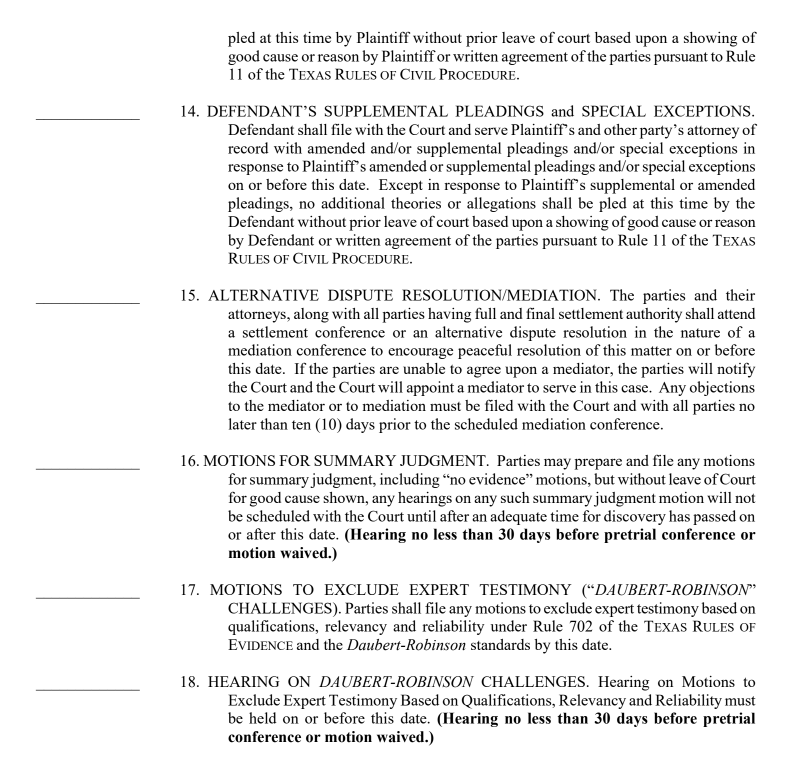
Eff. 11.2020	CAUSE NO		
VS.		&	IN THE DISTRICT COURT OF TARRANT COUNTY, TEXAS
		§	67TH JUDICIAL DISTRICT COURT
	DOCKET CONTROL	PLAN FOR I ("PLAN")	LEVEL 3 CASE
	nce with Rules 166, 190 and 19 of and sets the following deadlines:	the TEXAS RUL	LES OF CIVIL PROCEDURE, the Court makes the
TRIAL SETTIN	<u>G</u>		
	continuance of this date the TEXAS RULES OF CO after motion showing g	e will in no way IVIL PROCEDUR good cause. Frial Setting w	ise is set for this date at 8:00 a.m. Reset or alter any deadlines herein or as established by EE, unless specifically provided for in this Plan will not alter any deadline established in this Civil Procedure, unless specifically provided
	by order after motion showing	ng good cause	•
PRETRIAL MA	TTERS		
(Court will set)	depositions objections advance of trial for con testimony that each par	or other pretri sideration. At t rty intends to us See #20 below	cluding motions in limine, special exceptions, ial matters must be presented to the Court in this time, each party must designate deposition se at trial and provide each party with specific () Prior to this hearing, all attorneys must
	additional parties may good cause. This para CIVIL PROCEDURE 38. copy of this Plan on the	be joined after agraph does no NOTE: The p ne new party co e designation of	N OF RESPONSIBLE THIRD PARTIES. No this date except on motion for leave showing of alter the requirements of TEXAS RULES OF party joining an additional party must serve a concurrently with the pleading joining the new f Responsible Third Party provided in CPRC §
			aw of another state or country must be filed by of such contention and Texas law will apply.
			IS. Plaintiff must designate its experts (name,

this date.

 6. DEFENDANT'S EXPERT DESIGNATIONS. Defendant must designate its experts (name, address, telephone number and subject of testimony) and provide reports, if any, by this date.
7. PLAINTIFF'S REBUTTAL EXPERT DESIGNATIONS. Plaintiff must designate rebuttal experts (name, address, telephone number and subject of testimony) and provide reports, if any, by this date.
8. DEFENDANT'S REBUTTAL EXPERT DESIGNATION. Defendant must designate rebuttal experts (name, address, telephone number and subject of testimony) and provide reports, if any, by this date.
9. DISCOVERY COMPLETION DATE. No discovery may be propounded which requires an answer after this date. All supplemental answers to written discovery requests served on the parties by opposing and other parties, including requests for disclosures, written interrogatories, requests for production and any other written discovery requests and motions must be completed by this date.
The parties may serve written interrogatories, excluding interrogatories asking a party only to identify or to authenticate specific documents. Each discrete subpart of an interrogatory is considered a separate interrogatory.
10. DEPOSITIONS COMPLETION DATE. The parties are required to complete oral and written depositions, including the depositions of expert witnesses by this date.
No side may examine or cross examine an individual witness or expert for more than hours under Texas Rules of Civil Procedure 199.5. Additional time may be requested by motion and after hearing.
11. PLAINTIFF'S AMENDED PLEADINGS. Plaintiff shall file with the Court and serve Defendant's and any other party's of record attorney of record with any amended pleadings by this date. No additional theories or allegations shall be pled after this date without prior leave of court based upon a showing of good cause or reason by the Plaintiff or by written agreement of the parties pursuant to Rule 11 of the Texas Rules of Civil Procedure.
12. DEFENDANT'S AMENDED PLEADINGS. Defendant shall file with the Court and serve Plaintiff's and any other party's of record attorney with any amended pleadings, including any and all affirmative defenses and/or special exceptions in response to Plaintiffs amended pleadings by this date. No additional affirmative defenses, inferential rebuttal defenses, or any other defensive theories shall be pled after this date without prior leave of court based upon a showing of good cause or reason by the Defendant or by written agreement of the parties pursuant to Rule 11 of the Texas Rules of Civil Procedure.
13. PLAINTIFF'S SUPPLEMENTAL PLEADINGS and SPECIAL EXCEPTIONS. Plaintiff shall file with the Court and serve Defendant's and any other party's of record attorney with amended and/or supplemental pleadings and/or special exceptions in response to Defendant's amended or supplemental pleadings and/or special exceptions on or before this date. Except in response to Defendant's supplemental or amended pleadings, no additional theories or allegations shall be



REQUIREMENTS FOR DAUBERT-ROBINSON CHALLENGES.

(a) Affidavits, depositions excerpts and all evidence for the prima facie challenge to an expert witness must be filed 15 days before the hearing date. The challenge to the expert must specify every aspect of the expert or the opinion or the basis for the opinion that is being challenged; failure to specify a ground for a challenge is a waiver of that challenge.

(b) Direct testimony and all other evidence in support of the challenged expert must be reduced to affidavits or deposition excerpts of each and all witnesses to be used and such material filed with the Court no later than 4:00 p.m. four (4) days before the scheduled hearing. Such evidence must be exchanged so as to be received in opposing counsel's offices by 5:00 p.m. four (4) days before the scheduled hearing. Facsimile transmission received by that time, if receipt is confirmed by telephone, shall be the same as hand delivery for the purpose of Rule 21a of the TEXAS RULES OF CIVIL PROCEDURE.

(Court will set)

19. TRIAL DOCUMENTS. The following must be filed with the Court by NOON and copies served on all opposing parties.

Originals for the Court File (two-hole punched on top):

Exhibit List

A list separately identifying each exhibit the party expects to offer during the trial. Fact Witness List (separate document from Exhibit List)

A list including the name, address, phone number and topic of testimony of each fact witness who may be called at trial must be exchanged with counsel by this date. Designations for videotaped depositions must be filed by this date and time. All objections to such deposition designations must be filed prior to or at the pretrial conference.

Motion in Limine (with <u>separate</u> Order for Court's ruling) and any other pretrial motions not yet filed with the

Court.

Proposed Jury Questions/Instructions (or Findings of Fact /Conclusions of Law) (The pleading should be named "[Name of Party]'s Proposed Jury Questions and Instructions."

Vocabulary List (if one is filed) - Required in medical malpractice cases.

20. REGARDING EXHIBITS (To be brought to Court on day of trial):

All exhibits* shall be <u>PRE-MARKED</u>, three-hole punched on the left side** and in a three-ring binder notebook with numbered index tabs and the notebook labeled as to which party's exhibits. If you are not able to provide a notebook, please have the exhibits three-hole punched and we will provide a notebook when you arrive.

*See Tarrant County Local Rule #3.0.

**If three-hole punching the original exhibit will destroy a part of the exhibit, such exhibit may be placed in a plastic envelope in the exhibit notebook. The Court can provide such plastic envelope if needed.

NOTE: This Discovery and Docket Control Plan for Level 3 Cases (the "Plan") controls the procedures in this case and, to the extent that the Plan changes deadlines in the TEXAS RULES OF CIVIL PROCEDURE and any Local Rules of the Tarrant County District Courts, the Plan shall prevail. All parties shall comply with the Plan unless it is modified by the trial court by written order or oral statement on the record in this case before or during the trial of this case to prevent manifest injustice or as required by Rule 190.4 of the TEXAS RULES OF CIVIL PROCEDURE. By written agreement of the parties pursuant to Rule 11 of the TEXAS RULES OF CIVIL PROCEDURE, all deadlines may be modified except dates set for Trial Setting, Pretrial Hearing, and *Daubert-Robinson* challenges.

All statutory deadlines established by Chapter 74 of the TEXAS CIVIL PRACTICE AND REMEDIES CODE are not controlled by this Plan.

Additionally, approval of this Plan by all attorneys and this Court does <u>not</u> represent an agreement by the parties and approval by this Court of modifying any statutory deadlines except those deadlines found in the TEXAS RULES OF CIVIL PROCEDURE and any Local Rules of the Tarrant County District Courts.

The parties are severally responsible for providing a copy of this Docket Control Plan to all parties joined and/or attorneys making an appearance after the date this order is signed. **SIGNED** this the ______ day of _______, 20_____. DONALD J. COSBY, JUDGE PRESIDING **APPROVED:** (Signatures of Attorneys - Fax signatures are acceptable) Attorney for Plaintiff Attorney for Defendant Attorney for _____ Attorney for _____