			CAUS	SE NO			
				<u> </u>		IN THE DISTRICT COURT	
				-		470 TH JUDICIAL DISTRICT	
				_		COLLIN COUNTY, TEXAS	
			URY TRIAL DISCOVE	_	LAN AND SCHE		
The	followi		was agreed by the parties				
			C , 1		•		
		ck t	his box for a Level 2 Disc	covery Control Plan	n pursuant to the Te	exas Rules of Civil Procedure	
	-OR-						
			his box for a Level 3 Disc	=	=		
	2						
	(
	4	4.	Limits for depositions :				
	:	5.	Limits on interrogatories a	nd requests for prod	luction:		
	(6.	Designations of experts : the testifying experts by an issue shall provide a desi	e party seeking affirm gnation of its testifying	native relief on an is ; the pa ng experts by	sue shall provide a designation of its rty not seeking affirmative relief on	
	,						
	All disp	osi				abatement, etc.) must be filed and	
•	Discove	ery	requests must be propour	nded in adequate tin	ne to allow a timely	y response by the deadline.	
	-	-	t not properly designate required by the rules.	d will not be per	mitted to testify.	A designation must include all	
•	This case is set for a Formal Pre-Trial Conference on						
	1	All trial	pre-trial motions (motio	ons in limine, etc.) sneard at the formal	shall be filed at lea pre-trial conferenc	st 10 days before the formal pre- e. The Court will not hear pre-	
			less good cause is shown, all Daubert/Dupont expert challenges shall be heard no later than the mal pre-trial, and written objections must be on file at least 10 days before hearing.				
	3.	Eac	h party is must produce th	ne following <u>at</u> the	pre-trial conference	2 :	
	(Proposed jury charges format to the court coordi		nitions, and questi	ons) emailed in editable Word	

o **All exhibits** present and <u>pre-marked</u> for identification (for the purpose of stipulating to the authenticity and admissibility of exhibits). The Court prefers descriptive marking, for example

o Completed witness lists and exhibit lists.

each cause of action and defense and, if	a outside the Family Code, including each element of appropriate, a precise legal standard for measure of an aid for the Court and should be limited to one page.
 Mediation is required in <u>ALL</u> cases. Mediation is/wa Tex. Gov't Code Ch. 36: If court-appointed, the mediator is appr by the parties. Any additional time/fees are by agreement of the 	roved for up to 8 hours at a fee of no more than \$3,000 to be paid
■ Time Required for Trial. Each side needs ho (no more than 4 hours per side without leave of court)	
This matter is set for a <u>JURY TRIAL</u> on	at 9:00 a.m.
Signed and approved on	_
	JUDGE EMILY MISKEL
Petitioner	
	If you cannot get an opposing counsel or party to sign this order or agree to a trial date, please file a
Respondent	letter describing your efforts and submit your proposed scheduling order to the court.
Other	