

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF INDIANA  
INDIANAPOLIS DIVISION

UNITED STATES SECURITIES AND EXCHANGE )  
COMMISSION, )

*Plaintiff,* )

vs. )

VEROS PARTNERS, INC., MATTHEW D. HAAB, )  
JEFFERY RISINGER, VEROS FARM LOAN HOLD- )  
INGS LLC, TOBIN SENEFELD, FARMGROWCAP )  
LLC, PINCAP LLC, and PIN FINANCIAL LLC, )

*Defendants.* )

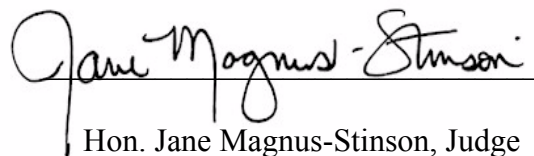
No. 1:15-cv-00659-JMS-MJD

**ORDER**

Presently pending before the Court is Defendant Tobin J. Senefeld’s Motion to Stay Case Management Plan Deadlines. [[Filing No. 211.](#)] Mr. Senefeld argues that the remaining deadlines in the Case Management Plan should be stayed pending the Court’s ruling on his Motion for Summary Judgment, which just recently became ripe for adjudication, because the Court’s ruling on the Motion for Summary Judgment could resolve the litigation as against him, or limit the scope of the claims against him. [[Filing No. 211 at 2-3.](#)] Plaintiff United States Securities and Exchange Commission (the “SEC”) opposes Mr. Senefeld’s Motion to Stay, arguing that Mr. Senefeld has been aware that he might need to designate an expert before the Court ruled on summary judgment motions, that he could have filed his Motion for Summary Judgment earlier, that the stay Mr. Senefeld requests would delay trial because it would postpone several important trial-related deadlines, and that Mr. Senefeld appears to request the stay so that he will have more time to designate an expert (which is inappropriate for several reasons). [[Filing No. 213 at 1-5.](#)]

The Court finds merit in postponing the Case Management Plan deadlines until after it rules on Mr. Senefeld's Motion for Summary Judgment, but also finds that staying those deadlines indefinitely would not further the efficient resolution of this case. Accordingly, the Court **GRANTS** Mr. Senefeld's Motion to Stay Case Management Plan Deadlines, [[Filing No. 211](#)], to the extent that it stays the remaining deadlines in the Case Management Plan until **21 days after the Court rules on Mr. Senefeld's Motion for Summary Judgment**. The first deadline after Mr. Senefeld filed his Motion to Stay – Mr. Senefeld's expert witness disclosures, originally due May 13, 2016, [[Filing No. 67 at 5](#)] – would be due 21 days after the Court's Order on Mr. Senefeld's Motion for Summary Judgment. Further deadlines would be spaced out in the same way they currently are in the Case Management Plan. For example, the next deadline – the parties' June 3, 2016 deadline to file final witness and exhibit lists, [[Filing No. 67 at 5](#)] – would still be 21 days after the deadline for Mr. Senefeld's expert witness disclosures. For clarity, the parties are **ORDERED** to file an updated Case Management Plan which reflects the new deadlines within **7 days** of the Court's Order on Mr. Senefeld's Motion for Summary Judgment.

Date: June 2, 2016



Hon. Jane Magnus-Stinson, Judge  
United States District Court  
Southern District of Indiana

**Distribution via ECF only to all counsel of record**