| DISTRICT COURT | | |
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| Court Address: | 270 South Tejon Street | |
| | Colorado Springs, CO 80903 | |
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| Plaintiff: | | |
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| V. | | |
| | | ▲ COURT USE ONLY ▲ |
| | | Case Number: |
| Defendant: | | |
| | | Division: 15 Ctrm: S403 |
| ORDER REGARDING RESOLUTION OF DISCOVERY DISPUTES | | |
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The Court has reviewed the pleadings in this case and believes the issuance of this Order is appropriate.

Regardless of what interpretation counsel place on paragraph 8 of section 1-15 of C.R.C.P. 121, this Court requires a high level of courtesy and professionalism of all counsel who appear before it. In the future, before either side files ANY Motion with this Court, counsel are ORDERED to discuss the filing of the Motion with the opposing counsel before it is filed. Letters do not satisfy this requirement. Faxes do not satisfy this requirement. E-mails do not satisfy this requirement. Conversations relayed through paralegals, subordinates or staff do not satisfy this requirement. This Court expects personal contact between counsel to take place before ANY Motion is filed in the future. Telephone calls are to be returned within 72 hours of the time the party initiating the contact makes the call. If counsel have difficulty reaching each other, an appointment time is to be scheduled at which time counsel will be available for telephone contact. If problems reaching each other persist, the Court will consider ordering counsel to exchange personal home and cell telephone numbers. The Court will consider the entry of appropriate sanctions against any counsel who violates this Order.

Counsel must work in good faith to avoid discovery disputes. Should a discovery dispute arise, the complaining party shall file a Notice of Discovery Dispute, containing (1) a certificate of conferral and (2) a brief which shall not exceed three pages, double spaced, with 12-point font, explaining the exact nature of the dispute, the relief requested, and any supporting legal authority. The responding party has three business days to file a response, with the same restrictions. No replies will be permitted. The Moving party shall call the clerk of Division 15 at

(719) 452-5284 within five days of filing the Motion to set the discovery matter for a hearing. Failure of the moving party to contact the Court within that time frame will be deemed an abandonment of the motion.

Done this 23rd day of November, 2021.

Gregory W. Werner

Gregory R. Werner District Court Judge