Motions in Limine are to be filed \_\_\_\_\_ days prior to Trial, unless a shorter time is approved by the Court.

# **APPLICABLE STATUTORY OR CASE LAW**

All parties will set forth the statutory and/or case law applicable to the issues.

#### **PROTECTIVE ORDERS**

Before the Court will grant a Motion for Protective Order, the parties must confer and seek to resolve the matter without Court intervention.

#### **MODIFICATION**

This Final Pre-Trial Order may be modified at the Trial or prior thereto, to prevent manifest injustice. Such modification shall be made by application of counsel or by the Court's own motion.

ADDITIONAL ACTION	
Date:	
	JOHN M. SOLOVAN, II - JUDGE
ATTORNEY FOR PLAINTIFF (S)	
ATTORNEY FOR DEFENDANT (S)	