UNITED STATES DISTRICT COURT DISTRICT OF OREGON

	Plaintiff(s),	Case No.:
v.		
	, , , , , , , , , , , , , , , , , , ,	JOINT ALTERNATIVE DISPUTE RESOLUTION REPORT
	Defendant(s).	
Pursi	ant to LR 16-4(d), the parties to all ca	uses unless exempt are required to confer regarding
ADR		ed fifty (150) days of the initiation of a lawsuit. This
ADR	and file this report within one-hundred is submitted in compliance with LR	ed fifty (150) days of the initiation of a lawsuit. This
ADR repor	and file this report within one-hundred is submitted in compliance with LR	ed fifty (150) days of the initiation of a lawsuit. This 16-4(d).
ADR repor	and file this report within one-hundred is submitted in compliance with LR Have counsel held settlement discre	ed fifty (150) days of the initiation of a lawsuit. This 16-4(d).

The parties propose: (check one of the following)			
\Box (a) That this case be referred to a neutral of their choice for ADR not sponsored by the Court pursuant to LR 16-4(e)(1).			
□(b)	That the Court refer this case to mediation using a Court-sponsored mediator. (<i>See</i> LR 16-4(f) for Court-sponsored mediation procedures) The parties seek a Court mediator because:		
□(c)	ADR may be helpful at a later date following completion of:		
\Box (d)	The parties believe the Court would be of assistance in preparing for ADR by:		
□(e)	The parties do not believe that any form of ADR will assist in the resolution of this case.		

Dated:	By:	
	D.,,	