UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO WESTERN DIVISION

Jon Stainbrook,	: Case No. 3:06 CV 2898	
Plaintiff	: : Judge David A. Katz	
-vs- Lions Gate Entertainment, et al.,	REPORT OF PARTIES' PLANNING MEETING UNDER FED.R.CIV.P.26(f) and LR 16.3(b)	
Defendants.	· ;	
1. Pursuant to Fed. R. Cir	v. P. 26(f) and LR 16.3(b), a meeting was held on	
January 24, 2007	, and was attended by:	
Jon Stainbrook , pro se	plaintiff	
Nathan A. Hall , counse	el for defendant(s) <u>Lions Gate Entertainment and Palm</u> <u>Pictures, LLC</u>	
2. The parties:		
have exchanged the pre-discovery disclosures required by Rule 26(a)(1) and		
The Court's prior ord	ler;	
X will exchange such disclosures by February 28, 2007		
have not been required to make initial disclosures.		
3. The parties recommend	3. The parties recommend the following track:	
Expedited	X Standard Complex	
Administrative	e Mass Tort	

	4.	This case is suitable for one or more of the following Alternative Dispute	
		Resolutions ("ADR") mechanisms:	
		Early Neutral Evaluation X Mediation Arbitration	
		Summary Jury Trial Summary Bench Trial	
		_ Case not suitable for ADR	
	5.	The partiesdo/_Xnot consent to the jurisdiction of the	
	United States Magistrate Judge pursuant to 28 U.S.C. 636(c).Recommended Discovery Plan:		
	(a) Describe the subjects on which discovery is to be sought and the nature		
		and extent of discovery.	
Plainti	ff's cla	ims/Defendants' defenses, financial information of parties, Plaintiff's damages,	
parties	/individ	uals responsible for alleged infringement	
		(b) Discovery cut-off date: 150 days before trial	
	7.	Recommended dispositive motion date: 120 days before trial	
	8.	Recommended cut-off for amending the pleadings and/or adding additional	
parties	rties: 120 days after CMC (May 29, 2007)		
	9.	Recommended date for a status hearing: June, 2007	
	10.	Other matters for the attention of the Court: Expert disclosure – May 31, 2007	
	11.	Counsel shall indicate their consent to proceed with electronic case filing (ECF) (Indicate yes or no) (if yes, please indicate if you are presently set up in ECF; if no, please indicate why not or when you will be set up for ECF)	
		No Plaintiff(s) Pro Se	
		Yes Defendant(s) Currently set up for ECF	

Plaintiff: <u>Jon Stainbrook</u>	(by e-mail consent)
Attorney for Defendants:	Lions Gate Entertainment
	and Palm Pictures, LLC
/s/ Nathan A Hall	1

COUNSEL IS DIRECTED TO NOTE THE REQUIREMENT OF THE RULE 26(f) MEETING (page 2) AND THE NECESSITY OF FILING THE REPORT OF THE PLANNING MEETING NO LATER THAN 3 DAYS PRIOR TO THE CMC AND COMPLY WITH THE COURT'S OTHER DIRECTIVE (page 3).