			Case No.
		Plaintiff(s)	
	V.	1 14111111(5)	
			CVR 7.1 FORM 1
	1	Defendant(s)	
And any related claims and pa		Deteridani(s)	
	NOTICE OF MOTI	ON and MO	TION
Please take notice that hereby move(s) the court for a	un Order greating the fel	llawing raliafe	Movant(s)
nereby move(s) the court for a	in Order granting the for	nowing rener.	
0.14	N N	TT 1 4.1	Relief Sought
Oral Argument is requested:	Yes No	Unknown at ti	nis time
Pursuant to CVR 7.1(b) and (or respective briefs of the parties		s court, or stip	ulation filed with the court, the ed as follows:
Opening brief due:			Normally the date of filing of this Notice
Opposition brief due:			Normally 28 days after above date
Reply brief (if any) due:			Normally 42 days from the filing of the motion
	CERTIFICATE	OF SERVIC	CE
cause this notice, together wit	h any and all accompanerved upon all parties w	ying documer	ithin one business day of filing, shall its and supporting memoranda relative ared herein, through counsel of record,
RESPECTFULLY SUBMIT	TED this day of		, 20
	Movant(s)		
	Attorney		Attorney's Signature

	Case No.
F	Plaintiff(s)
V.	
	CVR 7.1 FORM 2
	CVR 7.1 FORWI 2
De	fendant(s)
And any related claims and parties.	
	UMENT ON PENDING MOTION the last brief on the subject motion or after the time for
such filing has elapsed.]	are the street on the subject motion of their the time for
0	Movant(s)
On	**
med a motion for an order granting the following to	ici.
	Relief Sought
With respect to said motion, the undersigned hereby	:
Requests oral argument on the motion.	
	should be board on an about.
The parties have agreed that the motion	should be heard on or about:
	Parties' proposed hearing date
The parties either have not agreed on a l	nearing date or have not discussed the matter.
Represents that oral argument on the motion	-
represents that of a argument on the motion	in is unifecessary.
RESPECTFULLY SUBMITTED this	day of , 20 .
	,, <u></u> .
Party	
Attorney	Attorney's Signature

	Case No.
	intiff(s)
V.	CVR 7.1 FORM 3
Defer	ndant(s)
And any related claims and parties.	
NOTICE OF HEARING OR	SUBMISSION ON BRIEFS
On	Movant(s) f:
	Relief Sought
PLEASE TAKE NOTICE that	with respect to said motion:
Oral argument is set before the court at the follow	ving date and time:
The court has determined that oral argument is	s unnecessary.
DATED this day of	, 20
•	Clerk/Deputy Clerk
	Signature

In the Superior Court of Guam

		Case No.
	Plaintiff(s)	
		CVR 7.1 FORM 4
	Defendant(s)	
	APPLICATION TO SHORTEN TIME	E: ORDER
1.	I am applying to shorten time on the following motion, applicat	
		Relief Sought
2.	Reason(s) necessary to shorten time:	
3.	Name of opposing parties (or attorneys), or if there are no oppo	sing parties, the name of interested
	parties entitled to notice as required by law:	

4.	NOTICE (Note: If opposing/interested parties HAVE NOT BEEN GIVEN NOTICE, this FORM 4 is NOT APPLICABLE. You must use CVR 7.1 FORM 5 "APPLICATION FOR RELIEF"):	
	The opposing (or interested) parties were notified of the relief requested; and I here that I will notify the opposing (or interested) parties of the hearing date and time as by the Court.	
	Notice was given to:	
	Notification occurred on: (date) at	(time)
	Manner of notification:	
5.	6. AGREEMENT OR OPPOSITION OF OPPOSING (OR INTERESTED) PARTIES	S:
	The opposing (or interested) parties agree to shorten time on the moving party's (in motion, application, or requested relief listed in Section 1.):	sert name of
	The opposing (or interested) parties oppose the application to shorten time for the f reasons:	ollowing
	The opposing (or interested) parties did not respond to notice of the application to so or the parties have otherwise not discussed whether this application is opposed or underested to the parties have otherwise not discussed whether this application is opposed or underested.	
	declare under penalty of perjury under the laws of Guam that the above information attachments are true and correct.	and all
Da	Date: Signature:	
	Printed Name:	
	ORDER	
¤	Oral argument on the application to shorten time is set before the Court at the following time:	g date and
		(date and time)
	Oppositions to the application to shorten time must be filed by:	
		(date and time)
	Replies to any oppositions must be filed by:	1
		(date and time)

OR

The Court hereby:	¤ GRANTS ¤	DENIES the ap	plication to shor	ten time fo	or the following reason	ons:
The hearing on the Section 1.)	moving party's (insert name of n	notion, applicatio	on, or requ	uested relief listed in	
shall be held on			(date)	at		(time)
Oppositions to the						
must be filed by			(date	at		(time
Replies to any opp	ositions must be f	filed by				(date
SO ORDI	ERED:					
			HONORA Judge, Sup		urt of Guam	

	erior Court of Guam	
	Case No.	
V.	Plaintiff(s)	
	CVR 7.1 FC	ORM 5
And any related claims and parties.	Defendant(s)	
APPLICATION TO	<i>EX PARTE</i> RELIEF; ORDER	
1. Type of relief requested:		
		Relief Sough
	lief is necessary (e.g., notice of the application for order sought, or applicant would suffer immediated on notice):	
relief would frustrate the purpose of the	order sought, or applicant would suffer imm	
relief would frustrate the purpose of the	order sought, or applicant would suffer imm	
relief would frustrate the purpose of the	order sought, or applicant would suffer imm	
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relief would frustrate the purpose of the	order sought, or applicant would suffer imm	

NOTE: IF NOTICE HAS BEEN GIVEN TO OPPOSING OR INTERESTED PARTIES, THIS CVR 7.1 FORM 5 IS NOT APPLICABLE. SEE CVR 7.1 FORM 4 "APPLICATION TO SHORTEN TIME."

3.		me of opposing parties (or attorneys), or if there are no opposing parties, the name of interested ries entitled to notice as required by law:
4.	ME	MORANDUM OF POINTS AND AUTHORITIES:
	¤	I hereby certify that I have attached the Memorandum of Points and Authorities as required by $CVR\ 7.1(k)(2)(B)$.
5.	PR	OPOSED ORDER:
	¤	I hereby certify that I have attached a proposed order granting the relief requested as required by CVR 7.1(k)(2)(E).
6.	STA	ATEMENT REGARDING EXPEDITED BASIS:
	¤	I believe it is necessary for this application for <i>ex parte</i> relief to be heard on an expedited basis or earlier than the regular time permitted or required by these Civil Rules of Court or the Guam Rules of Civil Procedure for the following reasons:
	¤	It is not necessary for this application for <i>ex parte</i> relief to be heard on an expedited basis or earlier than the regular time permitted or required by these Civil Rules or the Guam Rules of Civil Procedure.
		re under penalty of perjury under the laws of Guam that the above information and all nents are true and correct.
Da	te:	Signature:
		Printed Name:

ORDER

The Court hereby: ¤ reasons:	GRANTS ¤	DENIES the application	to hear the matter ex part	te for the following
The Court hereby: ¤ following reasons:	GRANTS ¤	DENIES the request to h	ear the matter on an expe	dited basis for the
The hearing on the m	atter shall be h	eld on(date	e) at	(time)
SO ORDER	ED:			
			NORABLE ge, Superior Court of G	uam

	Superior Court Case No
Plaintiff,	
VS.	CVR 16.1 FORM 1
Defendant.	

SCHEDULING NOTICE

The Civil Rules ("CVR") establish procedures for complying with Rules 16(b) and 26(f) of the Guam Rules of Civil Procedure ("GRCP"). Counsel should study the Civil Rules before attempting to process cases in this court.

PURSUANT TO CVR 16.1 AND 16.2, IT IS HEREBY ORDERED THAT:

	1.	Counsel of record and all <i>pro se</i> litigants that have appeared in the case must mee
and	confer, v	within fifteen (15) days after receipt of this Notice, but no later than sixty (60) days
after	the filin	g of the complaint, prior to commencing discovery.

2.	A proposed Scheduling Order and a proposed Discovery Plan shall be filed on or
before the	day of, 20 Careful and immediate attention should be given to
the directions	s in CVR 16.1 and 16.2 to ensure complete and timely compliance with GRCF
Rules 16(b) a	nd 26(f), and the Local Rules.

3. Plaintiff's counsel, or if the plaintiff is *pro se*, then the *pro se* plaintiff, must take the lead in the preparation of the Scheduling Order. If a defendant is not contacted by a *pro se* plaintiff within the required time frame, the defendant shall contact the *pro se* plaintiff and arrange a meeting to comply with this Rule in the appropriate time frame. The failure of a party or its counsel to participate in good faith in the framing of a Scheduling Order may result in the imposition of sanctions.

4. Counsel of record and all *pro se* litigants that have appeared in the case are jointly responsible for submitting a Proposed Discovery Plan to the Court.

5. A Scheduling Conference shall be held on the ____ day of ______,
20____, at __:___.m.

6. Counsels are reminded that the filing of motions does not postpone discovery.

7. It is the responsibility of plaintiff's counsel or the *pro se* plaintiff to serve a copy of the clerk's Scheduling Notice on all parties who may appear after the clerk's issuance of the Notice of Scheduling Conference.

DANIELLE T. ROSETE Clerk of Court

By: Deputy Clerk

	Superior Court Case No		
Plaintiff, vs.	CVD 16.1 FODM 2		
	CVR 16.1 FORM 2		
Defendant.			
PROPOSED SCHI	EDULING ORDER		
TR	<u>IAL</u>		
The court shall set trial no later than	. See CVR		
16.1(c)(4)(D)(viii) (unless otherwise ordered by the court, "in no event shall the trial date be later			
than fifteen (15) months after the complaint is fil	led.").		
Bench trial/Trial by jury shall be schedul	ed foratm.		
Estimated duration of trial:	·		
The nature of the case:			
SCHEDULING	CONFERENCE		
Scheduling Conference is scheduled for _	atm.		

MOTIONS

(1) Motions to join other parties shall be filed no later than
and motions to otherwise amend pleadings shall be filed no later than
Thereafter, parties may be joined and/or pleadings amended only
upon leave of court and for good cause shown.
(2) All motions under the discovery rules shall be filed no later than
(3) Dispositive motions shall be filed no later than
MEDIATION/ADR
(1) Counsel have informed their clients of the availability of mediation as required
under Miscellaneous Rule MR 4.1.6 of the Local Rules of the Superior Court of Guam and
counsel have filed the required MR Form 4.1 B1 "Mediation Certification."
(2) The parties have agreed to mediation, either voluntarily under 7 GCA Chapter
43A or as ordered to do so by the court under Miscellaneous Rule MR 4.1.6 of the Local Rules
of the Superior Court of Guam.
(3) The parties have attempted Alternative Dispute Resolution under 7 GCA
Chapters 42-A or 42-B.
The parties have not attempted Alternative Dispute Resolution and do not
intend to.
The parties have not attempted Alternative Dispute Resolution but may do so in
the future.
FURTHER PRE-TRIAL PROCEEDINGS
(1) The Pretrial Conference shall be held on the day of,
atm.

(2) Trial brief:		
(a) The court orders each	n party to file a trial brief no later the	han
(b) The court does not re	equire the parties to file a trial brief	f.
(3) The following documents shall	be filed or lodged by	(usually
no later than fourteen (14) days prior to tria	al:	
(a) Witness lists		
(b) Exhibit lists		
(c) Discovery Material Design	nations	
(d) Proposed Jury Instructions		
(e) Proposed Voir Dire Question	ons	
(f) Proposed Forms of Verdict	s	
(4) Discuss prospects for settlemen	nt:	
(5) Discuss any suggestions for sho	ortening trial:	
Dated:		
Plaintiff	Defendant	
SO ORDERED:	·	
	Judge, Superior Court of	Guam

	Superior Court Case No			
Plaintiff,				
vs.	CVR 16.1 FORM 3			
Defendant.				
DISCOVERY PLAN AND PROPOSED ORDER				
(1) Unless required in support of a motion or by order of the court, discovery documents				
are not to be filed with the court.				
(2) The following matters will affect the status or management of the case:				
(3) In accordance with Guam Rules of Civil Procedure ("GRCP") Rule 26(f) and CVR				
16.2, the parties:				
(a) Have met and conferred on	day of, atm.,			
attended by:				
(b) Parties have not conferred l	because:			

	but plan to meet and confer on day of, atm.
(4) Initial disclosures, as required by GRCP 26(a)(1), will be exchanged by:
,	. (GRCP 26(a)(1) generally requires exchange within 14 days o
the GRCF	P 26(f) conference.)
(5) Expert witness disclosures in accordance with GRCP 26(a)(2) must be made on o
before	(in the absence of a court order or stipulation by th
parties, G	RCP 26(a)(2)(C) requires disclosure at least 90 days before trial, or 30 days after initial
disclosure	e if offered for rebuttal).
(6	Pursuant to GRCP 26(a)(3), each party shall serve and file, on or before
	, pretrial disclosures which, unless otherwise specificall
stated, mu	ust include expert as well as lay witnesses. Unless solely for impeachment, only thos
witnesses	so disclosed will be permitted to testify at trial. (GRCP 26(a)(3) generally require
disclosure	e at least 30 days before trial).
(7) Limits on discovery
Th	ne limitations on discovery in accordance with GRCP 26(b) shall apply, except:
(8	
	aintiff:

Defendant:	
Dated:	
Dated	
Plaintiff	Defendant
SO ODDEDED.	
SO ORDERED:	·
	Judge, Superior Court of Guam

				Suj	perior C	Court Case No	
Plaintiff, vs.		,			BILL OF COSTS	\$	
		Defenda	ınt.				
Judgment	_					above-entitled	on c of
the Superior Cou	rt of Guam i	s requeste	d to tax th	e follo	wing as	costs:	
			BILL OF	COST	'S		
FILING FEES:					\$		
(Complaint				\$		
Summons							
Subpoena							
Other Clerk's Fees					\$		
MARSHAL'S FEES:					\$		
Service of Summons/Subpoenas		ubpoenas		\$			
Mileage				\$			
Other Marshal's costs				\$			
COURT TRANSCRIBER'S FEES:				\$			
Other Transcriber's fees				\$			
WITNESS FEES:			\$				
Other Witness fees							
INTERPRETER	'S FEES:						
Other Interpreter's fees							

\$
\$
\$
TION
the foregoing costs are correct and were
services for which have been charged were
of this Bill of Costs was served on
, atm.
, 20
CLAIMING PARTY
(Print name and Sign)