# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON

In re:	) Case No
Debtor(s)	) Adv. Proc. No
Plaintiff	) PRETRIAL ORDER )
Defendant	) )
A pretrial conference was held in the above ent 2 with Judge presidi	titled cause at, Washington on
Plaintiff was represented by:	
Defendant was represented by:	
Respective attorneys of record. The following	pretrial order has been formulated and settled as follows:
STATEM	OF PROCEEDINGS AND ENT OF JURISDICTION insert statement)
The following facts are agreed upon by the par	ties and require no proof:
1	
2.	
<u></u>	
etc.	

### PLAINTIFF'S CONTENTIONS

Plaintiff's contentions as to disputed issues are:
1
2.
etc.
DEFENDANT'S CONTENTIONS
Defendant's contentions as to disputed issues are:
1
2
etc.
ISSUES OF FACT
The following are the issues of fact to be determined by trial:
1.
2.
2.
etc.
ISSUES OF LAW
The following are the issues of law to be determined by the Court:
1.
2
etc.

#### **EXHIBITS**

The following exhibits may be received in evidence, if otherwise admissible, without further authentication, it being admitted that each is what it purports to be:

Plaintiff's Exhibits:	
1	
2.	
etc.	
Defendant's Exhibits:	
1.	
2.	
etc.	
The following plaintiff's exhibits are objected to by o	lefendant:
1	
2.	
etc.	
The following defendant's exhibits are objected to by	plaintiff:
1	
2.	
etc.	

Other than for impeachment purposes, the only exhibits admitted at trial will be exhibits identified herein or on a supplemental list filed at least fifteen (15) days before trial, or at such earlier date as may have been set by the Court, which supplemental list shall bear counsel's certificate that opposing counsel has had an opportunity to examine the exhibits.

Objections to exhibits, except as to relevancy, must be heard prior to trial.

# WITNESSES The following witnesses may be called by plaintiff (If expert, give field of expertise): The following witnesses may be called by defendant (If expert, give field of expertise): Other than for rebuttal purposes no witnesses may be called unless listed above. **RELIEF SOUGHT** (insert) TRIAL The parties estimate \_\_\_\_\_ days trial time. Unless otherwise specified in a scheduling order, proposed instructions and trial memoranda shall be filed and served at least five (5) days, exclusive of Saturdays,

Sundays and holidays, prior to commencement of trial.

## ACTION BY THE COURT

The Court has ruled that (any ruling that may have been made by the Court)
·
·
te.
is hereby ORDERED that the foregoing constitutes the pretrial order in the case and that upon the ding hereof all pleadings pass out of the case and are superseded by this Order. This Order may be mended by consent of the parties and approval by the Court or by the Court to prevent manifest njustice.
///End of Order///
Presented by:
Presented by: