SOUT	ED STATES DISTRICT COURT THERN DISTRICT OF NEW YORKx	
	Plaintiff(s), -against-	: : Nocv ( ) (SDA) :
	Defendant(s).	: : :
	X	
	REPORT OF RULE 26(f) MEETING AND I	PROPOSED CASE MANAGEMENT PLAN
	In accordance with Federal Rule of Civil P	Procedure 26(f), counsel for the parties spoke
on	and exchanged communic	ations thereafter, and submit the following
repor	t of their meeting for the court's considera	tion:
	1. Summary of Claims, Defenses, ar	nd Relevant Issues
	<u>Plaintiff:</u>	
	<u>Defendant:</u>	
	2 Rasis of Subject Matter Jurisdicti	on:

3.	3. Subjects on which discovery May Be Needed						
<u>Plaint</u>	Plaintiff:						
<u>Defen</u>	Defendant:						
4.	4. Initial Disclosures						
The in	The information required by Rule 26(a)(1) of the Federal Rules of Civil Procedure was						
disclosed by Plaintiff(s) on In addition, on, Plaintiff(s)							
produced/wil	ll produ	ce an initial set of relevant documents identified in its Initial Disclosures					
and will conti	nue to s	supplement its production.					
The in	ıformati	on required by Rule 26(a)(1) of the Federal Rules of Civil Procedure was					
disclosed by I	Defenda	int(s) on In addition, on, Defendant(s)					
produced/wil	ll produc	ce an initial set of relevant documents identified in its Initial Disclosures					
and will continue to supplement its production.							
5.	Forma	al Discovery					
	The parties jointly propose to the Court the following discovery plan:						
	a.	All fact discovery must be completed by					
	b.	The parties are to conduct discovery in accordance with the Federal Rules					
of Civil Proce	dure and	d 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 5(a) above. <u>Depositions</u>: Depositions shall be completed by \_\_\_\_\_ and limited to no i. 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. ii. Interrogatories: Initial sets of interrogatories shall be served on or before . All subsequent interrogatories must be served no later than 30 days before the discovery deadline. Requests for Admission: Requests for admission must be served on or iii. before . Requests for Production: Initial requests for production were/will be iv. 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. Supplementation: Supplementations under Rule 26(e) must be made v. within a reasonable period of time after discovery of such information. 6. **Anticipated Discovery Disputes** Are there any anticipated discovery disputes? Does either party seek limitations on discovery? Describe. 7. **Amendments to Pleadings** Are there any amendments to pleadings anticipated? a.

Last date to amend the Complaint:

b.

## 8. Expert Witness Disclosures

	At this	At this time, the parties do/do not (circle one) anticipate utilizing experts. Expert						
discove	ery shal	ll be cor	mpleted by					
	9. Electronic Discovery and Preservation of Documents and Information							
		a.	Have the parties discussed electronic discovery?					
parties	s except	b. t to hav	Is there an electronic discovery protocol in place? If not, when the e one in place?					
		c.	Do the parties want the Court to enter a Rule 502(d) Order? (see Rule 502(d) Order					
			Yes No					
		d.	Are there issues the parties would like to address concerning preservation					
of evid	lence a	nd/or e	lectronic discovery at the Initial Case Management Conference?					
	10.	Anticipated Motions						
	11.	Early S	Settlement or Resolution					
The pa	rties ha	ive/hav	e not (circle one) discussed the possibility of settlement. The parties					
reques	t a sett	lement	conference by no later than The following					
inform	ation is	neede	d before settlement can be discussed:					
	12.	Trial						
		a.	The parties anticipate that this case will be ready for trial by					

Revised: April 22, 2021

		b.	The parties anticipate that the trial of this case will require days.		
		c.	The parties do/do not (circle one) consent to a trial before a Magistrate		
Judge a	it this t	ime.			
		d.	The parties request a jury/bench (circle one) trial.		
	13. Other Matters		Matters		
	-				
	-				
Respectfully submitted this day of					
ATTORNEYS FOR PLAINTIFF(S):  ATTORNEYS FOR DEFENDANT(S):					
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