## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF OKLAHOMA

IN RE	:			G			
		Debto	or(s).	Case No Chapter			
		Plaint	tiff(s).				
vs.				Adv. No			
		Defen	dants(s).				
		JOIN	T REPORT OF PARTIES' RULE 26(f) O	CONFERENCE			
in by:			ed. R. Bank. P. 7026 and Fed. R. Civ. P. 26(to at (place)) (or indicate if by telephone or other				
iii oy.	(name	) for de	aintiff(s) fendant(s) (party name) fendant(s) (party name)				
This is	submi	tted as t	the required report of that conference.				
	(1)	Initial Disclosures required by Fed. R. Civ. P. 26(a)(1).					
		[]	The parties will provide such by	, 20; or			
		[]	The parties agree to provide the following a	at the times indicated:			
plan: (	(2) (Use se		very Plan. The parties jointly propose to the paragraphs or subparagraphs as necessary if p				
		(a)	Discovery will be needed on the following subjects on which discovery will be needed	3 \			
		(b)	All discovery commenced in time to be cor [Discovery on (issue for early discovery) to 200]	mpleted by, 20 b be completed by			
		(c)	Maximum of interrogatories by each [Responses due days after service.]	party to any other party.			
		(d)	Maximum of requests for admission	by each party to any other			

Local Form 7001-	1(D)					
	party.	[Responses due days after service.]				
(e)	Maxi	mum ofdepositions by plaintiff(s) andby defendant(s).				
(f)		Each deposition [other than of ] limited to maximum of hours unless extended by agreement of parties.				
(g)		rts from retained experts under Rule 26(a)(2) due: plaintiff(s) by, 20  defendant(s) by, 20				
(h)	Suppl	lementations under Rule 26(e) due (time(s) or interval(s)).				
(3) Oth necessary if parties		ed Upon Items. [Use separate paragraphs or subparagraphs as e.]				
(a)	Plaint additi	Plaintiff(s) should be allowed until				
(b)	Defer additi					
(c)	All po 20	otentially dispositive motions should be filed by,				
(d)	The p trial i	proceeding should be ready for trial by, 20 The s expected to take approximatelytrial days.				
(e)	Jury 7	Jury Trial Matters				
	(I)	[] a jury trial was not timely demanded and is waived; or				
		[] a jury trial was timely demanded, but is waived; or				
		[] a jury trial was timely demanded but not waived.				
	(ii)	[] the parties consent to the Bankruptcy Court conducting the jury trial; or				
		[] the parties do not at this time consent to the Bankruptcy Court conducting the jury trial.				

(4)	Other matters.						
(5)	Matters not agreed upon or insufficiently addressed by the foregoing.						
	(Signatures of all Participants required)						
	(Signatures)	(Date)					