Electronically Filed Supreme Court SCRU-11-0000632 18-NOV-2021 10:28 AM Dkt. 25 ORD

#### SCRU-11-0000632

#### IN THE SUPREME COURT OF THE STATE OF HAWAI'I

In the Matter of the

RULES OF THE CIRCUIT COURTS OF THE STATE OF HAWAI'I

ORDER ADOPTING FORMS FOR THE RULES OF
THE CIRCUIT COURTS OF THE STATE OF HAWAI'I
(By: Recktenwald, C.J., Nakayama, McKenna, Wilson, and Eddins, JJ.)

IT IS HEREBY ORDERED that Forms E-1 to E-5 are adopted, as attached hereto, and shall be appended to the Rules of the Circuit Courts of the State of Hawai'i, effective January 1, 2022.

IT IS FURTHER ORDERED that the trial courts are authorized to insert circuit and court identifiers, appearance information, addresses, and contact information in the forms and to publish the forms in print or electronic format for the respective courts and circuits.

DATED: Honolulu, Hawai'i, November 18, 2021.

- /s/ Mark E. Recktenwald
- /s/ Paula A. Nakayama
- /s/ Sabrina S. McKenna
- /s/ Michael D. Wilson
- /s/ Todd W. Eddins



### Form E-1. NOTICE OF REQUEST FOR SCHEDULING CONFERENCE (Effective 1/1/2022) [Name of Attorney & Bar Number or Self-represented Party] [Address] [Telephone No.] [Email] [Attorney for Plaintiff(s) or Plaintiff] IN THE CIRCUIT COURT OF THE CIRCUIT STATE OF HAWAI'I XXX, ) CIVIL NO. \_\_\_\_\_ Plaintiff(s), ) NOTICE OF REQUEST FOR SCHEDULING ) CONFERENCE; [PROPOSED] ORDER VS. ) SETTING SCHEDULING CONFERENCE XXX, Defendant(s). ) JUDGE: \_\_\_\_\_ NOTICE OF REQUEST FOR SCHEDULING CONFERENCE Plaintiff enters a Notice of Request for Scheduling Conference pursuant to Rule 16)(b)(4) of the Hawai'i Rules of Civil Procedure (HRCP) and Rule 12(a)(4) of the Rules of the Circuit Courts of the State of Hawai'i (RCCH). HRCP 16(b)(2) and RCCH 12(a)(2) require the court to issue a Scheduling Order within the earlier of 90 days after any defendant has been served with the complaint or 60 days after any defendant has appeared, unless the court finds good cause for delay. The undersigned certifies that (check all that apply): [ ] the first service of the complaint on any defendant was on \_\_\_\_\_ (date) [ ] the first appearance by any defendant was on \_\_\_\_\_ (date)

and requests that the Scheduling (	Conference be held before (insert the	
applicable 60 or 90 day deadline).		
DATED:,	Hawaiʻi,	
	Signature of Attorney or Self-Represented Party	

# Form E-2. [PROPOSED] ORDER SETTING SCHEDULING CONFERENCE (Effective 1/1/2022)

[Name of Attorney & Bar Number or Self-Represe [Address] [Telephone No.] [Email]	ented Party]
Attorney for Plaintiff(s) or Plaintiff]	
IN THE CIRCUIT COURT OF	THE CIRCUIT
STATE OF	HAWAI`I
XXX,	CIVIL NO
Plaintiff(s),	
vs. )	)   [PROPOSED] ORDER SETTING   SCHEDULING CONFERENCE
XXX, ) Defendant(s). ) )	) ) ) Date: ) Time: ) Judge:
[PROPOSED] ORDER SETTING	SCHEDULING CONFERENCE
(READ THIS ORD	ER CAREFULLY)
IT IS HEREBY ORDERED that the parties	s shall appear (check one):
[ ] In person	
[ ] Video Conference	
for a scheduling conference on	atm. before the Honorable
, pursuant to Rule 16(b)	of the Hawai'i Rules of Civil Procedure
(HRCP) and Rule 12(a) of the Rules of the Circui	t Courts of the State of Hawai'i (RCCH).
1. Lead trial counsel and self-represented	d parties are required to attend.
2. In person conferences are held in the	judge's courtroom located at
	(insert address). Please

**Zoom**. Parties are instructed to read the court's Zoom Video Conferencing Instructions for Attorneys and Other Participants filed in this case to participate in a video conference.

- 3. The parties are reminded that a meeting of the parties must occur at least 21 days before the scheduling conference. The parties must confer in good faith on the following:
  - The basis of their claims and defenses:
  - Possibilities for promptly settling or resolving the case;
  - Initial disclosures as required by HRCP 26(a)(1):
  - Assignment of the case to an expedited or non-expedited track under HRCP 16.1;
  - Issues about preserving discoverable information; and
  - A proposed discovery plan as required by HRCP 26(f)(3) and RCCH 12(a)(6)(C).

HRCP 26(f); RCCH 12(a)(6). The parties are expected to review the applicable court rules which set forth in detail the information the parties are required to discuss.

- 4. A joint report of the parties outlining the parties' discovery plan must be filed within 14 calendar days after the meeting of the parties. HRCP 26(f); RCCH 12(a)(6)(B).
- 5. Each party shall file a scheduling conference statement in accordance with RCCH 12(a)(7) no later than 7 calendar days before the scheduling conference.
- 6. Plaintiff(s) is(are) required to promptly serve this Order on all parties who have been served with the complaint, but who have not yet appeared in this case. Plaintiff(s) must also serve this Order on all unrepresented parties who are not JEFS Users and who have not consented to electronic service.
- 7. Failure to comply with either any part of this Order or to attend the scheduling conference may result in sanctions (including fines, dismissal, entry of default, and an award of attorneys' fees and costs). RCCH 12(I).

DATED:	, Hawai'	i,	
		Judge of the above-entitled Court	

## Form E-3. **CERTIFICATE OF SERVICE** (Effective 1/1/2022) [Attorney Name & Bar No. or Name of self-represented party] [Address] [Telephone no.] [Email] [Attorney for Plaintiff(s) or Unrepresented Plaintiff] IN THE CIRCUIT COURT OF THE \_\_\_\_\_ CIRCUIT STATE OF HAWAI'I XXX. CIVIL NO. \_\_\_\_\_ Plaintiff(s), ) CERTIFICATE OF SERVICE VS. ) (RE: ORDER SETTING SCHEDULING XXX, CONFERENCE) Defendant(s). CERTIFICATE OF SERVICE The undersigned certifies that a true and correct file marked copy of the ORDER SETTING SCHEDULING CONFERENCE was served on all parties who have been served with the complaint either electronically through the Hawai'i Judiciary Electronic Filing System ("JEFS") or conventionally via U.S. Mail at their last known address(es) on the date indicated below: [Name of Party] [Manner of Service] [Date] DATED: \_\_\_\_\_, Hawaiʻi \_\_\_\_\_ Plaintiff/Plaintiff's Counsel

[Footer language to be added specifying docket code to use upon filing]

### Form E-4. JOINT REPORT OF PARTIES (Effective 1/1/2022)

[Attorney Name & Bar No. or Name of [Address] [Telephone no.] [Email]	of self-represented party]	
[Attorney for or self-repre	esented party]	
IN THE CIRCUIT	COURT OF THE CIRCUIT	
	STATE OF HAWAI'I	
XXX,	) CIVIL NO	
Plaintiff,	) ) ) JOINT REPORT OF THE PARTIES )	
XXX, Defendant.	) Scheduling Conference: ) Judge: )	
<u>JOINT</u>	REPORT OF THE PARTIES	
•	26(f)(2) and RCCH 12(a)(6)(B) point report within 14 days after the parties' meeting.)	
In accordance with Rule 26(f)(2) of the Hawai'i Rules of Civil Procedure (HRCP) and		
Rule 12(a)(6)(B) of the Rules of the 0	Circuit Courts of the State of Hawaiʻi (RCCH), the parties	
signing below met (check one) [ ] in	person [ ] by telephone [ ] by video on	
(insert date) and	d certify they conferred in good faith about the following:	
✓ the nature and basis of their of	claims and defenses;	
✓ the possibilities for promptly s	settling or resolving the case;	
✓ making or arranging for disclosure.	osures required by HRCP 26(a)(1);	
✓ whether the case should be a	assigned to an expedited or non-expedited track for trial	

[Footer language to be added specifying docket code to be used by filing party]

under HRCP 16.1;

•	preserving discoverable information; and				
✓	a proposed discovery plan.				
	A. Disclosures under HRCP 26(a) (check all that apply):				
	Initial Disclosures – HRCP 26(a)(1):				
	[ ] Initial disclosures were or will be made by Plaintiff(s) on (date).				
	[ ] Initial disclosures were or will be made by Defendant(s) on (date).				
	[ ] Changes in the timing, form, or requirements for initial disclosures under HRC	Ρ			
	26(a)(1) should be made as follows:				
		_			
		_			
		_			
	Expert Disclosures – HRCP 26(a)(2):				
	[ ] Expert Disclosures will be made:				
	1. By parties having the burden of proof on a claim or an affirmative defense n	0			
	later than 120 days before the trial date to be set by the court;				
	2. By parties opposing a claim for relief or an affirmative defense no later than 9	0			
	days before the trial date to be set by the court; and				
	3. By parties intending to present evidence solely to rebut evidence on the subject	t			
	matter identified for the first time by a party opposing a claim for relief or a	n			
	affirmative defense no later than 60 days before the date set for trial.				
	OR				
	[ ] Changes in the timing, form, or requirements for expert disclosures under HRC	Ρ			
26(a)	2) should be made as follows:				
		_			
		_			

B.	<u>Discovery</u> :
1.	Discovery may be needed on the following subjects:
2.	Discovery should be completed by: (date).
3.	Discovery should be conducted in phases or be limited to or focused on particular
	issues as follows:
C.	Electronically Stored Information (ESI):
As	to any issues about disclosure, discovery, or preservation of ESI, including the form
or forms ir	n which it should be produced, the parties report:
D.	Claims of Privilege or of Protection as Trial-Preparation Materials: (parties should
identify wh	nether they anticipate any claims of privilege or of protection as trial-preparation
materials;	whether the parties agree on a procedure to assert these claims after production (i.e.,
claw back	), and whether they ask the court to include their agreement in an order under Rule
502 of the	Hawaiʻi Rules of Evidence):

E. Changes, if any, to be Made in Limitations on Discovery: (parties should discuss and			
report on whether any changes should be made to the limitations on discovery set forth in the			
HRCP or the RCCH, and any other limitations that should be imposed):			
F. Other Orders: (parties should report on whether there are any other orders that the			
court should issue under HRCP 26(c) or under HRCP 16(b) and (c)).			
G. Other Matters: (parties should report on whether they are amenable to ADR; and ar			
other miscellaneous matter they believe is relevant to the scheduling conference with court):			
SUBMITTED BY:			
Plaintiff / Counsel for Plaintiff(s)  Defendant / Counsel for Defendant(s)			
< <additional added="" be="" if="" lines="" multiple="" parties="" signature="" to="">&gt;</additional>			

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### Form E-5. SCHEDULING CONFERENCE STATEMENT (Effective 1/1/2022)

[Name of Attorney [Address] [Telephone No.] [Email]	& Bar Number or Self	-represe	nted Party]
[Attorney for	OR Self-repres	ented Pa	rty]
	IN THE CIRCUIT CO	OURT O	F THECIRCUIT
	S	TATE OF	HAWAIʻI
XXX, vs.	Plaintiff,	) ) ) )	Civil No SCHEDULING CONFERENCE STATEMENT OF PLAINTIFF / DEFENDANT
XXX,	Defendant.	) ) ) ) ) )	SCHEDULING CONFERENCE: DATE: TIME: JUDGE:

### SCHEDULING CONFERENCE STATEMENT OF

Must be filed and served no later than 7 days before the Scheduling Conference unless otherwise ordered by the court. RCCH 12(a)(7).

Pursuant to Rule 12(a)(7) of the Rules of Circuit Courts of the State of Hawai'i (RCCH),

PLAINTIFF/DEFENDANT NAME OF PARTY submits the following Scheduling Conference

Statement.

A. BR	IEF DESCRIPTION	ON OF THE CASE (also specify i	if asserting legal and equitable claims)
		If a party is seeking a remedy other please specify the relief sought:	her than monetary damages,
		RISDICTION AND VENUE (WITH ON OF THE FACTS CONFERRIN	
C. JUF	RY OR NON-JUR	Y TRIAL (check one):	
	JURY TRIAL. A	demand for a jury trial was filed o	on
	NON-JURY TRIA	AL.	
		CASE TO AN EXPEDITED OR NO HAWAI'I RULES OF CIVIL PRO	ON-EXPEDITED TRACK UNDER CEDURE (HRCP) (check one):
	expedition, this	g: Based on considerations of fair case should be assigned to an ex- cient resolution of the case.	ness, cost-effectiveness, and spedited trial track to secure the just,
	involved, the mo	onetary value of the case, the exte	of witnesses, experts and documents,

E.	APPROPRIATENESS, EXTENT, AND TIMING OF DISCLOSURES (check one):
	The undersigned has or will provide all disclosures pursuant to HRCP 26 within the time limits prescribed within the rule or will provide disclosures as set forth in the Joint Report of the Parties.
	DISCLOSURES pursuant to HRCP 26 not covered by the Joint Report of the Parties:
F.	DISCOVERY COMPLETED:
	MOTIONS PENDING AND HEARING DATE(S):
G.	STATEMENT ADDRESSING APPROPRIATENESS OF ANY SPECIAL PROCEDURES OR OTHER MATTERS SPECIFIED IN HRCP 16(c) THAT ARE NOT COVERED BY THE JOINT REPORT OF THE PARTIES FILED PURSUANT TO HRCP RULE 26(f):
	RELATED CASES (IN STATE OR FEDERAL COURT) WITH CASE STATUS (e.g., nding, adjudicated or otherwise terminated):
l.	ANY ADDITIONAL MATTERS:
J.	THE UNDERSIGNED CERTIFIES (CHECK ONE):
	THE PARTIES CONFERRED ON (AT THE LEAST 21 DAYS BEFORE THE SCHEDULING CONFERENCE) ON THE FOLLOWING MATTERS:
	✓ the nature and basis of their claims and defenses;
	✓ the possibilities for promptly settling or resolving the case;
	✓ making or arranging for disclosures required by HRCP 26(a)(1);

✓	whether the case should be assigned to an expedited or non-expedited track for trial
	under HRCP 16.1;
✓	preserving discoverable information; and
✓	a proposed discovery plan.
	E PARTIES DID NOT CONFER AS REQUIRED BY RULE 12(a)(6) OF THE RULES THE CIRCUIT COURTS OF THE STATE OF HAWAI'I BECAUSE:
_	
_	
DA	.TED:, Hawaiʻi, 202
	Name of Party / Party's Attorney
	radiic of Larty / Larty 3 Attorney