

District Court _____ County, Colorado Court Address:	COURT USE ONLY
Plaintiff(s): _____, v. Defendant(s): _____	
Attorney or Party Without Attorney (Name and Address):	Case Number:
Phone Number: _____ E-mail: _____ FAX Number: _____ Atty. Reg. #: _____	Division _____ Courtroom _____
COLORADO CIVIL ACCESS PILOT PROJECT _____ DISCLOSURE OF EXPERT WITNESS[ES] (Name of Party) (CJD 11-02, APPENDIX C)	

_____, by counsel, pursuant to Colorado Pilot Project Rule (PPR) 10.1, hereby discloses persons who may present evidence at trial pursuant to Colorado Rules of Evidence 702, 703, or 705:

I. WITNESS[ES] RETAINED OR EMPLOYEE[S] OF DISCLOSING PARTY.

The following person[s] have either (1) been retained or employed to provide expert testimony, or (2) are employees of the disclosing party whose duties regularly include giving expert testimony and for each such expert the following information is submitted:

A. NAME, PROFESSIONAL ADDRESS, AND TELEPHONE NUMBER OF EXPERT.

B. A REPORT WHICH SHALL CONTAIN THE FOLLOWING:

1. A specific statement of the opinions by the expert and the facts and other information specifically relating to and forming the basis for each opinion:

2. **A listing of all of the material relied upon by the expert:**
3. **References to literature which may be used during the witness testimony:**
4. **Any existing exhibit prepared by or specifically for the expert for use at trial; any additional exhibits to be used at trial shall be disclosed consistent with the deadlines set forth in the case management order at 10(d) and (e):**
5. **Witness' curriculum vitae, including a list of publications over the last 10 years:**
6. **A list of all trial or deposition testimony given by the witness in the last four years:**

Name of Case Court Case Number Retained ByDate D/T

7. **Accounting of all time spent on the case:**
8. **A fee schedule:**
9. **A certification that this expert has:**

- prepared or reviewed the report,
- signed the report and,
- initialed each paragraph of the report.

[Attach report hereto as an exhibit.]

C. CERTIFICATION THAT THE FILE FOR THE EXPERT HAS BEEN PRODUCED

The term "File" includes exhibits which the expert may use at trial, e-mails, notes of any kind, billing documentation, time logs, correspondence, literature references which the expert reviewed or relied upon as the basis of his opinion, and all reports or memos describing the experts opinions related to this litigation. The materials produced should also include copies of any chronologies, outlines, summaries or similar materials provided by counsel or created by the expert in either written or electronic form. Drafts of the expert report are not required to be produced.

Materials common to both parties (depositions, pleadings, voluminous documents supplied by the opposing party) need not be produced if they are included in the *Listing Of All Of The Material Relied Upon By The Expert*, unless they contain written notations, highlighting or other markings made by the expert.

II. WITNESS[ES] NOT RETAINED OR

EMPLOYEE[S] OF DISCLOSING PARTY.

The following person[s] may be called to provide expert testimony but have neither (1) been retained to provide expert testimony, nor (2) are employees of the disclosing party whose duties regularly involve giving expert testimony:

A. NAME, PROFESSIONAL ADDRESS, AND TELEPHONE NUMBER OF WITNESS.

- 1. Qualifications:**
- 2. Substance of all opinions to be expressed and the basis and reasons therefor:**

DATED this ____ day of _____, 20____.

Signature

[Attorney for Disclosing Party]