SAMPLE Rev 3/24/2008 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NORTH DAKOTA DIVISION

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Caption of Case) (Civil No
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SCHEDULING/DISCOVERY PLAN

- 1. The parties have made (or shall make by _____) Rule 26(a)(1) disclosures as follows: (Include here a summary of the parties' agreement on subject matter, timing and form of Rule 26(a)(1) disclosures, but do not submit the disclosures themselves to the court.)
- 2. The issues on which the parties need to conduct discovery are: (list discovery issues and any agreement/disagreement on approach to discovery)
- 3. The parties shall have until _____ to complete fact discovery and to file

discovery motions.

4.	The parties shall provide the names of expert witnesses and complete
	reports under Rule 26(a)(2) as follows:
	(Treating physicians need not prepare reports, only qualifications, unless
	they will express opinions not reflected in the medical records.) (Reports to
	be served on other parties, but not filed with the court.)
5.	The parties shall have until to complete discovery depositions of
	expert witnesses.
6.	The parties shall have until to move to join additional parties.
7.	The parties shall have until to move to amend pleadings to add claims
	or defenses, except for claims for punitive damages for which the deadline
	shall be
8.	The parties shall have until to file other nondispositive motions (e.g.,
	consolidation, bifurcation).
9.	The parties shall have until to file threshold motions (e.g., jurisdiction,
	qualified immunity, statute of limitations). Discovery (shall/shall not) be
	stayed during the pendency of such motions.
10.	The parties shall have until to file other dispositive motions (summary
	judgment as to all or part of the case).
11.	Each party shall serve no more than interrogatories, including subparts.
	No broad contention interrogatories (i.e., "List all facts supporting your

		claim that") shall be used. (Show good cause for more than the 25		
		interrogatories allowed by Rule 33).		
	12.	Each side shall take no more than discovery depositions. (Show good		
		cause for more than the 10 depositions allowed by Rule 30.)		
	13.	Depositions taken for presentation at trial shall be completed days		
		before trial.		
	14.	Counsel have discussed between themselves and explored with their clients		
		early involvement in alternative dispute resolution. The following option(s)		
		would be appropriate in this case:		
		arbitration		
		mediation (choose one):		
		private mediator		
		court-hosted early settlement conference-should the		
		conference be held before a judge who will not be the		
		trial judge?		
		yes		
		doesn't matter		
early neutral evaluation before (choose one):				
		judge other than trial judge		
		neutral technical expert		
		neutral attorney		

	other (specify)		
	none (explain reasons)		
	The parties shall be ready to evaluate the case for settlement purposes by		
	(If an ADR option other than a court-hosted settlement		
	conference is chosen, counsel shall designate one of themselves to report		
	back to the magistrate judge that the ADR effort was completed and		
	whether or not it was successful). The court reminds the parties that early		
	involvement in ADR is voluntary, not mandatory. Participation in ADR is		
	encouraged by the court but is not required except for a settlement		
	conference shortly before trial.		
15.	A mid-discovery status conference (would/would not) be helpful in this		
	case. An appropriate time for the conference would be (<u>list month</u>).		
16.	The parties (will/will not) voluntarily waive their rights to proceed before a		
	district judge and consent to have a magistrate judge conduct any and all		
	further proceedings in the case, including the trial, and order the entry of a		
	final judgment.		
17.	Trial of this case will be (jury/nonjury).		
18.	The estimated length of trial is days.		
	(Attorney Signatures)		