## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA DIVISION

	CIVIL NO
	) ) )
Plaintiff[s],	) ) )
VS.	CERTIFICATION AND REPORT OF F.R.C.P. 26(f) CONFERENCE AND DISCOVERY PLAN  )
	) ) ) )
Defendant[s].	) )
Rule 26(f) Attorney's Conference parties were unable to agree on a necessary explanation. Please no	appropriate blanks (print legibly) to certify completion of the and provide the required information to the Court. Where the specific provision or item, please so note and attach any ote that this information will be used as a guideline by the judge onference or issuing the Initial Pretrial Order.
held on (date) [ ]	onference. Pursuant to Fed. R. Civ. P. 26(f), a meeting was at (place) or [] by the undersigned counsel for the designated parties in the above-
2. <u>Pre-Discovery Discovery Discover</u>	

plan:	3. [Use se	<u>Discovery Plan</u> . The parties jointly propose to the court the following discovery parate paragraphs or subparagraphs as necessary if parties disagree.]					
	a) Al	l discovery shall be commenced in time to be completed by(date).					
		[if needed] Discovery on					
		(identify any issues requiring early discovery) will be completed by(date).					
	b)	Discovery Limits:  1) Maximum of (ordinarily 20) interrogatories by each party to any					
		other party.  2) Maximum of (ordinarily 20) requests for admission by each party to any other party.  3) Maximum of depositions by plaintiff(s) and by defendant(s) (ordinarily 6 each) [or by each plaintiff and by each defendant].					
	c)	Reports from retained experts under Rule 26(a)(2) will be due:  -from plaintiff(s) by					
4.	Other a)	Items. [Attach separate paragraphs as necessary if parties disagree.]  The parties [ ] request [ ] do not request a conference with the court					
	)	before entry of the scheduling order.					
	b)	All potentially dispositive motions should be filed by (date, ordinarily one month after the close of discovery)					
	c)	Settlement:  [ ] is likely [ ] is unlikely [ ] cannot be evaluated prior to					

			[]	further disconfirmed after an initial after the confirmed after th	overy; ial round o (da mpletion of sur	of prelimina ate); f discovery	g dispositive motions, ary discovery to be con ; ment motions, if any	_
	d)	Final l	from	witnesses and plaintiff(s) by defendant(s) b		(date)	26(a)(3) are due:	
	e)	If the days.	case is	ultimately trie	ed, trial is e	expected to	take approximately _	
	f)	[]	_	arties have dis strate judge.	scussed the	e issue of c	onsent to the jurisdicti	ion of a U.S
5.	requir	e the Co	ourt's a			-	case management whatiality, protective order	-
Plaintiff	"s Counsel		Party	Date	_		Defendant's Counsel	PartyDate
Plaintiff	"s Counsel		Party	Date	_		Defendant's Counsel	PartyDate
Plaintiff	's Counsel		Party	Date	-		Defendant's Counsel	PartyDate
Plaintiff	's Counsel		Party	Date	-		Defendant's Counsel	PartyDate
Plaintiff	's Counsel		Party	Date	_		Defendant's Counsel	PartyDate

The parties agree that the above selected ADR procedure would be most useful if

conducted: