

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION**

FIELD(Plaintiff)
v.
FIELD(Defendant)

FIELD(Case No.)

CASE MANAGEMENT REPORT

The parties have agreed on the following dates and discovery plan pursuant to Fed.R.Civ.P. 26(f) and Local Rule 3.05(c):

DEADLINE OR EVENT	AGREED DATE
Mandatory Initial Disclosures (pursuant to Fed.R.Civ.P. 26(a)(1) as amended effective December 1, 2000) [Court recommends 30 days after CMR meeting]	
Certificate of Interested Persons and Corporate Disclosure Statement [each party who has not previously filed must file immediately]	
Motions to Add Parties or to Amend Pleadings [Court recommends 1 - 2 months after CMR meeting]	
Disclosure of Expert Reports [Court recommends 1 - 2 months before discovery deadline to allow expert depositions]	Plaintiff: Defendant:
Discovery Deadline [Court recommends 6 months before trial to allow time for dispositive motions to be filed and decided; all discovery must be commenced in time to be completed before this date]	
Dispositive Motions, <i>Daubert</i> , and <i>Markman</i> Motions [Court requires 5 months or more before trial term begins]	
Meeting <i>In Person</i> to Prepare Joint Final Pretrial Statement [10 days before Joint Final Pretrial Statement]	
Joint Final Pretrial Statement (Including a Single Set of Jointly-Proposed Jury Instructions and Verdict Form, Voir Dire Questions, Witness Lists, Exhibit Lists with Objections on Approved Form) [Court recommends 6 weeks before Trial]	

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Denise Fattorusso, Campion E. Quinn



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and discharging freezing injunctions and the procedures for The Court's supervisory jurisdiction over arbitrations as well

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Manual for Complex Litigation, Fourth ,2004 Contains proceedings and debates of the 105th Congress 2nd Session

ICC Arbitration in Practice Herman Verbist,Erik Schäfer,2015-12-19 The Rules of Arbitration of the International Chamber of Commerce commonly referred to as the ICC Rules are the rules most frequently used in commercial disputes between business partners from different countries Since they were first launched in 1922 these Rules have been applied in over 21 000 cases The second revised edition of this eminently practical volume provides an article by article commentary of the current version of the ICC Rules of Arbitration in force as from 1 January 2012 Using clear and concise language unencumbered by footnotes and illustrated by flow diagrams the authors guide the reader through the various stages of ICC arbitration proceedings from initiation to the final award This thorough analysis is enhanced with other invaluable material including a digest of statistics relating to ICC arbitration for the years 2009 to 2013 references to selected national arbitration laws and to the UNCITRAL Model Law on International Commercial Arbitration a bibliography including useful web sites and a separate chapter on ICC s other dispute resolution services such as mediation expert proceedings dispute boards DOCDEX and the pre arbitral referee procedure Appendices provide the reader with the texts of ICC s various dispute resolution rules and other relevant documents The authors all practicing lawyers have all worked as counsel at the Secretariat of the ICC International Court of Arbitration They have gone on to represent parties and act as arbitrators in many international proceedings They also serve as mediators and party representatives in international mediations They are also members of the ICC Commission on Arbitration and ADR and participated in the discussions leading to the 2012 ICC Rules of Arbitration Written from a practical perspective this book remains an essential resource for company lawyers who wish to familiarize themselves with ICC arbitration assess the pros and cons of entering into an arbitration clause referring to the ICC Rules or obtain information and guidance on how to proceed in a given situation Arbitration practitioners will find useful information on the practice of ICC arbitration including various notes of the ICC Court Secretariat and reports of the ICC Commission on Arbitration and ADR

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