

IN THE CIRCUIT COURT OF THE FOURTEENTH JUDICIAL COURT  
ROCK ISLAND COUNTY, ILLINOIS

Plaintiff \_\_\_\_\_

Vs. \_\_\_\_\_ No. \_\_\_\_\_

Defendant \_\_\_\_\_

**CIVIL CASE MANAGEMENT ORDER**

This case is before the Court for a Case Management Conference pursuant to Illinois Supreme Court Rule 218 on this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_, parties in court by their respective counsel of record.

This Court after conferring with counsel and having carefully considered each item specified in Supreme Court Rule 218 (a)(1)-(10) and being fully advised in the premises,

**IT IS HEREBY ORDERED:**

**1. WRITTEN DISCOVERY:**

(a) Shall be propounded by all parties by .....  
(b) Shall be fully answered by all parties by .....

**2. DISCOVERY DEPOSITIONS:**

(a) Discovery depositions of all non-party lay witnesses, shall  
be limited to the following number per party.....  
(b) All parties shall be deposed by.....  
(c) All witnesses, who are not a Rule 213(f) independent expert  
or controlled expert witness, shall be deposed by.....

**3. OPINION WITNESSES:**

(a) Plaintiff's and Third-Party Plaintiff's Rule 213(f) independent expert and controlled expert witnesses  
shall be limited in number to.....  
(b) Defendant's and Third-Party Defendant's Rule 213(f) independent expert and controlled expert  
witnesses shall be limited in number to.....  
(c) Plaintiff's and Third-Party Plaintiff's Rule 213(f) independent expert and controlled expert  
witnesses shall be disclosed by.....  
And presented for deposition by.....  
(d) Defendant's and Third-Party Defendant's Rule 213(f) independent expert and controlled expert  
witnesses shall be disclosed by .....

And presented for deposition by.....

**4. AMENDMENTS** to pleadings shall be filed by.....

**5. DISPOSITIVE MOTIONS** shall be filed and set for hearing by..

**6. FINAL PRE-TRIAL CONFERENCE** is scheduled for .....

**7. TRIAL** in this case is scheduled to begin at \_\_\_\_\_.M. on \_\_\_\_\_

**8. IT IS FURTHER ORDERED:**

(a) That if any of the above-ordered discovery supervision dates are not met by any party/parties, trial  
counsel for the other party/parties shall immediately attempt to have a conference pursuant to Supreme  
Court Rule 201 (k) with trial counsel for the delinquent party/parties, and if there is still non-  
compliance with this Order, shall move this court for an order compelling compliance.

(b) \_\_\_\_\_

\_\_\_\_\_