

PRCHOU LLC (D/B/A PREMIER REGI

*

IN THE DISTRICT COURT OF

vs.

*

HARRIS COUNTY, TEXAS

METROPOLITAN TRANSIT AUTHORITY

*

133rd JUDICIAL DISTRICT

*

SCHEDULING AND DOCKET CONTROL ORDER

The Court enters the following Order to control the schedule of this case. Unless otherwise specified, the following items must be completed by the dates listed below. If no date is listed, the item is governed by the Texas Rules of Civil Procedure.

- 1. **4/1/2025** **JOINDER.** All parties must be added and served, whether by amendment or third-party practice. The party causing the joinder must provide a copy of this Scheduling and Docket Control Order at the time of service to the joined party.
- 2. **EXPERT WITNESS DESIGNATION.** Parties must designate expert witnesses and furnish the information set forth under Rule 194.2(f) as follows:
 - (a) **4/1/2025** Experts for parties seeking affirmative relief.
 - (b) **5/5/2025** All other experts.
- 3. **MEDIATION.** Parties must complete mediation. The parties' failure to mediate will not be grounds for continuance of trial.
- 4. **7/4/2025** **DISCOVERY.** Parties must complete all discovery. Parties seeking discovery must serve requests sufficiently far in advance of the end of the discovery period so that the deadline for responding will be within the discovery period.
- 5. **DISPOSITIVE MOTIONS.** Parties must set for hearing all motions or pleas, that if granted by the Court would dispose of all or part of the case, as follows:
 - (a) No-evidence motions for summary judgment may only be heard after this date.
 - (b) All dispositive motions or pleas must be heard.
- 6. **CHALLENGES TO EXPERT TESTIMONY.** All motions to exclude expert testimony must be heard. This Order does not include exclusion based on Rule 193.6.
- 7. **6/25/2025** **PLEADINGS.** Parties must file all amendments and supplements to pleadings. This Order does not preclude the prompt filing of pleadings directly responsive to any timely filed pleadings.
- 8. **DOCKET CALL.** Parties must be prepared to discuss all aspects of trial with the Court at TIME: Failure to appear will be grounds for dismissal for want of prosecution.
- 9. **8/4/2025** **TRIAL.** This case is set for trial on this date. If not assigned by the second Friday following this date, the case will be reset.

SIGNED

MINH-TAM (TAMMY) TRAN
2915 FANNIN
HOUSTON, TX 77002

20186400

JACLANEL M. MCFARLAND
JUDGE, 133RD DISTRICT COURT

Date Generated: 8/14/2024

JCVO02

To All Counsel and Pro Se Parties:

NOTIFICATION OF COURT'S POLICY REGARDING ALTERNATIVE DISPUTE RESOLUTION ("ADR")

- 3: The Court requires that by the listed date the parties either;
- (1) supply the Court with the form of ADR, the date, and if mediation, the mediator's name;
 - (2) an objection to mediation WITH AN ORDER ATTACHED for the Court to either "Sustain" or "Overrule" the objection.

If the Court does not receive an objection, the parties should then consider this an order to have mediation completed by the date listed here. Failure to do so is to be in non-compliance with a Court order and subject to sanctions.

The Court Order requires your client to personally appear at mediation. Telephone appearances at mediation are not acceptable.

THESE ARE CONSIDERED TO BE COURT ORDERS.

Unofficial Copy Office of Marilyn Burgess District Clerk

PRCHOU LLC (D/B/A PREMIER REGI
vs.
METROPOLITAN TRANSIT AUTHORITY

*
*
*
*
*

IN THE DISTRICT COURT OF
HARRIS COUNTY, TEXAS
133rd JUDICIAL DISTRICT

SCHEDULING AND DOCKET CONTROL ORDER

The Court enters the following Order to control the schedule of this case. Unless otherwise specified, the following items must be completed by the dates listed below. If no date is listed, the item is governed by the Texas Rules of Civil Procedure.

- 1. **4/1/2025** **JOINDER.** All parties must be added and served, whether by amendment or third-party practice. The party causing the joinder must provide a copy of this Scheduling and Docket Control Order at the time of service to the joined party.
- 2. **EXPERT WITNESS DESIGNATION.** Parties must designate expert witnesses and furnish the information set forth under Rule 194.2(f) as follows:
 - (a) **4/1/2025** Experts for parties seeking affirmative relief.
 - (b) **5/5/2025** All other experts.
- 3. **MEDIATION.** Parties must complete mediation. The parties' failure to mediate will not be grounds for continuance of trial.
- 4. **7/4/2025** **DISCOVERY.** Parties must complete all discovery. Parties seeking discovery must serve requests sufficiently far in advance of the end of the discovery period so that the deadline for responding will be within the discovery period.
- 5. **DISPOSITIVE MOTIONS.** Parties must set for hearing all motions or pleas, that if granted by the Court would dispose of all or part of the case, as follows:
 - (a) No-evidence motions for summary judgment may only be heard after this date.
 - (b) All dispositive motions or pleas must be heard.
- 6. **CHALLENGES TO EXPERT TESTIMONY.** All motions to exclude expert testimony must be heard. This Order does not include exclusion based on Rule 193.6.
- 7. **6/25/2025** **PLEADINGS.** Parties must file all amendments and supplements to pleadings. This Order does not preclude the prompt filing of pleadings directly responsive to any timely filed pleadings.
- 8. **DOCKET CALL.** Parties must be prepared to discuss all aspects of trial with the Court at TIME: Failure to appear will be grounds for dismissal for want of prosecution.
- 9. **8/4/2025** **TRIAL.** This case is set for trial on this date. If not assigned by the second Friday following this date, the case will be reset.

SIGNED

BENJAMIN RILEY STEPHENS
600 TRAVIS, SUITE 2350
HOUSTON, TX 77002

24098472

JACLANEL M. MCFARLAND
JUDGE, 133RD DISTRICT COURT
Date Generated: 8/14/2024

To All Counsel and Pro Se Parties:

NOTIFICATION OF COURT'S POLICY REGARDING ALTERNATIVE DISPUTE RESOLUTION ("ADR")

- 3: The Court requires that by the listed date the parties either;
- (1) supply the Court with the form of ADR, the date, and if mediation, the mediator's name;
 - (2) an objection to mediation WITH AN ORDER ATTACHED for the Court to either "Sustain" or "Overrule" the objection.

If the Court does not receive an objection, the parties should then consider this an order to have mediation completed by the date listed here. Failure to do so is to be in non-compliance with a Court order and subject to sanctions.

The Court Order requires your client to personally appear at mediation. Telephone appearances at mediation are not acceptable.

THESE ARE CONSIDERED TO BE COURT ORDERS.

Unofficial Copy Office of Marilyn Burgess District Clerk