SCHEDULING CONFERENCE ORDER

STATE OF WISCONSIN	::	SHEBOYGAN COUN	TY :: CIRC	CUIT COURT BR.	#
Judge		Date		Case No.	
Title of Action				Attorneys	Prese
			Plaintiff(s)		
-VS-					
1. Kind of action: □ Perso	onal Injury 🛛	Property Damage	Defendant(s) Contract □ Other		
2. Trial: □ Court □ Jury □					
3. Date/Time of Trial:			Date/Time of Pre-	Trial Conference:	
#1	at	a.m./p.m.	#1	at	a.m./p.m.
#2	at	a.m./p.m.	#2	at	a.m./p.m.
#3	at	a.m./p.m.	#3	at	a.m./p.m.
Length of Trial					

4. Counsel personal appearance at pre-trial conference: \Box Mandatory \Box Telephonic (initiated by counsel requesting)

In all pre-trial matters, attorneys must have the authority to negotiate in the absence of their clients, or, if authority is not grante immediate telephone access to the client shall be required. Attorneys representing insurance companies shall have an adjust with them or one available by telephone.

All proposed jury instructions and special verdicts shall be filed with the Court and opposing counsel on or before the pre-tri conference. Pattern instructions need only be referred to by number. All motions in limine and supporting briefs shall be file with the Court and opposing counsel at least _____ days before pre-trial/trial. All briefs in opposition to any motion in limin shall be filed with the Court and opposing counsel at least _____ days before pre-trial/trial.

5. All amendments to the pleadings, including joinder of additional parties, shall be completed by _______ The party joining additional parties after this scheduling conference, is responsible for supplying the joined parties with a coj of the scheduling conference order within 10 days after the answer(s) have been filed.

Appendix B

5. All motions for summary judgment shall be filed by _____. A date for hearing on summary judgment motions will be set when the motion is filed.

Date for hearing summary judgment motions ______ at _____a.m./p.m.

'. Designation of experts:

The plaintiff shall designate all experts no later than ______ with reports/opinions filed by ______.

The defendant shall designate all experts no later than ______ with reports/opinions filed by ______.

3. If applicable, the plaintiff is to provide a medical report substantiating any claim of permanency by ______.

The defendant, if desired, shall have until _______ to schedule and complete an independent medical evaluation of the plaintiff and will immediately furnish the plaintiff with a copy of that report.

- Any jury view is to be requested in writing no later than _____ days prior to trial with notice of such request to be given to all parties. Responsibility for arrangements is relegated to the requesting party.
- 0. Videotape: Proponent to schedule editing conference at least 10 days prior to trial or use will not be permitted.
- 1. Discovery shall continue until the date of the pre-trial. All parties have a continuing duty to supplement responses to discovery demands. This duty shall continue until the date of trial. Any abuse of discovery may result in a protective order being entered under \$804.01(3) Wis. Stats.
- 2. The parties or the attorneys for the parties shall notify the court and opposing counsel in writing on or before _______ as to whether a party or the parties want(s) to attempt to resolve any appropriate issues in dispute through any of the means of alternative dispute resolution described in Wis. Stat. §802.12. Any party seeking a court order for a form of alternative dispute resolution (other than binding or non-binding arbitration, or summary jury trial) shall file a motion for such order no later than *thirty (30) days* following the date set forth above. A hearing on the motion will be set by the court as soon as possible following receipt of the motion.
- 3. Any stipulation to amend or modify this order shall be made in writing and must be approved by the Court. Counsel and the parties are advised that failure to comply with this order may result in sanctions imposed under §805.04 Wis. Stats., including dismissal of action.

4.				
5.				
				·
	Dated this day of _	, 20		
		BY THE	COUPT	
		DI IIIL	COURT,	
		Circuit C	ourt Judge	
	cc:			