UNITED STATES DISTRICT COURT							
SOUTHERN DISTRICT OF NEW YORK	1						
[PLAINTIFF], Plaintiff(s),	CIVIL ACTION NO.: Civ() (SLC)						
-V-	REPORT OF RULE 26(f) CONFERENCE AND PROPOSED CASE MANAGEMENT PLAN						
[DEFENDANT],	PROPOSED CASE IVIAINAGEIVIENT PEAN						
Defendant(s).							
In accordance with Federal Rule of Civil Procedure 26(f) and Judge Cave's Individua							
Practices, the parties met on	_(at least one week before the Initial Case						
Management Conference) and exchanged comm	nunications thereafter. The parties now submit						
the following report for the Court's consideration	on:						

## 1. <u>The Court's Expectations</u>:

**Rule 1 and Rule 26(b)(1).** Counsel are expected to have reviewed Federal Rules of Civil Procedure 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 Proposed Protective Order and Stipulation and [Proposed] Order Concerning the Protocol for Conducting Remote Depositions on Judge Cave's Individual Practices Page.

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

2.	Summary of Claims, Defenses, and Relevant Issues:
<u>Plainti</u>	<u>ff(s):</u>
Defend	dant(s):
3.	Basis of Subject Matter Jurisdiction (and any dispute as to jurisdiction):
4.	Subjects on Which Discovery May Be Needed:
<u>Plainti</u>	
<u>Defend</u>	dant(s):
5.	Informal Disclosures:
	Plaintiff[s] disclosed the information required by Rule 26(a)(1) of the Federal Rules of Civil
Proced	dure on On, Plaintiff[s] [produced/will produce] an initial set
of rele	vant documents identified in [its/their] Initial Disclosures and will continue to supplement
[its/th	eir] production.
	Defendant[s] disclosed the information required by Rule 26(a)(1) of the Federal Rules of
Civil P	rocedure on On, Defendant[s] [produced/will produce] an
initial	set of relevant documents identified in [its/their] Initial Disclosures and will continue to
supple	ement [its/their] production.

## 6. Discovery Plan:

A. All fact discovery must be completed by \_\_\_\_\_\_.

No later than **one week after** the close of fact discovery, that is, by \_\_\_\_\_, the parties must file a joint letter on the docket certifying that fact is discovery is complete.

B. The parties will conduct discovery in accordance with the Federal Rules of Civil Procedure, the Local Rules of the Southern District of New York, and Judge Cave's Individual Practices. The following interim deadlines may be extended by the parties on written consent without application to the Court, **provided that** the parties meet the deadline for completing fact discovery set forth in paragraph 6(A) above.

i.	<u>Depositions</u> : Depositio	ns shall be completed by	and limited tono
	more than	depositions per party. Absent an a	greement between
	the parties or an order	from the Court, non-party deposition	ns shall follow initial
	party depositions.		

- ii. <u>Interrogatories</u>: Initial sets of interrogatories shall be served on or before
   \_\_\_\_\_. All subsequent interrogatories must be served no later than 30 days before the fact discovery deadline.
- iii. Requests for Admission: Requests for admission must be served on or before \_\_\_\_\_\_, and in any event no later than 30 days before the fact discovery deadline.
- iv. Requests for Production: 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 before the discovery deadline.

v. <u>Supplementation</u>: Supplementations under Rule 26(e) must be made within a reasonable period of time after discovery of such information, and in any event, no later than the fact discovery deadline.

## 7. <u>Anticipated Discovery Disputes</u>:

Describe any anticipated discovery disputes or proposed limitations on discovery.

8.	<u>Ame</u>	ndments to Pleadings:	
	a.	Does any party anticipate amending the pleadings?	
	b.	Last date to amend any pleading pursuant to Fed. R. Civ. P. 15(a) is Amendment of pleadings after this date will be permitted only on a showing of "good cause" under Fed. R. Civ. P. 16(b)(4).	
9.	Expe	Expert Witness Disclosures:	
	a.	Does any party anticipate utilizing experts?	
	b.	Expert discovery shall be completed by	
	No la	ater than <b>one week after</b> the close of expert discovery, that is, by, the parties	
	must	t file a joint letter on the docket certifying that all discovery is complete. This letter	
	shou	ld also state which dispositive motions, if any, each party intends to file.	
10.	Elect	tronic Discovery and Preservation of Documents and Information:	
	a.	Have the parties discussed discovery of electronically stored information (ESI)?	
	b.	Is there an ESI discovery protocol in place? If not, the parties expect to have one in place by	
	C.	Are there issues the parties would like to address concerning preservation of evidence and/or ESI discovery at the Initial Case Management Conference?	

11.	Early Settlement or Resolution:			
	The pa	rties have/have not (circle one) discussed	d the possibility of settlement. The partie	S
reques	st a settl	lement conference by no later than	The following information	1
is need	ded befo	ore settlement can be discussed:		
12.	<u>Trial</u> :			
	a.	The parties anticipate that this case will	be ready for trial by	
	b.	The parties anticipate that the trial of th	nis case will requiredays.	
	c.	The parties do/do not (circle one) consethis time.	ent to a trial before a Magistrate Judge at	
	d.	The parties request a jury/bench (circle	one) trial.	
13.	<u>Other</u>	Matters:		
	a.	<b>Fed. R. Evid. 502(d)</b> . The disclosure of documents or information (electronic of otherwise) subject to the attorney-client privilege, the work product doctrine, of other privilege or immunity from production shall not operate as a waiver of that privilege or immunity in this case or in any other federal or state proceeding. This paragraph shall be interpreted to provide the maximum protection permitted by Fed. R. Evid. 502(d).		
Respe	ctfully s	ubmitted thisday of		
ATTO	RNEYS	FOR PLAINTIFF(S):	ATTORNEYS FOR DEFENDANT(S):	
Dated	:	New York, New York, 20		
		SO	ORDERED.	

SARAH L. CAVE

**United States Magistrate Judge**