

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

communications, dated July 17, 2002, from the first proposed witness to CB&I.
These e-mail communications alerted Complaint Counsel that the first witness is

[REDACTED]

close of discovery was extended by two additional months to September 6, 2002. The Third

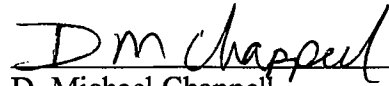
Revised Scheduling Order, entered on September 10, 2002, did not change dates for witness lists or the close of discovery.

The parties, in moving for the first revision of the scheduling order, requested an extension

required witness lists. Complaint Counsel is opposing Respondents' motion for the second

This Order does not constitute a ruling on the admissibility of exhibits referred to in Respondents' motion or Complaint Counsel's opposition.

ORDERED:



D. Michael Chappell
Administrative Law Judge

Date: October 23, 2002