IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION AT DAYTON

MELISSA TITUS,	:	
Plaintiff,	:	Civil Action No. 3:10-cv-469
VS.	:	Judge Walter H. Rice Magistrate Judge Michael J. Newman
VERIZON WIRELESS, et al.,	:	(Mediator)
Defendants.	:	

ORDER FOR COURT-CONDUCTED MEDIATION

The above-captioned action is hereby set for mediation at **10:00 a.m. on Wednesday**, **February 13, 2013**, in the Chambers of Magistrate Judge Michael J. Newman, Room 505, at the United States Courthouse and Federal Building, 200 West Second Street, Dayton, Ohio 45402. The terms and conditions of the mediation are as follows:

Designation of Mediator: On Order of Judge Walter Rice, the undersigned will serve as the mediator in this case. The case remains assigned for trial and all other purposes to Judge Rice.

<u>Preparation for Mediation</u>: Not later than Wednesday, January 16, 2013, Plaintiff is ORDERED to submit a monetary settlement demand to Defendants AND to the Court, via email. The Court's email address is newman_chambers@ohsd.uscourts.gov.

Not later than **Wednesday**, **January 23**, **2013**, Defendants are **ORDERED** to submit a counter-offer to Plaintiff **AND** to the Court, via email.

Not later than **Wednesday**, **January 30**, **2013**, each party is **ORDERED** to submit a "Mediation Statement" to the Court, via e-mail, at **newman_chambers@ohsd.uscourts.gov**. The statement shall set forth the relevant positions of the parties concerning factual issues, issues of law,

damages, and the settlement negotiation history of the case, including a recitation of any specific demands and offers that have been conveyed. Written statements should not exceed five pages in length. Parties may send to the same email address any important documents/exhibits as necessary, so long as those documents will aid in the Court's understanding of the party's position. <u>The contents of each party's statement and attached exhibits will not be shared with the other party, and will only be used to assist the mediator in understanding the parties' respective positions</u>. These statements will be maintained by the Court separate and apart from the case file.

In addition, as part of their mediation statement, counsel for each party is **ORDERED** to submit to their client **AND** the Court a non-binding, detailed projected litigation budget. The budget shall include projected costs and fees for all remaining pretrial issues in this case, as well as trial. Each party's litigation budget is not to be shared with the opposing party, and shall not be filed on the Court's electronic filing system.

On **Tuesday, February 5, 2013 at 10:30 a.m.**, the Court will conduct a pre-mediation status telephone conference involving counsel for both sides. The Court will initiate the telephone call to counsel.

<u>Attendance and Participation</u>: Unless excused by the Court, parties -- or party representatives with complete authority to negotiate a settlement of the case -- **must attend the mediation session in person**.

For a party which has made a claim in the case, such representative must have full and final authority, in the representative's own discretion, to authorize dismissal of the claim with prejudice or to accept a settlement payment equal to the opposing party's last offer.

• For a party defending a claim, such representative must have final settlement authority to commit the party to pay, in the representative's own discretion, a

settlement amount equal to the opposing party's prayer or last offer, whichever is less.

- Any insurance company which is a party or is contractually required to defend or pay damages, if any, assessed within its policy limits in this case must have a fully authorized representative present in-person. Such representative must have final settlement authority to commit the company to pay, in the representative's own discretion, an amount within the policy limits, or up to the claiming party's last demand, whichever is less.
- Negotiations may be conducted solely by trial counsel if, but only if, counsel has been fully authorized by his or her client to pay or accept in settlement the amount last proposed by the opposing party in counsel's sole discretion.

<u>Confidentiality</u>: Pursuant to S. D. Ohio Civ. R. 16.39(c), all statements made by the parties relating to the substance or merits of claims or defenses made in the case, whether written or oral, made for the first time during the mediation conference or in the mediation conference statements required above shall be kept confidential by the Court, the parties, and counsel, and shall not be admissible in evidence for any reason during the trial of this case. This provision does not preclude admissibility in other contexts, such as a motion for sanctions regarding the mediation conference.

Sanctions: The February 13th mediation session is scheduled in the Court for one full day; the Court will use its best efforts not to schedule anything else on the same day. Accordingly, the Court's expectation is that all who attend the mediation will make reasonable efforts to come to the mediation session prepared to attempt settlement in good faith. The Court has no doubt of the good faith of the counsel and the parties involved in this case. Out of an abundance of caution, however, the Court advises that failure to comply with any portion of this Order is sanctionable under Fed. R. Civ. P. 16(f). This provision applies to counsel, the parties, insurance representatives, and all others who attend the mediation. The Court may sanction any party, attorney, insurance representative, or other mediation attendee who engages in acts of bad faith, who purposely acts to impede the mediation process in any manner, or who violates any provision of this Order.

Additionally, all attorneys, insurance representatives, and parties (and their representatives) are required to each stay until the end of the mediation session, which may run well past regular Court business hours and well into the night, if necessary. Those attending the mediation session who make travel arrangements shall plan to travel back to their offices the day after the mediation session and not the day of the mediation. Mediation attendees shall not be excused from the mediation session because of another commitment, or in order to "catch a flight" or return to the airport, even if they remain available thereafter by cell phone or email. Accordingly, all of those attending the mediation should make any necessary arrangements to stay until dismissed by the Court.

IT IS SO ORDERED.

December 19, 2012

s/Michael J. Newman United States Magistrate Judge