IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE AND OSCEOLA COUNTIES, FLORIDA

# AMENDED ORDER GOVERNING CIVIL CASE MANAGEMENT AND RESOLUTION

The procedures established herein will improve the court's ability as required by Florida Rule of General Practice & Judicial Administration 2.545, to provide effective early and continuous control of case processing to ensure fair and prompt resolution of disputes consistent with the nature and complexity of the case and to respond to the growing number of commercial, business and other economic based civil filings having a direct impact on the circuit.

These uniform procedures also provide for effective early judicial intervention and management of complex cases consistent with Florida Rule of Civil Procedure 1.201 for managing complex litigation and will reduce public costs of civil litigation through early identification and expedited handling of relatively simple two-party cases to ensure prompt resolution of expedited matters.

By the power vested in the chief judge under Article V, section 2(d) of the Florida Constitution, section 43.26, Florida Statutes, and Rule 2.215 of the Florida Rules of General Practice and Judicial Administration, effective **immediately**, unless otherwise provided herein, to continue until further order and superseding any provisions in prior Administrative Orders that may be inconsistent, it is **ORDERED**:

- 1. There is established in the Ninth Judicial Circuit a program for active, differentiated case management of all civil cases, applicable to all currently filed civil cases and all newly filed civil cases.
- 2. This Order does not apply to: (a) those cases assigned to Business Court pursuant to Administrative Order(s) 2019-08-02 and 2004-03-04, as may be amended; (b) any civil case designated as complex under Florida Rule of Civil Procedure 1.201; and (c) any civil case filed on or before December 31, 2024, in which a case management order has been entered or the Court has entered an order setting the case for pre-trial and/or trial, in which event the dates and deadlines set forth therein shall govern the progress of the case.
- 3. As required in Florida Rule of Civil Procedure 1.200, each civil case will be assigned to a track:
  - a. <u>Complex civil cases</u> are actions that have been or may be designated by court order as complex under Florida Rule of Civil Procedure 1.201. Upon such designation, the action shall proceed as provided in the rule.
  - b. <u>Streamlined</u> civil cases are actions that reflect some mutual knowledge about the underlying facts, have limited needs for discovery, well-established legal issues related to liability and damages, few anticipated dispositive pretrial motions, minimal documentary evidence, and an anticipated trial length of no more than 3 days. Uncontested cases should generally be presumed to be streamlined cases.

Based on the factors outlined above, the following case types are designated as streamlined:

**Circuit court:** Ch. 718, Condominium Association Lawsuit, any Constitutional Challenge, Distress, Replevin, any Foreclosure, and any Other Real Property Actions.

**County court:** Other Civil – Non-Monetary, any Replevin, any Foreclosure, Personal Injury Protection (and other first party insurance claims), and Small Claims (if the rules of civil procedure have been invoked).

c. General civil cases are all civil cases other than complex cases and streamlined cases

# 4. FOR CIRCUIT CIVIL CASES FILED ON OR AFTER JANUARY 1, 2025:

In consultation with the presiding judges the Court has developed, for entry in each circuit civil case filed on or after January 1, 2025, a Uniform Trial and Case Management Order (UTCMO) for streamlined (non-jury trial) and general (jury trial) circuit civil cases (attached as Exhibit "A" and Exhibit "B" to this Order).

The UTCMO will be entered on each applicable circuit civil case within three (3) business days of the filing of the initial complaint. The UTCMO sets various deadlines, including pre-trial and trial dates. Deadlines established in the UTCMO will be strictly enforced by the court.

Any party serving an initial pleading (complaint, third-party complaint, etc.) in the case shall serve a copy of the UTCMO together with initial service of process to each defendant.

Parties seeking to have a case designated as complex shall initially serve the UTCMO and thereafter comply with Florida Rule of Civil Procedure Rule 1.201(a) by filing an appropriate motion to declare the case complex.

Any motion to change the track to which a case is assigned must be filed promptly after the appearance of good cause to support the motion. A track assignment may be changed by the court on its own motion.

### 5. FOR CIRCUIT CIVIL CASES FILED ON OR BEFORE DECEMBER 31, 2024:

For circuit civil cases filed on or before December 31, 2024, in which a case management order has been entered or the Court has entered an order setting the case for pre-trial and/or trial, the dates and deadlines set forth therein shall govern the progress of the case.

To have a case placed on the trial docket, the plaintiff must file a Notice for Trial per Division guidelines and send a copy of the Notice for Trial to the Division's judicial assistant via email. The Court may issue a *sua sponte* trial order at any time.

# 6. FOR COUNTY CIVIL CASES FILED ON OR AFTER JANUARY 1, 2025:

In consultation with the presiding judges the Court has developed, for entry in each county civil case filed on or after January 1, 2025, a Standing Case Management Plan/Order for streamlined and general county civil cases (attached as Exhibit "C" and Exhibit "D" to this Order). Electronic versions of the Standing Case Management Plan/Order for streamlined and general county civil cases can be found under Quick Links on the home page for the Ninth Judicial Circuit, the Miscellaneous category, and then the Civil Case Management tab.

The Standing Case Management Plan/Order specifies, at a minimum, the deadlines for service of complaints, service under extensions, and adding new parties and the deadlines by which: fact and expert discovery shall be completed; all objections to pleadings and pretrial motions shall be resolved; and mediation shall have occurred. The Standing Case Management Plan/Order also indicates that the deadlines established in the order will be strictly enforced by the court; and that a firm trial date and related deadlines will be ordered by the presiding judge to include a case management conference six months after the complaint is filed for streamlined cases and nine months after the complaint is filed for general cases.

The plaintiff shall, at the outset and based on the definitions in paragraph 3 above, determine the applicable form of Standing Case Management Plan/Order (General or Streamlined). Plaintiff shall file the applicable Standing Case Management Plan/Order in the case at the same time as the civil cover sheet, complaint and summons(es). The Clerk of Court is directed not to issue summonses in any county civil case in which the Standing Case Management Plan/Order has not been filed. The Clerk of Court shall notify the filer that the summons is not being accepted for filing until the Standing Case Management Plan/Order has been filed. Any party serving an initial pleading (complaint, third-party complaint, etc.) in the case shall serve a copy of the appropriate Standing Case Management Plan/Order together with initial service of process to each defendant.

### 7. FOR COUNTY CIVIL CASES FILED ON OR BEFORE DECEMBER 31, 2024:

For cases filed on or before December 31, 2024, in which a case management order has been entered or the Court has entered an order setting the case for pre-trial and/or trial, the dates and deadlines set forth therein shall govern the progress of the case.

Parties seeking to have a case designated as complex shall initially file and serve the Standing Case Management Plan/Order (General) and thereafter comply with Florida Rule of Civil Procedure Rule 1.201(a) by filing an appropriate motion to declare the case complex.

To have a case placed on the trial docket, the plaintiff must file a Notice for Trial per division guidelines and send a copy of the Notice for Trial to the Division's judicial assistant via email. The Court may issue a *sua sponte* trial order at any time.

- 8. Pre-trial and trial dates will be ordered in a manner consistent with the time standards specified in Florida Rule of General Practice and Judicial Administration 2.250(a)(1)(B) for the completion of civil cases.
- 9. All judges within the Circuit are directed to strictly comply with Florida Rule of General Practice and Judicial Administration 2.545(a), (b), and (e), which respectively require judges to conclude litigation as soon as it is reasonably and justly possible to do so, to take charge of all cases at an early stage and to control the progress of the case thereafter until it is determined, and to apply a firm continuance policy allowing continuances only for good cause shown.
- 10. Counsel must strictly comply with Florida Rule of General Practice and Judicial Administration 2.545(a), which requires lawyers to conclude litigation as soon as it is reasonably and justly possible to do so.
- 11. Administrative Order 2021-04-04 is vacated and set aside except to the extent that it has been incorporated and/or amended herein. Vacating an Administrative Order that vacates a prior Order does not revive the prior Order.

**DONE AND ORDERED** at Orlando, Florida, this 31st of October, 2025.

Lisa T. Munyo Chief Judge

Copies provided to:

Clerk of Court, Orange County Clerk of Court, Osceola County General E-Mail Distribution List http://www.ninthcircuit.org

# Exhibit "A"

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE / OSCEOLA COUNTY, FLORIDA

CASE NO.: DIVISION:

IN RE

UNIFORM TRIAL ORDER WITH CASE MANAGEMENT

# UNIFORM TRIAL AND CASE MANAGEMENT ORDER

(Streamlined Track)

(Effective January 1, 2025)

PURSUANT TO Florida Rules of General Practice & Judicial Administration 2.250 and 2.545 and Florida Rules of Civil Procedure 1.200 and 1.440, and based on the case type designated in the initial filing (as required by AO 2021-04-05), the Court ORDERS as follows:

- 1. COMPLIANCE WITH UNIFORM TRIAL AND CASE MANAGEMENT ORDER. The parties must strictly comply with the terms of this Uniform Trial and Case Management Order ("UTCMO"), unless otherwise ordered by the court. Failure to comply with all requirements of this order may result in the imposition of sanctions, up to and including dismissal of this action or the striking of pleadings and entry of default final judgment.
- 2. ADDITIONAL NINTH CIRCUIT AND DIVISION-SPECIFIC GUIDELINES. All counsel and unrepresented parties must be familiar with and comply with the following: (a) Amended Administrative Order Establishing the Ninth Judicial Circuit Court Circuit Civil Court Guidelines (AO 2012-03-01); (b) Amended Administrative Order Establishing the Ninth Judicial Circuit Courtroom Decorum Policy (AO 2003-07-02); and (c) any division-specific guidelines published by the division (or the division judge) in which the case is pending.
- 3. MODIFICATION OF THIS ORDER. The parties may not, individually or by agreement, alter or extend the deadlines in this order or waive any of the provisions of this order. The provisions of this order may be modified only upon motion/stipulation and court order in accordance with applicable law.

- 4. SERVICE OF THIS ORDER WITH INITIAL PROCESS. The court will issue and electronically file a UTCMO within three (3) business days after the date of filing of the initial complaint. Any party serving an initial pleading in this case must serve a copy of this order with initial service of process.
- 5. CASE MANAGEMENT. The following pretrial deadlines are imposed. All dates are to be calculated from the date of the filing of the initial complaint unless otherwise noted. These are the dates that will control this case unless modified by court order pursuant to Florida Rule of Civil Procedure 1.200.
- 6. TRIAL DATE. This case is set for a non-trial during the trial docket beginning **[DATE]** in **COURTROOM** \_\_\_\_\_\_ beginning at **[TIME]** [a.m. / p.m.] at the [ORANGE COUNTY COURTHOUSE, 425 N. Orange Ave., Orlando, FL 32801] [OSCEOLA COUNTY COURTHOUSE, 2 Courthouse Square, Kissimmee, FL 32801].
- 8. CASE MANAGEMENT. The following pretrial compliance deadlines are imposed.

  All dates must be calculated from the date of filing of the initial complaint unless otherwise noted.

Deadline for Service of Process:	120 days
Automatic Extension for Service of Process if not perfected timely:	30 additional days, for a total of 150 days. If service of process is not completed by the end of the Automatic Extension, all unserved defendants are automatically dismissed without prejudice and without notice or further opportunity to be heard.

<sup>&</sup>lt;sup>1</sup> No other attorney may cover a pretrial conference unless they are: (i) fully prepared; (ii) have confirmed all pretrial requirements have been fulfilled, and (iii) have full authority from the client and lead counsel to make decisions about the case.

Initial Discovery Disclosures:	60 days after service. See Fla. R. Civ. P. 1.280(a)(3).
Motions to Dismiss, Motions for More Definite Statement, Motions to Strike, and Any Objections to the Pleadings:	Must be filed, set for hearing and heard within 60 days from filing of the motion, or automatically deemed abandoned and denied without further order.
Disclosure of Expert Witnesses:	275 days.
Deadline for Completion of Fact and Expert Discovery:	375 days.
Pretrial Motions (excluding Motions in Limine), Motions for Summary Judgment and Daubert Motions:	Filed: 420 days.  Heard: No later than 7 days prior to the Pretrial Conference or automatically deemed abandoned and denied without further order.
Motions in Limine:	Filed: Prior to the Pretrial Conference.  Heard: No later than 7 days prior to the beginning of the trial period
Mediation:	Completed prior to the Pretrial Conference.  Plaintiff must submit a mediation order <sup>2</sup> for entry by the Court once the date of mediation has been agreed and a mediator selected.

- 9. EXPERT WITNESSES. The following will govern proceedings related to expert witnesses.
  - a. Within the time required in Paragraph 8 above, Plaintiff must disclose the expert witnesses (including both treating and hybrid experts) that Plaintiff actually intends to present at trial. "Experts" is specifically defined in this order (wherever used) to include retained experts, treating experts and hybrid experts.

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<sup>&</sup>lt;sup>2</sup> All mediation orders shall contain the following language: *All parties, counsel, authorized representatives* and other mediation participants are hereby ordered to turn on your video cameras (and visually appear in your video) for the duration of the mediation conference unless otherwise excused by the mediator.

- b. Defendant must disclose the expert witnesses that Defendant actually intends to present at trial within 15 days of Plaintiff's expert witness disclosure or the time required by Paragraph 8, whichever is later.
- c. Plaintiff must disclose all rebuttal witnesses within 15 days of Defendant's expert witness disclosure or the time required by Paragraph 8, whichever is later.
- d. As used herein, "disclose" means furnishing in writing the expert's (a) name, business address and telephone number, (b) curriculum vitae or qualifications, (c) medical specialty or field of expertise, (iv) statement of the specific subjects upon which the expert will testify and offer opinions, and (v) the party or parties against whom the expert will be called to testify. Any changes in an expert's opinion or changes in the basis of the expert's opinion must be disclosed to all parties no less than 60 days prior to the Pretrial Conference.
- e. All out-of-court testing, experiments, or physical or mental examinations by experts must be completed prior to the expert's deposition.
- 10. CLOSE OF DISCOVERY. Discovery closes 375 days after the initial filing of the action. All depositions must be completed by this date. All answers to interrogatories, responses to requests to produce, and requests for admissions must be served by this date. This deadline may only be extended by court order. Joint stipulations to extend this deadline (without court order) do not alter the discovery deadline.

#### 11. MOTIONS:

- a. PRETRIAL MOTIONS (EXCLUDING MOTIONS IN LIMINE), MOTIONS FOR SUMMARY JUDGMENT AND DAUBERT MOTIONS. Must be filed within 420 days of the date of the filing of the initial complaint and heard no later than 7 days prior to the Pretrial Conference. Late-filed motions are subject to summary denial.
- b. MOTIONS IN LIMINE AND MOTIONS TO EXCLUDE WITNESSES OR EVIDENCE: Motions in limine and motions to exclude witnesses or evidence must be filed and served prior to the Pretrial Conference. Motions in Limine must be scheduled and heard no later than 7 days prior to the beginning of the trial

period. Motions in limine will not be heard during the trial period, absent good cause. No motion in limine may be scheduled for hearing unless it contains a certification of good faith attempt to resolve the matter at issue. Omnibus motions asking that the Court order the opposing party/counsel to comply with Florida law, the Florida Rules of Civil Procedure, and the Florida Rules of Professional Conduct are disfavored.

- 12. MOTIONS FOR SUMMARY JUDGMENT. Motions for summary judgment are subject to the deadline imposed above. Failure to respond to a motion for summary judgment within the time required by Florida Rule of Civil Procedure 1.510(b) may result in the court granting any relief available pursuant to Florida Rule of Civil Procedure 1.510(e). Refer to and comply with any division requirements for additional requirements.
- 13. EXCHANGE OF WITNESS LISTS AND EVIDENCE SCHEDULES. No less than 60 days before the Pretrial Conference, attorneys and unrepresented parties must serve the following:
  - a. A list of all witnesses including potential impeachment and rebuttal witnesses who may testify at trial. The list must: (a) provide the name, address and telephone number of the witness, and (b) specify whether the witness is a liability, damage, rebuttal, or impeachment witness.
  - b. A schedule of all exhibits, including depositions, a party may offer at trial, lettered sequentially. Exhibits must be described with specificity. For example, "all medical records" is insufficient.
- 14. MEETING OF COUNSEL. No later than 15 days prior to the Pretrial Conference, lead counsel and pro se parties, if any, must meet. Live or videoconference attendance at this meeting by Lead Trial Counsel is mandatory. At the meeting, the attorneys and unrepresented parties must:
  - a. Discuss and attempt to settle the case.
  - b. Produce all documents to be offered at trial. Exhibits must be bates-stamped.
  - c. Examine, and initial every exhibit (or entry on an Exhibit Schedule) to be produced by the opposing party at trial. The parties must agree on those exhibits which will

be admitted as joint exhibits and those that can be admitted without objection. The parties must identify all other exhibits and specify all objections thereto. "Exhibit Schedules" must be prepared reflecting these separate categories of exhibits for each party. The Exhibit Schedules for each party must be attached to the Joint Pretrial Statement described below. Objections not noted are waived. Exhibits marked for identification must be listed alphabetically (e.g., Ex. A) and, if received in evidence, will be listed numerically (e.g., Ex. 1).

- d. Review opposing parties' witness lists. Witness lists for each party must be attached to the Joint Pretrial Statement described below.
  - e. Discuss and stipulate to any facts requiring no proof at trial.
  - f. Discuss, clarify, and frame all factual issues of fact to be tried.
- g. Identify all legal, procedural, or evidentiary issues to be decided prior to or during trial.
  - h. Discuss any evidentiary stipulations.
  - i. Discuss the proposed verdict forms.
- j. The Verdict Form must be emailed to the division email address to which the case is assigned in Word format no later than 3 business days before the first day of trial. The email for the Verdict form shall contain the following in the subject line of the email: "VERDICT FORM [Insert case # here]." External hard drives are discouraged. The parties must designate whether the proposed Verdict form is agreed to, or submit competing Verdict forms/ Additional division guidelines may apply.
- k. Discuss and attempt to agree upon any other matters leading to a more orderly and expeditious trial.
- I. Prepare a Pretrial Checklist if required by the division procedures of the division to which the case is assigned. Any required checklist must be emailed (but not filed) to the division email, together with the Joint Pretrial Statement, no less than 5 days prior to the Pretrial Conference. The email for the Checklist and the Joint Pretrial Statement must contain the following in the subject line of the email: "CHECKLIST & PTS [Insert case

- # here]." Additional division guidelines may apply.
- 15. JOINT PRETRIAL STATEMENT. The parties must confer on and file a Joint Pretrial Statement addressing the matters described below, no later than 5 days prior to the Pretrial Conference, with a courtesy copy sent to the division email. If the Parties are unable to agree on the contents of the Joint Pretrial Statement, the differing views should be set forth within a single Joint Pretrial Statement. The Joint Pretrial Statement must contain the following:
  - a. A statement of the case to be read to the court.
  - b. A statement of admitted facts that may be read at trial as a stipulation of counsel.
    - c. A statement of the issues of fact to be tried.
    - d. A statement of the unresolved issues of law, procedure or evidence.
    - e. Each party's witness list.
    - f. Each party's schedule of exhibits with objections.
  - g. Any stipulation on evidentiary matters specifying the applicable matters to which such stipulation applies, e.g., authenticity, hearsay exceptions, etc.
    - h. A current estimate of the number of days required for trial.
  - i. The specific category of damages, including attorneys' fees, claimed by each party and, when possible, the amount of such damages sought by each party.
  - j. A designation of Lead Trial Counsel. No change of Lead Trial Counsel may be made without leave of the Court if such change would disrupt the trial schedule.
  - k. A list of all pending motions and date filed. Motions not timely heard in accordance with the dates set forth herein are subject to summary denial.
  - I. A list identifying, with specificity, any matters of which the parties will ask the Court to take Judicial Notice under sections 90.201 and 90.202, Florida Statutes, and any objections or agreement thereto.
- 16. DEPOSITION DESIGNATIONS. No less than 30 days prior to the beginning of the trial period, each party must file designations of the depositions it intends to offer at trial. Counter (or "fairness") designations and objections, if any, must be filed within 7 days of the deposition

designations. Objections to the counter-designations shall be filed within 7 days thereafter. Deposition designations must be heard by the Court before the first day of trial unless the court directs otherwise. If the parties cannot resolve objections to deposition designations, and no hearing time can be coordinated, the party making the objection must submit to the court a properly marked copy of the deposition transcript along with a proposed order identifying the page and line of the testimony to which the party objects, the basis for the objection, and a blank space for the Court to rule no later than 7 days prior to the first day of trial. Additional division guidelines may apply.

- 17. [FOR OPENING STATEMENTS ONLY]: DEMONSTRATIVE AIDS, COMPUTER SLIDESHOWS AND/OR POWERPOINT PRESENTATIONS. Demonstrative aids, computer slideshows and/or PowerPoint presentations counsel seek to use *during opening statement* must be shared with opposing counsel no less than 3 business days prior to the beginning of trial. Computer slideshows and/or PowerPoint presentations may refer to what a party believes the evidence will show if the parties agree that the matter will, in fact, be received in evidence. Computer slideshows and/or PowerPoint presentations may not include argument or citations to legal authorities. Disputes over demonstrative aids, computer slideshows and/or PowerPoint presentations must be heard by the Court before the first day of trial. If the parties cannot resolve disputes over computer slideshows and/or PowerPoint presentations (and no hearing time can be coordinated), the demonstrative aids, computer slideshows and/or PowerPoint presentations are subject to being excluded during Opening Statement, subject to division procedures.
- 18. NOTICE OF SETTLEMENT. In the event of settlement, the parties must immediately email the division to which the case is assigned. The email for the Notice of Settlement must contain the following in the subject line of the email: "NOTICE OF SETTLEMENT: [Insert case # here]." Thereafter, the parties must file a Notice of Settlement signed by all parties. Noncompliance with this Paragraph will result in the case remaining on the docket as well as the possible imposition of sanctions. When a Notice of Settlement is filed, the parties are required to appear at trial call on the first day of their designated trial period unless expressly advised they are excused from appearing. If the parties are advised they are excused from appearing at trial call, the parties are

directed to conclude the settlement and file the appropriate dismissal within 60 days, or the court may *sua sponte* enter an order of dismissal. *There is no requirement that the settlement documents* be filed. Additional division guidelines may apply.

- 19. DISCOVERY DISPUTES. All counsel and unrepresented parties must familiarize themselves with the current edition of the Florida Handbook on Civil Discovery Practice and seek to resolve discovery issues without court intervention whenever possible. Counsel are also directed to familiarize themselves with Florida Rules of Civil Procedure 1.280(k), 1.340(a), 1.350(b), and 1.380. Failure to comply with any Florida Rule of Civil Procedure may result in sanctions.
- 20. MEET AND CONFER. The parties must comply with the "meet and confer" requirements of Florida Rule of Civil Procedure 1.202(d) **and** Administrative Order No. 2012-03-01. Any non-compliant motion or notice of hearing may be summarily stricken or denied by the Court, requiring resubmission of the motion, notice of hearing, or both.
- 21. SANCTIONS. Failure to attend the meeting of counsel referenced above, the pretrial conference, or the trial, or to comply with the requirements of this order, may result in the imposition of appropriate sanctions, including but not limited to contempt, dismissal, default, striking of pleadings, exclusion of evidence, assessment of attorneys' fees or costs, or any combination thereof.
- 22. AUDIO/VISUAL. Requests for audio or visual equipment (or both) must be made at least three (3) business days in advance of trial to avoid delays. All such requests must be made to the Ninth Circuit's Technology Support Department and not to the division email. For assistance, see the Court's website: www.ninthcircuit.org, under Programs and Services, then Technology Support.

DONE and ORDERED in [Orange] [Osceola] County, Florida, on the date shown on the electronic signature.

CIRCUIT JUDGE	

# Exhibit "B"

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE / OSCEOLA COUNTY, FLORIDA

CASE NO.: DIVISION:

IN RE

UNIFORM TRIAL ORDER WITH CASE MANAGEMENT

# UNIFORM TRIAL AND CASE MANAGEMENT ORDER (General Track)

(Effective January 1, 2025)

PURSUANT TO Florida Rules of General Practice & Judicial Administration 2.250 and 2.545 and Florida Rules of Civil Procedure 1.200 and 1.440, and based on the case type designated in the initial filing (as required by AO 2021-04-05), the Court ORDERS as follows:

- 1. COMPLIANCE WITH UNIFORM TRIAL AND CASE MANAGEMENT ORDER. The parties must strictly comply with the terms of this Uniform Trial and Case Management Order ("UTCMO"), unless otherwise ordered by the court. Failure to comply with all requirements of this order may result in the imposition of sanctions, up to and including dismissal of this action or the striking of pleadings and entry of default final judgment.
- 2. ADDITIONAL NINTH CIRCUIT AND DIVISION-SPECIFIC GUIDELINES. All counsel and unrepresented parties must be familiar with and comply with the following: (a) Amended Administrative Order Establishing the Ninth Judicial Circuit Court Circuit Civil Court Guidelines (AO 2012-03-01); (b) Amended Administrative Order Establishing the Ninth Judicial Circuit Courtroom Decorum Policy (AO 2003-07-02); and (c) any division-specific guidelines published by the division (or the division judge) in which the case is pending.
- 3. MODIFICATION OF THIS ORDER. The parties may not, individually or by agreement, alter or extend the deadlines in this order or waive any of the provisions of this order. The provisions of this order may be modified only upon motion/stipulation and court order in accordance with applicable law.

- 4. SERVICE OF THIS ORDER WITH INITIAL PROCESS. The court will issue and electronically file a UTCMO within three (3) business days after the date of filing of the initial complaint. Any party serving an initial pleading in this case must serve a copy of this order with initial service of process.
- 5. CASE MANAGEMENT. The following pretrial deadlines are imposed. All dates are to be calculated from the date of the filing of the initial complaint unless otherwise noted. These are the dates that will control this case unless modified by court order pursuant to Florida Rule of Civil Procedure 1.200.
- 6. TRIAL DATE. This case is set for a jury trial during the trial docket beginning [DATE] in COURTROOM \_\_\_\_\_\_ beginning at [TIME] [a.m. / p.m.] at the [ORANGE COUNTY COURTHOUSE, 425 N. Orange Ave., Orlando, FL 32801] [OSCEOLA COUNTY COURTHOUSE, 2 Courthouse Square, Kissimmee, FL 32801].
- 7. PRETRIAL CONFERENCE. Lead Trial Counsel, or a trial partner with full authority,<sup>3</sup> and unrepresented parties must attend a Pretrial Conference on **[DATE]** in **COURTROOM** \_\_\_\_\_\_ beginning at **[TIME] [a.m. / p.m.]** at the [ORANGE COUNTY COURTHOUSE, 425 N. Orange Ave., Orlando, FL 32801] [OSCEOLA COUNTY COURTHOUSE, 2 Courthouse Square, Kissimmee, FL 32801] [virtually at **[virtual link here]**. The parties must comply with the requirements for pretrial conferences of the division to which the case is assigned. No motions will be heard at the pretrial conference except as otherwise provided for in the division guidelines or allowed by court order.
- 8. CASE MANAGEMENT. The following pretrial compliance deadlines are imposed.

  All dates must be calculated from the date of filing of the initial complaint unless otherwise noted.

Deadline for Service of Process:	120 days
Automatic Extension for Service of Process if not perfected timely:	30 additional days, for a total of 150 days. If service of process is not completed by the end of the Automatic Extension, all unserved defendants are automatically dismissed without prejudice and without notice or further opportunity to be heard.

<sup>&</sup>lt;sup>3</sup> No other attorney may cover a pretrial conference unless they are: (i) fully prepared; (ii) have confirmed all pretrial requirements have been fulfilled, and (iii) have full authority from the client and lead counsel to make decisions about the case.

Initial Discovery Disclosures:	60 days after service. See Fla. R. Civ. P. 1.280(a)(3).

Motions to Dismiss, Motions for More Definite Statement, Motions to Strike, and Any Objections to the Pleadings:	Must be filed, set for hearing and heard within 60 days from filing of the motion, or automatically deemed abandoned and denied without further order.
Disclosure of Expert Witnesses:	365 days.
Deadline for Completion of Fact and Expert Discovery:	540 days.
Pretrial Motions (excluding Motions in Limine), Motions for Summary Judgment and Daubert Motions:	Filed: 585 days.  Heard: No later than 7 days prior to the Pretrial Conference or automatically deemed abandoned and denied without further order.
Motions in Limine:	Filed: Prior to the Pretrial Conference.  Heard: No later than 7 days prior to the beginning of the trial period
Mediation:	Completed prior to the Pretrial Conference.  Plaintiff must submit a mediation order <sup>4</sup> for entry by the Court once the date of mediation has been agreed and a mediator selected.

- 9. EXPERT WITNESSES. The following will govern proceedings related to expert witnesses.
  - a. Within the time required in Paragraph 8 above, Plaintiff must disclose the expert witnesses (including both treating and hybrid experts) that Plaintiff actually intends to present at trial. "Experts" is specifically defined in this order (wherever used) to include retained experts, treating experts and hybrid experts.

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<sup>&</sup>lt;sup>4</sup> All mediation orders shall contain the following language: *All parties, counsel, authorized representatives* and other mediation participants are hereby ordered to turn on your video cameras (and visually appear in your video) for the duration of the mediation conference unless otherwise excused by the mediator.

- b. Defendant must disclose the expert witnesses that Defendant actually intends to present at trial within 15 days of Plaintiff's expert witness disclosure or the time required by Paragraph 8, whichever is later.
- c. Plaintiff must disclose all rebuttal witnesses within 15 days of Defendant's expert witness disclosure or the time required by Paragraph 8, whichever is later.
- d. As used herein, "disclose" means furnishing in writing the expert's (a) name, business address and telephone number, (b) curriculum vitae or qualifications, (c) medical specialty or field of expertise, (iv) statement of the specific subjects upon which the expert will testify and offer opinions, and (v) the party or parties against whom the expert will be called to testify. Any changes in an expert's opinion or changes in the basis of the expert's opinion must be disclosed to all parties no less than 60 days prior to the Pretrial Conference.
- e. All out-of-court testing, experiments, or physical or mental examinations by experts must be completed prior to the expert's deposition.
- 10. CLOSE OF DISCOVERY. Discovery closes 540 days after the initial filing of the action. All depositions must be completed by this date. All answers to interrogatories, responses to requests to produce, and requests for admissions must be served by this date. This deadline may only be extended by court order. Joint stipulations to extend this deadline (without court order) do not alter the discovery deadline.

#### 11. MOTIONS:

- a. PRETRIAL MOTIONS (EXCLUDING MOTIONS IN LIMINE), MOTIONS FOR SUMMARY JUDGMENT AND DAUBERT MOTIONS. Must be filed within 585 days of the date of the filing of the initial complaint and heard no later than 7 days prior to the Pretrial Conference. Late-filed motions are subject to summary denial.
- b. MOTIONS IN LIMINE AND MOTIONS TO EXCLUDE WITNESSES OR EVIDENCE: Motions in limine and motions to exclude witnesses or evidence must be filed and served prior to the Pretrial Conference. Motions in Limine must be scheduled and heard no later than 7 days prior to the beginning of the trial

period. Motions in limine will not be heard during the trial period, absent good cause. No motion in limine may be scheduled for hearing unless it contains a certification of good faith attempt to resolve the matter at issue. Omnibus motions asking that the Court order the opposing party/counsel to comply with Florida law, the Florida Rules of Civil Procedure, and the Florida Rules of Professional Conduct are disfavored.

- 12. MOTIONS FOR SUMMARY JUDGMENT. Motions for summary judgment are subject to the deadline imposed above. Failure to respond to a motion for summary judgment within the time required by Florida Rule of Civil Procedure 1.510(b) may result in the court granting any relief available pursuant to Florida Rule of Civil Procedure 1.510(e). Refer to and comply with any division requirements for additional requirements.
- 13. EXCHANGE OF WITNESS LISTS AND EVIDENCE SCHEDULES. No less than 60 days before the Pretrial Conference, attorneys and unrepresented parties must serve the following:
  - a. A list of all witnesses including potential impeachment and rebuttal witnesses who may testify at trial. The list must: (a) provide the name, address and telephone number of the witness, and (b) specify whether the witness is a liability, damage, rebuttal, or impeachment witness.
  - b. A schedule of all exhibits, including depositions, a party may offer at trial, lettered sequentially. Exhibits must be described with specificity. For example, "all medical records" is insufficient.
- 14. MEETING OF COUNSEL. No later than 15 days prior to the Pretrial Conference, lead counsel and pro se parties, if any, must meet. Live or videoconference attendance at this meeting by Lead Trial Counsel is mandatory. At the meeting, the attorneys and unrepresented parties must:
  - a. Discuss and attempt to settle the case.
  - b. Produce all documents to be offered at trial. Exhibits must be bates-stamped.
  - c. Examine, and initial every exhibit (or entry on an Exhibit Schedule) to be produced by the opposing party at trial. The parties must agree on those exhibits

which will be admitted as joint exhibits and those that can be admitted without objection. The parties must identify all other exhibits and specify all objections thereto. "Exhibit Schedules" must be prepared reflecting these separate categories of exhibits for each party. The Exhibit Schedules for each party must be attached to the Joint Pretrial Statement described below. Objections not noted are waived. Exhibits marked for identification must be listed alphabetically (e.g., Ex. A) and, if received in evidence, will be listed numerically (e.g., Ex. 1).

- d. Review opposing parties' witness lists. Witness lists for each party must be attached to the Joint Pretrial Statement described below.
- e. Discuss and stipulate to any facts requiring no proof at trial.
- f. Discuss, clarify, and frame all factual issues of fact to be tried.
- g. Identify all legal, procedural, or evidentiary issues to be decided prior to or during trial.
- h. Discuss any evidentiary stipulations.
- Agree upon and draft a concise statement of the case to be read by the Court at the beginning of voir dire.
- j. Discuss the proposed jury instructions (voir dire through closing) and verdict forms. Discuss whether the Court will instruct the jury on the law prior to opening statements and, if so, which jury instructions are to be read at that time.
- k. Prepare Jury Instructions and a Verdict Form. The Jury Instructions and Verdict Form must be emailed to the division email address to which the case is assigned in Word format no later than 3 business days before the first day of trial. The email for the jury instructions shall contain the following in the subject line of the email: "JURY INSTR. [Insert case # here]." The email for the Verdict form shall contain the following in the subject line of the email: "VERDICT FORM [Insert case # here]." External hard drives are discouraged. The parties must designate which instructions are agreed and which instructions, if any, are in dispute. Jury instructions must include a cover page with the case style. Any

- blanks or bracketed terms contained in the standard jury instructions must be filled in or deleted if inapplicable. Additional division guidelines may apply.
- Discuss and attempt to agree upon any other matters leading to a more orderly and expeditious trial.
- m. Prepare a Pretrial Checklist if required by the division procedures of the division to which the case is assigned. Any required checklist must be emailed (but not filed) to the division email, together with the Joint Pretrial Statement, no less than 5 days prior to the Pretrial Conference. The email for the Checklist and the Joint Pretrial Statement must contain the following in the subject line of the email: "CHECKLIST & PTS [Insert case # here]." Additional division guidelines may apply.
- 15. JOINT PRETRIAL STATEMENT. The parties must confer on and file a Joint Pretrial Statement addressing the matters described below, no later than 5 days prior to the Pretrial Conference, with a courtesy copy sent to the division email. If the Parties are unable to agree on the contents of the Joint Pretrial Statement, the differing views should be set forth within a single Joint Pretrial Statement. The Joint Pretrial Statement must contain the following:
  - a. A statement of the case to be read to the jury at the beginning of voir dire.
  - b. A statement of admitted facts that may be read at trial as a stipulation of counsel.
  - c. A statement of the issues of fact to be tried.
  - d. A statement of the unresolved issues of law, procedure or evidence.
  - e. Each party's witness list.
  - f. Each party's schedule of exhibits with objections.
  - g. Any stipulation on evidentiary matters specifying the applicable matters to which such stipulation applies, e.g., authenticity, hearsay exceptions, etc.
  - h. The number of peremptory challenges available to each party.
  - An estimate of the number of jurors requested for the venire panel and a statement regarding the necessity of any jury panel in excess of 22 venirepersons.

- j. A current estimate of the number of days (to include voir dire) required for trial.
- k. The specific category of damages, including attorneys' fees, claimed by each party and, when possible, the amount of such damages sought by each party.
- A designation of Lead Trial Counsel. No change of Lead Trial Counsel may be made without leave of the Court if such change would disrupt the trial schedule.
- m. A list of all pending motions and date filed. Motions not timely heard in accordance with the dates set forth herein are subject to summary denial.
- n. A list identifying, with specificity, any matters of which the parties will ask the Court to take Judicial Notice under sections 90.201 and 90.202, Florida Statutes, and any objections or agreement thereto.
- 16. DEPOSITION DESIGNATIONS. No less than 30 days prior to the beginning of the trial period, each party must file designations of the depositions it intends to offer at trial. Counter (or "fairness") designations and objections, if any, must be filed within 7 days of the deposition designations. Objections to the counter-designations shall be filed within 7 days thereafter. Deposition designations must be heard by the Court before the first day of trial unless the court directs otherwise. If the parties cannot resolve objections to deposition designations, and no hearing time can be coordinated, the party making the objection must submit to the court a properly marked copy of the deposition transcript along with a proposed order identifying the page and line of the testimony to which the party objects, the basis for the objection, and a blank space for the Court to rule no later than 7 days prior to the first day of trial. Additional division guidelines may apply.
- 17. [FOR OPENING STATEMENTS ONLY]: DEMONSTRATIVE AIDS, COMPUTER SLIDESHOWS AND/OR POWERPOINT PRESENTATIONS. Demonstrative aids, computer slideshows and/or PowerPoint presentations counsel seek to use *during opening statement* must be shared with opposing counsel no less than 3 business days prior to the beginning of trial. Computer slideshows and/or PowerPoint presentations may refer to what a party believes the evidence will show if the parties agree that the matter will, in fact, be received in evidence. Computer slideshows and/or PowerPoint presentations may not include argument or citations to

legal authorities. Disputes over demonstrative aids, computer slideshows and/or PowerPoint presentations must be heard by the Court before the first day of trial. If the parties cannot resolve disputes over computer slideshows and/or PowerPoint presentations (and no hearing time can be coordinated), the demonstrative aids, computer slideshows and/or PowerPoint presentations are subject to being excluded during Opening Statement, subject to division procedures.

- 18. NOTICE OF SETTLEMENT. In the event of settlement, the parties must immediately email the division to which the case is assigned. The email for the Notice of Settlement must contain the following in the subject line of the email: "NOTICE OF SETTLEMENT: [Insert case # here]." Thereafter, the parties must file a Notice of Settlement signed by all parties. Noncompliance with this Paragraph will result in the case remaining on the docket as well as the possible imposition of sanctions. When a Notice of Settlement is filed, the parties are required to appear at trial call on the first day of their designated trial period unless expressly advised they are excused from appearing. If the parties are advised they are excused from appearing at trial call, the parties are directed to conclude the settlement and file the appropriate dismissal within 60 days, or the court may sua sponte enter an order of dismissal. There is no requirement that the settlement documents be filed. Additional division guidelines may apply.
- 19. DISCOVERY DISPUTES. All counsel and unrepresented parties must familiarize themselves with the current edition of the Florida Handbook on Civil Discovery Practice and seek to resolve discovery issues without court intervention whenever possible. Counsel are also directed to familiarize themselves with Florida Rules of Civil Procedure 1.280(k), 1.340(a), 1.350(b), and 1.380. Failure to comply with any Florida Rule of Civil Procedure may result in sanctions.
- 20. MEET AND CONFER. The parties must comply with the "meet and confer" requirements of Florida Rule of Civil Procedure 1.202(d) **and** Administrative Order No. 2012-03-01. Any non-compliant motion or notice of hearing may be summarily stricken or denied by the Court, requiring resubmission of the motion, notice of hearing, or both.
- 21. SANCTIONS. Failure to attend the meeting of counsel referenced above, the pretrial conference, or the trial, or to comply with the requirements of this order, may result in the imposition of appropriate sanctions, including but not limited to contempt, dismissal, default, striking of

pleadings, exclusion of evidence, assessment of attorneys' fees or costs, or any combination thereof.

22. AUDIO/VISUAL. Requests for audio or visual equipment (or both) must be made at least three (3) business days in advance of trial to avoid delaying jury selection. All such requests must be made to the Ninth Circuit's Technology Support Department and not to the division email. For assistance, see the Court's website: www.ninthcircuit.org, under Programs and Services, then Technology Support.

DONE and ORDERED in [Orange] [Osceola] County, Florida, on the date shown on the electronic signature.

CIRCUIT JUDGE	

# Exhibit "C"

IN THE COUNTY COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE AND OSCEOLA COUNTY, FLORIDA

IN RE: COUNTY CIVIL CASE MANAGEMENT PLAN AND ORDER

# COUNTY CIVIL STANDING CASE MANAGEMENT PLAN/ORDER (Streamlined Track)

**PURSUANT TO** Florida Rule of Civil Procedure 1.200, and Ninth Judicial Circuit Court Administrative Order No. 2021-04-05 (collectively the "Case Management Administrative Orders"), this case is before the Court for case management. Based on the case type of the initial filing in this case, the Case Management Administrative Orders, and pursuant to Rule 2.545, Fla. R. Gen. Prac. & Jud. Admin., the Court hereby establishes a case management plan. It is hereby

### **ORDERED** that:

- 1. **COMPLIANCE WITH THIS CASE MANAGEMENT PLAN/ORDER:** The parties shall strictly comply with the terms of this Case Management Plan/Order, unless otherwise ordered by the Court. FAILURE TO COMPLY WITH ALL REQUIREMENTS OF THIS ORDER WILL RESULT IN THE IMPOSITION OF SANCTIONS.
- 2. ADDITIONAL NINTH CIRCUIT AND DIVISION SPECIFIC GUIDELINES: All counsel and unrepresented parties shall familiarize themselves and comply with the requirements of the following: (i) Amended Administrative Order Establishing the Ninth Judicial Circuit Court Circuit Civil Court Guidelines (AO 2012-03-01); (ii) Amended Administrative Order Establishing the Ninth Judicial Circuit Court Court Court Court Guidelines, Order Establishing the Ninth Judicial Circuit Court County Civil Court Guidelines, Orange County (AO2017-04-02) and (iv) any division-specific guidelines that may be applicable.

- 3. **MODIFICATION OF THIS ORDER:** The provisions of this Order may be modified only in accordance with Fla. R. Civ. P. 1.200.
- 4. **SERVICE OF THIS ORDER WITH INITIAL PROCESS:** Pursuant to the Case Management Orders, the Plaintiff shall file a copy of this Order in the case. Any party serving an initial pleading (complaint, third-party complaint, etc.) in this case shall serve a copy of this Order together with initial service of process.

### CASE MANAGEMENT PLAN – STREAMLINED TRACK

Note: All dates are to be calculated from the date of filing of the initial complaint unless otherwise noted.

Deadline for Service of Process:	120 days
Deadline for Service of Process extended if not accomplished within 120 days:	150 days, failing same, all unserved defendants are dismissed without prejudice without further notice or opportunity to be heard
Deadline for Leave to Add Parties and Amend Pleadings:	Motions must be set for hearing and heard within 60 days from service on the last defendant, or deemed abandoned and denied
Preliminary Motions including, but not limited to, Motions to Dismiss, Motions for More Definite Statement, Motions to Strike, Motions to Stay or Compel Appraisal/Arbitration and any objections to the pleadings:	Must be set for hearing and heard within 45 days from filing of the motion/objection, or deemed abandoned and denied. Non-movant shall timely submit a proposed order in the event the motion/objection is deemed abandoned and denied
Initial Discovery Disclosures:	60 days after service. See Fla. R. Ci. P. 1.280(a)(3)
Deadline for Completion of Fact and Expert Discovery:	275 days (additional disclosure and discovery deadlines will be established by the Uniform Order Setting Pre-Trial and Trial in the case)
Pre-trial Motions, including Dispositive and <i>Daubert</i> Motions	Must be filed no later than 15 days after completion of discovery and heard no later than 7 days prior to the pre-trial conference, or deemed abandoned and denied
Mediation/Alternative Dispute Resolution	Within 30 days after completion of the depositions of all parties, counsel shall meet and confer regarding whether an early mediation would be productive to resolution of certain issues or the entire case. A final mediation shall occur no later than 30 days after completion of all discovery

Approximate Pre-Trial Conference:	11 months
	Actual Date to be set by Trial Order
Approximate Trial Date:	12 months
	Actual date to be set by Trial Order

- 5. **NOTICES FOR TRIAL:** If the Court has not issued a Trial Order within 240 days from the date the case was filed, Plaintiff shall confer with opposing counsel/party regarding the anticipated length of trial and file a Notice for Trial. The Plaintiff shall forward a copy of the Notice for Trial to the Judicial Assistant at the Division email address noted on the Ninth Circuit website.
- 6. **DISCOVERY:** All counsel and unrepresented parties shall familiarize themselves with the current edition of the <u>Florida Handbook on Civil Discovery Practice</u> and seek to resolve discovery issues without court intervention whenever possible.
- 7. **SETTLEMENT:** The case will not be removed from the docket until all documents necessary for closure of the case are filed with the Clerk and notification has been provided to the judicial assistant. A notice of settlement is not sufficient to remove the case from the trial docket.

**DONE AND ORDERED** in Orange/Osceola County, Florida.

Chief Judge

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator in your county at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.

ORANGE COUNTY: Human Resources, Orange County Courthouse, 425 N. Orange Avenue, Suite 510, Orlando, Florida, (407) 836-2303

OSCEOLA COUNTY: Court Administration, Osceola County Courthouse, 2 Courthouse Square, Suite 6300, Kissimmee, Florida, (407) 742-2417

# Exhibit "D"

IN THE COUNTY COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE AND OSCEOLA COUNTY, FLORIDA

IN RE: COUNTY CIVIL CASE

MANAGEMENT PLAN AND

ORDER

# COUNTY CIVIL STANDING CASE MANAGEMENT PLAN/ORDER (General Track)

**PURSUANT TO** Florida Rule of Civil Procedure 1.200, and Ninth Judicial Circuit Court Administrative Order No. 2021-04-05 as amended (collectively the "Case Management Administrative Orders"), this case is before the Court for case management. Based on the case type of the initial filing in this case, the Case Management Administrative Orders, and pursuant to Rule 2.545, Fla. R. Gen. Prac. & Jud. Admin., the Court hereby establishes a case management plan. It is hereby

#### **ORDERED** that:

- 1. **COMPLIANCE WITH THIS CASE MANAGEMENT PLAN/ORDER:** The parties shall strictly comply with the terms of this Case Management Plan/Order, unless otherwise ordered by the Court. FAILURE TO COMPLY WITH ALL REQUIREMENTS OF THIS ORDER WILL RESULT IN THE IMPOSITION OF SANCTIONS.
- 2. ADDITIONAL NINTH CIRCUIT AND DIVISION SPECIFIC GUIDELINES: All counsel and unrepresented parties shall familiarize themselves and comply with the requirements of the following: (i) Amended Administrative Order Establishing the Ninth Judicial Circuit Court Circuit Civil Court Guidelines (AO 2012-03-01); (ii) Amended Administrative Order Establishing the Ninth Judicial Circuit Courtroom Decorum Policy (AO 2003-07-02) (iii) Amended Administrative Order Establishing the Ninth Judicial Circuit Court County Civil Court Guidelines, Orange County (AO2017-04-02) and (iv) any division-specific guidelines that may be applicable.

- 3. **MODIFICATION OF THIS ORDER:** The provisions of this Order may be modified only in accordance with Fla. R. Civ. P. 1.200.
- 4. **SERVICE OF THIS ORDER WITH INITIAL PROCESS:** Pursuant to the Case Management Orders, the Plaintiff shall file a copy of this Order in the case. Any party serving an initial pleading (complaint, third-party complaint, etc.) in this case shall serve a copy of this Order together with initial service of process.

### CASE MANAGEMENT PLAN – GENERAL TRACK

Note: All dates are to be calculated from the date of filing of the initial complaint unless otherwise noted.

Deadline for Service of Process:	120 days
Deadline for Service of Process extended if not accomplished within 120 days:	150 days, failing same, all unserved defendants are dismissed without prejudice without further notice or opportunity to be heard
Deadline for Leave to Add Parties and Amend Pleadings:	Motions must be set for hearing and heard within 90 days from service on the last defendant, or deemed abandoned and denied
Preliminary Motions including, but not limited to, Motions to Dismiss, Motions for More Definite Statement, Motions to Strike, Motions to Stay or Compel Appraisal/Arbitration and any objections to the pleadings:	Must be set for hearing and heard within 60 days from filing of the motion/objection, or deemed abandoned and denied. Non-movant shall timely submit a proposed order in the event the motion/objection is deemed abandoned and denied
Initial Discovery Disclosures:	60 days after service. See Fla. R. Civ. P. 1.280(a)(3)
Deadline for Completion of Fact and Expert Discovery:	450 days (additional disclosure and discovery deadlines will be established by the Uniform Order Setting Pre-Trial and Trial in the case)
Pre-trial Motions, including Dispositive and <i>Daubert</i> Motions	Must be filed no later than 15 days after completion of discovery and heard no later than 7 days prior to the pre-trial conference, or deemed abandoned and denied
Mediation/Alternative Dispute Resolution	Within 30 days after completion of the depositions of all parties, counsel shall meet and confer regarding whether an early mediation would be productive to resolution of certain issues or the entire case. A final mediation shall occur no later than 30 days after completion of all discovery

Approximate Pre-Trial Conference:	17 months Actual Date to be set by Trial Order
	Actual Date to be set by That Order
Approximate Trial Date:	18 months
	Actual date to be set by Trial Order

- 5. **NOTICES FOR TRIAL:** If the Court has not issued a Trial Order within 240 days from the date the case was filed, Plaintiff shall confer with opposing counsel/party regarding the anticipated length of trial and file a Notice for Trial. The Plaintiff shall forward a copy of the Notice for Trial to the Judicial Assistant at the Division email address noted on the Notice Circuit website.
- 6. **DISCOVERY:** All counsel and unrepresented parties shall familiarize themselves with the current edition of the <u>Florida Handbook on Civil Discovery Practice</u> and seek to resolve discovery issues without court intervention whenever possible.
- 7. **SETTLEMENT:** The case will not be removed from the docket until all documents necessary for closure of the case are filed with the Clerk and notification has been provided to the judicial assistant. A notice of settlement is not sufficient to remove the case from the trial docket.

**DONE AND ORDERED** in Orange/Osceola County, Florida.

Chief Judge

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator in your county at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711.

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OSCEOLA COUNTY: Court Administration, Osceola County Courthouse, 2 Courthouse Square, Suite 6300, Kissimmee, Florida, (407) 742-2417

REV 7/2025