		CAUSE NO.			
		§	IN THE DISTRICT COURT		
	1-	 	493RD JUDICIAL DISTRICT		
		 	COLLIN COUNTY, TEXAS		
	<u> </u>	BENCH TRIAL DISCOVERY CONTROL PLAN AN (FAMILY BENCH TRIAI			
The	e following	g was agreed by the parties and/or ORDERED by the Co			
	Check	this box for a LEVEL 2 Discovery Control Plan pursua	ant to the Texas Rules of Civil Procedure		
	-OR-				
	Check	this box for a LEVEL 3 Discovery Control Plan and co	omplete the below items:		
	1.	The deadlines for filing amended pleadings is			
	2.	The deadline for filing special exceptions to pleadings	is		
	3.	All discovery shall be completed by			
	4.	Limits for depositions :			
	5.				
	6.	Testifying expert disclosures : the party seeking aftestifying expert disclosures by (date certain in complice each other party shall provide testifying expert disclosures).	ance with Rule 195)		
	7.	Required pretrial disclosures must be exchanged ar compliance with Rule 194.4):			
	8.	Other terms:			
	deadline. must be fi	Any motion to compel responses and/or all objection led no later than 14 days after the discovery deadline of exclusion under Rule 193.6.	ons or complaints about initial disclosures r such complaint is waived, except for the		
•	for hearing Any expe	g, and heard at least 30 days before trial or they are waited at least 30 days before trial or they are waited at not properly disclosed will not be permitted to test information required by the rules. All expert challeng	stify. A testifying expert disclosure must		

hearing, and heard at least 30 days before trial or they are waived.

	Mediation is required in ALL cases. The agreed mediator in this case is			
	mediator phone/emailscheduled for I			
	prior to trial.			
	(Parties who fail to mediate are limited to 1 hour per stappointed, the mediator is approved for up to 8 hours at parties.)			
•	Interview of Child in Chambers. If requested, the child interview per 153.009 is set fo (Unless the interview is scheduled on this order or is docketed with the cour before the day of trial, it is waived.)			
	Sworn Inventory: For Divorce cases, each party shall serve the other party within 30 days of this Orde with a sworn inventory setting forth a description and value of all property (real or personal; community separate, and mixed) owned or claimed by the parties and a list of all debts (stating the creditor and amount owed by the parties			
1	A Proposed Property Division should be provided to the Court at the beginning of trial, in both hard copy and electronic format, which lists all assets and liabilities, whether community, separate, or mixed character.			
	Bench Trial. This matter is set for a Trial Before the Court on			
	9:00 a.m. JURY WAIVER - By selecting a Bench Trial, the Parties waive their right to a Jury Trial.			
	Counsel by signing this discovery control plan represents he/she has authorization and assent from			
	client to waiver. (Trials set at 9:00 a.m. will not finish bef Please plan accordingly.)	fore lunch. You may be reached in the afternoon.		
•	Time Required for Trial – hours per side. (No more than 2.5 hours per side without leave court.)			
	It is the policy of this Court not to grant a continuance agreed to by the parties or attorneys, except in an FAILURE TO APPEAR WILL RESULT IN DISM AND/OR ENTRY OF A DEFAULT ORDER	emergency or for other good cause shown.		
Si	Signed and approved on			
	JUI	OGE CHRISTINE A. NOWAK		
Pe	Petitioner			
)	Respondent Oth	er		
ν (Cespondent Oth	CI		