UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

CHAMBERS OF JOSÉ R. ALMONTE UNITED STATES MAGISTRATE JUDGE

FRANK R. LAUTENBERG U.S. POST OFFICE & COURTHOUSE BUILDING 2 FEDERAL SQUARE NEWARK, NJ 07102 973-645-3110

CASE MANAGEMENT ORDER

Unless otherwise ordered, the following shall apply to matters before the Honorable José R. Almonte, U.S.M.J. Failure to comply with the terms of this Order may result in sanctions.

1. Attending Conferences and Hearings. Parties are expected to appear on time for conferences and hearings. Please call Chambers immediately if you need to reschedule a conference or a hearing, or if you expect to be late.

2. Communications with Chambers

- Communications. All a. Filings and Written pleadings correspondence with the Court shall be electronically filed via CM/ECF, unless otherwise ordered by the Court. If you have a request that requires attention within 48 hours, please call Chambers. In civil cases, confidential information shall be sent via email to Chambers (jra orders@njd.uscourts.gov). In criminal confidential cases. information shall be sent directly to Courtroom Deputy Alexus Wheeler (Alexus_Wheeler@njd.uscourts.gov).
- **b.** Fax. Faxes to Chambers are not permitted.
- **c.** Courtesy Copies. Physical courtesy copies need not be sent to Chambers, unless otherwise ordered by the Court.
- 3. Settlement Conferences. Clients with full settlement authority are required to attend scheduled settlement conferences. Each party must email a confidential letter summarizing the factual background of the case, the main issue(s) in dispute, the status of the case, and the parties' settlement position. The parties shall submit the letters at least 7 calendar days before the scheduled settlement conference to jra orders@njd.uscourts.gov. Each letter should not exceed 5 pages in length, exclusive of exhibits.

4. Motions and Other Requests

a. Discovery Disputes. No discovery motion shall be filed without leave of the Court. Consistent with their obligation under Local Civil Rules 16.1(f) and 37.1(a), the parties shall meet and confer in good faith to resolve any discovery disputes prior to raising those disputes with the Court. Importantly, email exchanges are not sufficient to satisfy this requirement. The Court requires the parties to meet in person, via video conferencing, or by telephone. If the parties are unable to reach a resolution after meeting and conferring, they may file one joint letter not to exceed 10 pages, exclusive of exhibits. The parties shall explain the efforts made to resolve the issue(s). For each issue or group of issues in dispute, the parties shall summarize the specific issue(s) and the parties' respective positions supported by relevant facts and legal authority. Each issue must be separated into its own section. Please refer to the example below.

For example:

Dispute No. 1: Plaintiff refuses to respond to Interrogatory No. 15, which asks [insert language of the interrogatory].

Defendant's Position

Plaintiff's Position

Dispute No. 2: Defendant has not responded to Request for Production No. 8, which asks [insert the language of the Request for Production].

Plaintiff's Position:

Defendant's Position:

- **b.** *Pro Hac Vice* Admission. Requests for admission *pro hac vice* should be filed as motions and should indicate whether all parties consent to the admission. Requests also should comply with the other requirements set forth in Local Civil Rule 101.1(c).
- c. Motions to Seal. Along with the motion to seal, the moving party shall submit a form of order containing proposed findings of fact and conclusions of law concerning the factors set forth in Local Civil Rule 5.3(c). The moving party also shall indicate whether all other parties consent to the sealing of material.

- **d. Discovery Confidentiality Orders.** The parties are encouraged to use the form discovery confidentiality order found in Appendix S of the Local Civil Rules. If the parties submit a confidentiality order that differs from Appendix S, they must submit: (1) a clean version of the proposed order that is ready for signature; and (2) a redline version that indicates the differences between the proposed order and the Appendix S order.
- **5.** *Pro se* Parties. In cases involving *pro se* parties who have not consented to email service, represented parties must mail copies of all their electronic filings to the *pro se* litigant(s).
- 6. Joint Discovery Plans. The Court's form Joint Discovery Plan may be found at https://www.njd.uscourts.gov/sites/njd/files/forms/R16DiscoveryPlan 1.pdf. The parties shall file their completed Joint Discovery Plan on CM/ECF no later than five (5) business days before the scheduled Rule 16 conference. The parties need not disclose any information concerning settlement discussions. But the parties should be prepared to address that topic during the conference.

Special Note for Criminal Matters:

- 1. Requests for Bail. The Court will not consider a request for bail or bail modification until after defense counsel has consulted with the U.S. Attorney's Office and until the U.S. Pretrial Services Officer or the U.S. Probation Officer has assessed the proposed bail package. In all email communications with the Court regarding bail, defense counsel shall copy the Assistant U.S. Attorney and the U.S. Pretrial Services Officer or U.S. Probation Officer assigned to the case.
- 2. Continuance Orders. Unopposed continuance orders must be emailed Directly to Courtroom Deputy Alexus Wheeler (Alexus Wheeler@njd.uscourts.gov). The Order will be effective as of the date that the Court receives it. If one party opposes the entry of a continuance order, the moving party must file a motion on CM/ECF.

Hon. José R. Almonte

UNITED STATES MAGISTRATE JUDGE