1/3/2020 2:55 PM
Marilyn Burgess - District Clerk Harris County
Envelope No. 39656995
By: Joshua Bovell
Filed: 1/3/2020 2:55 PM

Ojeman Apret.	ents	Cause no.	2019-	73649
1501442	•		IN THE DISTRIC	
vs.			TT 1 72 77 77 77 77 77 77 77 77 77 77 77 77	

HARRIS COUNTY APPRAISAL DISTRICT

215TH JUDICIAL DISTRICT

HARRIS COUNTY, TEXAS

DOCKET CONTROL ORDER

Ş

The following docket control order shall apply to this case unless modified by the court. If no date is given below, the item is governed by the Texas Rules of Civil Procedure.

1.	JOINDER. All parties must be added and served, whether by amendment or third party practice,
	by this date. THE PARTY CAUSING THE JOINDER SHALL PROVIDE A COPY OF THIS
	DOCKET CONTROL ORDER AT THE TIME OF SERVICE.
2,	EXPERT WITNESS DESIGNATION. Expert witness designations are required and must be
	994 199 14 MG 1030 Will 11888 - 1 M 1800 Operation Awar in all the last and the las
-1 -1	194.2(f). Failure to timely research will be commend in that the first to find the first to timely research will be commend in that the first to find the fi
(a)5/24/24	Experts for parties seeking affirmative relief
(b) 6/3/1/2/	194.2(f). Failure to timely respond will be governed by Rule 193.6. Experts for parties seeking affirmative relief. All other experts.
3.	STATUS CONFERENCE. Parties shall be prepared to discuss all aspects of the case, including
	ADR, with the court on this date. TIME;
	Pailure to appear will be grounds for dismissal for want of prosecution.
4,	DISCOVERY LIMITATIONS. The discovery limitation of Rule 1902, if applicable, or
•	otherwise or Rule 190.3 apply unless changed below:
(a)	Total hours per side for oral depositions.
(b)	Number of interrogatories that may be served by each party on any other party
5.	ALTERNATIVE DISPUTE RESOLUTION.
(a) 17/31/2/	By this date the parties must either (1) file an agreement for ADR stating the form of ADR
770.7	requested and the name of an agreed mediator, if applicable; or (2) set an objection to ADR. If no
	agreement or objection is filed, the court may sign an ADR order.
(b)	ADR Conducted pursuant to the agreement of the parties must be completed by this date.
6.	DISCOVERY PERIOD ENDS. All discovery must be conducted before the end of the discovery
	period. Parties seeking discovery must serve the request sufficiently far in advance of the end of
	the discovery period that the deadline for responding will be within the discovery period. Counsel
	may conduct discovery beyond this deadline by agreement. Incomplete discovery will not delay
	the trial.
7 .	DISPOSITIVE MOTIONS AND PLEAS. Must be set for hearing or submission as follows:
(a)	Dispositive motions or pleas subject to an interlocutory appeal must be set by this date.
(b)	Summary judgment motions not subject to an interlocutory appeal must be set by this date.
(c)	Rule 166a(i) motions may not be set before this date.
8.	CHALLENGES TO EXPERT TESTIMONY. All motions to exclude expert testimony and
	evidentiary challenges to expert testimony must be filed by this date, unless extended by leave of
	court
).	PLEADINGS. All amendments and supplements must be filed by this date. This order does not
10.00/20 /20	DOCKET CALL.
0664120	Parties shall be prepared to discuss all senects of trial with the
	9:00 AM Failure to appear will be grounds for discussed for the court on this date. TIME:
10halan	TPIAT I for a resident will be growing for distribused for want of prosecution.
W31/20	DOCKET CALL. Parties shall be prepared to discuss all aspects of trial with the court on this date. TIME: 9:00 AM Failure to appear will be grounds for dismissal for want of prosecution. TRIAL. If not assigned by the second Friday following this date, the case will be reset.

Signed

all at Milleming by

Plaintiff(s)' counsel

Elaine H. Palmer

JUDGE, 215TH DISTRICT COURT

DATE GENERATED:

Defendant's country

