COMMERCIAL DIVISION PRELIMINARY CONFERENCE ORDER PURSUANT TO PART 202 OF THE UNIFORM CIVIL RULES FOR THE SUPREME COURT KINGS COUNTY

			ı	
			Date	
		Plaintiff(s)		
	-against-		Index #	
		Defendants		
Plaintiff				$_{\scriptscriptstyle \perp}$ is represented by
Firm:				
Responsible Attorney:				
Address:				
Email:				
Telephone:				
Defendant				_ is represented by
Firm:				
Responsible Attorney:				
Address:				
Email:				
Telephone:				
Defendant				_ is represented by
Firm:				
Responsible Attorney:				
Address:				
Email:				
Telephone:				

Defendant		is represented by
Firm:		
Address:		
Email:		
Telephone:		_ Fax:
Nature of the Cas	se:	
()	i's Claims / Counterclaim Defense	S
(b) Defend	Amount Demanded: \$'s Claims / Defenses
	Amount Demanded: \$	
Defend	ant	's Claims / Defenses
	Amount Demanded: \$	
Defend	ant	's Claims / Defenses
	Amount Demanded: \$	

IT IS HER	EBY ORDERED THAT	THIS ACTION IS ASSIGN	ED TO THE
	EXPEDITED	STANDARD	COMPLEX TRACK
AND DISC	CLOSURE SHALL PRO	CEED AS FOLLOWS:	
(1) BILL C	F PARTICULARS (see	3130(1)):	
(a)	Demand for a bill of pa on or before		
(b)	Bill of Particulars shall		on or before
(c)	BILL OF PARTICULAR	RS SERVED:	
	[] Satisfactory		
	[] Unsatisfactory - be	cause:	
` '		DISCOVERY AND INSPE	
(a)		very and Inspection (CPLR days from the date of this	3120) shall be served not later s Order.
(b)	-	•	ds shall be served not later than posing party(ies) demand(s).
(c)	relevant to the issues in production of any photo	The failure to comply here	9
(3) INTER	RROGATORIES: Limited	d to 25 questions per party	
(a)	Interrogatories shall be before		on or
(b)	Answers to interrogato on or before		

(4) DEPOSITIONS: To be held as follows: (Priority shall be in accordance with CPLR 3106 unless otherwise agreed or ordered.)			
Party	Date	Time	Place
FAILURE TO APPEAR FOR DEPOSITION AS SCHEDULED WILL BE DEEMED A WAIV FAILURE TO PRODUCE A SPECIFIED WITNESS FOR DEPOSITION WILL PRECLUDE SUCH WITNESS'S TESTIMONY AT TRIAL ON BEHALF OF THE PARTY FAILING TO PRODUCE. SUCH PARTY MAY ALSO BE DEEMED TO HAVE WAIVED THE DEPOSITI OF THE OPPOSING PARTY.			
(5) OTHER DISCLOSURE: (a) Commissions or letter repeated witness:	ogatory (CPLR 3	108): Identity ar	nd set forth the location of
(b) Expert disclosure (CPLI	R 3101[d])		
Plaintiff(s) shall provide exp	pert disclosure by	<i>'</i>	
Defendant(s) shall provide	expert disclosure	e by	
(6) PRESERVATION OF ELECT	TRONIC EVIDEN	CE:	
documents, text files, h	g and other electrong and drive spreads elephone logs, transfered on removale devices and ne	onic communic sheets, graphics ansaction logs, able media, info etwork access in	ations, word processing s, audio and video files, internet usage files, off-line rmation contained on offormation and backup
(b) Within 10 days of the excompliance with Rule 8			natories hereto shall, in Division Rules (22 NYCRR

202.70), submit to the Court a copy of the agreed written plan/stipulation for the preservation of ESI related documents, data and tangible things reasonably

anticipated to be subject to discovery in this action. Such plan, which may be updated, shall identify the categories of ESI to be preserved, individuals responsible for preservation, maintenance and production of ESI and issues relating to potential costs of maintenance, preservation and production of ESI. In the alternative, counsel may stipulate to limit and/or eliminate the discovery of ESL in whole or part and/or forego or limit the production of information in electronic form. A copy of such stipulation must be submitted to the court within 10 days of this Order.

- (c) For the relevant periods relating to the issues in this litigation, each party shall take all reasonable steps (including suspending aspects of ordinary computer processing and/or backup of data that may compromise or destroy ESI) necessary to maintain and preserve such ESI as may be (i) relevant to the parties' claims and/or defenses, or (ii) reasonably calculated to lead to the discovery of admissible evidence, including but not limited to all such ESL data generated by and/or stored on the party's computer system(s) and/or any computer system and storage media (i.e., internal and external hard drives, hard disks, floppy disks, memory sticks, flash drives and backup tapes), under the party's possession, custody and/or control. The failure to comply herewith may result in appropriate sanctions or such other relief as the court may be authorized to impose or award, including but not limited to precluding use of evidence, taking adverse inferences, and/or rendering judgment in whole or part against the offending party(ies).
- (d) (i) When ESL is produced, it shall be produced on appropriate electronic media (i.e., CD, DVD or portable hard drive) in the following format(s), as may be agreed:

Digital images endorsed with numbers and confidentiality legends, searchable text, and agreed-to metadata fields with regard to the following data:
 Native format with metadata intact and, as appropriate under the circumstance, endorsed with numbers and confidentiality legends with regard to the following data:
 $_{ extstyle}$ The following format, as agreed by the parties, with regard to the following data:

- (ii) In the absence of an agreement by the parties, the court shall direct the manner of production upon application of the party(ies)
- (e) Issues with regard to cost shifting shall be brought to the attention of the Court as soon as practicable.

(7) CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT:		
 (a) In the event that there is a need for a Confidentiality/Non-Disclosure Agreement prior to disclosure, the party(ies) demanding same shall prepare and circulate the proposed agreement. If the party(ies) cannot agree as to same, they shall promptly notify the Court. The failure to promptly seek a confidentiality agreement may result in a waiver of same. (b) anticipates the need for a Confidentiality Agreement as to the following issues: 		
 (8) DISCOVERY - RELATED DISPUTES: Issues relating to disclosure shall be resolved between counsel without Court intervention whenever possible. If Court intervention becomes necessary, a conference call may be arranged with the Judge or Law Clerk pursuant to Kings County Commercial Division Rule 18 and <u>must take place</u> prior to any motions being made. (9) INSURANCE COVERAGE (IF APPLICABLE): 		
(10) IMPLEADER: Shall be completed on or before		
(11) END DATE FOR ALL DISCLOSURE:		
(12) ALTERNATIVE DISPUTE RESOLUTION:		
[] Requested		
[] Declined		
(13) COMPLIANCE CONFERENCE: Shall be held on		
(14) NOTE OF ISSUE: A note of issue/certificate of readiness shall be filed on or before Failure to file a note of issue by this date may result in the dismissal of this action.		
(15) MOTIONS: Any dispositive motion(s) shall be made returnable on or before		

(16) FINAL SETTLEMENT CONFERENCE: A final settlement conference, at which the parties

must be present, shall be held on _____

THE DATES SET FORTH HEREIN MAY NOT BE ADJOURNED OR MODIFIED EXCEPT WITH APPROVAL OF THE COURT.

IN THE EVENT OF NON-COMPLIANCE WITH THE TERMS OF THIS ORDER, COSTS OR OTHER SANCTIONS MAYBE IMPOSED, INCLUDING PRECLUSION OF EVIDENCE. IF A SETTLEMENT IS REACHED, THE COURT SHALL BE PROMPTLY NOTIFIED AND A COURTESY COPY OF THE STIPULATION OF DISCONTINUANCE SHALL BE PROMPTLY FORWARDED TO THE COURT. PLAINTIFF IS RESPONSIBLE FOR FILING THE STIPULATION WITH THE COUNTY CLERK AND SHALL PAY THE FEES UNLESS OHERWISE AGREED BETWEEN THE PARTIES PART OF THE WRITTEN STIPULATION.

ADDITIONAL DIRECTIVES:	
	EARED FOR A PRELIMINARY CONFERENCE ON THIS DATE MS AND/OR CONDITIONS OF THIS ORDER AND HEREBY
ATTORNEY	FOR PLAINTIFF:
ATTORNEY	FOR DEFENDANT:
SO ORDERED:	
Dated:	J.S.C.