IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DARLENE McDONNELL,)
Plaintiff,) 2:20-CV-01060-CCW
VS.))
KRG KINGS, LLC and KELLY OPERATIONS GROUP, LLC,)))
Defendant.	

CASE MANAGEMENT ORDER

Following the Status Conference held today, September 9, 2022, in the above-captioned matter, IT IS ORDERED THAT:

- 1. The parties shall file a stipulation selecting an ADR process pursuant to Revised Local Rule 16.2 on or before **September 12, 2022**.
 - 2. The parties shall complete ADR on or before **November 8, 2022**.
- 3. The parties shall complete any remaining fact discovery, and specifically fact discovery relating to updated timekeeping/payroll data, on or before **October 10, 2022**.
- 4. On or before **October 31, 2022**, the parties shall file a joint stipulation regarding alleged unpaid wages or, if a stipulation is not reached, Plaintiffs shall file their third-party report regarding alleged wages owed to Plaintiffs.
- 5. On or before **December 14, 2022**, Defendant shall provide any responsive third-party report regarding alleged wages owed and shall and complete any deposition of Plaintiff's third-party analyst.
- 6. The parties shall file any motion(s) for summary judgment on or before **January**4, 2023.

- 7. Responses to motion(s) for summary judgment are due by **January 25, 2023**.
- 8. Replies to motion(s) for summary judgment are due by **February 1, 2023**.
- 9. Counsel shall comply with the form and timing for briefing outlined in the Practices and Procedures of the undersigned on the Court's website (see web page at https://www.pawd.uscourts.gov/sites/pawd/files/Wiegand_Interim_Practices_Oct_2020.pdf).
- 10. Additionally, the expert discovery deadlines will be extended only by leave of court for good cause shown, and upon motion filed prior to the date on which expert discovery closes. The motion shall state the reason(s) for the requested extension and shall enumerate with specificity any previous extensions of expert discovery. The filing of a motion to dismiss or other dispositive motion generally will not stay discovery. Likewise, participation in an ADR process will not stay discovery.
- 11. Counsel must meet and confer on discovery disputes prior to seeking the Court's intervention, and must follow the procedures set forth in the Court's Practices and Procedures (see webpage at

https://www.pawd.uscourts.gov/sites/pawd/files/Wiegand_Interim_Practices_Oct_2020.pdf). If counsel for the parties cannot resolve the dispute, the parties must contact the Court to set up a conference in an effort to resolve the matter, rather than filing a formal discovery motion. For discovery disputes that arise during a deposition, the attorneys together may contact the Court to resolve the matter.

Any dispute not resolved shall be presented by motion in accordance with the Court's Practices and Procedures. For discovery motions (or any other type of motion), **no briefing**schedule will issue. Discovery motions shall include copies of only those pertinent portions of

depositions, interrogatories, requests for admission and responses, *et cetera*, that are relevant to disposition of the motion.

DATED this 9th day of September, 2022.

BY THE COURT:

/s/ Christy Criswell Wiegand
CHRISTY CRISWELL WIEGAND
United States District Judge

cc (via ECF email notification):

All Counsel of Record