**Non-Patent Civil Trial Scheduling Template**

To aid the Parties in drafting Joint Status Reports and requests for schedule continuances, the Court’s preferences regarding case scheduling are listed here. Please note the Court requires approximately 120 days between the deadline for filing dispositive motions and the trial date. Stipulated motions proposing schedules that do not comply with this requirement will be denied.

|  |  |
| --- | --- |
| **Event** | **Date** |
| Jury or Bench Trial set for 9:00 a.m. on | **Trial Date (“TD”)** |
| Length of trial | \_\_\_ days |
| Deadline for joining additional Parties | 28 days from date trial scheduling order is posted by the Court |
| Deadline for filing amended pleadings | 56 days from date trial scheduling order is posted by the Court |
| Disclosure of expert testimony under FRCP 26(a)(2) due | TD minus 7 months |
| Disclosure of rebuttal expert testimony under FRCP 26(a)(2) due | 30 days from above |
| All motions related to discovery must be filed by | TD minus 6 months |
| Discovery completed by | TD minus 5 months |
| All dispositive motions and motions challenging expert witness testimony must be filed by this date (*see* LCR 7(d)) | TD minus 4 months |
| Settlement Conference, if mediation has been requested by the Parties per LCR 39.1, held no later than | TD minus 3 months |
| Mediation per LCR 39.1, if requested by the Parties, held no later than | TD minus 2 months |
| All motions *in limine* must be filed by | TD minus 35 days |
| Agreed LCR 16.1 Pretrial Order due | TD minus 21 days |
| Trial briefs, proposed *voir dire* questions, and proposed jury instructions due by this date. Counsel are to confer and indicate with their submissions which exhibits are agreed to. | TD minus 17 days |
| Pretrial Conference scheduled for 1:00 p.m. on | TD minus 10 days |