		N DISTRICT COURT				
	Plaintiff(s), -against-		CIV. NO [Proposed] Civil Case Management Plan and Scheduling Order			
		Defendant(s).	; ; ;			
purs	uant to	Federal Rule of Civil Procedure 26(1	conferred pursuant to Fed. R. Civ. P.			
2.	•	Alternative Dispute Resolution / Settlement:				
	a.	Settlement discussions have/	have not taken place.			
	b.	The parties have discussed an info early settlement and have agreed	ormal exchange of information in aid of to exchange the following:			
	c.	mechanisms for use in this case, s the Magistrate Judge, (ii) participa	use of alternative dispute resolution uch as (i) a settlement conference before ation in the District's Mediation Program, iator. The parties propose the following this case:			

	d.	The parties recommend that the alternative dispute resolution mechanism designated above be employed at the following point in the case (e.g., within the next 30 days; after exchange of specific information; after deposition of plaintiff; etc.):
	e.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.
3.	The P	arties' Summary of Their Claims, Defenses, and Relevant Issues:
	<u>Plainti</u>	<u>ff(s)</u> :
	<u>Defen</u>	<u>dant(s)</u> :
4.	The P	arties' Asserted Basis of Subject Matter Jurisdiction:
5.	Subje	cts on Which Discovery May Be Needed:
	<u>Plainti</u>	<u>ff(s)</u> :

Defendant(	s)	):

Amended Pleadings:			
a.	No additional parties may be joined after Any motio to join after this date will need to meet the good cause requirements of F.R.C.P. 16.	n	
b.	No amended pleadings may be filed after Any motion to amend after this date will need to meet the good cause requirements F.R.C.P. 16.	on of	
Fac	Discovery:		
All	fact discovery shall be completed by	•	
b.	Initial requests for production were/will be served byAny subsequent requests for production must be served no later than days prior to the discovery completion deadline.		
C.	Initial interrogatories shall be served by Any subseque interrogatories must be served no later than 45 days prior to the discove completion deadline.		
d.	Depositions shall be completed by		
e.	Requests to admit shall be served by		
f.	The parties propose the following limits on discovery:		
g.	Except as otherwise modified in 8(f) above, the parties are to condudiscovery in accordance with the Federal Rules of Civil Procedure and t Local Rules of the Southern District of New York. The interim fact discover	the	

		the Court, provided that the parties meet the deadline for completing fact discovery.
	h.	The parties would like to address at the conference with the Court the following disputes, if any, concerning fact discovery:
9.	Expe	t Discovery (if applicable):
	a.	The parties do / do not anticipate using testifying experts.
	b.	Anticipated areas of expertise:
	c.	Expert discovery shall be completed by
	d.	By, the parties shall meet and confer on a schedule for expert disclosures, including reports, production of underlying documents, and depositions, provided that (i) expert report(s) of the party with the burden of proof shall be due before those of the opposing party's expert(s); and (ii) all expert discovery shall be completed by the date set forth above.
	e.	The parties would like to address at the conference with the Court the following disputes, if any, concerning expert discovery:
10.	Electi	onic Discovery and Preservation of Documents and Information:
	(If appropriate for the case, use the Court's Joint Electronic Discovery Submission and Proposed Order available at: <a href="http://nysd.uscourts.gov/judge/Lehrburger">http://nysd.uscourts.gov/judge/Lehrburger</a> .	
	a.	The parties have / have not discussed electronic discovery.
	b.	If applicable, the parties shall have a protocol for electronic discovery in place by

	c.	The parties would like to address at the conference with the Court the following disputes, if any, concerning electronic discovery:
11.	Antic	ipated Motions (other than summary judgment, if any):
12.		nary Judgment Motions: No less than 30 days before a party intends to
	the pa	summary judgment motion, and in no event later than the close of discovery, arty shall notify this Court, and the District Judge, that it intends to move for lary judgment and, if required by the District Judge's Individual Practices, st a pre-motion conference.
	summ of all of District motion	motion clearance has been obtained from the District Judge where required, eary judgment motions must be filed no later than 30 days following the close discovery if no date was set by the District Judge or, if a date was set by the ct Judge, in accordance with the schedule set by the District Judge. If no prenon conference is required, summary judgment motions must be filed no later 30 days following the close of discovery.
	Proce	summary judgment motion must comply with the Federal Rules of Civil dure, the Local Rules of this District, and the Individual Practices of the ct Judge to whom the case is assigned.
13.	any re judgm	al Submissions: The parties shall submit a joint proposed pretrial order and equired accompanying submissions 30 days after decision on the summary tent motion(s), or, if no summary judgment motion is made, 30 days after the of all discovery.
14.	Trial:	
	a.	All parties do / do not consent to a trial before a Magistrate Judge at this time.
	b.	The case is / is not to be tried to a jury.

	C.	The parties anticipate that the tria	I of this case will require	days
15.	Other	Matters the Parties Wish to Add	lress (if any):	
16.	The C	ourt will fill in the following:		
	A status conference will be held before the undersigned onatm. in Courtroom 18D, 500 Pearl Street.			
	The parties shall submit a joint status letter bylonger than pages.			no
Dated	:		SO ORDERED.	
			ROBERT W. LEHRBURGER United States Magistrate Judg	le
PLAIN	JTIFF(S	S):	DEFENDANT(S):	
ATTO	RNEY	NAME(s):	ATTORNEY NAME(s)	

ADDRESS	ADDRESS
TEL:	TEL:
FMAII:	FMAII ·