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	HERN	TES DISTRICT COUDISTRICT OF NEW	YORK	Y	USDC SDNY DOCUMENT ELECTRONICALLY DOC#:	
JOSE		OBINSON		;	DATE FILED:	
		Plaintiff(s), 11 -CV- 3742 (JF -V- RICA, STAN SHERWOOD, MATTEO CIVIL CASE I, and CHRISTY LELECK MANAGEMENT PL Defendant(s). AND SCHEDULIN ORDER			CIVIL CASE NAGEMENT PLAN ND SCHEDULING	
with F		civil Case Managemen Civ. P. 26(f)(3).	t Plan (the "Plan")	is submitted by the	parties in accordance	
1.	procee 28 U.S	All parties [consent/ do not consent/] to conducting all further proceedings before a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences. [If all parties consent, the remaining paragraphs need not be completed.]				
2.	Settler	ttlement discussions [have/ have not] taken place.				
3.	The pa	arties [have/ / h	nave not] co	onferred pursuant to	Fed. R. Civ. P. 26(f).	
4.	leave	Amended pleadings may not be filed and additional parties may not be joined except with leave of the Court. Any motion to amend or to join additional parties shall be filed within 30 days from the date of this Order. [Absent exceptional circumstances, thirty (30) days.]				
5.	14	Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than days from the date of this Order. [Absent exceptional circumstances, fourteen (14) days.]				
6.	Fact D	Discovery				
	a.	All fact discovery sh [A period not to excunique complexities	eed 120 days, unles	s the Court finds th		
	b.	Initial requests for p	roduction of docum	nents shall be serve	d by	
	c.	Interrogatories shall	be served by Febru	ary 16, 2012	1	

	d.	Depositions shall be completed by May 16, 2012				
	e.	Requests to admit shall be served by April 16, 2012				
	f.	Any of the deadlines in paragraphs 6(b) through 6(e) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 6(a).				
7.	Expert Discovery					
	a.	All expert discovery, including expert depositions, shall be completed no later than July 2, 2012 . [Absent exceptional circumstances, a date forty-five (45) days from the date in paragraph 6(a) (i.e., the completion of all fediscovery).]				
	b.	Plaintiff's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made on or before May 1, 2012				
	C,	Defendant's expert disclosures pursuant to Fed. R. Civ. P. 26(a)(2) shall be made on or before June 1, 2012				
	d.	The interim deadlines in paragraphs 7(b) and 7(c) may be extended by the written consent of all parties without application to the Court, provided that expert discovery is completed by the date set forth in paragraph 7(a).				
8.	inolud judgn sumn relati	notions and applications shall be governed by the Court's Individual Practices, ding the requirement of a pre-motion conference before a motion for summary ment is filed. Pursuant to the authority of Fed. R. Civ. P. 16(c)(2), any motion for mary judgment will be deemed untimely unless a request for a pre-motion conference ing thereto is made in writing within fourteen (14) days after the date in paragraph (i.e., the close of fact discovery).				
9.		All counsel must meet in person to discuss settlement within fourteen (14) days following the close of fact discovery.				
10.	a.	Counsel for the parties have discussed an informal exchange of information in aid of early settlement of this case and have agreed upon the following:				
		The parties have already engaged in an unsuccessful mediation and do not believe any				
		further informal exchange of information would be helpful at this time.				

b.	Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a privately retained mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case:  The parties have already participated in the District's Mediation Program and do not believe				
	any other alternative dispute resolution mechanisms would be useful at this time.				
c.	Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph 10(b) be employed at the following point in the case (e.g., within the next sixty days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery):				
	The parties will discuss the usefulness of attempting another mediation at the close of fact				
	discovery,				
d.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.				
disco on st Orde 26(a) Pretr instri date. instri Jury meet prop	ss otherwise ordered by the Court, within thirty (30) days of the close of all overy, or, if a dispositive motion has been filed, within thirty (30) days of a decision ach motion, the parties shall submit to the Court for its approval a Joint Final Pretrial or prepared in accordance with the Court's Individual Practices and Fed. R. Civ. P. 0(3). Any motions in limine shall be filed on or before the date on which the Final ial Order is due. If this action is to be tried before a jury, proposed voir dire, jury actions, and verdict form shall also be filed on or before the Final Pretrial Order due Counsel are required to meet and confer on a joint submission of proposed jury actions and verdict form, noting any points of disagreement in the joint submission. Instructions may not be submitted after the Final Pretrial Order due date, unless they the standard of Fed. R. Civ. P. 51(a)(2)(A). If this action is to be tried to the Court, osed findings of fact and conclusions of law should be submitted on or before the I Pretrial Order due date.				
	The parties shall be ready for trial on 44 days after any denial of MSJ. [Absent exceptional circumstances, a date within two weeks following the Final Pretrial Order due date.]				
This	case [is/ is not] to be tried to a jury.				

11.

12.

13.

14. Counsel for the parties have co	onferred and their present best estimate of the length of trial				
	Other issues to be addressed at the Initial Pretrial Conference, including those set forth in Fed. R. Civ. P. 26(f)(3), are set forth below.				
Counsel for the Parties: /s/ Rick Offrove Esq.	Kauff McGuire & Margolis LLP				
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The next Case Management C	Conference is scheduled for May 18, 2012 at				
this Court for good cause shown. An as provided in paragraphs 6(f) and 7(	ied or the dates herein extended, except by further Order of my application to modify or extend the dates herein (except d)) shall be made in a written application in accordance is shall be made no less than two (2) business days prior to be extended.				
SO ORDERED.	Miller				
/ /	J. PAUL OETKEN United States District Judge				
Dated: / /17 / /7-	· ·				

New York, New York