IN THE CIRCUIT COURT OF KANKAKEE COUNTY, ILLINOIS 21st JUDICIAL CIRCUIT

Plaintiff(s):

Vs.

Defendant(s):

Other Parties:

Case No.

Initial CMO

Amended CMO

ILLINOIS SUPREME COURT RULE 218 CASE MANAGEMENT ORDER: Controversies \$50,000 or more

This Case Management Order is entered pursuant to Illinois Supreme Court Rule 218 after conferring with counsel and considering the complexity of the case. An affidavit of counsel was filed stating the cause of action is seeking money damages in excess of \$50,000 exclusive of interests and costs.

Date Case Filed:

IL S. Ct. Time Standard Deadline:

Initial Case Management Deadline (182 days of filing):

Plaintiff Counsel:

Defendant Counsel:

Other Counsel:

- 1. Nature of the Case:
- 2. Counsel advises the pleadings are:

in order require amendments Amendment deadline: objected to Objection deadline:

3. All written discovery (213s & 214s) initiated and served by:

ALL WRITTEN DISCOVERY SHALL BE COMPLETED BY:

4. Rule 216 Request to Admit if used in discovery

Plaintiff shall submit to Defendant by: Defendant shall submit to Plaintiff by: Other parties shall submit by:

5.

Rule 213(f) disclosure of Lay Witnesses Plaintiff disclose by: Defendant depose by:

> Defendant disclose by: Plaintiff depose by:

Other Parties disclose by: Plaintiff & Defendant depose by:

Rule 213(f) disclosure Independent Expert Witnesses 6.

> Plaintiff disclose by: Defendant depose by:

Defendant disclose by: Plaintiff depose by:

Other Parties disclose by: Plaintiff & Defendant depose by:

Rule 213(f) disclosure of Controlled Expert Witnesses 7.

> Plaintiff disclose by: Defendant depose by:

Defendant disclose by: Plaintiff depose by:

Other Parties disclose by: Plaintiff & Defendant depose by:

8. Dispositive Motions shall comply with 21st Circuit Local Rules & be submitted with legal brief & case authority.

All dispositive motions (either party) shall be filed by:

Counsel shall submit an agreed statement of both legal and fact issues by:

9. Counsel shall submit a stipulation to facts by:

* * * * * * * * * *

10. Settlement

Plaintiff shall make final settlement demand in writing by:

Defendant shall make final offer by:

Other Parties shall make final settlement demands and offers by:

Parties may schedule a settlement conference. It shall be set at least 30 days prior to final Pre-Trial. A "Waiver of Substitution of Judge" shall be signed by all parties prior to engaging in a settlement conference with the Trial Judge.

- 11. Subsequent Case Management Conference:
- 12. Final Pre-Trial Conference: Parties shall submit Civil Final Pre-Trial order and comply with it.
- 13. Parties shall immediately attempt to resolve any discovery compliance issues by IL S. Ct. Rule 201(k) conference.
- 14. Due to IL S. Ct. Time Standards, any modification or request for extension of the Case Management Order requires a written motion (filed prior to the deadline) and a hearing.
- 15. Submit courtesy copies to lpcourtesy@k3county.net, cc all counsel/parties, hyperlinks encouraged.
- 16.

Dated:	Circuit Judge Lindsay Parkhurst	
Agreed: Plaintiff Counsel	Defense Counsel	Other Party
E-mail:	E-mail:	Page 2 of 2