

(1) Conference Timing.

Except in a proceeding exempted from initial disclosure under Rule 26(a)(1)(B)

or when the court orders otherwise, the parties must

confer

(3) Discovery Plan.

A discovery plan must state the parties' views and proposals on:

and the possibilities for promptly settling or resolving the case;

make or arrange for the disclosures required by Rule 26(a)(1);

discuss any issues about preserving discoverable information;

as soon as practicable—
VSVP
and in any event at least 21 days before

a scheduling conference is to be held

and develop a proposed discovery plan.

(E) what changes should be made

in the limitations on discovery

(E) what changes should be made

in the timing, form, or requirement for

disclosures under Rule 26(a)

including a statement of when initial disclosures were made or will be made;

The attorneys of record and all unrepresented parties that have appeared in the case

or a scheduling order is due under Rule 16(b).

(2) Conference Content

Parties' Responsibilities.

are jointly responsible for arranging the conference,

In conferring, the parties must consider the nature and basis of their claims and defenses

imposed under these rules

or by local rule,

for attempting in good faith to agree on the proposed discovery plan,

and for submitting to the court within 14 days after the conference a written report outlining the plan.

(B) the subjects on which discovery may be needed, when discovery should be completed,

and whether discovery should be conducted in phases or be limited to or focused on particular issues;

and what other limitations should be imposed;

and

The court may order the parties or attorneys to attend the conference in person.

(F) any other orders that the court should issue under Rule 26(c) or under Rule 16(b) and (c).

(4) Expedited Schedule.

If necessary to comply with its expedited schedule for Rule 16(b) conferences, a court may by local rule.

(C) any issues about disclosure or discovery

of electronically stored information, including the form or forms in which it should be produced;

(D) any issues about claims of privilege or of protection as trial-preparation materials,

(A) require the parties' conference to occur less than 21 days before the scheduling conference is held or a scheduling order is due under Rule 16(b); and

(B) require the written report outlining the discovery plan to be filed less than 14 days after the parties' conference,

or excuse the parties from submitting a written report



and permit them to report orally on their discovery plan at the Rule 16(b) conference.



including—
if the parties agree on a procedure



to assert these claims after production—



whether to



ask



to

include their agreement

in an

order

