SOU	THERN	ATES DISTRIC I DISTRICT OF	NEW YORK					
		Pla	intiff(s),		CIVIL CASE AND SCHED			Ŋ
v.					CV	(PMH))	
		De	efendant(s).	[
		Case Discover					onsultation	n with
1.	Magistare free consersubmit 85) to orders	arties [consent] trate Judge, include to withhold on the remaining to a Notice, Consetto the Clerk _and_judgments uch scheduled consetto.	uding motions a consent withou g paragraphs of ent, and Referen of Court s@nysd.uscourt	and trial, at adverse this form ance of a C with b as.gov pri	pursuant to 28 be substantive conneed not be confived Action to a landwritten sign to the Initial 1	U.S.C. § 63 onsequence mpleted and Magistrate gnatures	6(c). The person of the parties of the parties of Judge (for by e-mail	parties parties s shall m AO il to
2.	This ca	is case [is] [is not] to be tried to a jury.						
3.	Amended pleadings may not be filed and additional parties may not be joined except with leave of the Court. Any motion to amend or to join additional parties shall be filed by (Absent exceptional circumstances, 30 days from date of this							
	Order.		(Moschi ex	сериона	circumstances	, 50 days 1	Tom date (or uns
4.	Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed by (Absent exceptional circumstances, 14 days from date of this							
	Order.)							
5.	Fact D	iscovery						
	a.	All fact disco	overy shall be cumstances, a p	completeriod not	to exceed 120 d	lays from da	(A	Absent Order.)
	b.	Initial reques	sts for prod	uction	of documents	s shall l	be served	d by
	c.	Interrogatories	shall be served	l by		.		

	d.	Non-expert depositions shall be completed by
	e.	Requests to admit shall be served by
	f.	Any of the interim deadlines in paragraphs 5(b) through 5(e) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 5(a).
6.	Expert	Discovery
	a.	All expert discovery, including expert depositions, shall be completed by (Absent exceptional circumstances, 45 days from date in paragraph 5(a); i.e., the completion of all fact discovery.)
	b.	Plaintiff's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made by
	c.	Defendant's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made by
	d.	The interim deadlines in paragraphs 6(b) and 6(c) may be extended by the written consent of all parties without application to the Court, provided that all expert discovery is completed by the date set forth in paragraph 6(a).
7.		onal provisions required by Fed. R. Civ. P. 26(f) and agreed upon by the parties are ed hereto and made a part hereof.
8.		DISCOVERY SHALL BE COMPLETED BY (Absent ional circumstances, this date should align with the close of expert discovery.)
9.		arties shall file a joint letter concerning settlement/mediation by so therwise ordered by the Court, within 14 days after the close of fact discovery).
10.	. a.	Counsel for the parties have discussed an informal exchange of information in aid of an early settlement of this case and have agreed upon the following:
	b.	Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a privately retained mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case:

c.	Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph b, be employed at the following point in the case (e.g. within the next sixty days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery)
d.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.
includ	notions and applications shall be governed by the Court's Individual Practices, ing the requirement of a pre-motion conference before a motion for summary tent is filed.
discov motio in acc	s otherwise ordered by the Court, within 30 days after the date for the completion of very, or, if a dispositive motion has been filed, within 30 days after a decision on the n, the parties shall submit to the Court for its approval a Joint Pretrial Order prepared ordance with the Court's Individual Practices. The parties shall also comply with the s Individual Practices with respect to the filing of other required pretrial documents.
13. The p	arties have conferred and their present best estimate of the length of the trial is
herein	Civil Case Discovery Plan and Scheduling Order may not be modified or the dates extended without leave of the Court or the assigned Magistrate Judge acting under ific order of reference (except as provided in paragraphs 5(f) and 6(d) above).
15. The	Magistrate Judge assigned to this case is the Honorable
Magis	er the entry of this Order, the parties consent to trial before a Magistrate Judge, the trate Judge will schedule a date certain for trial and will, if necessary, amend this consistent therewith.
17. The 1	next case management conference is scheduled for at (The Court will set this date at the initial conference.)
Dated: New Y	York, New York
	SO ORDERED:
	Philip M. Halpern United States District Judge