## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF KANSAS

IN RE	<u>:</u> :	)		
		Debtor(s).	Case No.	
	VS.	Plaintiff, ) ) Plaintiff, ) ) Defendant(s) )	Adversary No.	
		<u>-</u>	<b>5' Planning Conference</b> ¹ to Fed. R. Civ.P. 26(f))	
1.	Pursuant to F and was atte	Fed. R. Civ.P. 26(f), a conferer nded by:	nce was held on (date)	
	<u>Name</u>	Address and Phone	Party Represented	
a. b. c. d.				
2.	Nature of Complaint or Contested Matter:(e.g Adversary proceeding objecting to discharge, motion for relief from stay, etc.)			
3.	Pre-Discovery Disclosures. The parties [choose one] [have exchanged] [will exchange] the information required by Fed. R. Civ.P. 26(a) (1) on or before			
4.	All pretrial discovery will be commenced in time to be completed by(Date			(Date)
5.	Expert disclosures under Fed. R. Civ. P. 26(a)(2) shall be due from (name of party) to (date), and from (name of party) to			(date), and (name of party)
6.	In the event of a discovery dispute, no motion should be filed until counsel have conferred as required by LBR 7026.1(I). If the dispute is not resolved, counsel are also encouraged to request a conference call with the Court and all counsel in the dispute before filing a motion. Absent the filing of a certification regarding the duty to confer, the Court is unlikely to hear a motion regarding a			

	discovery dispute.			
7.	(name of party) shall prepare and submit in Microsoft Word format a Joint Final Pretrial Order using the Court's form not later than (date).			
8.	Provided that such defenses have been timely preserved, any motion asserting any defense under Fed. R. Civ. P. $12(b)(2) - (5)$ , and $19(a)$ shall be filed within 30 days from the date of entry of the Court's scheduling order, whichever occurs earlier.			
9.	Any motion for leave to join additional parties or to otherwise amend the pleadings shall be filed within 60 days from adoption of the Report of Parties' Planning Conference or the Court's entry of a separate scheduling order, whichever occurs earlier.			
10.	All other dispositive motions shall be filed by(date).			
11.	Settlement [choose one]: [is likely] [is unlikely] [cannot be evaluated prior to (insert date)].			
12.	Do the parties believe Alternative Dispute Resolution might be helpful? Yes/No			
13.	This case can be ready for trial not later than(date) and is expected to take (insert estimated trial time).			
14.	Special issues: [If you are aware of discovery, settlement, or other issues that might influence how this case should be handled, please address those issues here.]			
15.	Consent to Bankruptcy Court Jurisdiction. If any party believes it is entitled to have any issue decided by an Article III judge, it nevertheless consents to trial and to entry of a final order by the bankruptcy judge.			
	OR			
	(name of party) does not consent and has filed a timely Motion to Transfer (withdraw the reference) pursuant to D.Kan.Rule 83.8.6.			
16.	The Court is often able to cancel the initial pretrial scheduling conference upon receipt of the Report of Parties' Planning Conference, if the parties are in consensus on the scheduling of the matter. Does any party request the Court to conduct a Scheduling Conference in this case (such as, e.g. to discuss discovery disputes, settlement possibilities, or any other relevant matter), notwithstanding the submission of this Report?			
	☐ The parties consent to canceling the initial pretrial scheduling conference.			
	OR			
	One or more parties request that the initial pretrial scheduling conference be held.			
not la	rt should be prepared by counsel for the movant and circulated in time for filing with the Court iter than four business days prior to the previously noticed scheduling conference. The failure parties to file this report may result in the summary dismissal of the complaint or contested			

Approval signatures of all counsel:

(Signature lines shall include all counsels' Supreme Court ID numbers, addresses, phone numbers, and business e:mail address.)

Note that the Court may shorten or extend the proposed discovery time. In routine matters, the Court will normally allow no more than 90 days for discovery and submission of the final pretrial order.