

DISCOVERY CONTROL PLAN ORDER

The Court acting sua sponte, pursuant to Rule 190.4, TRCP, finds that this action requires a Discovery Control Plan by order; it is, accordingly,

ORDERED that the following schedule of deadlines is in effect pending further order of this court, and the following matters shall be accomplished on or before the following dates:

	DATES
1. NEW PARTIES joined and served; a party causing such joinder shall provide copies of this order to the new party or parties	_____
2. All PAPER DISCOVERY propounded by any party	_____
3. Designation of EXPERTS by name, address, and current CV , and full report* for all PLAINTIFFS	_____
4. Designation of EXPERTS by name, address, and current CV, and full reports* for parties other than PLAINTIFFS	_____
5. ALL DISCOVERY concluded by (The parties may extend by Rule 11 Agreement.)	_____
6. All DISPOSITIVE MOTIONS and Robinson/Havner motions filed	_____
7. Case to be MEDIATED on or before	_____
8. PRE-TRIAL conference (see instruction sheet) All objections relating to DISCOVERY brought forward for hearing; any such objections not brought forward for hearing by this date will be found abandoned and will be overruled	_____
9. TRIAL for the month of	_____
*Reports are not required for treating health care providers.	_____

**Mediation shall be at a time and place, and before a mediator, as agreed by the parties; if the parties do not agree, the parties shall notify the Court at least 30 days prior to the deadline. Whether or not the time, place, and mediator are agreed, all parties must attend individually; corporations must have present an individual with full authority; all insurers must attend through a person with full authority; and all shall mediate in good faith.

Robinson/Havner motions must be brought forward for hearing before or at the pre-trial hearing, failing which the Robinson Havner motions will be considered as abandoned or waived, and as such will be overruled. Whether at the pre-trial hearing or otherwise, the motion must be specifically set for hearing with notice to all parties and to the court, and the court co-coordinator must be advised of the amount of time requested for such hearing. In the absence of a specific request for a longer time, the court will allocate 15 minutes (total, for all parties) for the hearing on all such motions pending herein.

The discovery limitations of Rule 190.3, TRCP, shall apply, in satisfaction of the requirement in Rule 190.4(b)(3).

The deadlines herein shall remain in effect even though the case is not tried as scheduled above. THERE WILL BE NO CONTINUANCES GRANTED.