



- C. A party requiring authentication of an offered exhibit must notify the offering counsel in writing within 5 days after the exhibit is listed and made available; failure to object in writing in advance of the trial concedes authenticity.
- D. The Court will admit all exhibits listed in the Joint Pretrial Order into evidence unless opposing counsel files written objections supported by authority by the date listed on the Scheduling Order.
- E. At trial, the first step will be the offer and receipt in evidence of exhibits.

**11. Witnesses.**

- A. Attach a Witness List with the names and addresses of witnesses to be called, along with a brief statement of the nature of their testimony.
  - B. If other witnesses to be called at the trial become known, their names, addresses, and subject of their testimony will be reported to opposing counsel in writing as soon as they are known; this does not apply to rebuttal or impeachment witnesses.
12. **Settlements.** State that all settlement efforts have been exhausted, and the case will have to be tried.
13. **Trial.** State the estimated length of trial and any potential logistical programs, including availability of witnesses, out-of-state people, bulky exhibits, and documentation.
14. **Attachments.** Each party must file as a separate document (captioned, signed by counsel, and with service certified) the following required attachments in duplicate:

**A. For a Jury Trial:**

- (1) Proposed questions for the *voir dire* examination.
- (2) Proposed jury charge, including instructions, definitions, and special interrogatories, with authority.

**B. For a Non-Jury Trial:**

- (1) Proposed findings of fact and conclusions of law.
- (2) Conclusions of law with authority

Approved:

\_\_\_\_\_  
Attorney-in-Charge, Plaintiff(s)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Attorney-in-Charge, Defendant(s)

\_\_\_\_\_  
Date