

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION**

AETNA HEALTH INC., AETNA
LIFE INSURANCE COMPANY
and AETNA HEALTH
INSURANCE COMPANY,

Plaintiff,

v.

Case No.: 3:24-cv-1343-BJD-LLL

RADIOLOGY PARTNERS, INC. and
MORI, BEAN AND BROOKS, INC.,

Defendants.

**CASE MANAGEMENT AND SCHEDULING ORDER
AND REFERRAL TO MEDIATION**

Having considered the case management report¹ prepared by the parties,
the Court enters this case management and scheduling order:

Mandatory Initial Disclosures (pursuant to Fed.R.Civ.P.26(a)(1))	April 18, 2025
Certificate of Interested Persons and Corporate Disclosure Statement	COMPLETED
Motions to Add Parties or to Amend Pleadings	September 30, 2025
Disclosure of Expert Reports	
Affirmative:	May 22, 2026
Rebuttal:	June 19, 2026
Discovery Deadline	April 10, 2026

¹ Counsel for the parties failed to provide a date at the end of the Case Management Report at page 10 and are cautioned to provide dates as necessary in all future filings.

Mediation	Deadline: Mediator: Address: Telephone:	November 20, 2026 <i>TBD</i>²
Dispositive and <u>Daubert</u> Motions (Responses due 21 days after service)		August 28, 2026
Motions <u>In Limine</u>		January 6, 2027
Responses to Motions <u>In Limine</u>		January 13, 2027
All Other Motions		January 13, 2027
Joint Final Pretrial Statement		January 13, 2027
Final Pretrial Conference	Date: Time: Judge:	January 20, 2027 10:00 A.M. Brian J. Davis
Trial Term Begins [Trials Before Magistrate Judges Begin on Date Certain]		February 1, 2027 9:00 A.M.
Estimated Length of Trial		10 days
Jury/Non Jury		Jury

1. With respect to discovery matters, the date set forth above is the final date discovery shall be completed. All requests and motions pertaining to discovery shall be filed promptly so that the discovery desired will be due prior to the completion date. Specifically, motions to compel brought pursuant to Rule 37 must be filed no later than the close of discovery. The parties should be aware that a stipulation to the continuance of discovery anticipates no discovery disputes. Therefore, this Court will not hear discovery disputes arising during the stipulated continuance. The parties are further advised that

² The parties must select a court-approved mediator, who is acceptable to all parties and inform the Court of the Mediator's name, address and telephone number **no later than May 1, 2026**.

any extension of discovery will not result in an extension of the dispositive motion filing deadline or other pretrial or trial dates except upon order of the Court. If promptly raised, the deadline for amending pleadings is subject to extension based on new discovery or other good cause.

2. The parties are reminded of their obligation to comply with the redaction requirements set forth in Fed.R.Civ.P. 5.2.

3. Pursuant to Local Rule 3.01(a), any motion and memorandum in support must be in a single document not to exceed 25 pages absent leave of Court. Responses to motions may not exceed 20 pages absent leave of Court. In summary judgment practice, the combined motion and memorandum (including any "Statement of Undisputed Facts") must be filed as one document and may not exceed 25 pages without permission of the Court. Please deliver a courtesy copy of all dispositive and *Daubert* motions and responses, including copies of all relevant exhibits and depositions, to the chambers of the undersigned.

4. Except as otherwise ordered, the parties are directed to meet the pretrial disclosure requirements in Fed.R.Civ.P. 26(a)(3) and to timely adhere to all requirements in Local Rule 3.06 concerning Final Pretrial Procedures. While counsel for the Plaintiff shall be responsible for initiating the pretrial compliance process, all parties are responsible for assuring its timely completion.

5. A pretrial statement in compliance with Local Rule 3.06 shall be filed with the Clerk on or before the date noted in this Order with two courtesy copies to be provided to the Court. The parties are required to identify the depositions to be read at trial in the pretrial statement but are not required to designate the pages of depositions to be read at trial until a date to be established by the Court at the final pretrial conference.

6. The final pretrial conference and trial will be held in Courtroom 12C, 12th Floor, United States Courthouse, 300 North Hogan Street, Jacksonville, Florida. The pretrial conference shall be attended by counsel who will act as lead counsel and who are vested with full authority to make and solicit disclosures and agreements touching on all matters pertaining to the trial. **Arguments on Motions In Limine, if allowed, will be heard at the Final Pretrial Conference.**

7. Unless otherwise ordered by the Court, no later than **five days** before the trial term set forth above, the parties **shall file** with the Clerk of Court the following (and, as to each of the following, provide directly to Chambers, Suite 11-400, by mail or hand delivery two (2) copies marked “Judge’s Chambers Copy”):

- (a) Each side shall file a **Trial Brief**, with citations of authorities and arguments specifically addressing all significant disputed issues of law likely to arise at trial: and **either (b) or (c) below, as appropriate.**

(b) **If case is a jury trial**, the following

- (1) A concise (one paragraph preferably) **joint or stipulated** statement of the nature of the action to be used solely for purpose of providing a **basic** explanation of the case to the jury *venire* at the commencement of jury selection process:
- (2) **Proposed Voir Dire** (the Court will conduct the jury *voir dire* and, in addition to the usual more general questions, will, without initiation by counsel, ask more particular questions suggested by the nature of the case; counsel should, therefore, be selective in the jury questions submitted to the Court for consideration); and
- (3) A **Proposed Verdict Form** and complete set of all written **Proposed Jury Instructions**. (The Court will expect counsel to give their best efforts, cooperatively, in the production of a **joint set of instructions and verdict form**, the format of which the Court will discuss at the pretrial conference.)

(c) **If case is a non-jury trial, Proposed Findings of Fact and Conclusions of Law** (each shall be separately stated in numbered paragraphs; Findings of Fact shall contain a detailed listing of the relevant material facts the party intends to prove, in a simple, narrative form; Conclusions of Law shall contain a full exposition of the legal theories relied upon by counsel).

8. The parties are advised (and should advise their witnesses) that photo identification is required to enter the United States Courthouse. Although cell phones, laptop computers, and similar electronic devices generally are not permitted in the building, attorneys may bring those items with them upon presentation to Court Security Officers of proof of membership in The Florida Bar or an Order of special admission pro hac vice.³

³ Cell phones must be turned off while in the courtroom.

9. In the event that the dates set herein for final pretrial conference and/or trial are continued or otherwise modified, the remaining provisions of this Order shall remain in full force and effect.

10. **THE COURT HAS DONE EVERYTHING POSSIBLE TO SET APPROPRIATE DEADLINES FOR THIS CASE. THE PARTIES SHOULD PROCEED ACCORDINGLY. DO NOT ASSUME THAT THE COURT WILL EXTEND THESE DEADLINES.**

MEDIATION ORDER

Pursuant to Chapter Four of the Local Rules, this case will be referred to a court approved mediator once the parties file their selection. Counsel for Plaintiff is designated as lead counsel to be responsible for coordinating a mutually agreeable mediation date and for filing a notice advising the Court of the date selected for mediation. If Plaintiff is proceeding pro se, counsel for Defendant shall undertake the responsibility for coordinating a mutually agreeable mediation date and for filing the notice. The mediation conference shall be completed by the date set forth above. Absent agreement otherwise by the parties or order of the Court, the cost of the mediator's services shall be borne equally by the parties.

DONE and **ORDERED** in Jacksonville, Florida this 5th day of March,
2025.



BRIAN J. DAVIS
United States District Judge

Copies to:

Counsel of Record

Mediator with attachments: mediation report form, docket sheet

ap

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
CHOOSE DIVISION**

Plaintiffs,

Case No.

v.

Defendants.

Mediation Report

The parties held a mediation conference on _____, and the results of that conference are indicated below.

1. Attendance

The following participants attended the mediation conference:

- ☐ lead counsel
- ☐ the parties or a party's surrogate satisfactory to the mediator
- ☐ any necessary insurance carrier representative

List any unexcused absence or departure from the mediation conference:

2. Outcome

Under Local Rule 3.09(a), the parties must immediately file a notice after agreeing to resolve all or part of a civil action, even if the resolution is contingent or unwritten.

- ☐ The parties completely settled the case.
- ☐ The parties partially settled the case. The following issues remain:
- _____
- _____
- _____
- _____
- ☐ The parties agreed to continue the mediation conference. The mediator will file another mediation report within seven days after the continued conference.
- ☐ The parties have reached an impasse.

Add name of mediator
If counsel, add name of client
Add date of signature

**U.S. District Court
Middle District of Florida (Jacksonville)
CIVIL DOCKET FOR CASE #: 3:24-cv-01343-BJD-LLL
Internal Use Only**

Aetna Health Inc. et al v. Radiology Partners, Inc. et al
Assigned to: Senior Judge Brian J. Davis
Referred to: Magistrate Judge Laura Lothman Lambert
Cause: 29:1132 E.R.I.S.A.-Employee Benefits

Date Filed: 12/23/2024
Jury Demand: Plaintiff
Nature of Suit: 370 Other Fraud
Jurisdiction: Federal Question

Plaintiff

Aetna Health Inc.

represented by **Nathaniel Moore**
Robins Kaplan LLP
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ATTORNEY TO BE NOTICED

Plaintiff

Aetna Health Insurance Company

represented by **Nathaniel Moore**

(See above for address)

LEAD ATTORNEY

PRO HAC VICE

ATTORNEY TO BE NOTICED

Kyle D. Nelson

(See above for address)

PRO HAC VICE

ATTORNEY TO BE NOTICED

Marcus A. Guith

(See above for address)

PRO HAC VICE

ATTORNEY TO BE NOTICED

Paul D. Weller

(See above for address)

PRO HAC VICE

ATTORNEY TO BE NOTICED

Jared Joseph Burns

(See above for address)

ATTORNEY TO BE NOTICED

Plaintiff

Aetna Life Insurance Company

represented by **Nathaniel Moore**

(See above for address)

LEAD ATTORNEY

PRO HAC VICE

ATTORNEY TO BE NOTICED

Kyle D. Nelson

(See above for address)

PRO HAC VICE

ATTORNEY TO BE NOTICED

Marcus A. Guith

(See above for address)
PRO HAC VICE
ATTORNEY TO BE NOTICED

Paul D. Weller
(See above for address)
PRO HAC VICE
ATTORNEY TO BE NOTICED

Jared Joseph Burns
(See above for address)
ATTORNEY TO BE NOTICED

V.

Defendant

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represented by **Glenn E. Solomon**
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Email: skavanaugh@kslaw.com

*ATTORNEY TO BE NOTICED***Sara Ann Brinkmann**

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Suite 4100

Houston, TX 77002-5213

713-751-3200

Fax: 713-751-3290

Email: sbrinkmann@kslaw.com

*PRO HAC VICE**ATTORNEY TO BE NOTICED***Defendant****Mori, Bean and Brooks, Inc.**represented by **Glenn E. Solomon**

(See above for address)

*LEAD ATTORNEY**PRO HAC VICE**ATTORNEY TO BE NOTICED***Christopher Charles Jew**

(See above for address)

*PRO HAC VICE**ATTORNEY TO BE NOTICED***Michael H. Thompson**

(See above for address)

*PRO HAC VICE**ATTORNEY TO BE NOTICED***Samantha Joy Kavanaugh**

(See above for address)

*ATTORNEY TO BE NOTICED***Sara Ann Brinkmann**



(See above for address)

*PRO HAC VICE**ATTORNEY TO BE NOTICED*

Date Filed	#	Docket Text
12/23/2024	<u>1</u>	COMPLAINT against All Defendants with Jury Demand (Filing fee \$405 receipt number AFLMDC-22851514) filed by All Plaintiffs. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Civil Cover Sheet, # <u>3</u> Proposed Summons Radiology Partners, # <u>4</u> Proposed Summons Mori, Bean and Brooks)(Burns, Jared) (Entered: 12/23/2024)
12/23/2024	<u>2</u>	DISCLOSURE STATEMENT under Rule 7.1, Federal Rules of Civil Procedure, and Local Rule 3.03 by Aetna Health Inc., Aetna Health Insurance Company, Aetna Life Insurance Company identifying Corporate Parent Aetna Inc, Corporate Parent CVS PHARMACY, INC., Corporate Parent Aetna Health Holdings, LLC for Aetna Health Inc., Aetna Health Insurance Company, Aetna Life Insurance Company.. (Burns, Jared) (Entered: 12/23/2024)

12/23/2024	<u>3</u>	NEW CASE ASSIGNED to Senior Judge Brian J. Davis and Magistrate Judge Laura Lothman Lambert. New case number: 3:24-cv-1343-BJD-LLL. (ARL) (Entered: 12/23/2024)
12/26/2024	<u>4</u>	NOTICE TO COUNSEL Nathaniel J. Moore, Kyle D. Nelson, Marcus A. Guith, and Paul D. Weller Local Rule 2.01(c), Special Admission - File a Motion to Appear Pro Hac Vice. Co-counsel with filing rights may electronically file the motion on behalf of the lawyer seeking Special Admission or the motion may be filed in paper format; Pay the Special Admission Fee; (Signed by Deputy Clerk). (MSN) (Entered: 12/26/2024)
12/26/2024	<u>5</u>	PROPOSED summons to be issued by Aetna Health Inc., Aetna Health Insurance Company, Aetna Life Insurance Company. (Burns, Jared) (Entered: 12/26/2024)
12/26/2024	<u>6</u>	PROPOSED summons to be issued by Aetna Health Inc., Aetna Health Insurance Company, Aetna Life Insurance Company. (Burns, Jared) (Entered: 12/26/2024)
12/26/2024	<u>7</u>	SUMMONS issued as to Mori, Bean and Brooks, Inc., Radiology Partners, Inc. (KME) (Entered: 12/26/2024)
01/02/2025	<u>8</u>	NOTICE of Local Rule 3.02(a)(2), which requires the parties in every civil proceeding, except those described in subsection (d), to file a case management report (CMR) using the uniform form at www.flmd.uscourts.gov . The CMR must be filed (1) within forty days after any defendant appears in an action originating in this court, (2) within forty days after the docketing of an action removed or transferred to this court, or (3) within seventy days after service on the United States attorney in an action against the United States, its agencies or employees. Judges may have a special CMR form for certain types of cases. These forms can be found at www.flmd.uscourts.gov under the Forms tab for each judge. (Signed by Judicial Assistant). (AMP) (Entered: 01/02/2025)
01/06/2025	<u>9</u>	Unopposed MOTION for Nathaniel J. Moore to appear pro hac vice, Special Admission fee paid, Receipt No. AFLMDC-22879487 for \$150 by All Plaintiffs. (Burns, Jared) Motions referred to Magistrate Judge Laura Lothman Lambert. (Entered: 01/06/2025)
01/06/2025	<u>10</u>	Unopposed MOTION for Kyle D. Nelson to appear pro hac vice, Special Admission fee paid, Receipt No. AFLMDC-22879512 for \$150 by All Plaintiffs. (Burns, Jared) Motions referred to Magistrate Judge Laura Lothman Lambert. (Entered: 01/06/2025)
01/06/2025	<u>11</u>	Unopposed MOTION for Paul D. Weller to appear pro hac vice, Special Admission fee paid, Receipt No. AFLMDC-22879525 for \$150 by All Plaintiffs. (Burns, Jared) Motions referred to Magistrate Judge Laura Lothman Lambert. (Entered: 01/06/2025)
01/06/2025	<u>12</u>	Unopposed MOTION for Marcus A. Guith to appear pro hac vice, Special Admission fee paid, Receipt No. AFLMDC-22879538 for \$150 by All Plaintiffs. (Burns, Jared) Motions referred to Magistrate Judge Laura Lothman Lambert. (Entered: 01/06/2025)
01/06/2025	<u>13</u>	CERTIFICATE of service by Aetna Health Inc., Aetna Health Insurance Company, Aetna Life Insurance Company <i>Service of Process made on all Defendants on December 30, 2024.</i> (Attachments: # <u>1</u> Affidavit of Service on Mori, Bean and Brooks, # <u>2</u> Affidavit of Service on Radiology Partners)(Burns, Jared) (Entered: 01/06/2025)
01/07/2025	<u>14</u>	ENDORSED ORDER granting docs. <u>9</u>, <u>10</u>, <u>11</u>, and <u>12</u> Unopposed Motions for Special Admission. Attorneys Nathaniel J. Moore, Kyle D. Nelson, Paul D. Weller, and Marcus A. Guith are permitted to appear pro hac vice on behalf of plaintiffs. Counsel shall register with the Court's electronic case filing (ECF)

		system if they have not done so already. Signed by Magistrate Judge Laura Lothman Lambert on 1/7/2025. (BJR) (Entered: 01/07/2025)
01/13/2025	<u>15</u>	Joint MOTION for Extension of Time to File Answer by Radiology Partners, Inc., Mori, Bean and Brooks, Inc. (Kavanaugh, Samantha) Motions referred to Magistrate Judge Laura Lothman Lambert. Modified on 1/14/2025 to edit text. (FLY) (Entered: 01/13/2025)
01/13/2025	<u>16</u>	Unopposed MOTION for Glenn Solomon to appear pro hac vice, Special Admission fee paid, Receipt No. BFLMDC-22905211 for \$150 by Radiology Partners, Inc., Mori, Bean and Brooks, Inc. (Kavanaugh, Samantha) Motions referred to Magistrate Judge Laura Lothman Lambert. Modified on 1/14/2025 to edit text. (FLY) (Entered: 01/13/2025)
01/13/2025	<u>17</u>	Unopposed MOTION for Sara Brinkmann to appear pro hac vice, Special Admission fee paid, Receipt No. AFLMDC-22905308 for \$150 by Radiology Partners, Inc., Mori, Bean and Brooks, Inc.. (Kavanaugh, Samantha) Motions referred to Magistrate Judge Laura Lothman Lambert. Modified on 1/14/2025 to edit text. (FLY) (Entered: 01/13/2025)
01/13/2025	<u>18</u>	Unopposed MOTION for Christopher Charles Jew to appear pro hac vice, Special Admission fee paid, Receipt No. AFLMDC-22905371 for \$150 by Radiology Partners, Inc., Mori, Bean and Brooks, Inc. (Kavanaugh, Samantha) Motions referred to Magistrate Judge Laura Lothman Lambert. Modified on 1/14/2025 to edit text. (FLY) (Entered: 01/13/2025)
01/13/2025	<u>19</u>	NOTICE of Lead Counsel Designation by Samantha Joy Kavanaugh on behalf of Radiology Partners, Inc., Mori, Bean and Brooks, Inc. Lead Counsel: Glenn Solomon. (Kavanaugh, Samantha) Modified on 1/14/2025 to edit text. (FLY) (Entered: 01/13/2025)
01/13/2025	<u>20</u>	DISCLOSURE STATEMENT under Rule 7.1, Federal Rules of Civil Procedure, and Local Rule 3.03 by Radiology Partners, Inc., Mori, Bean and Brooks, Inc. identifying Corporate Parent Radiology Partners Midco II, Inc., Other Affiliate Radiology Partners Management, LLC, Other Affiliate Radiology Partners Midco I, Inc., Other Affiliate Radiology Partners Holdings, LLC for Radiology Partners, Inc... (Kavanaugh, Samantha) (Entered: 01/13/2025)
01/14/2025	21	NOTICE TO COUNSEL Michael H. Thompson of Local Rule 2.01(a), which requires membership or special admission in the Middle District bar to practice in the Middle District, except for the limited exceptions identified in the Rule. To apply for membership in the Middle District, visit www.flmd.uscourts.gov/for-lawyers . (Signed by Deputy Clerk). (FLY) (Entered: 01/14/2025)
01/15/2025	22	ENDORSED ORDER granting in part doc. <u>15</u> Joint Motion for Enlargement of Time. Defendants shall respond to the complaint, doc. <u>1</u>, on or before February 28, 2025. If plaintiffs choose to file a response and require additional time, they may seek leave of Court. Signed by Magistrate Judge Laura Lothman Lambert on 1/15/2025. (BJR) (Entered: 01/15/2025)
01/15/2025	23	ENDORSED ORDER granting docs. <u>16</u>, <u>17</u>, and <u>18</u> Unopposed Motions for Special Admission. Attorneys Glenn Solomon, Sara Brinkmann, and Christopher Charles Jew may appear pro hac vice on behalf of defendants. They shall register with the Court's electronic case filing (ECF) system if they have not done so already. Signed by Magistrate Judge Laura Lothman Lambert on 1/15/2025. (BJR) (Entered: 01/15/2025)

02/03/2025	<u>24</u>	Unopposed MOTION to File Excess Pages and Incorporated Memorandum of Law by Radiology Partners, Inc., Mori, Bean and Brooks, Inc. (Kavanaugh, Samantha) Modified text on 2/4/2025 (LNR). (Entered: 02/03/2025)
02/13/2025	25	ENDORSED ORDER: <u>24</u> Defendants' Unopposed Motion for Leave to Exceed Page Limits is GRANTED. Defendants shall file a joint motion to dismiss not to exceed forty (40) pages. Signed by Senior Judge Brian J. Davis on 2/13/2025. (AMP) (Entered: 02/13/2025)
02/24/2025	<u>26</u>	CASE MANAGEMENT REPORT. (Burns, Jared) (Entered: 02/24/2025)
02/25/2025	 <u>27</u>	MOTION to Dismiss Complaint <i>and Memorandum of Law</i> by Mori, Bean and Brooks, Inc., Radiology Partners, Inc. (Attachments: # <u>1</u> Exhibit A Table of Contents Defendants' Motion to Dismiss)(Kavanaugh, Samantha) Modified text on 2/26/2025 (LNR). (Entered: 02/25/2025)
02/25/2025	 <u>28</u>	MOTION to Compel Arbitration <i>and Incorporated Memorandum of Law</i> , MOTION to Stay re <u>1</u> Complaint by Mori, Bean and Brooks, Inc., Radiology Partners, Inc. (Attachments: # <u>1</u> Exhibit A Table of Contents Defendants' Motion to Compel Arbitration and Motion to Stay)(Kavanaugh, Samantha) Motions referred to Magistrate Judge Laura Lothman Lambert. Modified text on 2/26/2025 (LNR). (Entered: 02/25/2025)
02/25/2025	<u>29</u>	NOTICE to the Courts to take judicial notice regarding <u>28</u> MOTION to Compel Arbitration MOTION to Stay re <u>1</u> Complaint , <u>27</u> MOTION to Dismiss Complaint by Mori, Bean and Brooks, Inc., Radiology Partners, Inc. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3, # <u>4</u> Exhibit 4, # <u>5</u> Exhibit 5, # <u>6</u> Exhibit 6, # <u>7</u> Exhibit 7) (Kavanaugh, Samantha) Modified on 2/26/2025 to edit docket text (MSN). (Entered: 02/25/2025)
02/25/2025	<u>30</u>	DECLARATION of Malea Reising re <u>28</u> MOTION to Compel Arbitration and Incorporated Memorandum of Law, MOTION to Stay re <u>1</u> Complaint by Mori, Bean and Brooks, Inc., Radiology Partners, Inc. (Attachments: # <u>1</u> Exhibit A)(Kavanaugh, Samantha) Modified text on 2/26/2025 (LNR). (Entered: 02/25/2025)
02/25/2025	<u>31</u>	DECLARATION of Christopher C. Jew re <u>29</u> Notice to take judicial notice, <u>28</u> MOTION to Compel Arbitration and Incorporated Memorandum of Law, MOTION to Stay re <u>1</u> Complaint by Mori, Bean and Brooks, Inc., Radiology Partners, Inc. (Kavanaugh, Samantha) Modified text on 2/26/2025 (LNR). (Entered: 02/25/2025)
03/04/2025	<u>32</u>	Unopposed MOTION for Extension of Time to File Response/Reply as to <u>29</u> Notice to take judicial notice, <u>28</u> MOTION to Compel Arbitration <i>and Incorporated Memorandum of Law</i> MOTION to Stay re <u>1</u> Complaint, <u>27</u> MOTION to Dismiss Complaint <i>and Memorandum of Law</i> by All Plaintiffs. (Burns, Jared) Motions referred to Magistrate Judge Laura Lothman Lambert. (Entered: 03/04/2025)
03/05/2025	33	ENDORSED ORDER granting doc. <u>32</u> Unopposed Motion for Extension of Time. Plaintiffs shall respond to the motion to dismiss, doc. <u>27</u>, motion to compel arbitration, doc. <u>28</u>, and request for judicial notice, doc. <u>29</u>, on or before April 18, 2025. Signed by Magistrate Judge Laura Lothman Lambert on 3/5/2025. (BJR) (Entered: 03/05/2025)
03/06/2025	34	NOTICE TO COUNSEL Glenn Solomon and Sara Brinkmann to comply with Local Rule 2.01(c), Special Admission - Submit a Pro Hac Vice E-File Registration through PACER. Visit www.flmd.uscourts.gov/for-lawyers for details (Signed by Deputy Clerk). (LSS) (Entered: 03/06/2025)