IN THE DISTRICT COURT FOR THE STATE OF ALASKA AT ANCHORAGE

Plaintiff(s),)) CASE NO.)) DISTRICT COURT REPORT OF) PARTIES' PLANNING MEETING
Defendant(s).	AND ORDER
	h to agree on a discovery plan and file J.
eduling Conference date:	Judge assigned:
parties' planning meeting was held on _	
Initial Disclosures required by Civil Rule 26(a)(1): have been exchanged will be exchanged by Supplements, if any, are due at these intervals:	
	escribe subjects areas, deadlines, methods,
rial. The case will be ready for trial by Trial is anticipated to last for days. Jury trial ☐ requested ☐ not requested. Trial cannot be scheduled now because:	
ties' Proposed Pretrial Deadlines: AMENDMENTS TO PLEADINGS: Motions to add parties, amend pleadings, or specifically identify or join potentially responsible persons under AS 09.17.080 must be filed at least 60 days before trial. MOTION MATTERS: Motions not related to discovery must be completed at least 20 days before trial. DISCOVERY: All discovery must be completed at least 20 days prior to trial. WITNESS LISTS: At least 40 days before trial, the parties shall file, and serve the opposing party, with a list of witness names and current addresses for all witnesses the parties actually intend to call to testify at trial. EXPERT WITNESSES AND REPORTS: Parties shall disclose expert witness names and reports 60 days before trial. Civil Rule 26(a)(2). EXHIBITS: Exhibits will be handled in accordance with Civil Rule 43.1 and Administrative Bulletin 9. ALL EXHIBITS, A TRIAL BRIEF covering any issues of law to be determined by the court, and PROPOSED JURY INSTRUCTIONS must be filed and served no later than 10 days before trial. The above deadlines are amended as follows:	
	Defendant(s). s are required to meet in good fait twithin 10 days after their meeting needuling Conference date: parties' planning meeting was held on the law been exchanged will be exchanged will be exchanged by poplements, if any, are due at these intervence covery Plan. [If discovery is needed, did any limits.] al. The case will be ready for trial by last for days. Jury trial retained to cannot be scheduled now because the retained to discovery must be completed at least for discovery must be completed at least least 40 days before the todiscovery must be completed at least least 40 days before trial, the parties a list of witness names and current addintend to call to testify at trial. EXPER disclose expert witness names and repections and Administrative Bulletin 9. ALL EXION flaw to be determined by the court, be filed and served no later than 10 days befiled and served no later than 10 days before the later than 10 days be

6.	Settlement . The parties discussed poss through alternative dispute resolution an settlement conference	
7.		of the scheduling order. [The court may hold a anding the parties' waiver. Parties should plan
8.	Other Orders. [List other orders that s 26(c), 16(b), or 16(c), concerning protec	hould be entered by the court under Civil Rules tive orders and pretrial orders.]
Signa	turo	Signaturo
Drint	ture: Name:	Signature: Print Name:
Renre	esenting:	Representing:
	Signed:	Date Signed:
Signa	turo	Signaturo
Drint	ture:	Signature:
Renre	Name:esenting:	Print Name:Representing:
	Signed:	Date Signed:
	Amended as follows (or as marked below	ı):
The I	Pretrial Scheduling Conference: Remains as scheduled. is VACATED. is rescheduled to	at
Trial		
	Case is not ready for calendar call. Parties must be ready for trial and appea at am pm. At that time	er at trial call on e the court will set the actual time within the
	week when trial will commence. The tria	al judge will be
Date	week when trial will commence. The tria	al judge will be
I certi	week when trial will commence. The trial will commence. The trial will commence. The trial will commence. The trial will commence.	al judge will be
I certi this O	fy that ona copy of	I judge will be Signature of District Court Judge
I certi this O Clerk: Page 2	fy that on a copy of rder was sent to the following (list names):	Signature of District Court Judge