OUNTY OF	
	Decement Man
	Part:
Plaintif	f(s) Index No.:
- against -	RJI Filing Date:
	PRELIMINARY CONFERENCE ORDER COMMERCIAL DIVISION
Defend	ant(e)
APPEARANCES: Please include address; (3) your firm's telephone n	X (1) your name; (2) your firm's name and number; (4) your direct telephone number an
APPEARANCES: Please include address; (3) your firm's telephone n (5) your e-mail address; and (6) the	(1) your name; (2) your firm's name and number; (4) your direct telephone number an party you represent.
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riam v. De	riff Index Number: Preliminary Conference Orde Page 2 of 1.
FL.	CONFIDENTIALITY ORDER:
	The court recognizes that most cases in the Commercial Division involve facts which are highly sensitive. In such cases, in order to proceed to proper discovery, the Court may order the parties to enter into a Confidentially Agreement, which the court will "So Order." The parties are directed to use the model confidentiality agreement promulgated in the part before which they are appearing. If the Trial Part does not have as specific form it uses, the parties are referred to the model
den de de contra contra de deservación de la contra del la contra de la contra del la con	confidentiality agreement found at: http://www.nycbar.org/pdf/report/ModelConfidentiality.pdf
tem et a transferirandeme mandalmitem de a transferirande mandalmitem de a tr	
dem der 1880 bette betreicht mehr dem mit dem der 1880 betreicht mehr mehrbeit mit dem der 1880 betreicht mit dem ist 1880 betreicht mit dem der 1880 betreicht mit dem	http://www.nycbar.org/pdf/report/ModelConfidentiality.pdf The parties HAVE or HAVE NOT entered into a Confidentiality
demoka (Majorithologiana) mahokalimbenoka (Pajorithologian) mahokalimbenoka (Majorithologian) independent neben	The parties HAVE or HAVE NOT entered into a Confidentiality Agreement. The parties WILL or WILL NOT be submitting a Confidentiality

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Art annihilation in the	
pro	SCRIPTION OF THE CASE: Pursuant to 22 NYCRR 202.12(c)(1), please vide a brief description of the factual and legal issues raised in the pleadings of case:
(a)	Plaintiff's legal theory and salient facts in support of claims/counterclaim defenses:
Ап	nount Demanded: \$
(p)	If issue has been joined, Defendant, legal theory and salient facts in support of defenses, counterclaims and third-party claims. If issue has <i>not</i> yet been joined, Defendant need not, at this time, answer this question.
The American of Community of the Community of Special Community of Com	theory and salient facts in support of defenses, counterclaims and third- party claims. If issue has not yet been joined, Defendant need not, at this time, answer this question.
Am	theory and salient facts in support of defenses, counterclaims and third- party claims. If issue has not yet been joined, Defendant need not, at this time, answer this question.

Plaintiff	Index Number:
	Preliminary Conference On Page 4 of
Amo	ount Demanded on the Counterclaim/Cross Claim: \$
Please use	additional sheets, if needed.
iv. dis	COVERY PROVISIONS
	hereby ORDERED that disclosure shall proceed pursuant to the Commercules found at http://www.nycourts.gov/rules/trialcourts/202.shtml#70
(a)	BILL OF PARTICULARS (See CPLR 3130(1)):
Action for the state of the sta	(1) Demand for a Bill of Particulars shall be served byon of before
	(2) Responses to the Bill of Particulars shall be served by on or before
	Comment:
(b)	DOCUMENT PRODUCTION
A 9	All documents produced by any and all parties must be Bates Stamped.
	(1) Initial demands for discovery and inspection shall be served by all parties on or before
	(2) Responses to demands shall be served by all parties on or before
1	Comment:

)eteriozni	Preliminary Conference Order Page 5 of 13
(c)	INTERROGATORIES
	(1) Interrogatories shall be served by all parties on or before
	(2) Answers to interrogatories shall be served on or before
,	Comment:
(d)	DEPOSITIONS:
	Defendant's deposition of plaintiff(s) on or before
	Plaintiff's deposition of defendant(s) on or before
	If there are multiple parties, please use additional sheets. Please be sure to indicate the name of the case, the index number and question being answered. Please include the (1) name of the party to be deposed; (2) the name of the person who will be deposing the party; and (3) the date and time of the deposition.
	Non-party's depositions on or before
	All depositions shall be completed on or before
	Comment:

. Defendan	t			Preliminary Conference Order Page 6 of 13
(e)	OTI	HER DISCLOSUI	₹E:	
· <u>·</u>			<u> </u>	
			 	
(f)	IIMOP	LEADER:		
	15 da defe	ays after the end of	the last deposition	ons and complaint no later than of a named plaintiff and presentative of a named party's
(g)	ELE	CTRONIC DISC	OVERY	
	(1)	Will there be Ele	etronic Discovery i	n the case:
		YES	NO	NOT SURE**
		reasonabl (ESI), the considera	ly likely to include e y should refer to the	about whether the case is electronically stored information e non-exhaustive list of 22 NYCRR 202.12 (b)(1)] rts.gov website.)
	(2)	8(b) [22 NYCRR fulfilled their requatters relating to Conference. Pur [22 NYCRR 202 reminded that to to include electrons.]	202.70(g)(8)(b)] c quirement to meet an o electronic discover suant to Uniform C .70(g)(1)(b)] and 22 the extent they believed the country, country	orm Commercial Division Rule ounsel certify that they have and confer regarding certain ery, before the Preliminary ommercial Division Rule 1(b) 2 NYCRR 202.12(b), counsel are eve this case is reasonably likely usel must be sufficiently versed chnological systems to discuss

F	laintiff				Index Number:
	. Defendant			•	reliminary Conference Order Page 7 of 13
	·	have that	e brought someon pursuant to 22 1 ferred to discuss Date(s) on wi	one to address these is NYCRR 202.12(c)(3)	
		(ii)		• •	t concerning electronic
			_YES	NO	PARTIALLY
The second secon	(3)	Dire	ectives concerni	ng electronic discov	ery.
			following topics rmation become		nd supplemented as new
		(i)	indicate for be that the partie identified the and have desi	oth the plaintiff(s) an s have created a pres relevant custodians f	(g)(8)(i)-(v)]: Please d each of the defendant(s) ervation plan; have or each computer/server (s) responsible for the
		· · · · · · · · · · · · · · · · · · ·	designated inc	list the names of the lividuals – only the fa ss of being done.	custodians or the act that it has been done or
		(ii)	Please identify	22 NYCRR 202.70(g) (1) that the parties her searching and revie	(8)(vi) and (ix)]: ave agreed on the scope wing ESI (i.e. the relevant

'laintiff	index Number:
. Defendant	Preliminary Conference Order Page 8 of 13
	search terms or technology-assisted review); (2) that the parties have agreed on the extent, order and form of production; and (3) a projected production schedule.
	Please do not list the actual terms of the review but just the fact that it has been done or is in the process of being done.
(iii)	Privilege Logs and Redactions [22 NYCRR 202.70(g)(8)(b)(vii)]. Please identify how the parties will provide for the identification, redaction, and logging of privileged or otherwise confidential ESI.
(iv)	Claw-Back Provisions [22 NYCRR 202.70(g)(8)(b)(viii)] for inadvertent production:
(v)	Costs [22 NYCRR 202.70(g)(8)(b)(x)] (presently found at the nycourts.gov website): Each party shall bear its own costs of production pursuant to U.S. Bank Nat'l Assoc. v. Greenpoint Mtge. Funding Inc., 94 A.D.3d 58 (1st Dep't 2012). In the event that cost shifting becomes an issue, the parties shall write a letter to the Court of not more than three (3) pages outlining the problem prior to setting up a conference call with the Court.

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P	laintiff		Index Number:
٧,	Defendant		Preliminary Conference Order Page 9 of 13
	and the second of the second o	(4)	Judicial Intervention
	Address of the state of the sta		The parties anticipate the need for judicial intervention regarding the following issues concerning the scope and methods of preserving and/or producing ESI:
_		<u>.</u>	
		(5)	Additional Directives
	A manufacture of the state of t	. ,	Please set forth any additional directives or issues relation to ESI:
_			
	(ħ)	END	DATE OF FACT DISCLOSURE:
	And Andreas An	Fact	Disclosure shall be completed by

(i) EXPERT DISCOVERY (if any):

Pursuant to the Commercial Division Rules 13(c) and 8 (available at http://www.nycourts.gov/rules/trialcourts/202.shtml#70), which mandate consultation with opposing counsel, the Court hereby ORDERS that if any party intends to introduce expert testimony at trial or in support of a motion for summary judgment, the parties, no later than thirty (30) days prior to the completion of fact discovery, shall confer on a schedule for expert disclosure — including the identification of experts, the agreement to exchange expert reports and the timetable for the deposition of testifying experts. Expert disclosure shall be completed no later than four (4) months after the completion of fact discovery.

In the event that a party objects to this procedure or timetable, the parties shall request a conference to discuss the objection to the Court.

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	The note of issue and certificate of readiness may not be filed until the completion of expert disclosure.
(j)	END DATE OF ALL DISCOVERY:
AL	TERNATIVE DISPUTE RESOLUTION
	The Judges in the Commercial Division encourage all parties to work towards a proper and just resolution of the issues in the case. The judges of the Commercial Division believe that the parties are better served the earlier a proper and just resolution can be reached. Toward that end, the judges asks the litigants in this case, on a continuous basis going forward, to consider the following provisions:
(a) ·	Counsel for the parties have discussed or will be discussing the use of the following alternate dispute mechanisms for use in this case: (i) a settlement conference, (ii) participation in the Commercial Division's Alternative Dispute Resolution Program (if applicable); and/or (iii) retention of a privately-retained mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case:
(b)	Counsel for the parties recommend that the alternate dispute resolution mechanism set forth above be employed at the following point in the case: (e.g., within the next sixty (60) days; thirty (30) days after document and interrogatory discovery is completed; after the deposition of the parties are completed on or before; or after the close of fact discovery and before the commencement of expert discovery.)

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		Please indicate when the alternate dispute resolution mechanism should commence:
VI.	FIN	AL DIRECTIVES
	(a)	NOTE OF ISSUE
8-0-1 B 8-0 B 1 B 1 B 1 B 1 B 1 B 1 B 1 B 1 B 1 B		shall file a note of issue/certificate of readiness on or before
		A copy of this PC order and subsequent Compliance and Status Conference orders shall be served and filed with the note of issue.
	(b)	DISPOSITIVE MOTION(S):
		All dispositive motion(s) shall be made on or before
		Such motions may be filed by Order to Show Cause or Notice of Motion. The court encourages the parties to confer and agree on the dates for the opposition and reply papers to be exchanged and e-filed.
	(c)	COMPLIANCE CONFERENCE:
		Parties or their representatives with knowledge of the case and this Preliminary Conference order shall appear for a Compliance Conference on
A CONTRACTOR OF THE CONTRACTOR		Parties or their representatives with knowledge of the case and this Preliminary Conference order shall appear as well at all subsequent Status Conferences.

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(d) ADDITIONAL DIRECTI	VES:
Plaintiff's Attorney	Defendant's Attorney
	Defendant's Attorney
THE DATES SET FORT EXCEPT WITH THE AP	H HEREIN MAY NOT BE ADJOURNED PROVAL OF THE COURT.
THE PARTIES MU ORDERS TO ALL	IST BRING COPIES OF ALL DISCLOSURE CONFERENCES.
	SO ORDERED:
DATE:	J.S.C.

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Plaintiff	Index Number:
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ADDITIONAL PAGES