Address	
City, State, Zip	
Phone	
Email	
I am the □Plaintiff or □ Defendant	
\square Attorney for the \square Plaintiff or	☐ Defendant
This is a ☐ Limited Appearance	
THE UNITED STATE	ES DISTRICT COURT
DISTRIC	Γ OF UTAH
	Attorney Planning Meeting Report
Plaintiff,	
Plaintin,	
VS.	
	
Defendant.	District Judge
	Magistrate Judge

Under Fed. R. Civ. P 26(f), the Local Rules of Practice, and the Order to Propose Schedule, if applicable, the parties must confer and develop a proposed discovery plan addressing the areas that follow. The parties must email a copy of the proposed scheduling order in an editable format to the assigned magistrate judge's chambers. If a

magistrate judge is not associated with the case, please email the copy to the district judge's chambers.

1. PRELIMINARY MATTERS

a.	Claims and Defenses: (describe the nature affirmative defenses)	e and basis of	claims and any
b.	Fed. R. Civ. P. 26(f)(1) Conference: (date conference was held)	the	
C.	Participants: (include the name of the part	y and attorney	v, if applicable)
d.	Fed. R. Civ. P 26(a)(1) Initial Disclosures: have exchanged initial disclosures or will elater than the date provided)	•	
e.	Under Fed. R. Civ. P. 5(b)(2)(E), the parties agree to receive all items required to be served under Fed. R. Civ. P. 5(a) by the court's electronic-filing system or email transmission. Electronic service constitutes notice and service as required by those rules. The right to service by USPS mail is waived.	Yes □	No 🗆

2. PROTECTIVE ORDER

a.	The parties anticipate the case will involve the disclosure of information, documents, or other materials that will be designated as confidential.	Yes □	No 🗆
b.	If the case will involve the disclosure of informaterials that will be designated as CONF for the court to enter the court's Standard DUCivR 26-2: (describe the need for a pro	IDENTIAL, the Protective Orde	n good cause exists
C.	If a protective order is needed and the parthen the court's SPO, in effect under DUC different protective order—proposed by the 7-1(a)(4)(D)—is adopted by the court. The parties' proposed protective order shoclaims of waiver of attorney-client privilege whether or not the information, documents designated as CONFIDENTIAL or ATTOR process must be included in the proposed Evid. 502(d): (describe the process)	ivR 26-2, will g e parties via mo ould identify a p e or work-produ s, or other mate NEYS' EYES (overn until a otion under DUCivR orocess to resolve all act protection, erials will be ONLY, and this

If the parties do not anticipate the case will involve the disclosure of information, documents, or the materials that will be designated as CONFIDENTIAL, the parties still should identify, in the space below, a process to resolve all claims of waiver of attorney-client privilege or work-product protection, whether or not the information, documents, or other materials will be designated as CONFIDENTIAL or ATTORNEYS' EYES ONLY, and this process must also be included in the proposed Scheduling Order: (describe the process)

a. Discovery Plan: The parties agree to the following discovery plan. • If the parties disagree, clearly indicate the disagreement in the space below:	3.
	J.

b.	Discovery Subjects: (describe the subject areas in which discovery will be needed)
C.	 Discovery Phases: Will discovery be conducted in phases? If so, please explain.
	Will discovery be limited to or focused on particular issues? If so, please explain and identify whether discovery will be accelerated on any issue and the due dates.

d.	<u>Electronically Stored Information</u> : (describe how the parties will handle discovery of electronically stored information)

4. FACT DISCOVERY

a.	Fac	t Discovery Limitations—
	1.	Maximum number of depositions by Plaintiff:
	2.	Maximum number of depositions by Defendant:
	3.	Maximum number of hours for each deposition:
		(unless extended by agreement of parties)
	4.	Maximum interrogatories by any party to any party:
	5.	Maximum requests for admissions by any party to any
		party:
	6.	Maximum requests for production by any party to any
		party:
b.	Othe	er Fact Discovery Deadlines—
	1.	Deadline to serve written discovery:
	2.	Deadline for fact discovery to close:
	3.	Deadline for supplementation of disclosures and
		responses under Fed. R. Civ. P. 26(e): (optional)

5. AMENDING OF PLEADINGS AND JOINING OF PARTIES¹

a.	Dea	dline to file a motion to amend pleadings—		
	1.	Plaintiffs:		
	2.	Defendants:		
b.	Deadline to file a motion to join additional parties—			
	1.	Plaintiffs:		

¹ Counsel must still comply with the requirements of Fed. R. Civ. P. 15(a).

		2.	Defendants:		
			Belefidante.		
	EXP	ERT	DISCOVERY		
	a.	Filir	ng of Notice of Designation required by DUC	ivR 26-1(a)(2)—
		1. Parties bearing the burden of proof:			
		2.	Parties not bearing the burden of proof:		
	b.	Ser	vice of Fed. R. Civ. P. 26(a)(2) Disclosures	and Reports–	_
		1.	Parties bearing the burden of proof:		
		2.	Parties not bearing the burden of proof:		
		3.	Rebuttal reports, if any:		
	C.	Dea	adline for expert discovery to close:		
•		ER D	DEADLINES AND TRIAL-RELATED INFOR		T
	a.		Deadline for filing dispositive or potentially		
			motions: (including a motion to exclude ex		
	L .		expert testimony is required to resolve the		. –
	b.		Trial:	Bench □	Jury □
	C.		Trial days:		
			Da	to:	
iar	natur		typed name of Plaintiff's Attorney (<i>or Party</i>		_ f_renresented)2
ıyı	iatur	c and	typed flame of Flamin's Automey (of Farty	3 Ivairie II sei	i-represented)
			Da	te:	
igr	nature	e and	typed name of Defendant's Attorney (or Pa	rty's Name if	_ self-represented
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² Instructions for attaching the Attorney Planning Meeting Report to a Stipulated Motion for Scheduling Order or Motion for a Scheduling Conference can be found on the court's <u>Civil Scheduling</u> webpage.