PARK COUNTY CLERK OF DISTRICT COURT 1AN 02 2010

1	HON. BRENDA R. GILBERT	- 00 cm 10 10
2	District Judge	2017 DEC 28 RM 10 10 BYMolly Broellers
	Sixth Judicial District	20 FILED alleur
3	414 East Callender Street Livingston, Montana 59047	6 Mollis Francis
4	406-222-4130	
5	PROPERTY CANADA AT DICEDICE COURT BARL COUNTY	
б	MONTANA SIXTH JUDICIAL DISTRICT COURT, PARK COUNTY *********	
U	KATHLEEN RAKELA, and other members of) Cause No. DV 17-150
7	The Glastonbury Landowners Association,	
8	Plaintiff,) }
9	1 10111111,)
10	vs.) CASE SCHEDULING ORDER
	GLASTONBURY LANDOWNERS))
11	ASSOCIATION, INC., (GLA), DENNIS RILEY,	,)
12	DANILE KEHOE, MARK SEAVER, RICHARD	
13	JOHNSON, CHARLENE MURPHY, KEVIN NEWBY, LEO KEELER and Other Does,)
14	THE WEST, LIEU RESIDENCE AND CHIEF BOOK,	,)
	Defendants.)
15	Preliminary Note: Discovery shall be completed and filed within the time set in this Order unless	
16	for good cause shown, the Court allows a longer period.	
17		Company of Conditions
18	If the parties have not already done so, on or before any requests for discovery, interrogatories or requests for admission are submitted to opposing counsel: The pre-discovery	
	disclosure required by Local Rule 6C must be furnished to opposing counsel.	
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20	1. On or before <u>FEBRUARY 16, 2018</u> : amendments to the pleadings are to be filed.	All parties are to be joined and all
21	amendments to the pleadings are to be med.	
22	¬,	Names and addresses of expert witnesses
	together with the information described in Rule 26(b)(4)(A)(i), M.R.Civ.P., must be furnished to
23	opposing counsel on or before this date.	
24	O. O	Names and addresses of rebuttal expert
25	witnesses together with the information described in Rule 26(b)(4)(A)(i), M.R.Civ.P., must be	
26	furnished to opposing counsel on or before this date.	
· ·		All discovery in this matter shall be completed
27	on this date; i.e., all responses to discovery shall be d	ue on or before this date.
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ESTABLISHING DEADLINES FOR THE IDENTIFICATION OF EXPERT WITNESSES, WITNESSES AND EXHIBITS DOES NOT SUPERSEDE THE REQUIREMENT OF ALL PARTIES TO FAIRLY AND ACCURATELY RESPOND TO OTHER DISCOVERY. THAT IS TO SAY, BY ESTABLISHING THESE DEADLINES, IT IS NOT INTENDED THAT THE PARTIES CANNOT IDENTIFY EXPERTS, WITNESSES, OR EXCHANGE EXHIBITS IN RESPONSE TO OTHER DISCOVERY BY CLAIMING THAT THE EXCHANGE OF INFORMATION IS NOT DUE UNTIL THE DEADLINES ESTABLISHED BY THIS ORDER. ALL DISCOVERY IS TO BE FAIRLY AND ACCURATELY RESPONDED TO AND FAILURE TO DO SO MAY RESULT IN APPROPRIATE SANCTIONS.

- 6. On or before <u>AUGUST 3, 2018</u>: All pretrial motions, including motions in limine and motions for summary judgment, along with supporting briefs, shall be filed and served on opposing counsel on or before this date. Filing of answer briefs and reply briefs shall comply with the schedule provided by the Montana Rules of Civil Procedure and the Uniform District Court Rules.
- 7. It shall be the responsibility of the moving party to advise the Court either that the motions are submitted on briefs or to request a hearing in accordance with Rule 3 of the Local Rules of the Sixth Judicial District.
- 8. There shall be no changes in this Scheduling Order absent Court order upon showing of good cause. All motions for continuance shall be submitted in writing, supported by affidavit, and shall bear the signatures of the parties.
- 9. On or before OCTOBER 5, 2018: A settlement conference shall be held before a Special Settlement Master, as provided in Rule 11 of the Local Rules, by this date. Counsel are to confer and select a Settlement Master by SEPTEMBER 14, 2018, and inform the Court of the name of the Settlement Master. The Court will then issue appropriate orders governing the conference. If the parties agree to hold a settlement conference earlier, they shall inform the Court of the name of the settlement master at least two weeks prior to the settlement conference. The Settlement Master shall submit a report to the Court within five (5) days of completion of the conference. Counsel shall advise the Settlement Master and the Settlement Master shall include in the report to the Court the anticipated length of trial and the dates the parties or key witnesses are unavailable for trial. No case will be set for trial unless a master-supervised settlement conference has been held, unless waived by stipulation of all counsel and unrepresented parties and approved by Court order.
- 10. If the parties are unable to reach an agreement of all issues through negotiation, or at the settlement conference, then any party may file a request for trial scheduling conference.