UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK ------X RAUL SIANCAS, individually and on behalf of all others similarly situated,

Plaintiff,

-against-

REFERRAL ORDER 14-CV-6151(JS)(SIL)

RALLYE MOTORS, LLC, RALLYE MOTORS HOLDING LLC, RALLYE GLEN COVE, LLC, RALLYE NORTHERN, LLC, RALLYE ROSLYN, LLC, RALLYE ROSLYN HOLDING, LLC, RALLYE WESTBURY, LLC, AND EXCLUSIVE DETAILING, INC.,

Defendants. -----X SEYBERT, District Judge:

Plaintiff's motion to amend (Docket Entry 99) is REFERRED to Magistrate Judge Steven I. Locke pursuant to Rule 72(a) of the Federal Rules of Civil Procedure for DECISION. <u>See Fielding v. Tollaksen</u>, 510 F.3d 175, 178 (2d Cir. 2007) ("As a matter of case management, a district judge may refer nondispositive motions, such as a motion to amend the complaint, to a magistrate judge for decision without the parties' consent."); <u>Dollar Phone Corp. v. St. Paul Fire</u>, No. 09-CV-1640, 2011 WL 837793, at *1 (E.D.N.Y. Mar. 4, 2011) (collecting cases); <u>see also Pagano v. Frank</u>, 983 F.2d 343, 346 (1st Cir. 1993); <u>Hall v. Norfolk S.</u> <u>Ry. Co.</u>, 469 F.3d 590, 595 (7th Cir. 2006). The parties are directed to address all future filings related to this motion to Judge Locke.

SO ORDERED.

Dated:	April <u>25</u> , 2		2016	<u>/s/</u> J		SEYBI	ERT
	Central	Islip,	, New York	Joar	nna Seyk	pert,	U.S.D.J.