		Case	1:19-cv-077			USDC	SDNY	age 1 of 2	uppeler a chi u
UNI	UNITED STATES DISTRICT COURT					DOCUMENT			
			CT OF NEW Y		v	н		LLY FILED	
NIC	OLE PIN	IEDO,	*****	ng dag kanangkan na Palak di pang di Al	;	DOC DATI	#: E FILED:	118/20	
				Plaintiff,	:		19 Civ. 772	2 (VM)	
		- agai	nst -		:				
NET	CELIV ST		, LLC, et al.,		•		SE MANAG	EMENT PLAN G ORDER	1
INEI	FLIA 51	100105	, LLC, Clai,		:		CHER CER	U UIUDI	
				Defendant	ts. : X				
This	Schedul	ing Orde	er and Case Ma	nagement Plan	n is adopted i	n accordance	e with Fed. R.	Civ. P. 16-26(f)	i.
1.	This	case (is)	(is not) to be tr	ied to a jury: [[circle one]				
2.		\cup	ditional parties			oril 7, 2020)		
3.	Ame	nded ple	adings may be	filed without l	leave of the (Court until	yni 7, 2020		
4.	the		conference				d within fourte specifically	en (14) days of t by not lat	the date of the da
		All fact discovery is to be completed either:							
5.	All f	act disco	very is to be co	mpleted eithe	er:				
5.	All <u>f</u> a	With				e date of thi	is Order, spec	ifically by not l	later the
5.		With Ju: With	in one hundred ne 30, 2020	twenty (120)) days of the ; or days, with	the Court's	approval, if	the case present	
	a. b. The j Rule: on co	With Ju With comp parties an s of the S	in one hundred ne 30, 2020 in a period ex dexities or othe re to conduct di Southern Distric	twenty (120 cceeding 120 r exceptional scovery in acc tof New York ion to the Co	 days of the ; or days, with circumstance cordance with k. The follow ourt, provided 	the Court's s, specifical the Federal ving interim	approval, if ly by not later l Rules of Civ deadlines may	the case present	ts unique the Loc
	a. b. The j Rule: on co	With Jun With comp parties an s of the S onsent w	in one hundred ne 30, 2020 in a period ex- elexities or othe re to conduct di Southern District rithout applicat	twenty (120) acceeding 120 r exceptional accovery in acc to of New York ion to the Co rdered by the 0	b) days of the ; or days, with circumstance cordance with k. The follow ourt, provided Court.	the Court's s, specifical the Federal ying interim the parties	approval, if ly by not later l Rules of Civ deadlines may are certain th	the case present than il Procedure and be extended by t nat they can still	ts unique the Loc
	a. b. The p Rules on co disco	With Jun With comp parties an s of the S onsent w overy cor Initia	in one hundred ne 30, 2020 in a period ex- elexities or othe re to conduct di Southern Distric vithout applicat npletion date o	twenty (120 cceeding 120 r exceptional scovery in acc t of New York ion to the Co rdered by the 0 roduction of d	b) days of the ; or days, with circumstance cordance with k. The follow ourt, provided Court. documents to	the Court's es, specifical the Federal ring interime the parties be served by	approval, if ly by not later l Rules of Civ deadlines may are certain th March 24	the case present than il Procedure and be extended by t nat they can still	ts unique the Loc
	a. b. The j Rules on co disco a.	With Jun With comp parties and s of the S onsent w overy cor Initia Intern	in one hundred ne 30, 2020 in a period ex- plexities or othe re to conduct di Southern Distric vithout applicat npletion date o l requests for p	twenty (120) acceeding 120 r exceptional accovery in acception of the Co redered by the 0 roduction of d served by all	 days of the; or days, with circumstance cordance with k. The follow burt, provided Court. documents to party by 	the Court's es, specifical in the Federal ring interime the parties be served by March 24,	approval, if ly by not later l Rules of Civ deadlines may are certain th March 24	the case present than il Procedure and be extended by t nat they can still	ts unique the Loc
	a. b. The p Rule: on co disco a. b.	With Jun With comp parties and s of the S onsent w overy cor Initia Intern	in one hundred ne 30, 2020 in a period ex- plexities or other re to conduct di Southern District rithout applicat npletion date of l requests for p rogatories to be sitions to be con Unless the p	twenty (120) acceeding 120 r exceptional accovery in acception of the York ion to the Co redered by the O roduction of d served by all mpleted by	 days of the; or days, with circumstance cordance with k. The follow ourt, provided Court. documents to party by June 30 the Court so 	the Court's es, specifical in the Federal ring interim it the parties be served by March 24, 0, 2020 orders, depo	approval, if ly by not later l Rules of Civ deadlines may are certain th , <u>March 24</u> , 2020	the case present than il Procedure and be extended by t nat they can still	the Locathe partic
6.	a. b. The p Rule: on co disco a. b.	With Jun With comp parties an s of the S onsent w overy cor Initia Intern Depo	in one hundred ne 30, 2020 in a period ex- plexities or other re to conduct di Southern District ithout applicat npletion date of l requests for p rogatories to be sitions to be co Unless the p have respon	twenty (120) acceeding 120 r exceptional of scovery in acceptional of to f New York ion to the Co roduction of d scrved by the 0 scrved by all mpleted by arties agree or	 days of the; or days, with circumstance cordance with cordance with the follow ourt, provided Court. documents to party by June 30 the Court so requests for d 	the Court's es, specifical h the Federal ving interim of the parties be served by March 24, 0, 2020 orders, depo- ocument pro-	approval, if ly by not later l Rules of Civ deadlines may are certain th <u>March 24</u> , 2020	the case present than il Procedure and be extended by t nat they can still , 2020	the Loca the partic meet th

Dockets.Justia.com

	d. Any additional contemplated discovery activities and the anticipated completion date:								
	N/A								
	e. Requests to Admit to be served no later than April 1, 2020								
7.	All <u>expert</u> discovery (ordinarily conducted following the completion of fact discovery) including p expert reports and depositions, witness lists and identification of documents pursuant to Fed. R. $(26(a)(2), (3))$ and $35(b)$, is to be completed by:								
	a. Plaintiff The parties do not contemplate expert discovery at this time.								
	b. Defendant								
8.	Contemplated motions:								
	a. Plaintiff: Motion for summary judgment at the conclusion of discovery								
	b. Defendant:Motion for summary judgment at the conclusion of discovery.								
9.	Following all discovery, all counsel must meet for at least one hour to discuss settlement, such confere be held by not later than								
10.	Do all parties consent to trial by a Magistrate Judge under 28 U.S.C. § 636(c)?								
	YesNoX								

In the event the case is to proceed to trial, a firm trial date and the deadline for submission of the Joint Pretrial Order and related documents shall be scheduled at the pretrial conference following either the completion of all discovery or the Court's ruling on any dispositive motion.

The Joint Pretrial Order should be prepared in accordance with Judge Marrero's Individual Practices. If this action is to be tried before a jury, proposed voir dire and jury instructions shall be filed with the Joint Pretrial Order. No motion for summary judgment shall be served after the deadline fixed for the Joint Pretrial Order.

SO ORDERED:

DATED:

New York New York

VICTOR MARRERO U.S.D.J.

Ballard Spah

1675 Broadway, 19th Floor New York, NY 10019-5820 TEL 212.223.0200 FAX 212.223.1942 www.ballardspahr.com Thomas Sullivan Tel: 212.850.6139 Fax: 212.223.1942 sullivant@ballardspahr.com

February 13, 2020

By Electronic Filing

Hon. Victor Marrero U.S. District Judge Suite 1040 United States Courthouse 500 Pearl Street New York, New York 10007

Re: Pinedo v. Netflix Studios, LLC and Jerry Media LLC, No. 19 Civ. 7722 (VM)

Dear Judge Marrero:

We represent Defendants Netflix Studios, LLC and Jerry Media LLC ("Defendants") in this matter. By order issued yesterday (Dkt. 25), the Court adjourned the initial conference in this case, previously scheduled for February 14, 2020, to February 28, 2020 at 4:00 p.m. Because I will be travelling out of the country that day, we write pursuant to Rule 1(F) of this Court's Individual Practices to request the adjournment of the conference. This is Defendants' first request for an adjournment of this conference. Plaintiff's counsel has consented to this request.

Because the adjourned initial conference would defer the start of discovery, the parties have conferred on proposed adjusted dates. A revised proposed case management plan is attached to this correspondence for the Court's review.

Counsel for all parties are available on any date between March 3 and March 6 if such a date would be convenient for the Court

Respectfully submitted,

Thomas B. Aulliven

Thomas B. Sullivan

cc: Richard Liebowitz, Esq., counsel for Plaintiff (via email)