

PROPOSED CASE MANAGEMENT PLAN AND REPORT OF RULE 26(f) MEETING

Court Expectations

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Rule 1 and Rue 26(b)(1). Counsel are expected to have reviewed Rule 1 and Rule 26(b)(1) and considered their obligations thereunder in discussing and preparing a discovery plan.

Additional consideration of proportionality. Counsel shall discuss and consider whether phased or iterative discovery will increase efficiency, reduce costs and lead to a faster resolution of the case when preparing a discovery plan.

Document Requests. Counsel shall be fully familiar with their obligations under Rules 34 and 26(g) and consider and discuss ways to ensure compliance and minimize disputes regarding overbreadth and specificity of requests and responses.

Competence. Counsel shall be sufficiently knowledgeable in matters relating to their clients' technological systems to discuss competently issues relating to electronic discovery, or have involved someone competent to address these issues on their behalf.

Counsel are directed to the Model Confidentiality Stipulation and Order and Discussion Topics for Rule 26(f) Conference on Judge Parker's Individual Practices Page.

Counsel represent by their signature below that they have read and will comply with the above.

Proposed Discovery Plan In accordance with Federal Rule of Civil Procedure 26(f) and Judge Parker's Individual Rules, the parties met on ______ (at least one week before the Initial Case Management Conference) and are exchanging communications thereafter. At least one week before the Initial Case Management Conference, the parties submit the following report for the Court's consideration: 2. **Summary of Claims, Defenses, and Relevant Issues** Plaintiff: Defendant: 3. Basis of Subject Matter Jurisdiction:

4.	Subjects on Which Discovery May Be Needed
<u>Plainti</u>	iff(s):
<u>Defen</u>	dant(s):
5.	Informal Disclosures
The in	formation required by Rule 26(a)(1) of the Federal Rules of Civil Procedure was
disclos	sed by Plaintiff(s) on In addition, on, Plaintiff(s)
produ	ced/will produce an initial set of relevant documents identified in its Initial
Disclo	sures and will continue to supplement its production.
The in	formation required by Rule 26(a)(1) of the Federal Rules of Civil Procedure was
disclos	sed by Defendant(s) on In addition, on,
Defen	dant(s) produced/will produce an initial set of relevant documents identified in its
Initial	Disclosures and will continue to supplement its production.
6.	Formal Discovery
	The parties jointly propose to the Court the following discovery plan:
	All fact discovery must be completed by
	The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the parties on consent without

application to the Court, provided that the parties meet the deadline for

completing fact discovery set forth in 3(a) above.

	a. <u>Depositions</u> : Depositions shall be completed by and					
	limited to no more than depositions per party. Absent an agreement					
	between the parties or an order from the Court, non-party depositions shall					
	follow initial party depositions.					
	b. <u>Interrogatories</u> : Initial sets of interrogatories shall be served on o					
	before All subsequent interrogatories must be served no later					
	than 30 days prior to the discovery deadline.					
	c. Requests for Admission: Requests for admission must be served					
	on or before					
	· · · · · · · · · · · · · · · · · · ·					
	d. <u>Requests for Production</u> : Initial requests for production were/will					
	be exchanged on and responses shall be due on					
	All subsequent requests for production must be served no					
	later than 30 days prior to the discovery deadline.					
	e. <u>Supplementation</u> : Supplementations under Rule 26(e) must be					
	made within a reasonable period of time after discovery of such information.					
7.	Anticipated Discovery Disputes					
Are th	ere any anticipated discovery disputes? Does either party seek limitations on					
discov	ery? Describe.					
	-,					
8.	Amendments to Pleadings					
	a. Are there any amendments to pleadings anticipated?					
	b. Last date to amend the Complaint:					

9.	Joinder of Parties						
	a.	Are there other necessary parties that need to be joined? Y/N					
	b.	Is joinder of other parties anticipated?					
	c.	Last date to join other parties:					
10.	Expert	Witness Disclosures					
At this	time, t	he parties do/do not (circle one) anticipate utilizing experts. Expert					
discov	ery shal	l be completed by					
11.	Electronic Discovery and Preservation of Documents and Information						
	a.	Have the parties discussed electronic discovery?					
	b.	Is there an electronic discovery protocol in place? If not, when the					
	parties	s except to have one in place?					
	c.	Are there issues the parties would like to address concerning					
	preser	vation of evidence and/or electronic discovery at the Initial Case					
	Manag	gement Conference?					
12.	Antici	pated Motions					
13.	Early S	Settlement or Resolution					
The pa	arties ha	ve/have not (circle one) discussed the possibility of settlement. The					
parties	s reques	st a settlement conference by no later than					

14.	Trial						
	a.	The parti	ies anticipate tha	t this case will be	e ready for trial by		
	b.	The parti	ies anticipate tha	t the trial of this	case will require		
	c.	The parti	ies request a jury	/bench (circle or	oench (circle one) trial.		
	d.	The parti	ies consent/do no	ot consent (circle	e one) to Magistrate J	udge	
	jurisdiction at this time.						
15.	. Other Matters						
			• •	_	idge jurisdiction at a	-	
		uant to 28			gistrate Judge jurisdi onsent form on Judg		
ng the c	-	fic disposi	itive motions, pla	ase utilize the t	U		
ng the curposes	or speci	fic disposi Webpage.		ase utilize the t			
ng the curposes	or speci ractices \	Webpage.			, 20		