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5	UNITED STATES DISTRICT COURT			
6	DISTRICT OF IDAHO			
7	LARRY L. MYERS,			
8	Plaintiff,	CASE NO. C08-320RJB		
9	V.	MINUTE ORDER REGARDING		
10	URS CORPORATION, et al., Defendants.	INITIAL DISCLOSURES, JOINT STATUS REPORT, AND EARLY SETTLEMENT		
11	Defendants.	SETTLEMENT		
12	I. INITIAL SCHEDULING DATES			
13	Pursuant to the December 1, 2000 revisions to the Federal Rules of Civil Procedure, the Court			
14	sets the following dates for submission of the Joint Status Report and Discovery Plan:			
15	Deadline for FRCP 26(f) Conference:	NOVEMBER 17, 2008		
16 17	Initial Disclosures Pursuant to FRCP 26(a))(1): NOVEMBER 24, 2008		
18 19	Combined Joint Status Report and Discove Plan as Required by FRCP 26(f)	ery DECEMBER 1, 2008		
20	II. JOINT STATUS REPO	ORT & DISCOVERY PLAN		
20 21	All Counsel and any pro se parties are direc	cted to confer and provide the Court with a combined		
21	Joint Status Report and Discovery Plan (the "Repo	ort") by December 1, 2008. This conference shall be		
22	done by direct and personal communication, whe	ether that be a face-to-face meeting or a telephonic		
23	conference. The Report will be used in setting a schedule for the prompt completion of the case. It must			
25	contain the following information by corresponding paragraph numbers:1. A statement of the nature and complexity of the case.			
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20	2. The results of the FRCP 26(f) conf	erence.		
28	3. A proposed deadline for joining add	ditional parties.		
-	MINUTE ORDER REGARDING INITIAL DI EARLY SETTLEMENT - 1	SCLOSURES, JOINT STATUS REPORT, AND		

1	4.	A statement of which ADR method (mediation, arbitration, or other) should be used. The
2		alternatives are described in Local Rule CR 39.1 and in the ADR Reference Guide which
3		is available from the clerk's office. If the parties believe there should be no ADR, the
4		reasons for that belief should be stated.
5	5.	Unless all parties agree that there should be no ADR, a statement of when mediation or
6		another ADR proceeding under Local Rule CR39.1 should take place. In most cases, the
7		ADR proceeding should be held within four months after the Report is filed. It may be
8		resumed, if necessary, after the first session.
9	6.	A proposed discovery plan that indicates:
10		A. The date on which the FRCP 26(f) conference and FRCP 26(a) initial disclosures
11		took place:
12		B. The subjects on which discovery may be needed and whether discovery should be
13		conducted in phases or be limited to or focused upon particular issues;
14		C. What changes should be made in the limitations on discovery imposed under the
15		Federal and Local Civil Rules, and what other limitations should be imposed;
16		D. A statement of how discovery will be managed so as to minimize expense (e.g.,
17		by foregoing or limiting depositions, exchanging documents informally, etc.); and
18		E. Any other orders that should be entered by the Court under FRCP 26(c) or under
19		local Rule CR 16(b) and (c).
20	7.	The date by which the remainder of discovery can be completed.
21	8.	Whether the case should be bifurcated by trying the liability issues before the damages
22		issues, or bifurcated in any other way.
23	9.	Whether the pretrial statements and pretrial order called for by Local Rules CR 16(e), (h),
24		(i) and (1), and 16.1 should be dispensed with in whole or in part for the sake of
25		economy. (The court will make the final determination)
26	10.	Any other suggestions for shortening or simplifying the case.
27	11.	The date the case will be ready for trial, keeping in mind that THIS CASE should be
28		resolved within 12 months of filing of the complaint unless the case is unusually complex.
		Whether the trial will be jury or non-jury. RDER REGARDING INITIAL DISCLOSURES, JOINT STATUS REPORT, AND TLEMENT - 2

1	13.	The total number of trial days required.	
2	14.	The dates on which trial counsel may have complications to be considered in setting a trial	
3		date.	
4	15.	If on the due date of the Report, <u>all</u> defendant(s) or respondent(s) have not been served,	
5		counsel for the plaintiff shall advise the Court when service will be effected, why it was	
6		not made earlier, and shall provide a proposed schedule for the required FRCP 26(f)	
7		conference and FRCP 26(a) initial disclosures.	
8	If the	parties are unable to agree on any part of the Report, they may answer in separate	
9	paragraphs. S	EPARATE REPORTS SHOULD NOT BE FILED.	
10	The tir	ne for filing the Report may be extended only by court order. Any request for extension	
11	should be mad	le by telephone to Dara Kaleel at 253-882-3824.	
12	If the p	parties wish to have a status conference with the Court at any time during the pendency of	
13	this action, the	ey should notify the courtroom clerk, Dara Kaleel by telephone at 253-882-3824.	
14	III. PLAINTIFF'S RESPONSIBILITY		
15	This Order is issued at the outset of the case, and a copy is delivered by the clerk to counsel for		
16	Plaintiff (or pl	aintiff, if pro se) and any defendants who have appeared. Plaintiff's counsel (of plaintiff,	
17	if pro se) is dir	rected to serve copies of this Order on all parties who appear after this Order is filed within	
18	ten (10) days o	of receipt of service of each appearance. Plaintiff's counsel (or plaintiff, if pro se) will be	
19	responsible for	r starting the communications needed to comply with this Order.	
20	IV. EARLY SETTLEMENT CONSIDERATION		
21	When	civil cases are settled <u>early</u> – before they become costly and time-consuming – all parties	
22	and the court	benefit. The Federal Bar Association Alternative Dispute Resolution Task Force Report	
23	for this distric	t stated:	
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1 2	[T]he major ADR related problem is not the percentage of civil cases that ultimately settle, since statistics demonstrate that approximately 95% of all cases are resolved without trial. However, the <u>timing</u> of settlement is a major concern. Frequently, under our existing ADR system, case resolution occurs far too late, after the parties have completed discovery and incurred substantial			
3	expenditure of fees and costs.			
4	The judges of this district have adopted a resolution "approving the Task Force's			
5	recommendation that court-connected ADR services be provided as early, effectively, and economically			
6	as possible in every suitable case."			
7	If settlement is achieved, counsel shall notify, Dara Kaleel, courtroom clerk, by telephone, at			
8	253-882-3824.			
9	V. SANCTIONS			
10	A failure by any party to comply fully with this Order may result in the imposition of sanction.			
11	DATED this 2 nd day of September, 2008.			
12	The Foregoing Minute Order was authorized by THE HONORABLE ROBERT J. BRYAN,			
13	UNITED STATES DISTRICT JUDGE.			
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	MINUTE ORDER REGARDING INITIAL DISCLOSURES, JOINT STATUS REPORT, AND EARLY SETTLEMENT - 4			