Case 2023CV000652

**Submitted by:** Christopher T. Koehnke

Document 10

Filed 10-27-2023

Page 1 of 1

**Date:** October 27, 2023

FILED

## Scheduling Conference Data Sheet- to be Filed One Week Prior to Scheduling Conference

Print your Answers:  Brown County, WI					
•			Number	Scheduling Conference Date	2023CV000652 Case Number
4	Hon. Kendall M. Kelley	Koom	300	11/02/23	23-CV-652
Plaintiff(s)	Hon. Kendan W. Keney			) – name, address, bar nui	
Great Lakes Tissue Group, LLC			Susan Lovern, 1025632		
		Mark Schmidt, 1052450			
		Christopher Koehnke, 1076031			
		von Briesen & Roper			
		411 East Wisconsin Avenue, Suite 1100			
			*		
D.C. 1. (()			Milwaukee, WI 53202		
Defendant(s) Potriot Advanced Environmental Technologies, LLC and 4 P.			Attorneys(s) – name, address, bar number		
Patriot Advanced Environmental Technologies, LLC and 4 R Planet, LLC			Timothy Hansen, 1044430		
Flailet, LLC			Hansen Reynolds LLC		
			301 N. Broadway Street, Suite 400		
			Milwaukee WI 53202		
Subrogated Party(s)			Attorneys(s) – name, address, bar number		
General Nature of the Case: (auto accident, other personal injury, money judgment, contract, etc.)  This case involves defaults under a securtiy agreement and promissory note, and seeks the replevin of equipment collateral pledged by Defendant to secure payment of the promissory note. Plaintiff has also asserted a claim of conversion based on Defendants failure to turn over the equipment collateral despite demand.  Issues Involved:  Defaults under security agreemeement and promissory note. Replevin of equipment collateral and conversion claim due to defendants failure to return the equipment collateral.					
Please give a brief summary of the factual situation regarding the cause of action, or defense, including time, dates, location and ages of parties: claimed negligence, if tort action; claimed violation, if other action, etc.  The parties executed a merger agreement on January 12, 2023. Plaintiff has alleged various events of default under the merger agreement and Defendant has failed to cure such defaults. Plaintiff seeks a monetary judgment against Defendant due to it breaching the security agreement and promissory note. Plaintiff also seeks the replevin of the equiment collateral pledged by Defendant to secure payment of the promissory note					
Please itemize claimed special damages: Plaintiff is owed \$15,000,000.00 pursuant to the terms of the promissory note.					
Pleadings Completed:  ☐ Yes ☐ No			Complted:	Med. Rpts Exchanged:  ☐ Yes ⊠ No	IME Anticipated:  ☐ Yes
Additional Comments: (use back if necessary)					