

further agree that the Trial Defendants shall still serve their expert reports on or before October 7, 2015, but that on or before October 21, 2015, the Trial Defendants may supplement those expert reports only to the extent that Dr. Anderson provides new information or opinions during his deposition not previously disclosed in his prior expert reports, depositions, or trial testimony in this or other AWP litigation and only in order to respond to such new information or opinions.

4. The parties further agree that if any Defendant for Trials 2, 3, or 4 supplements an expert report on October 21, 2015 pursuant to paragraph 3, *supra*, the Plaintiff's deadline to depose the expert as to both his/her original and supplemental report, shall be extended to December 7, 2015.

5. Regardless of whether the Defendant for Trial 1 supplements an expert report on October 21, 2015 pursuant to paragraph 3, *supra*, the Trial 1 Defendant will make its experts available for a deposition as to both his/her original and any supplemental report no later than November 11, 2015.

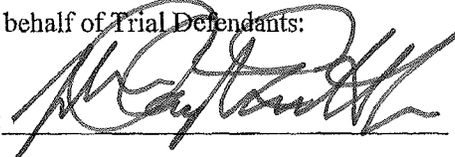
On behalf of Plaintiff State of Wisconsin:

By: 

TIMOTHY C. SAMUELSON
Assistant Attorney General
Wisconsin Department of Justice
Post Office Box 7857
Madison, Wisconsin 53707-1 857
(608) 266-3542

Dated: 10/1/15

On behalf of Trial Defendants:

By: 

J. CLAYTON EVERETT, JR.
MORGAN, LEWIS & BOCKIUS LLP
1111 Pennsylvania Ave., NW
Washington, DC 20004
(202) 739-5860

Dated: 10/5/15