damages. Defense counsel agreed that a modest amount of discovery is required. Defense counsel would also anticipate taking the deposition of Plaintiff's supervisors and co-workers and to serve some written, although not extensive, discovery. Defendant does not anticipate retaining an expert in its case in chief, but may designate a rebuttal economic damages expert. Additionally, defense counsel will want Plaintiff to submit to an independent medical examination.

Counsel for both sides believe an Early Neutral Evaluation may settle this case. The

get the Plaintiff's claim file. Plaintiff intends to retain an economic expert to calculate Plaintiff's

undersigned will therefore refer the matter to the court's Early Neutral Evaluation program and notify the assigned judge that this matter has not previously been assigned to the ENE program. The court appreciates that the parties wish to conserve resources while determining whether this matter can be settled. However, given the modest amount of discovery required, the court will enter a standard Discovery Plan and Scheduling Order, permitting the parties to defer some discovery until the early neutral evaluation session is completed. The court will review any requests for an extension of the Discovery Plan and Scheduling Order deadlines taking into account whether the parties have been diligent in attempting to meet the court-imposed deadlines.

Accordingly,

IT IS ORDERED that:

- The parties Amended Discovery Plan and Scheduling Order (Dkt. #14) is NOT
 APPROVED and is DENIED.
- 2. The following Discovery Plan and Scheduling Order shall apply:
 - a. Last date to complete discovery: **November 1, 2010.**
 - b. Last date to amend pleadings and add parties: August 3, 2010.
 - c. Last date to file interim status report: **September 2, 2010.**
 - d. Last date to disclose experts pursuant to Fed. R. Civ. P. 26(a)(2): September 2,
 2010.
 - e. Last date to disclose rebuttal experts: October 2, 2010.
 - f. Last date to file dispositive motions: **December 1, 2010.**

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- g. Last date to file joint pretrial order: **December 31, 2010.** In the event dispositive motions are filed, the date for filing the joint pretrial order shall be suspended until 30 days after a decision of the dispositive motions.
- 3. The disclosures required by Fed. R. Civ. P. 26(a)(3), and any objections thereto, shall be included in the pretrial order.
- 4. Applications to extend any dates set by this discovery plan and scheduling order shall, in addition to satisfying the requirements of LR 6-1, be supported by a showing of good cause for the extension. All motions or stipulations to extend discovery shall be received no later than **4:00 p.m.**, **October 12**, **2010**, and shall fully comply with the requirements of LR 26-4.
- 5. The Clerk of the Court shall refer this case to the Court's Early Neutral Evaluation Program.

Dated this 21st day of July, 2010.

Peggy A. Lean

United States Magistrate Judge