	CAUSE NO
	IN THE 199 <sup>TH</sup> JUDICIAL
V.	DISTRICT COURT OF
	COLLIN COUNTY, TEXAS
	DISCOVERY CONTROL PLAN AND SCHEDULING ORDER
The	following was <b>agreed and stipulated</b> by the parties <b>AND/OR</b> Ordered by the Court:
a.	This is a <b>Discovery Control Plan for Level 1 2 3</b> or Family Code (Circle One) <b>Parts a(1) through a(7) to be completed for Level 3 cases only. 1. Amended Pleadings.</b> The deadline for filing amended pleadings is <b>2. Special Exceptions.</b> The deadline for filing exceptions to pleadings is <b>3. Discovery.</b> All discovery shall be completed by
	Discovery requests shall be served or filed, as appropriate, in sufficient time to allow for a timely response to such discovery requests to be served or filed by the discovery deadline.
	4. Time Limits for <b>Depositions</b> :
	5. Limitations on <b>Interrogatories</b> :  6. Limitations on <b>Requests for Production</b> :
	7. Deadline for Designations of Experts. Plaintiff/Petitioner shall file a designation of its testifying experts by Defendant/Respondent shall file a designation of its testifying experts
b.	by All "Daubert/Dupont" challenges shall be heard no later than the formal pre-trial conference and must be on file at least 10 days before hearing.
c.	<b>Dispositive Motions</b> (Summary Judgments, Plea to Jurisdiction, Plea in Abatement, etc.). All dispositive motions shall be filed and heard by
d.	Mediation. Mediation is required in <u>ALL</u> cases. Mediation is/was on with
0	(Parties who fail to mediate are limited to 1 hour per side at trial)  Formal Pre-Trial Conference. (Jury Trials only) This case is set for formal pre-trial onat
e.	Each party is directed to produce the following at the Pre-Trial Conference:
	A concise trial summary as follows: State each separate cause of action and/or defense; each element of each cause of action and/or defense; if appropriate, a precise legal standard for measure of damages. Please be as brief and concise as possible. This summary is intended to be an aid for the Judge and staff, and should be limited to one page if possible.
	<ul> <li>Proposed jury charges in hardcopy and via computer disk and/or email in Word format to Court Coordinator.</li> <li>All documentary evidence and exhibits (for the purpose of stipulating to the authenticity and admissibility of exhibits).</li> </ul>
f.	Each party shall be prepared to consider such other matters as may aid in the disposition of the case, including any matter raised pursuant to Rule 166a. All pre-trial motions (Motions in Limine, etc.) shall be filed 10 days before the formal pre-trial conference and will be heard at the formal pre-trial conference.
g.	Time Required for Trial. Each side needs hours per side (no more than 6 hours/side without leave of court on jury trials and 2.5 hours on bench trials).
h. i.	Jury Trial. This matter is set for jury trial on at 9:00 a.m.  Bench Trial. This matter is set for a trial before the Court on at 9:00 a.m.
	Signed and approved this day of, 20
	JUDGE ANGELA TUCKER
	Plaintiff/Petitioner
	Defendant/Respondent

Other