IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

	Plaintiff, vs.	CIVIL NO		
	Defendant.	,		
JOINT STATUS REPORT AND PROVISIONAL DISCOVERY PLAN				
	Pursuant to FED. R. CIV. P. 26(f), a meeting was held on			
	and was attended by:			
	for Plaintiff(s)			
	for Defendant(s)			
	for other parties.			
NATURE OF THE CASE				
	AMENDMENTS TO PLEADINGS AND JOINDER OF PARTIES			
	Plaintiff intends to file:			
	Plaintiff(s) should be allowed until _	to move to amend the pleadings and until		
	to join additional par	ties in compliance with the requirements of Fed. R. Civ.		
P. 15(a	a).			
	Defendant intends to file:			
	Defendants(s) should be allowed unt	il to move to amend the pleadings and		
until _	to join addition	al parties in compliance with the requirements of Fed. R.		
Civ. P.	. 15(a).			

STIPULATIONS

The parties hereto stipulate and agree that venue is properly laid in this District; that the United States District Court for the District of New Mexico has jurisdiction of the parties and the subject matter.

The parties are willing to further stipulate to the following facts:

The parties further stipulate and agree that the law governing this case is:

PLAINTIFF'S CONTENTIONS:

DEFENDANT'S CONTENTIONS

PROVISIONAL DISCOVERY PLAN

The parties jointly propose to the Court the following discovery plan: (Use separate paragraphs or subparagraphs as necessary if parties disagree.)

List all witnesses who, at this time, you think will either testify or be deposed, giving their name, title, address and a brief summary of their testimony. It is insufficient to list witnesses' addresses, save for clients, "in care of counsel."

List all documents which you believe, at this time, will be exhibits at the trial.

List all experts who you believe, at this time, will testify at the trial, giving their name, address, area of expertise, and a brief summary of the anticipated testimony.

	Discovery will be nee	ded on the following subjects: (Brief description of subjects on which
discov	very will be needed.)	
	Maximum of	interrogatories by each party to any other party. (Responses due
	days after serv	ice).
	Maximum of	requests for admission by each party to any other party. (Response
due _	days after serv	vice).

Maximum of	depositions by Plaintiff(s) and	by Defendant(s).		
Each deposition (other than of) limited to ma	aximum ofhours unless		
extended by agreement of	of parties.			
Reports from reta	nined experts under Rule 26(a)(2) due:			
from Plain	ntiff(s) by			
from Defe	endant(s) by			
Supplementation	under Rule 26(e) due	(set time(s) or		
interval(s)).				
All discovery con	nmenced in time to be complete by	Discovery on		
(issue for early discovery	y) to be completed by			
Other Items: (U	se separate paragraphs or subparagra	phs as necessary if other parties		
disagree.)				
	PRETRIAL MOTIONS			
Plaintiff intends t	to file:			
Defendant intend	s to file:			
ESTIMATED TRIAL TIME				
The parties estim	ate trial will require	days/weeks.		
This is a no	on-jury case.			
This is a ju	ry case.			
The parties reque	est a pretrial conference in	·		

SETTLEMENT

The possibility of settler	ment in this case is considered (likely) (unlikely) (cannot be		
evaluated prior to) (may be enhanced by use of the following alternative dispute		
resolution procedure:). The parties request a settlement conference		
in			
	EXCEPTIONS		
(Where counsel cannot agree to any recitation herein, exceptions shall be listed.)			
	APPROVED WITH/WITHOUT EXCEPTIONS (note exceptions above)		
	For Plaintiff		
	For Defendant		
	Other Party		