

DISTRICT COURT, COUNTY OF PARK,  
STATE OF COLORADO  
PO BOX 190, 300 4<sup>TH</sup> ST.  
FAIRPLAY, CO 80440  
(719)836-2940

DATE FILED: May 18, 2016  
CASE NUMBER: 2016CV30044

**Karen Dudnikov and Michael Meadors**  
Plaintiff

vs

**Solarado Energy LLC; Eco Depot USA, LLC**  
**And Curtis Scheib**  
Defendant.

Δ COURT USE ONLY Δ

**Case Number: 16CV30044**

**DELAY REDUCTION ORDER**


Civil cases in Park County District Court are subject to the following delay reduction Order. Plaintiff is responsible for serving all parties with a copy of this delay reduction order.

1. Once the case is at issue, the parties shall comply with C.R.C.P. Rule 26. Rule 26(a) disclosures shall be filed with the Court. Copies of disclosed documents or other evidentiary materials, including expert reports or summaries, shall not be filed with the Court.
2. The parties shall be subject to the presumptive case management order set forth in C.R.C.P. Rule 16. At the case management conference, the parties may request modifications to the case management order. The case management conference shall also be used to determine when during the discovery process the case will be scheduled for mandatory mediation. The Court and counsel shall weigh the need for all parties to be adequately informed on the merits of the case versus seeking a prompt resolution before the parties become so financially invested in the litigation such that positions become polarized.
3. The case will not be scheduled for trial until the completion of mandatory mediation and discovery. The parties may select a mutually agreeable mediator. If one cannot be selected, the Court will appoint a mediator. Plaintiff's counsel shall inform the court in writing concerning the results of mediation prior to a trial date being set.
4. The parties are encouraged to schedule telephone conferences to resolve minor issues when appropriate.

5. If this case is scheduled for a jury trial, a jury summons will be sent out approximately 30 days prior to trial. The parties are encouraged to continue settlement negotiations prior to trial. If a settlement is reached, then it is imperative that the Court be promptly notified in writing so that the jury panel can be notified that their appearance is not required. The jury panel will not be dismissed until the Court receives written confirmation of the settlement signed by representatives of all parties.
  
6. **Unless the Court has received this notice of settlement no later than 4:00 PM the business day prior to the scheduled trial date, all attorneys of record are required to appear in person promptly at 8:30 AM on the scheduled day of trial. Failure to do so will result in contempt of court proceedings.**

Dated this 18th day of May, 2016

BY THE COURT:

BY THE COURT:  
  
Stephen A. Groome  
DISTRICT COURT JUDGE

