SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF BRON		_		
		X		PPRELIMINARY CONFERENCE ORDER
				Pursuant to Part 202 of the Unified Civil
		Plaintiff(s),		Rules for the Supreme Court
-against-				HON. MYRNA SOCORRO, J.S.C.
				Index Number
		Defendant(s),		Conference Date
		X		RJI Filed Date
APPEARANCES:	Plaintiff:			
	Firm:			
	By Attorneys:_			Phone:
	Carrier:		_ Phone:	Coverage Amount:
	Defendant 1:_			
	Firm:			
	By Attorneys:_			Phone:
	Carrier:		_ Phone:	Coverage Amount:
	Defendant 2:_			
	Firm:			
				Phone:
	Carrier:		_ Phone:	Coverage Amount:
	Defendant 3:_			

Carrier:_____ Phone:_____ Coverage Amount:_____

Parties must adhere to all dates contained herein relating to the completion of items in this order. Counsel may enter into written stipulations of adjournment or extension between the parties. Parties must submit stipulation to the Court via NYSCEF (and courtesy coy to Part) to have stipulation so ordered.

If parties are aware, prior to commencement of or completion of all EBTs, of impleader actions that will be filed, parties to contact the court upon appearances by third party defendant, so that a status conference can be held. (See rules of part on how to communicate with the court.)

I.	INSURANCE COVERAGE:		To be furnished within 14 days, including excess insurance, if any, and if no insurance and/or excess insurance, Affidavit by defendant or principal of defendant stating same.
	BILL OF	□1.	Demand Made
	PARTICULARS:	□2.	Verified Bill of Particulars 2(a). To be served by 2(b). Served: 2(b)(i). Satisfactory 2(b)(ii). Notice of Deficiency served to be served by
		□3.	Supplemental verified bill of particulars to be served by
		□4.	Demand for bill of particulars for affirmative defenses o served o to be served by o waived Verified bill of particulars on affirmative defenses o served o to be served by
III.	MEDICAL REPORTS AND HOSPITAL AUTHORIZATIONS:	□1. □2.	Furnished □ Satisfactory □ Deficient (If deficient, list missing on supplemental rider) Medical and Hospital authorizations to be served by
	EXAMINATION BEFORE TRIAL:	□1.	Interpreter required □ for Plaintiff □ for Defendant Language: □
		□2.	□ Plaintiff: date □ Defendant: date
			o virtual or o in person at place to be determined

		□3.	Held (Except:
		□4.	Post EBT demands by Responses due
v.	PHYSICAL	□1(a).	Held
	EXAMINATION :		Waived
		$\Box 1(c)$.	Examination of
			To be held by
		2()	Defendant to designate physician(s) by
		` '	Physician's report furnished Copy of physician's report to be furnished to plaintiff within
		⊔2(0).	days of examination.
VI.	OTHER	□1.	None
	DISCLOSURES:	□2.	All parties' statements, and photographs. If none, an affirmation to that effect shall be exchanged.
		□3.	Authorizations for plaintiff's employment records (IRS) including W-2 for period
		□4.	
		□5.	To be completed within
VII.	IMPLEADER ACTIONS:	: □1(a).	None $\Box 1(b)$ To be completed 30 days after all EBTs.
VIII.	DESIGNATED FOR	□1(a).	CPLR 325 (c)
	TRANSFER:	` '	CPLR 325 (d)
IX.	ADDITIONAL DIRECTIVES:		See attached page for additional directives.
Х.	ALL PARTIES:	C	Continued PC on: at A.M.
			Compliance conference on: at P.M.
XI.	MOTIONS:		Plaintiff
			Defendant
		To file	e motion for default vs defendant or third-party defendant by

Pendency of motions pursuant to CPLR 3211, 32	12 and 3213 stay discovery pursuant to CPLR R 3414 (b).			
Counsel will be required to justify, at the Compliance Conference, failure to adhere to the discovery schedule set forth herein.				
In the event of non-compliance, costs or other sanctions may be imposed.				
Dated:	Enter:			
	Hon. Myrna Socorro, J.S.C.			