CIVIL CASE MANAGEMENT PLAN

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK NO. : CV V. IT IS HEREBY ORDERED that, pursuant to Rule 16(b), Federal Rules of Civil Procedure, a status and scheduling conference will be held in this case before the Honorable ________, United States Magistrate Judge on ________, at ________at ________. M. at the United States Courthouse, Room No_______, at ________, New York. Counsel for all parties or individuals appearing pro se in the above-captioned action are directed to confer in accordance with Fed. R. Civ. P. 26(f) with respect to all of the agenda items listed below, no later than twenty-one (21) days before the scheduled Rule 16 Conference. Following that Rule 26(f) conference, a report of the results of the conference, in the format set forth below, must be filed with the clerk no later than seven (7) days prior to the scheduled Rule 16 conference with the Court. Matters which the Court will discuss at the status conference will include the following: (insert a separate subparagraph as necessary if parties disagree): 1) JOINDER OF PARTIES: Any application to join any person as a party to this action shall be made on or before 2) AMENDMENT OF PLEADINGS: Any application to amend the pleadings to this action shall be made on or before . 3) DISCOVERY: All discovery in this action shall be completed on or before . (Discovery time table is to be based on the complexity of the action) 4) MOTIONS: All non-dispositive motions shall be made on or before ______. All dispositive motions, shall be made on or before . (Non-Dispositive motions including discovery motions may only be brought after the parties have complied with Section IX of General Order #25) 5) EXPERT WITNESS DISCLOSURE: Plaintiff's Expert Witness disclosure shall be exchanged on or before (at least 90 days before the close of discovery). Defendant's Expert Witness disclosure shall be exchanged on or before _____ (at least 45 days before the close of discovery). Rebutal Expert Witness Disclosure shall be exchanged on or before _____ (at least thirty days before the close of discovery).

6) MANDATORY MEDIATION: A stipulation selecting mediator must be filed on or before Mediation must be completed on or before
7) PROPOSED DATE FOR THE COMMENCEMENT OF TRIAL: The action will be ready to proceed to trial on or before It is anticipated that the trial will take approximately days to complete. The parties request that the trial be held in, N.Y. (The proposed date for the commencement of trial must be within 18 months of the filing date unless the case is designated as complex).
8) HAVE THE PARTIES FILED A JURY DEMAND:(YES) /(NO)
9) DOES THE COURT HAVE SUBJECT MATTER JURISDICTION? ARE THE PARTIES SUBJECT TO THE COURT'S JURISDICTION? HAVE ALL PARTIES BEEN SERVED?
10) WHAT ARE THE FACTUAL AND LEGAL BASES FOR PLAINTIFF'S CLAIMS AND DEFENDANT'S DEFENSES (INCLUDE COUNTERCLAIMS & CROSSCLAIMS, IF APPLICABLE)?
11) WHAT FACTUAL AND LEGAL ISSUES ARE GENUINELY IN DISPUTE?
12) CAN THE ISSUES IN LITIGATION BE NARROWED BY AGREEMENT OR BY MOTIONS? ARE THERE DISPOSITIVE OR PARTIALLY DISPOSITIVE ISSUES APPROPRIATE FOR DECISION ON MOTION?
13) WHAT SPECIFIC RELIEF DO THE PARTIES SEEK? WHAT ARE THE DAMAGES SOUGHT?

14) DISCOVERY PLAN:

Α.	Mandat	ory Dis	clasures
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The parties will exchange the mandatory disclosures required under Rule 26(a)(1) at least seven (7) days prior to the date of the Rule 16 conference, unless they have obtained prior approval from the assigned Magistrate Judge to extend that deadline.

B. Subjects of Disclosure
The parties jointly agree that discovery will be needed to address the following subjects:
C. <u>Discovery Sequence</u>
Describe the parties' understanding regarding the timing of discovery, and state whether it is anticipated that discovery will be phased to address different issues in stages.
D. Writton Discovery
D. <u>Written Discovery</u>
Describe the written discovery demands which the parties contemplate serving under Rules 33, 34 and 36, including when they will be promulgated, the areas to be covered, and whether there is any need for any party to exceed the number of interrogatories permitted under Rule 33.
E. <u>Depositions</u>
Set forth the parties' expectations regarding depositions, including the approximate number to be taken, their location, a general description of the deponents, and an indication of whether any non-party fact depositions are anticipated.

F. Experts
Set forth the parties' expectations regarding the retention of experts, and identify any particular issues to be addressed by the court concerning the retention and exchange of the information regarding experts, including whether the parties seek a variance from the expert disclosure requirements of the form uniform pretrial scheduling order typically issued by the court (i.e., initial expert disclosure at least ninety days, responsive expert disclosures at least forty-five days, and rebuttal reports due at least thirty days, before the close of discovery).
G. Electronic Discovery
Set forth the parties' understanding and expectations regarding discovery of electronically stored information. This description should include any agreements reached with respect to the retention of electronically stored information and the manner in which it will be produced, if requested. The parties should also identify any agreements regarding the manner in which electronically stored information subject to claims of privilege or work product protection will be handled, and whether a court order will be requested, either on stipulation or otherwise, to address this issue. If an agreement has been reached on the entry of such an order, provide a brief description of the provisions which will be included in a proposed order.
H. Protective Orders
If the parties anticipate requesting a protective order from the court pursuant to Rule 26(c), describe the basis for the request and nature of the proposed protective order.

Provide a brief		ntion ed issues which, the parties reasonably anticipate,	may
require court ii	itervention.		
OR STATEMENTS,		TTRIAL BY STIPULATIONS, USE OF SUMMAR NS OF PRESENTING EVIDENCE? IS IT FEASI RIAL?	
16) ARE THERE RE	LATED CASES PENDING BEFO	ORE THE JUDGES OF THIS COURT?	
17) IN CLASS ACTI	ONS, WHEN AND HOW WILL	ΓHE CLASS BE CERTIFIED?	
18) WHAT ARE TH	E PROSPECTS FOR SETTLEMI	ENT? Please circle below the prospect for settleme	ent:
	389 KELY)→ → → → → → → → →		
CANNOT BE I	EVALUATED PRIOR TO	(DATE)	
HOW CAN SE	TTLEMENT EFFORTS BE ASS	ISTED?	
(Do not indicate any n	aonatam amounts at this time sattle	omant will be explored by the Magistrate Judge at the	tim a

(Do not indicate any monetary amounts at this time, settlement will be explored by the Magistrate Judge at the time of the initial status conference)

COMPLETE QUESTION 19 ONLY IF YOUR FILING ORDER COVER SHEET WAS CHECKED AS AN ADR TRACK CASE - Subject to Mandatory Mediation under General Order #47.

19) IF YOUR CASE WAS SELECTED AS A QUALIFYING MANDATORY MEDIATION CASE, CONFIRM THAT YOU HAVE:

- A. Reviewed General Order #47? YES/NO
- B. Reviewed the List of Court Approved Mediators available on the NDNY website? YES/NO
- C. Prepared to discuss with the Court, at the conference, whether your case should be opted out of the program. YES/NO
- D. Discussed the time frame needed to complete Mandatory Mediation? YES/NO

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Pursuant to Fed. R. Civ. P. 26(f)	a conference was held or	1	at		with th
participation of:		(Date)		(Place)	
	_for plaintiff(s)				
	for defendant(s)				
				(pa	arty name)
	for defendant(s)			_	
				(p:	arty name)

At the Rule 16(b) conference, the Court will issue an order directing the future proceedings in this action. The parties are advised that failure to comply with this order may result in the imposition of sanctions pursuant to Federal Rules of Civil Procedure 16(f).

Please detach this case management plan form and file electronically with the Clerk no later than seven (7) days in advance of the conference date.

w:\generalorder\go25.wpd December 4, 2020