UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

CASE NO. 13-20744-CIV-LENARD/O'SULLIVAN

IOHNI STEELE

OOTHY E. OTELLE,	
Plaintiff, vs.	
PAUL GODFREAD, ALAN Coand JOHN DOES 1-10,	OOPER,
Defendants.	
	OINT SCHEDULING FORM and filed with the Joint Scheduling Report]
The Parties shall jointly cor 2006) for each action or event. Un	mplete this Form by providing dates certain (e.g. January 1, ilateral filings will not be accepted.
DEADLINE OR DATE	ACTION OR EVENT
	All motions for joinder of parties or to amend pleadings shall be filed.
	The Parties shall each furnish opposing counsel a written list containing the names and addresses of all fact witnesses who may be called at trial. Only those witnesses named on this list shall be permitted to testify at trial.
	All fact discovery must be completed. The Parties shall be under a continuing obligation to supplement discovery responses within ten (10) days of receipt or other notice of new or revised information.
	Plaintiff(s) must provide Defendant(s) an expert witness list accompanied by the reports required by Rule 26(a)(2) of the Federal Rules of Civil Procedure. Only those expert witnesses named on this list and for whom the required reports have been provided shall be permitted to testify at trial. Within the fourteen-day period after this deadline, Plaintiff(s) shall make the expert witnesses available for

deposition by Defendant(s).

Case No. 13-20744-CIV-LENARD/O'SULLIVAN

Proposed date for pre-trial conference. Proposed date for trial.
Proposed date for pre-trial conference.
Proposed date for joint pre-trial stipulation pursuant to Loca Rule 16.1(e)
Proposed date before which all motions in limine must be filed.
Mediation shall be completed.
All dispositive, pre-trial motions and memoranda must be filed, as well as any motions to exclude or to limit proposed expert testimony.
All expert discovery must be completed.
Defendant(s) must provide Plaintiff(s) an expert witness list accompanied by the reports required by Rule 26(a)(2) of the Federal Rules of Civil Procedure. Only those expensive witnesses named on this list and for whom the required reports have been provided shall be permitted to testify a trial. Within the fourteen-day period after this deadlined Defendant(s) shall make the expert witnesses available for deposition by Plaintiff(s).