

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF WYOMING

In re	)	
	)	
	)	Case No.
	)	CHAPTER
Debtor.	)	
	)	
Plaintiff,	)	
	)	
v.	)	Adversary No.
	)	
Defendant.	)	

**FINAL PRETRIAL ORDER**

THIS CASE came before the Court on \_\_\_\_\_ for a final pretrial conference.

1. *Jurisdiction.* The Court has jurisdiction over this matter under 28 U.S.C. § 1334(a) & § 157 and is not disputed.
2. *Venue.* Venue is proper in the District of Wyoming.
3. *General Nature of the Parties' Claims.*  
(Set out brief summary without detail)
  - (a) Plaintiff's claims:
  - (b) Defendant's claims:
4. *Uncontroverted Facts.* The following facts are established by admissions in the pleadings or by stipulations of counsel. (Set out uncontroverted facts, including admitted jurisdictional facts and all other material facts concerning which there is no genuine issue.)
5. *Contested Issues of Fact.* The contested questions of fact remaining are: (Set out.)
6. *Contested Issues of Law.* The contested issues of law are: (Set out.)

7. *Exhibits.* The following, constituting all of the exhibits expected to be introduced at trial, have been exchanged between the parties, are pre-marked (plaintiff shall use numbers and defendant shall use letters), (If the matter involves multiple parties, the party shall be identified on the exhibit label.) and copies are attached or simultaneously submitted:

(a) Plaintiff's exhibits: (List.)

(b) Defendant's exhibits: (List.)

(c) Except as otherwise indicated, the authenticity of the foregoing exhibits has been stipulated subject to objections, if any, by the opposing party at the trial as to their admissibility, relevancy, and materiality.

8. *Witnesses.*

(a) In the absence of reasonable notice to opposing counsel to the contrary, the plaintiff will call, with a brief description of anticipated testimony. (List.) Plaintiff may call: (List.) Plaintiff will use the following depositions: (List.)

(b) In the absence of reasonable notice to opposing counsel to the contrary, the defendant will call, with a brief description of anticipated testimony. (List.) Defendant may call: (List.) Defendant will use the following depositions: (List.)

(c) In the event other witnesses are to be called, a statement of their names and addresses and the general subject matter of their testimony will be served upon opposing counsel and filed with the Court at least seven (7) days prior to trial. This restriction shall not apply to rebuttal witnesses, the necessity of whose testimony reasonably cannot be anticipated before the time of trial.

9. *Amendments to the Pleadings.* There are no requests to amend pleadings. (Or) The following order was made at the pretrial conference regarding amendments to the pleadings. (Set out.)

10. *Discovery.* Discovery has been completed. (Or) Discovery is to be completed by \_\_\_\_\_. (Or) Further discovery is limited to \_\_\_\_\_. (Or) The following provisions were made for discovery: (Specify.)

11. *Trial Setting.* The case is set for trial to the Court on \_\_\_\_\_, at \_\_\_\_\_ (insert time), in \_\_\_\_\_ (insert location). Estimated length of trial is \_\_\_\_\_ days.

12. *Settlement.* Counsel have conferred respecting settlement of this matter and consider the possibility of settlement (Good) (Fair) (Poor). Trial will not be postponed to allow further settlement negotiations except upon a showing of good cause.

DATED this \_\_\_\_ day of \_\_\_\_\_.

BY THE COURT

\_\_\_\_\_  
United States Bankruptcy Judge