	COUNTY, ILLINOIS
	Plaintiff
	vs
	Defendant
	SUPREME COURT RULE 222 ARBITRATION DISCLOSURES
Surinclinellund und con becase	(Instructions: Complete this disclosure statement using all the information available to you at the time you are required to file a disclosure. Any effort to avoid disclosure of the information required to be disclosed in this statement is a serious violation of the preme Court Rule and could result in the trial court imposing sanctions provided for in Supreme Court Rules 219 and 222, luding but not limited to dismissal of your action, entry of a default judgment against you, barring the testimony of any disclosed witness or barring the introduction of other evidence which should have been disclosed but was not. You have a attinuing duty to supplement, update and revise this disclosure statement whenever new or different information or documents ome known. Your disclosure must include information and data in your possession, custody or control as well as that which can be ertained, learned or acquired by reasonable inquiry and investigation. If additional space is needed, you may attach additional et(s)).
1.	Identify and give the factual basis of the claim or defense. In the event of multiple claims or defenses, the factual basis for each claim or defense.
2.	Identify the legal theory upon which each claim or defense is based including, where necessary for a reasonable understanding of the claim or defense, citations of pertinent legal or case authorities.
3.	The names, addresses, and telephone numbers of any witnesses whom the disclosing party expects to call a trial with a designation of the subject matter about which each witness might be called to testify.
	The names, addresses, and telephone numbers of all persons whom the party believes may have knowledge or information relevant to the events, transactions, or occurrences that gave rise to the action, and the nature

5.	recorded, signed or unsigned, and the custodian of the copies of those statements.		
6.			
7.	A computation of the measure of damages alleged by the disclosing party and the document or testimony on which such computation and measure are based and the names, addresses, and telephone numbers of all damage witnesses.		
	a. Hospital, doctor and other medical bills;		
	b. Property damage;		
	c. Loss of income, salary and wages;		
	d. Other;		
8.	The existence, location, custodian and general description of any tangible evidence or documents that the disclosing party plans to use at trial and relevant insurance agreements.		
9.	A list of the documents or, in the case of voluminous documentary information, a list of the categories of documents, known by a party to exist whether or not in the party's possession, custody or control and which that party believes may be relevant to the subject matter of the action, and those which appear reasonably calculated to lead to the discovery of admissible evidence and the date(s) upon which the		

documents for inspection shall produce them as they	the document shall be indicated. A party who product y are kept in the usual course of business.	
O. I understand that I must serve a copy of this disclosure that I must file this disclosure or a notice of this disc	copy of this disclosure upon all pro se parties and attorneys of record and r a notice of this disclosure with the clerk.	
1. The undersigned, being first duly sworn, states that t date hereof and that all reasonable attempts to compl been made.	hese disclosures are complete and correct as of the ly with the provisions of Supreme Court Rule 222 have	
Date	Name (Please print)	
	Signature	
	Signed and sworn to before me, 20	
	Notary Public	
Proof of S	Service_	
The undersigned certified that a copy of the foreg attorneys of record to the above cause by enclosing the parties/attorneys at their addressed as disclosed by the and by depositing in a U.S. Post Office mail box in	e same in an envelope addressed to such pleadings of record herein with postage fully prepaid	
day of	, 20	
	Signature	