## Sample Form 19

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

Plaintiff,	
VS.	CIVIL NO.
Defendant.	_9
SCHEDULING ORDER	
In accordance with the Civil Jus	tice Expense and Delay Reduction Plan adopted in
compliance with the Civil Justice Reform A	ct, and pursuant to Title 28 U.S.C. § 473(a)(1), this case
is assigned to a ""	track classification. Accordingly, the termination date
for discovery is	, and discovery shall not be reopened, nor shall case
management deadlines be modified, except	t by an order of the Court upon a showing of good cause.
This deadline shall be construed to require that discovery be <u>completed</u> on or before the above date.	
Service of interrogatories or requests for production shall be considered timely only if the responses	
are due prior to the deadline. A notice to	take deposition shall be considered timely only if the
deposition takes place prior to the deadlin	e. The pendency of dispositive motions shall not stay
discovery.	
Motions relating to discovery (inclu	iding, but not limited to, motions to compel and motions
for protective order) shall be filed wi	ith the Court and served on opposing parties by

\_\_\_\_\_. See D.N.M.LR-Civ. 7 for motion practice requirements and timing of

responses and replies. This deadline shall not be construed to extend the twenty-day time limit in D.N.M.LR-Civ. 26.6.

Plaintiff shall identify to all parties in writing any expert witness to be used by Plaintiff at
trial and to provide expert reports pursuant to FED. R. CIV. P. 26(a)(2)(B) no later than
. All other parties shall identify in writing any expert witness to be
used by such parties at trial and to provide expert reports pursuant to FED. R. CIV. P. 26(a)(2)(B) no
later than
Pretrial motions, other than discovery motions, shall be filed with the Court and served on
opposing party by See D.N.M.LR-Civ. 7 for motion practice
requirements and timing of responses and replies. Any pretrial motions, other than discovery
motions, filed after the above dates shall, in the discretion of the Court, be considered untimely.
If documents are attached as exhibits to motions, affidavits or briefs, those parts of the
exhibits that counsel want to bring to the attention of the Court must be highlighted in accordance
with D.N.M.LR-Civ. 10.6.
Counsel are directed to file a consolidated final Pretrial Order as follows: Plaintiff to
Defendant on or before; Defendant to Court on or before
Counsel are directed that the Pretrial Order will provide that no witnesses except rebuttal witnesses
whose testimony cannot be anticipated, will be permitted to testify unless the name of the witness
is furnished to the Court and opposing counsel no later than thirty (30) days prior to the time set for
trial. Any exceptions thereto must be upon order of the Court for good cause shown.
SO ORDERED this day of, 200
United States Magistrate Judge