## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

MIGUEL ANGEL CORBACHO DAUDINOT

Plaintiff,	CASE NO.: 1:13-cv-22589-KMW
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v.

YASIEL PUIG VALDES a/k/a YASIEL PUIG and MARITZA VALDES GONZALEZ.

Defendants.

## **SCHEDULING CONFERENCE REPORT**

COME NOW, counsel for the Plaintiff and the Defendants and file the following Scheduling Conference Report:

- (A) **Likelihood of Settlement.** The parties will discuss settlement of this claim throughout litigation and will inform the Court if any settlement is reached.
- (B) Likelihood of Appearance in the Action of Additional Parties. Plaintiffs contend that it is unlikely, but possible, that additional parties may arise as a result of reasonable discovery conducted. Defendants do not intend to add additional parties and believe that it is unlikely that additional parties shall be added to the case.
- (C) **Proposed limits on the time**. The parties agreed on November 15, 2014 as the deadline to join other parties and to amend the pleadings, on August 1, 2015 as the deadline for (ii) the Parties to file all dispositive pre-trial motions and memoranda of law and (iii) June 30, 2015 as the deadline to complete discovery. *Please see Exhibit A, the proposed joint scheduling order*.
- (D) **Proposals for the Formulation and Simplification of Issues.** At this time, the parties do not have any specific proposals for the formulation and simplification of any issues. As the case progresses, the parties will continue to confer in good faith to discuss proposals for the formulation and simplification of issues in this case.
- (E) **Necessity of Amendments to Pleadings.** An amendment to Plaintiffs' Complaint may be necessary depending on the outcome of Defendants' Motion to Dismiss [DE 11].

(F) Admissions and Stipulations Which Will Avoid Unnecessary Proof. The parties

will work together to obtain admissions and stipulations that will avoid unnecessary proof at

trial.

(G) Suggestions for the Avoidance of Unnecessary Proof and of Cumulative

**Evidence.** The parties will work together to develop any suggestions that will avoid unnecessary

proof and presentation of cumulative evidence at trial.

(H) **Referral of Matters to Magistrate Judge.** The parties consent to the court's sending

discovery matters to the Magistrate judge, but do not consent to trial by the Magistrate Judge, nor

to the disposition of dispositive pre-trial motions by a Magistrate Judge.

(I) Preliminary Estimate of the Time Required for Trial. The parties believe this

matter will require 3-5 days of trial.

(J) **Pretrial Conference and Trial Dates.** The parties agree that the trial should be held

on November 9, 2015 with final pretrial conference to take place on October 15, 2015.

(K) **Manual on Complex Litigation.** At this time the parties believe that the Manual on

Complex Litigation and any other need for rule variations is unnecessary.

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