## IN THE STATE COURT OF FULTON COUNTY STATE OF GEORGIA

## PRELIMINARY CASE MANAGEMENT ORDER

Having found that the interests of the parties and the orderly management of the Court's business would be served by setting a schedule for this litigation and by stating the practices and procedures of this Court,

IT IS HEREBY ORDERED that counsel for all parties (and/or *pro se* parties) confer, in person or by telephone, in an effort to settle the case, discuss discovery, limit issues, and discuss other matters and deadlines addressed in the form Scheduling Order, as set forth in Attachment A hereto (an electronic Microsoft Word version of Attachment A may be found on the Court's website at <a href="http://fultonstate.org/judge-wesley-b-tailor-division-h/">http://fultonstate.org/judge-wesley-b-tailor-division-h/</a>. This early planning conference shall be held within thirty (30) days after the appearance of the defendant(s) by answer. If a Motion to Dismiss or Motion to Transfer is filed, the planning conference shall be stayed until the Motion has been ruled on. Counsel for the plaintiff(s) shall ensure that this early planning conference is timely scheduled and completed.

IT IS FURTHER ORDERED that, unless the case is specifically exempted by the Court or successfully resolved during the early planning conference, the parties are required to complete and file a proposed Scheduling Order for the Court's review within

<sup>&</sup>lt;sup>1</sup> If multiple defendants are named in the complaint, or if an uninsured motorist carrier files an answer, the early planning conference shall take place within thirty (30) days after the filing date of the first answer filed.

forty-five (45) days after the appearance of the defendant by answer.<sup>2</sup> The proposed

Scheduling Order shall be consolidated and filed by counsel for the plaintiff(s). If a party

fails or refuses to participate in the early planning conference and/or completion of the

proposed Scheduling Order, counsel for the plaintiff(s) shall so indicate when filing the

proposed Scheduling Order. If the parties fail to reach agreement on portions of the

proposed Scheduling Order, each party's position shall be included in the proposed

Scheduling Order with a notation in **bold** that the parties failed to reach agreement on

that particular portion and an explanation of the reasons for such disagreement.

A party's failure to comply with the terms of this Order may result in sanctions,

including, but not limited to, dismissal of the complaint or striking of the answer, as

appropriate.

SO ORDERED.

/s/ Wesley B. Tailor

WESLEY B. TAILOR, JUDGE

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<sup>2</sup> If either party believes that meeting this deadline is unfeasible prior to the appearance of additional defendants, the parties who have appeared shall confer and, within five (5) days after the planning conference, contact the Court's Staff Attorney to schedule a conference with the Court.

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