

SCHEDULING ORDER

JD-CV-71 Rev. 1-10

CONNECTICUT JUDICIAL BRANCH

SUPERIOR COURT

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1.	Complete all sections and file with the clerk.
2	All counsel and self-represented parties of record must sign the fully completed form and keep a copy for their record.

Judicial District of	Conference date (If known)	Docket number		
Hartford	10/23/18	HHDCV18-6090687-S		
Name of case				
Catherine M. Koehler v. Southern Connecticut State University				
Alternate Dispute Resolution				
Have the parties discussed alternative dispute resolution methods (ADR), including court-annexed mediation, binding arbitration, and private mediation? Are all parties willing to refer the case to PRIVATE ADR? Are there reasons why this case should be referred to the Complex Litigation Docket (CLD)? In court cases, are the parties willing to try the case before an ATTORNEY TRIAL REFEREE? In jury cases, are the parties willing to try the case (with a jury) before a JUDGE TRIAL REFEREE? Yes No				
Discovery Order				
By order of the Presiding Judge, the following discovery order is entered. A party who does not follow this order may be sanctioned by having to pay a fine; having proposed evidence excluded at trial; having the case dismissed; being defaulted or non-suited; or other sanctions. 1. File Certificate of Closed Pleadings (JD-CV-11) by (date): 2. Exchange written discovery requests by (date): 3. Exchange responses to discovery requests by (date): 4. Any dispositive motions, including motions for summary judgment, shall be filed by: (at least 8 months before trial) 7. Complete depositions of Plaintiffs experts by (date): 3120/18 Defendant's experts by (date): Plaintiffs experts by (date): Plaintiffs experts by (date): 3120/19 Defendant's experts by (date): Plaintiffs experts by (date): Plaintiffs experts by (date): 3120/19 Defendant's experts by (date):				
1. Motion to consolidate this case with the below-named case is to be filed and marked ready by (date):				
Docket number Name of case to consolidate with				
12. When will this case be ready for a meaningful settlement conference? 13. Other scheduling orders: There is currently a fully dispositive Motion to Dismiss pending in this matter. Disposition of that motion may necessitate adjustment of these dates.				
14. Other Orders:				
Counsel and all self-represented parties of record should indicate a date for pretrial, however it will still be subject to review by the court. Counsel and self-represented parties will be notified of the date and time scheduled for pretrial.				
15. Give 3 dates when all parties are available to start the trial: 1. <u>→</u> 16. A pretrial conference will be held in this case on or about (date):	1/13/20 10 - 24 - 19 2. 1/20/20 10 - 1 - 19	3. <u>1/27/20</u>		
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