## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

	Plaintiff,	
v.		Civil Action No.
	Defendant.	-
	NOT	ICE OF SCHEDULING CONFERENCE
BOAL, M.J.		
16.1 (as modified with sections (to be of the utilication) (C), (D) of LR result in sanctiparties and/or notified of the	at at ied by this order B), (C), (D) of L most importance. 16.1 (as modified ons under LR 1.5 their attorneys, verscheduling confirties shall complete.	onference will be held in Courtroom 14 on the 5th floor on a.m., in accordance with Fed. R. Civ. P. 16(b) and Local Rules and 16.6 (for patent cases). The Court considers compliance IR 16.1 (as modified by this Order) and LR 16.6 for patent cases. Failure to comply fully with this notice and with sections (B), ed by this Order) and section (A) of LR 16.6 for patent cases may 3. Counsel for the plaintiff is responsible for ensuring that all who have not filed an answer or appearance with the Court, are erence date.  y with the requirements of LR 16.1 (B), (C), and (D) except as
1.	16.1(B), except	ounsel to Confer: Counsel for the parties shall comply with LR that counsel need not prepare an agenda of matters to be scheduling conference unless:
		agree that there are matters not otherwise addressed under LR the Court should address at the scheduling conference; or
	b. Counsel	are specifically directed to prepare such agenda by the Court.
2.	Settlement Prop	osals: The parties shall comply with LR 16.1(C).
3.		The parties shall comply with LR 16.1(D), but their joint also include a concise summary of the position of the plaintiff(s)

and defendant(s) regarding both liability and relief sought.

4.

Scheduling Order: In most cases, the Court will issue a scheduling order at the

conference in the form attached hereto. The Court may depart from the form in

cases of relative complexity or simplicity or otherwise where justice may so require. The parties should attempt to agree on the relevant dates for discovery and motion practice. In a case of ordinary complexity, the parties should propose a schedule that calls for the completion of fact discovery, expert discovery, and motion practice less than one calendar year from the date of the scheduling conference. The dates of the status conference and pretrial conference will be set by the Court.

- 5. <u>Discovery Event Limitations</u>: Counsel representing parties in relatively complex matters who expect to require relief from the limitations on discovery events set forth in LR 26.1(c) should be prepared to address that issue at the scheduling conference.
- 6. If one party does not cooperate with the other party or parties in preparing the joint statement as required by the Local Rules and this Order, the other party or parties shall file a separate statement containing the information required by LR 16.1 (as modified by this Order), the identity of the party not cooperating in the preparation, and the efforts undertaken to obtain that cooperation.

	Jennifer C. Boal
	United States Magistrate Judge
	By:
Date	Deputy Clerk

## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

	Plaintiff,		
V.		Civil Action No	
	Defendant.		
		SCHEDULING ORDER	
This	Scheduling Order is	s intended to provide a reasonable timetable for discovery and	
motion pract	ice in order to help	ensure a fair and just resolution of this matter without undue	
expense or de	elay.		
	<u>Timeta</u>	ble for Discovery and Motion Practice	
Pursu	ant to Rule 16(b) o	f the Federal Rules of Civil Procedure and Local Rule 16.1(F), it	
	DERED that:		
1.	Initial Disclosur	es: The parties will exchange the information required by Fed.	
	R. Civ. P. 26(a)(1	1) by	
2.	Amendments to	Pleadings. Except for good cause shown, no motions seeking	
	leave to add new	parties or to amend the pleadings to assert new claims or	
	defenses may be	filed after	
3.	Fact Discovery - Interim Deadlines.		
	a. All writte	n fact discovery must be served by	
	b. All depos	itions, other than expert depositions, must be completed by	
4.		Final Deadline. All discovery, other than expert discovery,	
	must be complete	ed by	
5.	Status Conferen	ce. A status conference will be held on	
6.	Expert discover	${f y}.$	

	a.	Plaintiff(s)' trial experts must be designated, and the information				
		contemplated by Fed. R. Civ. P. 26(a)(2) must be disclosed by				
		·				
	b.	Plaintiff(s)' trial experts must be deposed by				
	c.	Defendant(s)' trial experts must be designated, and the information				
		contemplated by Fed. R. Civ. P. 26(a)(2) must be disclosed by				
		·				
	d.	Defendant(s)' trial experts must be deposed by				
7.	Dispos	spositive Motions.				
	a.	Dispositive motions, such as motions for summary judgment or partial				
		summary judgment and motions for judgment on the pleadings, must be				
		filed by				
	b.	Oppositions to dispositive motions must be filed within days after				
		service of the motion.				

## **Procedural Provisions**

- 1. **Status Conferences**. The Court has scheduled a status conference after (or close to) the close of discovery for case management purposes. Any party who reasonably believes that a status conference will assist in the management or resolution of the case may request one from the Court upon reasonable notice to opposing counsel.
- Additional Conferences. Upon request of counsel, or at the Court's own
  initiative, additional case-management or status conferences may be scheduled.
  Parties may request telephonic conferences where appropriate to avoid undue
  inconvenience or expense.
- 3. **Early Resolution of Issues**. The Court recognizes that, in some cases, resolution of one or more preliminary issues may remove a significant impediment to settlement or otherwise expedite resolution of the case. Counsel are encouraged to identify any such issues and to make appropriate motions at an early stage in the litigation.
- 4. **Pretrial Conference**. Lead trial counsel are required to attend any pretrial

conference.

Order, having been established with the participation of all parties, can be modified only by court order, and only upon a showing of good cause supported by affidavits, other evidentiary materials, or references to pertinent portions of the record. All motions to extend shall contain a brief statement of the reasons for the request; a summary of the discovery, if any, that remains to be taken; and a specific date when the requesting party expects to complete the additional discovery, join other parties, amend the pleadings, or file a motion.

Date:	
Date.	

JENNIFER C. BOAL UNITED STATES MAGISTRATE JUDGE