## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

	v. Case No.  V. Case No.  Corporate Disclosure Statement  in a Civil Case			
inter parer more subs agree contr A pa plead	Pursuant to the Corporate Disclosure Statement provisions in Local Civil Rule 3.13(b): nongovernmental corporate party or any nongovernmental corporation that seeks to vene in a case must file a corporate disclosure statement identifying the following: (a) And the subsidiary, or affiliate corporation; (b) Any publicly held corporation that owns 10% of the party's stock; and (c) Any publicly held corporation or its affiliate that has a tantial financial interest in the outcome of the case by reason of insurance, a franchise ement or indemnity agreement. A corporation is an affiliate for purposes of this rule if it rols, is under the control of, or is under common control with a publicly owned corporation rty must file the statement upon the filing of a complaint, answer, motion, response, or other than the court, whichever occurs first. The obligation to report any changes in the mation originally disclosed continues throughout the pendency of the case.	y n.		
	In compliance with those provisions, this Corporate Disclosure Statement is filed on behalf of:			
1.	Is said party a parent, subsidiary or other affiliate of a publicly owned corporation?  Yes No.			
	If the answer is Yes, list below the identity of the parent, subsidiary or other affiliate corporation and the relationship between it and the named party:			
2.	Is there a publicly owned corporation, not a party to the case, that has a financial interest in the outcome? Yes No.			
	If the answer is Yes, list the identity of such corporation and the nature of the financial interest:			

3.	Identify the citizenship of every individual or entity whose citizenship is attributed to the party or intervenor on whose behalf this Corporate Disclosure Statement is being filed:		
	(Signature of Counsel)	(Date)	
I4 D			

Last Revised: 12/1/22