IN THE CIRCUIT COURT, OF THE FIFTH JUDICIAL CIRCUIT, IN AND FOR MARION COUNTY, FLORIDA

	Case No.:
Plaintiff(s),	
vs.	
Defendant(s).	
<u>.</u>	MEDIATION ORDER
THIS CAUSE came befor	e the court pursuant to's Motion for
Mediation, filed on	, 20 , and the Court having considered
said motion, reviewed the court file	e, and being otherwise fully advised in the premises,
therefore,	
ORDERS AND ADJUDGE	S as follows:
1. In accordance with	n the Florida Rules of Civil Procedure 1.700-1.730
(2013), this case is hereby referred	d to mediation. The mediation shall take place prior to
any scheduled Pretrial Conference	s.
2. The parties shall im	mediately confer to select a mediator and to agree on
the date, time and location of the	e mediation conference. Plaintiff shall have ten (10)
days from the date of this order to	file a "Notice of Mediation Conference" with the clerk,
indicating the date/time of the med	liation.
3. It is preferred the p	arties agree upon their selection of a mediator. If the
parties are unable to agree on a	mediator, Plaintiff's counsel shall submit a proposed
order (with appropriate blanks) and	d a mediator will be selected by the Court from a list of
certified mediators maintained by t	he Court Administrator's Office.

4. THE GENERAL RULES GOVERNING MEDIATION ARE AS FOLLOWS:

- a. The appearance of counsel, who will try the case, and their clients (a management representative if a corporate party) with full authority to enter into a full and complete compromise and settlement, is mandatory. An insured party must have a fully authorized representative (not the attorney) of the insurance company attend the mediation conference.
- b. The Court will impose sanctions against any party who fails to attend or participate in good-faith settlement negotiations. The parties shall devote such time as is necessary to settle or until an impasse is declared by the mediator.
- c. The parties shall adhere to any/all instructions of the designated mediator regarding presenting summations to the mediator prior to the scheduled mediation.
- d. All communications, discussions, representations and statements made at the conference shall be privileged settlement negotiations and nothing related to the conference shall be discoverable or admissible at trial.
- e. The parties are advised that nothing in this Order shall be construed as a continuance of any matter in this case.
- 5. The mediator shall be compensated at the rate of no more than \$325.00 per hour, or such other amount as agreed to by all parties for each hour of mediation, which cost shall be borne equally by the parties unless otherwise ordered.

6.	The parties are advised that	at any mediation completed more than one
calendar year	r from the date of a sched	uled pretrial conference shall no longer be
considered as	s a valid mediation and the	parties will be required to attend another
mediation prio	or to this court assigning a trial	I date.
	and ORDERED at Ocala, Ma	arion County, Florida, on thisday of
		LISA HERNDON Circuit Court Judge
	<u>CERTIFICAT</u>	E OF SERVICE
	electronic mail or US Mail,	and correct copy of the foregoing has been on this day of,
All parties with	n complete addresses and em	ail addresses.
		Stacey Waldron Judicial Assistant