IN THE THIRTEENTH JUDICIAL CIRCUIT COURT FOR HILLSBOROUGH COUNTY, FLORIDA CIRCUIT CIVIL DIVISION

Plaintiff(s),		
v.	Case No:	
	Division:	
Defendant(s).		
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AMENDED DIFFERENTIATED CASE MANAGEMENT ORDER (STREAMLINED AND GENERAL CIRCUIT CIVIL CASES)

THIS CAUSE comes before the Court a	fter {select one} [] a
hearing held on <u>or</u> []	a stipulation of the parties
seeking the entry of an Amended Different	entiated Case Management
Order ("Amended DCM Order") governing	g this case. Although Florida
Rule of Civil Procedure 1.200 and the Th	nirteenth Judicial Circuit's
Administrative Order S-2024-085 ("Circu	uit Civil Differentiated Case
Management Plan") require the entry	of a Differentiated Case
Management ("DCM") Order containing a	a projected trial date within
the time standards established by Florid	da Rule of General Practice
and Judicial Administration 2.250, this	rule recognizes that under
appropriate circumstances the time stand	dards may be modified.

In entering this Amended DCM Order, the Court finds that the following good cause has been established meriting a reasonable delay in the presumptive time standard set forth in Rule 2.250(a)(1)(B):

[] For the reasons identified in the Uniform Stipulated Motion
Establishing Good Cause for Entry of Amended Differentiated
Case Management Order; or
For the following reasons:

Accordingly, it is now

ORDERED, and ADJUDGED that:

- 1. Counsel and any self-represented parties may seek to enlarge or modify the deadlines set forth herein only by filing a motion and setting it for hearing.
- 2. A projected trial date must be included in the DCM Order for Existing Cases because it is required by the Supreme Court Order. However, a projected trial date does not set the case for trial. A firm trial date will be set *only* through entry of a Uniform Order Setting Trial & Pretrial (Revised April 30, 2021). The Uniform Order Setting Trial & Pretrial (April 30, 2021) can be located on the division judge's web page under the "Forms" tab. Each division's trial weeks are published on the division judge's web page under the "Schedule" tab. The Uniform Order Setting Trial & Pretrial (Revised April 30, 2021) may be entered in any one of the following ways:
 - a. By the Court, for the division's published trial week(s) for the projected trial month. This may be done by the Court at any time, with or without a hearing and with or without notice;

- b. After submission of the order by the parties via the Statewide Portal, for the division's published trial week(s) for the projected trial month; or
- c. After a hearing set by either the parties or the Court.

While the Uniform Order Setting Trial & Pretrial (Revised April 30, 2021) may be entered in any one of those ways, it is ultimately the Plaintiff's responsibility to ensure that the Uniform Order Setting Trial & Pretrial (Revised April 30, 2021) is submitted to the Court for entry by the deadline.

- 3. If the projected trial date below falls outside the time standards specified in Florida Rule of General Practice and Judicial Administration 2.250(a)(1)(B), it is because the Court has found good cause for such a variation from those standards in this case as set forth above. This good cause includes but is not limited to the period of time that the case was pending prior to the entry of this Order, the status of discovery, and the necessity of affording the parties and their counsel adequate notice and an opportunity to prepare their case prior to setting the case for trial, among other relevant factors.
- 4. Counsel and any self-represented parties are DIRECTED to review and comply with all provisions of the Thirteenth Circuit's Administrative Order S-2021-014.
- 5. In furtherance of the prompt administration of justice, a certificate of conferral pursuant to paragraph 11.A. of the Thirteenth Circuit's Administrative Order S-2021-014 shall be included in the body of every applicable motion.
 - a. Counsel and/or any unrepresented parties should review paragraph 11.A. prior to filing any motion and should anticipate that a hearing set on a motion that lacks such a

certification will be canceled and the motion denied without a hearing for failure to comply with this requirement; and

b. When a certificate of conferral is required under paragraph 11.A., the certificate should be substantially in the following form:

"I certify that prior to filing this motion, I attempted to resolve the matter by discussing the relief requested in this motion by [date and method of communication (select one of the following: in person, telephone, or video conference)] with the opposing party or counsel and [the opposing party or counsel did not agree to that the motion could be resolved without the necessity of a hearing] OR [the opposing party or counsel did not respond and (describe with particularity all of the efforts undertaken to accomplish dialogue with the opposing party or opposing party's counsel prior to filing the motion)]."

6. Discovery Provisions

a. Fact Discovery:

- i. All discovery must be served in time for a timely response to be received prior to the completion of fact discovery;
- ii. All non-expert witness depositions must occur prior to the completion of fact discovery; and
- iii. Failure to timely complete discovery by this deadline may result in sanctions, including but not limited to striking pleadings, entering judgment or a default, exclusion of evidence, or any other sanctions or combination of sanctions deemed appropriate.

b. Expert Discovery:

i. Expert disclosure must occur by the deadline indicated below; and

- ii. Contemporaneous with disclosure of each expert, the disclosing counsel must provide to all other parties:
 - 1. No fewer than five proposed deposition dates, all of which must be prior to the deadline to complete expert discovery; and

2. For each expert;

- a. Identify the expert's area of expertise;
- b. Identify the subject matter on which the expert is expected to testify;
- c. Summarize the substance of the facts and opinions to which the expert is expected to testify; and
- d. Summarize the grounds for each opinion.
 The court may preclude an expert from testifying outside of the disclosed opinions.
- iii. All expert witness depositions must be conducted prior to the deadline for completion of expert discovery.
- iv. It is the responsibility of counsel to select experts who:
 - 1. Are prepared to make themselves available for deposition within the expert discovery period;
 - 2. Are prepared to respond promptly to requests for deposition dates; and
 - 3. If an expert cannot be deposed prior to the deadline for completion of expert discovery despite timely and reasonable efforts of that expert's testimony may be excluded at trial;

The deadlines set forth below are ESTABLISHED and will GOVERN this case. Counsel and any self-represented parties are DIRECTED to review, calendar, and abide by them:

Action or Event	
Complaint filing date.	
Deadline for service of complaint.	
[Default is 120 days after filing of complaint; see Rule 1.070(j), Fla. R. Civ. P.]	
Deadline for adding parties.	
[Default is 150 days after filing of complaint; subject to Rule 1.210, Fla. R. Civ. P.]	
Deadline for service under extensions.	
[Default is 180 days after filing of complaint; see Rule 1.070(j), Fla. R. Civ. P.]	
Deadline for filing all objections to pleadings.	
[Default is 180 days after filing of complaint.]	
Deadline for resolution of all objections to pleadings.	
[Default is 200 days after filing of complaint.]	
Court-Ordered Case Management Conference.	
NOTE: This hearing will be conducted remotely. Please see paragraph 6(b) for connection instructions.	
[Default is 210 days after filing of complaint.]	
Deadline for completion of fact discovery.	
[Default is 240 days after filing of a Streamlined Circuit Civil complaint; 270 days after filing of a General Circuit Civil complaint.]	

Deadline for filing motion to compel discovery.	
[Default is 254 days after filing of a Streamlined Circuit Civil complaint; 284 days after filing of General Circuit Civil complaint.]	
Plaintiff's expert disclosure deadline.	
[Default is 300 days after filing of complaint.]	
Defendant's expert disclosure deadline.	
[Default is 330 days after filing of complaint.]	
Rebuttal expert disclosure deadline.	
[Default is 344 days after filing of complaint.]	
Deadline for completion of compulsory medical exam, if applicable and requested ("CME").	
[Default is 390 days after filing of complaint; subject to Rule 1.360(1)(A), Fla. R. Civ. P.]	
Deadline for filing and service of motions for summary judgment.	
[Default is 280 days after filing of a Streamlined Circuit Civil complaint; 400 days after filing of General Circuit Civil complaint.]	
Deadline for completion of alternative dispute resolution.	
[Default is 420 days after filing of complaint.]	
Deadline for completion of expert discovery.	
[Default is 420 days after filing of complaint.]	
Deadline for filing of all pretrial motions excluding motions in limine.	
[Default is 280 days after filing of a Streamlined Circuit Civil complaint; 450 days after filing of complaint.]	

Deadline for resolution of all pretrial motions, including motions for summary judgment and <i>Daubert</i> motions but excluding motions in limine.		
[Default is 500 days after filing of complaint.]		
Deadline for filing of all motions in limine.		
[Default is 520 days after filing of complaint.]		
Deadline for resolution of all motions in limine.		
[Default is 539 days after filing of complaint.]		
Month and year of the projected trial term.		
[Default is 540 days after filing of complaint; see Florida Rule of General Practice and Judicial Administration 2.250(a)(1)(B); firm trial date will be set by entry of a Uniform Order Setting Trial and Pretrial (Revised January 1, 2025).]		

9. Amendments to DCM Order. The deadlines set forth above are amendments to the deadlines established in the original DCM Order entered in this case. All other provisions of the original DCM Order govern this case and will be strictly enforced by the Court.

DONE and ORDERED in Chambers in Tampa, Florida on the date imprinted below.

CIRCUIT JUDGE	