

- d) Evidence depositions if rulings are required on objections (to Court only);**
- e) Proposed jury instructions**
- f) S.C.R. 237 notices, if any;**
- g) Each party's own S.C.R. 213(f) (1), (2) & (3) disclosures (to Court only);**
- h) Discovery deposition transcripts of each parties' S.C.R. 213(f)(3) witnesses (to Court only).**

5. The parties are required to confer with each other prior to the Trial Conference for purposes of agreeing upon any stipulations as to evidence to be presented at trial. Any such stipulations are to be presented at the Trial Conference.

6. Failure to comply with this order may result in sanctions under S.C.R. 219(c), including, but not limited to, barring the admission of any undisclosed exhibits or witness dismissing the case, striking the answer or entering a default order. Further, failure to comply with this order may be deemed by the Court to be a waiver of a jury demand or a waiver of the right to proffer jury instructions.

Judge Paul M. Fullerton

Date