



**II. LITIGATION PLAN** (*Judge Williams prefers that parties anticipate time needed to complete discovery, set deadlines for discovery and dispositive motions and then work forward toward a trial date*)

1. JOINDER OF PARTIES & AMENDMENT OF PLEADINGS CUT-OFF DATE: \_\_\_\_\_
2. NUMBER AND LENGTH OF DEPOSITIONS \_\_\_\_\_
3. FACTUAL DISCOVERY CUT-OFF DATE: \_\_\_\_\_
4. EXPERT TESTIMONY DISCLOSURES: (Local Rule 26.2 (b))  
Plaintiff identify and disclose expert reports by: \_\_\_\_\_  
Defendant identify and disclose expert reports by: \_\_\_\_\_  
ALL discovery relevant to experts shall be completed by: \_\_\_\_\_
5. DISPOSITIVE MOTIONS FILING CUT-OFF DATE \_\_\_\_\_
6. ESTIMATED LENGTH OF TRIAL: \_\_\_\_\_  
[ ] Jury [ ] Court

**The following dates will be entered by the Court at the Scheduling Conference**

7. TRIAL DATE: \_\_\_\_\_
8. MOTIONS IN LIMINE CUT-OFF DATE \_\_\_\_\_
9. PRETRIAL CONFERENCE DATE: (Local Rule 16.2) \_\_\_\_\_

**II. ALTERNATE DISPUTE RESOLUTION OPTIONS** - All parties will be required to discuss these options

1. MEDIATION (Local Rule 16.5)
2. ARBITRATION (Local Rule 16.5)
3. SETTLEMENT CONFERENCE (Local Rule 16.4)