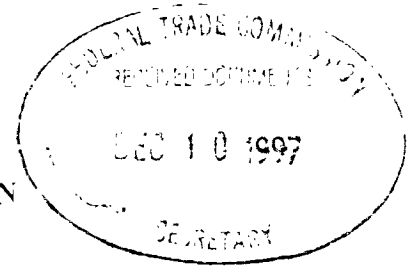


UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION



_____)
In the Matter of)
_____)
R.J. REYNOLDS TOBACCO COMPANY,) Docket No. 9285
a corporation.)
_____)

DISCOVERY SCHEDULE
PURSUANT TO RULE 3.21(e)

Pursuant to the pretrial conference which was held on October 31, 1997, and the joint

[REDACTED]

Additionally, the following provisions apply:

____ Within ten (10) days of receipt of a request, the party producing an expert witness

7. The parties can take discovery at any time up to the closing of discovery

8. Responses to all discovery requests, demands, subpoenas, orders, or stipulations shall be supplemented as provided in Federal Rule of Civil Procedure 26(e).

IT IS FURTHER ORDERED, pursuant to § 3.21(c) of the Rules of Practice, that the procedure for marking of exhibits is as follows: a one page exhibit is designated, e.g., CX-1 (for complaint counsel's exhibit, RX for respondent's exhibit). If there is relevant matter on the back of the page, the exhibit is marked CX-1-A for one side and CX-1-B for the other side. Capital letters must be used in marking. In the event the document has many pages which are not bound together, each page and each back side of each page containing relevant matter must be numbered