
In the District Court of Utah

_____ Judicial District _____ County

Court Address _____

Plaintiff	Motion and Agreement for Expedited Jury Trial
v.	Case Number _____
Defendant	Judge _____

- (1) The parties jointly move for an expedited jury trial under the Expedited Jury Trial Act and Rule 4-501 and agree as follows.
- (2) The agreement is binding upon the parties and any insurance carrier responsible for coverage or defense on behalf of a party, unless all parties stipulate to end the agreement or the court finds, upon motion, good cause to end the agreement.
- (3) Each named party and any insurance carrier responsible for providing coverage or defense on behalf of a party have been informed of the rules and procedures for an expedited jury trial, have agreed to take part in or, in the case of a responsible insurance carrier, not object to, the expedited jury trial, and have agreed to all provisions in this agreement.
- (4) Six jurors with no alternates will try the case, five of whom may render a verdict on any question.
- (5) The parties [] do [] do not stipulate that a verdict or a finding of four jurors is the verdict or finding of the jury.
- (6) Voir dire is limited to no more than one hour.
- (7) Each side will exercise no more than one peremptory challenge.
- (8) Each side will have no more than three hours to present its case.

- Opening statements will take about _____ minutes.
- Examination and cross-examination will take about _____ minutes.
- Closing arguments will take about _____ minutes.

(9) Regardless of the jury’s verdict, the minimum amount of damages that plaintiff is guaranteed to receive is \$_____, and the maximum amount of damages that a defendant will be liable for is \$_____.

(10) The parties waive the right to file a motion for a directed verdict or motion to set aside the verdict. The parties waive the right to file a motion for a new trial or file an appeal, except:

- for judicial misconduct or juror misconduct that materially affects a substantive right;
- for corruption, fraud, or undue means employed in the proceedings of the court, jury, or adverse party that prevented a party from having a fair trial; or
- to correct errors of law.

(11) The parties waive the right to file post-trial motions except:

- for costs and attorney fees;
- to correct a clerical error in the judgment; or
- to enforce the judgment.

(12) The parties agree to the following changes to the Rules of Civil Procedure regulating disclosure and discovery:

(13) The parties agree to the following changes to the Rules of Evidence:

(14) The parties also make the following agreements about evidence:

Certificate of Service

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Date

Typed or Printed Name