U.S. DISTRICT COURT
SAVANNAH DAV.

2018 MAY 3

CLERK SO. DIST. OF GA.

IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF GEORGIA

CASE NO. C V 4 18 - 117

GENERAL ORDER

Federal Rule of Civil Procedure 26(f) requires the parties to confer, develop a proposed discovery plan, and submit a report to this Court. Subsequent to the filing of the report, a Scheduling Order must be entered pursuant to Fed. R. Civ. P. 16(b). Therefore, by the earlier of 60 days after any defendant has been served with the complaint or 45 days after any defendant has appeared, the parties shall confer as provided in Rule 26(f). See L.R. 26.1(a). Within 14 days after the required conference held pursuant to Rule 26(f), the parties shall submit to the Court a written report conforming to the language and format of the Rule 26(f) Report attached to this Order. L.R. 26.1(b); see Appendix of Forms to Local Rules.

Except in unusually protracted or complex cases, the parties will be expected to adhere to the following deadlines and limitations:

- 1. The parties shall serve all written discovery on opposing parties and shall complete all depositions within 140 days of the filing of the last answer of the defendants named in the original complaint. L.R. 26.1(d)(i).
- 2. The plaintiff must furnish the expert witness reports and disclosures required by Rule 26(a)(3) within 60 days after the Rule 26(f) conference. L.R. 26.1(d)(ii).
- 3. The defendant must furnish the expert witness reports and disclosures required by Rule 26(a)(2) within 90 days after the Rule 26(f) conference (or 60 days after the last answer, whichever is later). L.R. 26.1(d)(iii).
- 4. The last day for filing motions to add or join parties or amend the pleadings is 60 days after the first answer of the defendants named in the original complaint. L.R. 16.3.
- 5. The last day for filing all other motions, including Daubert motions but excluding motions in limine, is 30 days after the close of discovery. L.R. 7.4.

Plaintiff's counsel shall ensure that a copy of this Order is served upon each party. Finally, a party who cannot gain the cooperation of the other party in preparing the Rule 26(f) report should advise the Court prior to the due date of the report of the other party's failure to cooperate.

SO ORDERED.

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT OF GEORGIA

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA

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	Plaintiff Defendant)	Case No.
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D. 4			REPORT
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6.	The Local Rules provide a 140-day period for discovery. If any party is requesting additional time for discovery,			
	(a)	Identify the party or parties requesting additional time:		
	(b)	State the number of months the parties are requesting for discovery:		
mon	ths			
	(c)	Identify the reason(s) for requesting additional time for discovery:		
		Unusually large number of parties		
		Unusually large number of claims or defenses		
		Unusually large number of witnesses		
		Exceptionally complex factual issues		
		Need for discovery outside the United States		
		Other:		
	(d)	Please provide a brief statement in support of each of the reasons identified above:		

	ny party is requesting that discovery be limited to particular es or conducted in phases, please		
(a)	Identify the party or parties re	equesting such limits:	
(b)	State the nature of any propos	ed limits:	
	Local Rules provide, and the Co wing deadlines:	urt generally imposes, the	
	day for filing motions to add	60 days after issue is joine	
or jo	in parties or amend pleadings		
Last		60 days after Rule26(f) conference	

Last day to file motions

9.

30 days after close of discovery

	discovery
Ifa	ny party requests a modification of any of these deadlines,
(a)	Identify the party or parties requesting the modification:
(b)	State which deadline should be modified and the reason supporting the request:
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II ti	ne case involves electronic discovery,
(a)	State whether the parties have reached an agreement regarding the preservation, disclosure, or discovery of electronically stored information, and if the parties prefer to have their agreement memoralized in the scheduling order, briefly describe the terms of their agreement:
(b)	Identify any issues regarding electronically stored information as to which the parties have been unable to reach an agreement:
(b)	information as to which the parties have been unable to

10.	If the case is known to involve claims of privilege or protection of trial preparation material,			
	(a)	State whether the parties have reached an agreement regarding the procedures for asserting claims of privilege or protection after production of either electronic or other discovery material:		
	(b)	Briefly describe the terms of any agreement the parties wish to have memoralized in the scheduling order (or attach any separate proposed order which the parties are requesting the Court to enter addressing such matters):		
	(c)	Identify any issues regarding claims of privilege or protection as to which the parties have been unable to reach an agreement:		
11.	State	any other matters the Court should include in its scheduling		
12.	_	parties certify by their signatures below that they have seed the nature and basis of their claims and defenses and		

Please s	- -	ettlement or resolution of the case. Dems that have created a hindrance
This	day of Signed:	, 20 . Attorney for Plaintiff
		Attorney for Defendant

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