| | | | | Case No. | 201305455 | | | | |
|----------------|---|--|---|---|---|--|---|---|--|
| | BR | UNSTING, C | ARL HENRY (INDEPEN | | * | IN THE I | | | |
| 2/2014 | VS. | | | | * | HARRIS | COUNTY, TEXAS | | |
| 5/2/ | KU | KUNZ-FREED, CANDACE | | | * | 164th | | | |
| DATE : | DOCKET CONTROL ORDER | | | | | | | | |
| CONFIRMED FILE | | The following d item is governe | ocket control order shall apply d by the Texas Rules of Civil I | e unless modifie | ed by the court | . If no date is given below, the | | | |
| | 08 749 539 | 1. 08/15/14 | JOINDER . All parties must b practice, by this date. THE F A COPY OF THIS DOCKET | PARTY CAU | ISING THE JOI | NDER SHALL | PROVIDE | | |
| | | 2. (a) 10/14/14 (b) 11/14/14 | EXPERT WITNESS DESIGN must be served by the follow listed in Rule 194.2(f). Failu Experts for parties seeking a All other experts. | ing dates. ure to timely | The designation respond will be | on must include | the information | | |
| | | 3. | STATUS CONFERENCE. F including ADR, with the cour Failure to appear will be grou | t on this dat | te. TIME: | | | | |
| | | 4. (a) (b) | DISCOVERY LIMITATIONS . The discovery limitations of Rule 190.2, if applicable, or otherwise of Rule 190.3 apply unless changed below: Total hours per side for oral depositions. Number of interrogatories that may be served by each party on any other party. | | | | | | |
| | | 5. (a) (b) | ALTERNATIVE DISPUTE R By this date the parties must ADR requested and the name to ADR. If no agreement or of ADR conducted pursuant to | either (1) fi e of an agre objection is | le an agreemer ed mediator, if filed, the court i | applicable; or nay sign an Al | (2) set an objection DR order. | | |
| | | 6. 01/02/15 | DISCOVERY PERIOD ENDS the discovery period. Parties advance of the end of the dis within the discovery period agreement. Incomplete disc | seeking dis scovery per Counsel ma | scovery must so iod that the dea iy conduct disco | erve requests s dline for respo overy beyond t | sufficiently far in Inding will be | | |
| ; | | 7. (a) (b) (c) | DISPOSITIVE MOTIONS AI If subject to an interlocutory Summary judgment motions Rule 166a(i) motions may no | appeal, disp not subject | ositive motions to an interlocut | or pleas must | be heard by this date. | | |
| | | 8. | CHALLENGES TO EXPERT and evidentiary challenges to extended by leave of court. | o expert tes | NY. All motion timony must be | s to exclude ex filed by this d | pert testimony ate, unless | | |
| | 9. 01/02/15 PLEADINGS. All amendments and supplements must be filed by this date. This order does not preclude prompt filing of pleadings directly responsive to any timely filed pleadings. 10. Parties shall be prepared to discuss all aspects of trial with the court on this date. TIME: Failure to appear will be grounds for dismissal for want of prosecution. | | | | | | | is date. This to any timely | |
| | | | | | | | | on this date. r want of prosecution. | |
| | 11.02/02/15 TRIAL. If not assigned by the second Friday following this date, the case will be reset. | | | | | | | | |
| | | | | | | SIGNED | | | |
| | | BOBBIE 2931 FE | E GRACE BAYLESS ERNDALE ON, TX 77098 | | 1940600 | | DRA SMOOTS-HOGAN 64TH DISTRICT COURT nerated 05/02/2014 | | |

.

.

| | Case No. | 201305455 | DCORX |
|--------------------------------|----------|-----------|---------------------------|
| BRUNSTING, CARL HENRY (INDEPEN | | * | IN THE DISTRICT COURT OF |
| VS. | | * | HARRIS COUNTY, TEXAS |
| KUNZ-FREED, CANDACE | | * | 164th JUDICIAL DISTRICT _ |

DOCKET CONTROL ORDER

The following docket control order shall apply to this case unless modified by the court. If no date is given below, the item is governed by the Texas Rules of Civil Procedure.

1. 08/15/14 JOINDER. All parties must be added and served, whether by amendment of third party practice, by this date. THE PARTY CAUSING THE JOINDER SHALL PROVIDE A COPY OF THIS DOCKET CONTROL ORDER AT THE TIME OF SERVICE.

| | 2. (a) 10/14/14 | EXPERT WITNESS DESIGNATION. Expert witness designations are required and must be served by the following dates. The designation must include the information listed in Rule 194.2(f). Failure to timely respond will be governed by Rule 193.6. Experts for parties seeking affirmative relief. | | | | | |
|-------------|---------------------------|--|--|--|--|--|--|
| ، ، ر | (b) 11/14/14 | All other experts. | | | | | |
| . 3. atj | 3. | STATUS CONFERENCE . Parties shall be prepared to discuss all aspects of the case, including ADR, with the court on this date. TIME: Failure to appear will be grounds for dismissal for want of prosecution. | | | | | |
| | 4. | DISCOVERY LIMITATIONS. The discovery limitations of Rule 190.2, if applicable, or otherwise of Rule 190.3 apply unless changed below: | | | | | |
| | (a) (b) | Total hours per side for oral depositions. Number of interrogatories that may be served by each party on any other party. | | | | | |
| | 5. (a) | ALTERNATIVE DISPUTE RESOLUTION. By this date the parties must either (1) file an agreement for ADR stating the form of ADR requested and the name of an agreed mediator, if applicable; or (2) set an objection to ADR. If no agreement or objection is filed, the court may sign an ADR order. | | | | | |
| | (b) | ADR conducted pursuant to the agreement of the parties must be completed by this date. | | | | | |
| | 6. 01/02/15 | DISCOVERY PERIOD ENDS. All discovery must be conducted before the end of the discovery period. Parties seeking discovery must serve requests sufficiently far in advance of the end of the discovery period that the deadline for responding will be within the discovery period. Counsel may conduct discovery beyond this deadline by agreement. Incomplete discovery will not delay the trial. | | | | | |
| : : : | 7. (a) (b) (c) | DISPOSITIVE MOTIONS AND PLEAS. Must be heard by oral hearing or submission. If subject to an interlocutory appeal, dispositive motions or pleas must be heard by this date. Summary judgment motions not subject to an interlocutory appeal must be heard by this date. Rule 166a(i) motions may not be heard before this date. | | | | | |
| | 8. | CHALLENGES TO EXPERT TESTIMONY. All motions to exclude expert testimony and evidentiany challenges to expert testimony must be filed by this date, unless extended by leave of court. | | | | | |
| | 9. 01/02/15 | PLEADINGS. All amendments and supplements must be filed by this date. This order does not preclude prompt filing of pleadings directly responsive to any timely filed pleadings. | | | | | |
| | 10. , | Parties shall be prepared to discuss all aspects of trial with the court on this date. TIME: Failure to appear will be grounds for dismissal for want of prosecution. | | | | | |
| | 11. 02/02/15 | TRIAL. If not assigned by the second Friday following this date, the case will be reset. | | | | | |
| | | SIGNED | | | | | |
| | | | | | | | |

CORY SHANE REED ONE RIVERWAY, SUITE 1600 HOUSTON, TX 77056

.

• ;

24076640

ALEXANDRA SMOOTS-HOGAN Judge, 164TH DISTRICT COURT Date Generated 05/02/2014

| , BRUNSTING, C vs. KUNZ-FREED, (| ARL HENRY (INDEPEN | se No. 201305455 * * * * * | DCORX IN THE DISTRICT COURT OF HARRIS COUNTY, TEXAS 164th JUDICIAL DISTRICT | | | |
|--|--|--|--|-------------------|--|--|
| | DOCK | ET CONTROL ORD | ER | · · | | |
| The following docket control order shall apply to this case unless modified by the court. If no date is given below, the item is governed by the Texas Rules of Civil Procedure. | | | | | | |
| 1. 08/15/14 | nent of third party PROVIDE ERVICE. | | | | | |
| 2. (a) 10/14/14 | EXPERT WITNESS DESIGNATI must be served by the following of listed in Rule 194.2(f). Failure to Experts for parties seeking affirm | dates. The designation timely respond will be a | must include | e the information | | |

All other experts. (b) **11/14/14** CR 3. STATUS CONFERENCE. Parties shall be prepared to discuss all aspects of the case, including ADR, with the court on this date. TIME: VS. Failure to appear will be grounds for dismissal for want of prosecution. 41 DISCOVERY LIMITATIONS. The discovery limitations of Rule 190.2, if applicable, 4. or otherwise of Rule 190.3 apply unless changed below: Total hours per side for oral depositions. (b) Number of interrogatories that may be served by each party on any other party. ALTERNATIVE DISPUTE RESOLUTION. 5. By this date the parties must either (1) file an agreement for ADR stating the form of ADR requested and the name of an agreed mediator, if applicable; or (2) set an objection to ADR. If no agreement or objection is filed, the court may sign an ADR order. ADR conducted pursuant to the agreement of the parties must be completed by this date. (a) (b) 6. 01/02/15 DISCOVERY PERIOD ENDS. All discovery must be conducted before the end of

the discovery period. Parties seeking discovery must serve requests sufficiently far in advance of the end of the discovery period that the deadline for responding will be within the discovery period. Counsel may conduct discovery beyond this deadline by agreement. Incomplete discovery will not delay the trial. DISPOSITIVE MOTIONS AND PLEAS. Must be heard by oral hearing or submission.

DISPOSITIVE MOTIONS AND PLEAS. Must be heard by oral hearing or submission. If subject to an interlocutory appeal, dispositive motions or pleas must be heard by this date. Summary judgment motions not subject to an interlocutory appeal must be heard by this date. Rule 166a(i) motions may not be heard before this date.

CHALLENGES TO EXPERT TESTIMONY. All motions to exclude expert testimony and evidentiary challenges to expert testimony must be filed by this date, unless extended by leave of court.

9. 01/02/15 PLEADINGS. All amendments and supplements must be filed by this date. This order does not preclude prompt filing of pleadings directly responsive to any timely filed pleadings.

10.

. .

7.

(a) (b)

(C)

8.

Parties shall be prepared to discuss all aspects of trial with the court on this date. TIME: Failure to appear will be grounds for dismissal for want of prosecution.

TRIAL. If not assigned by the second Friday following this date, the case will be reset.

11.02/02/15

SIGNED

BOBBIE GRACE BAYLESS 2931 FERNDALE HOUSTON, TX 77098

1940600

ALEXANDRA SMOOTS-HOGAN Judge, 164TH DISTRICT COURT Date Generated 05/02/2014

| | | Case | No. 201305455 | | DOODY | | | |
|--------------------|--|--|---------------|--------------------------|--|--|--|--|
| BRUNST | ING, C | ARL HENRY (INDEPEN | * | IN THE DISTRICT COURT OF | | | | |
| VS. | | | * | HARRIS | COUNTY, TEXAS | | | |
| KUNZ-FI | REED, C | CANDACE | * | 164th | JUDICIAL DISTRICT | | | |
| | | DOCKET | |)ER | | | | |
| The for item is | The following docket control order shall apply to this case unless modified by the court. If no date is given below, the item is governed by the Texas Rules of Civil Procedure. | | | | | | | |
| 1. 08 / | 1. 08/15/14 JOINDER. All parties must be added and served, whether by amendment or third party practice, by this date. THE PARTY CAUSING THE JOINDER SHALL PROVIDE A COPY OF THIS DOCKET CONTROL ORDER AT THE TIME OF SERVICE. | | | | | | | |
| (b) 1 1 |)/14/14 /14/14 | EXPERT WITNESS DESIGNATION. Expert witness designations are required and must be served by the following dates. The designation must include the information listed in Rule 194.2(f). Failure to timely respond will be governed by Rule 193.6. Experts for parties seeking affirmative relief. All other experts. | | | | | | |
| 88 575 201 | | STATUS CONFERENCE . Parties shall be prepared to discuss all aspects of the case, including ADR, with the court on this date. TIME: Failure to appear will be grounds for dismissal for want of prosecution. | | | | | | |
| 4. (a) (b) | | DISCOVERY LIMITATIONS . The discovery limitations of Rule 190.2, if applicable, or otherwise of Rule 190.3 apply unless changed below: Total hours per side for oral depositions. Number of interrogatories that may be served by each party on any other party. | | | | | | |
| 5. (a) (b) | , * , | ALTERNATIVE DISPUTE RESOLUTION. By this date the parties must either (1) file an agreement for ADR stating the form of ADR requested and the name of an agreed mediator, if applicable; or (2) set an objection to ADR. If no agreement or objection is filed, the court may sign an ADR order. ADR conducted pursuant to the agreement of the parties must be completed by this date. | | | | | | |
| 6. 01 | /02/15 | DISCOVERY PERIOD ENDS. All discovery must be conducted before the end of the discovery period. Parties seeking discovery must serve requests sufficiently far in advance of the end of the discovery period that the deadline for responding will be within the discovery period. Counsel may conduct discovery beyond this deadline by agreement. Incomplete discovery will not delay the trial. | | | | | | |
| (a) (b) (c) | | DISPOSITIVE MOTIONS AND PLEAS . Must be heard by oral hearing or submission. If subject to an interlocutory appeal, dispositive motions or pleas must be heard by this date. Summary judgment motions not subject to an interlocutory appeal must be heard by this date. Rule 166a(i) motions may not be heard before this date. | | | | | | |
| 8. | CHALLENGES TO EXPERT TESTIMONY. All motions to exclude expert testimony and evidentiary challenges to expert testimony must be filed by this date, unless extended by leave of court. | | | | | | | |
| 9. 01 / | /02/15 | PLEADINGS. All amendments and supplements must be filed by this date. This order does not preclude prompt filing of pleadings directly responsive to any timely filed pleadings. | | | | | | |
| 10. | | Parties shall be prepared to discuss all aspects of trial with the court on this date. TIME: Failure to appear will be grounds for dismissal for want of prosecution. | | | | | | |
| 11. 02 | 11. 02/02/15 TRIAL. If not assigned by the second Friday following this date, the case will be reset. | | | | | | | |
| | | | | SIGNED | | | | |
| | ONE RI | SHANE REED VERWAY, SUITE 1600 ON, TX 77056 | 24076640 | Judge, 1 | IDRA SMOOTS-HOGAN 64TH DISTRICT COURT nerated 05/02/2014 | | | |