SUGGESTED JOINT STATUS REPORT FOR CRLJ 26(h) INITIAL DISCOVERY CONRERENCES

	IN THE		URT, IN AND FOR THE COUNTY OF OF WASHINGTON
v.	Pi	laintiff(s),) No.)))) JOINT STATUS REPORT (CRLJ 26(h)))
	D	efendant(s).	
	e plaintiff must for between the parti		Status Report no later than 14 days after the initial discovery
nitial discovery		and conferred regarding 26(h)(3).	of, 20, pursuant to CRLJ 26(h), they conducted an g the following subjects. The parties submit this joint status
equested. The particular particu	es intend to serve	e interrogatories and rec	ox below. For each box checked, provide the information quests for production, as permitted by CRLJ 26(b). If this box is progatories and requests for production:
	te depositions, an	nd which persons, besid	ed by CRLJ 26(c). If this box is checked, state when the parties les the opposing party, each party intends to depose.
he parties in	es intend to serve ntend to serve rec	e requests for admission quests for admission.	n, as permitted by CRLJ 26(d). If this box is checked, state when
		G D	

Suggested CRLJ 26(h) Joint Status Report Page 1

Washington State Bar Association 1325 Fourth Ave - Suite 600 Seattle, WA 98101-2539

SUGGESTED JOINT STATUS REPORT FOR CRLJ 26(h) INITIAL DISCOVERY CONRERENCES

3.	Limitations on Discovery.
Courts	e parties agree that limitations should be placed on discovery, in addition to the limits set forth in the Rules for of Limited Jurisdiction, including, but not limited to, the limits set forth in CRLJ 26. If this box is checked be all agreed limitations on discovery.
	intiff proposes limitations on discovery to which defendant does not agree. If this box is checked, describe ff's proposed limitations on discovery.
	Fendant proposes limitations on discovery to which plaintiff does not agree. If this box is checked, describe ff's proposed limitations on discovery.
4.	Additional Discovery.
[] The	e parties agree to jointly seek leave of court to permit additional discovery, beyond the discovery permitted by 26(a)-(d). If this box is checked, describe what additional discovery the parties agree is required.
	intiff intends to seek leave of court to permit additional discovery, beyond the discovery permitted by CRLJ (d), which defendant opposes. If this box is checked, describe the additional discovery plaintiff believes is ed.
	Fendant intends to seek leave of court to permit additional discovery, beyond the discovery permitted by CR (d), which plaintiff opposes. If this box is checked, describe the additional discovery plaintiff believes is ed.
5.	Amendments to Initial Case Schedule.
[] At	this time, the parties do not plan to seek leave of court to amend the Initial Case Schedule.
Sugge	sted CRLJ 26(h) Joint Status Report Washington State Bar Association

SUGGESTED JOINT STATUS REPORT FOR CRLJ 26(h) INITIAL DISCOVERY CONRERENCES

[] At this time, either or both parties plans to seek leave of court to amend the Initial Case Schedule. If this box is checked, describe any such amendments.
6. Other. Describe any proposals by either or both parties that would facilitate the just, speedy, and inexpensive disposition of this action. For each such proposal, indicate if the parties agree.
The undersigned certify that the parties reasonably cooperated to reach agreement on the matters set forth in this Joint Status Report.
Date:
For the Plaintiff: Signature: Printed Name: Title (and WSBA number if applicable): For the Defendant: Signature: Printed Name: Title (and WSBA number if applicable):