PRETRIAL CONFERENCE CHECKLIST DIVISION D – JUDGE SCOTT BLAUE

(Pursuant to Fla. R. Civ. P. 1.200(d))

CASE NO.:		PTC	PTC DATE:		
CASE STYLE: Plaintiff:		Def	Defendant(s):		
(1): (2): (3):		(2):	(1):		
TRIAL ATTORNEY(s) FOR: Plaintiff:			TRIAL ATTORNEY(s) FOR: Defendant(s):		
(1):		(2):	(1):		
Date	Date Order Setting Trial: Date CMO Entered: CMO Projected Trial Date:				
Trial Length:(days/weeks)			Jury Trial: Yes No		
Continued from Prior Docket? : Yes No. Date last trial docket:					
Has Mediation been held? ☐ Yes ☐ No If no, when is it scheduled? Is Settlement still a possibility? ☐ Yes ☐ No ☐ Maybe					
1	Pretrial Meeting of Coun Yes No If no, when scheduled?		☐ Yes ☐ ì	al Stipulation ("JPTS") filed? No iled?	

2	Do the parties have a Statement of the Case to be read to venire: \square Yes \square No
	Statement of Case in JPTS? Yes No
3	Have typed proposed Jury Instructions and Verdict Forms been submitted to the Court prior to the Pre-Trial Conference? Yes No If no, when will the jury instructions and verdict forms be filed with the Clerk and submitted to the Court?
4	Will early Substantive Jury Instructions, including the law be given prior to Opening Statement? Yes No
5	Are there any objections or concerns to Jurors taking notes and asking questions of witnesses (See Section 40.50, Florida Statutes and Rule 1.452, Fl. R. Civ. Pr.)?
	☐ Yes ☐ No
	How many prospective Jurors are requested for the Venire ?
6	Peremptory Challenges in the selection of the Jurors:
	Plaintiff (1) Defendant (1) Plaintiff (2) Defendant (2)
7	Number of Alternate Jurors to be impaneled?
	Peremptory Challenges in the selection of the Alternate Juror(s):
	Plaintiff (1) Defendant (1) Plaintiff (2) Defendant (2)

	Time Estimates	Voir Dire (If Jury Trial)	Opening Statement	Case in Chief	Closing Argument	
8	Plaintiff (1)	min hr.	min hr	min hr	min hr	
	Plaintiff (2)	min hr	min hr	min hr.	min hr.	
	Defendant (1)	min hr	min hr.	min hr	min hr	
	Defendant (2)	min hr	min hr	min hr	min hr	
	Total Estimated Time for Trial: days/weeks					
	I					
9	When is the Rule of Sequestration invoked? Before voir dire Before opening Not invoked					
10	Court Reporter: Plaintiff Defendant Shared None					
10	Interpreter: Plaintiff Defendant Shared None					
	•					
11	Are all Exhibits to be introduced and offered into evidence during trial pre-marked for identification with letters, or numbers for admission into evidence by stipulation, corresponding to the Exhibit Log given to the Trial Clerk?					
	Plaintiff (1):					

		Witness List Filed?	Exhibit List Filed?	Expert List Filed?	All Lists in JPTS?
12	Plaintiff (1):	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
	Defendant (1):	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
	Defendant (2):	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No	☐ Yes ☐ No
13	Have all Demonstrative Aids, charts, boards, illustrations, maps, diagrams and PowerPoint slides or presentations (to be used during Opening Statement or Trial) been pre-marked for identification only with letters corresponding to the Exhibit Log given to the Trial Clerk, exchanged or otherwise made available to opposing counsel to evaluate and review to allow for objections to be noted, brought to the Court's attention and ruled on PRIOR to the first day of trial? **NOTE:* DEMONSTRATIVE AIDS MAY NOT BE USED DURING OPENING STATEMENT WITHOUT AGREEMENT OR PRIOR COURT ORDER.** Plaintiff(1):				
14	Have all Rule 1.360 Examinations been completed? Yes No If no, describe generally what examination(s) are pending and the anticipated completion 4 date?				pated

15	Have all Motions to Amend Pleadings been filed and heard?
16	Has all fact discovery been completed?
17	Has all expert discovery been completed? ☐ Yes ☐ No If no, describe generally what expert discovery is pending and when it will be completed?
18	Have all Dispositive Motions and Summary Judgment Motions been filed and heard including but not limited to, the defense of "failure to state a cause of action" pursuant to Rule 1.140(h)(2)?

	Have all <i>Daubert</i> or other Expert Witness Related Motions been filed and heard? Yes No				
19	If no, identify any such pending motion(s) and whether they were timely filed:				
	1.				
20	Have all <i>Northrup</i> Impeachment Materials been identified, disclosed and exchanged? Yes No If no, when will such materials be identified, disclosed and exchanged? ———————————————————————————————————				
	Have all case specific Motions in <i>Limine</i> been filed and heard? Yes No				
	If no, identify any such pending motion(s) and whether they were timely filed:				
21	1				
22	Have all Deposition Transcripts , Answers to Interrogatories , and Responses to Request(s) for Admissions been filed with the Court if they are to be published during the case in chief or used for impeachment?				
	Plaintiff (1):				

23	Have all Deposition Designations , Counter Designations , objections and completeness concerns been timely exchanged in writing? Yes No If no, when will such deposition designations , objections , and completeness concerns be exchanged?			
24	Have all Stipulations, Admissions, Agreements and Waivers been reduced to writing and incorporated in the Joint Pretrial Stipulation? Yes No If no, when will they be prepared and filed? NOTE: STIPULATIONS, ADMISSIONS, AGREEMENTS AND WAIVERS MUST BE IN WRITING IF SEEKING COURT ENFORCEMENT.			
25	Are there any other pending motion(s), special provisions, accommodations, or concerns not previously identified above?			
26	Are there any pending written Request(s) for Judicial Notice with timely notice to adverse parties, proof of which is filed with the Court? Yes No If yes, identify any such pending Request(s): 1			

	Do you intend to use the Court's Courtroom Technology and/or Audio/Video equipment during the trial? Yes No			
27	If you intend to use the Court's Courtroom Technology and/or Audio/Video equipment			
	 have you: 1. Reviewed the Court Technology page and request form on the Circuit's webpage at: https://flcourts18.org/court-programs/information-technology/? Plaintiff □ Yes □ No Defendant □ Yes □ No 2. Met and conferred to identify any fact and/or expert witnesses who will be testifying via Microsoft Teams? □ Yes □ No 			
	If yes, are there any Motions(s)/Objection(s) to be heard related to such Teams testimony ("No" constitutes a stipulation/consent to the same)? Yes No			
28	Do the Parties understand that the Court expects them to disclose the next day's witnesses at the end of each court day? \square Yes \square No			
29	Trial Briefs are not required, however, do the parties understand that if you choose to submit them, courtesy hard <i>and</i> electronic copies must be delivered to the Judge's chambers at least three (3) business days before trial to allow time for review? Yes No			
30	Have you reviewed and familiarized yourselves with the Judge's Procedures , Guidelines and " Trial Conduct and Courtroom Decorum Policy ", all of which can be found on the Court's website, https://flcourts18.org/attorney-citizen-resources/attorney-resources/ ?			
	☐ Yes ☐ No			

[Signature Block and Certification for Attorneys Follows on Next Page]

ATTORNEY SIGNATURES AND CERTIFICATION

By our signatures below, we have read and acknowledge the foregoing and understand duties, responsibilities and obligations related to preparing for and conducting the trial of the above-styled cause. We understand that we must notify the Court immediately upon settlement of the case.

Signatures:		
Attorney(s) for Plaintiff(s)		
Signature	for	(1)
Printed Name		
Signature	for	(2)
Printed Name		
Attorney(s) for Defendant(s)		
Signature	for	(1)
Printed Name		
Signature	for	(2)
Printed Name		
Signature	for	(3)
Printed Name		
Signature	for	(4)
Printed Name		
Signature	for	(5)
Printed Name		