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	•		(NI TO BE ENT	ERED BY COURT)
	<u>-</u>	Court of the State		Dane
	Queens County: Con Present: H	ipiiance Settiem on. Joseph J. Es		ice Part
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	LECHOWICZ, JOANNA	WOJ (JE CH	Index Number	3171/2017
		Plaintiff(s)		11 1 -
	- against -	, ,	Date RJI filed	1: 11218
	MEADOW COURT CONDONI	Willia Bod	٠ ١ ١	FILED
	UF MANAGERS, et al	Defendant(s)		
	U(= MAINTERLY) Ital	Defendant(s)	1	AUG 2 8 2018
			- \ c	OUNTY CLERK JEENS COUNTY
	Comp	<u>liance Conferen</u>	ce Order	
	Appearances:	77	9 km	Tomkel Horkel
	Plaintiff(s) <u>Ll(Mou</u>	:		1 DANGER 13
	Defendant(s) Margaret 6	den Africa:	by Kwok	Mui
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	Upon the Preliminary Conference	e Order dated	2/20/18	, and following
	Compliance Conference held on			nd it appearing that
	disclosure previously ordered hereir	has not been cor	npleted, or that ad	ditional disclosure is
`	warranted, it is hereby	dicaman ralata	d motions chall b	a hrought to
1	ORDERED that all pending the attention of this Court	uscovery-relate	<u>u mouons snau v</u>	e vrought to
-	ORDERED that any items	of discovery left	outstanding from	n those directed by
1	prior orders must be specifically i	dentified or are	deemed waived,	and it is further
	ORDERED that disclosure s	shall proceed and	be completed in a	ccordance herewith,
a	and it is further			

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**ORDERED** that all proceedings directed herein shall be completed on or before the dates set forth. No adjournments of the dates set forth herein are to be had without the Court's written approval, and it is further

**ORDERED** that any failure to comply strictly with the terms of this order shall be grounds for the striking of pleadings or other relief pursuant to CPLR 3126.



DOCUMENTS, AUTHORIZATIONS and OTHER DISCOVERY AND INSPECTION, it is **ORDERED** that no later than 20 days from the date hereof, the following documents, authorizations and other items for discovery and inspection shall be produced: by the Plaintiff(s): All medical reports and authorizations, as directed by 22 NYCRR § 202.17 (b) and, where the cause of death is in issue, as directed by 22 NYCRR § 202.17 (d). 1) SUPP. BILL OF PARTICULARS ATTO PLY (Medigare / Medicaid Libra) 2) Copies of exhibits use at Tis SOH heaving and copies y Exhibits annexed to Notice of Claims (Draccept same via email) by the Defendant(s) and Third-Party Defendant(s): 47 9/13/18 1) Color copies of EBT exhibits (may be emailed to the atty) **DEPOSITIONS: ORDERED** that all parties not yet deposed shall appear for deposition(s) on: date 10/16/18 at time 10:00 AM o'clock at: place Lto be squeed upon) (The date set for depositions MUST be no more than 30 days from the date hereof. Insert any further provisions regarding depositions)

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\textstyle \text ORDERED that depositions shall continue from day to day until completed. PHYSICAL EXAMINATIONS: ORDERED that all defendants and other parties desiring to take the physical examination of any plaintiff shall designate, in writing, the physician(s) to take such examination within 15 days of the completion of the plaintiff's deposition, or within 20 days of the date hereof in the event plaintiff's deposition has already occurred. All physical examinations shall be completed within 30 days of the designation of examining physician(s).

Pursuant to 22 NYCRR § 202.17 [c], copies of the reports of the examining physician(s) shall be served on all parties within 45 days after the completion of the examination, and it is further

ORDERED: (Insert an	y further provisions	regarding physical	examinations)	
		-	····	

## MISCELLANEOUS:

ORDERED that unless otherwise noted by the court herein, this Order is deemed to have <u>resolved</u> any pending discovery motion(s); and it is

**ORDERED** that any further third-party actions shall be commenced promptly upon discovery of the identity of the third-party defendant(s), but not more than 30 days after the completion of depositions, unless for good cause shown, and it is further



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depositions, unless for good cause shown, and it is further

**ORDERED** that parties aggrieved by failures to disclose must move promptly for relief or be deemed to have waived the outstanding discovery, and it is further

**ORDERED** that any statutory stays of disclosure due to the pendency of motions pursuant to CPLR 3211, 3212 and 3213 are vacated, and all parties are stayed from moving for summary judgment pending the filing of a note of issue as directed herein, and it is

**ORDERED** that if plaintiff is a Medicare recipient or Medicare eligible, he/she shall within 30 days provide defendant with copies of all correspondence to Medicare, as evidence of plaintiff's efforts to determine the outstanding claim against said plaintiff/beneficiary should one exist, e.g. final demand or conditional summary from CMS; and it is further

**ORDERED** that any parties failing to appear at this Compliance Conference shall be bound by the terms of this order, and it is further

**ORDERED** that plaintiff(s) shall provide fresh HIPAA-compliant authorizations for release of medical records, not later than 60 days prior to trial, and is further

**ORDERED** as follows: IF THE has a law suit against the Village of Bronzville or any other municipal entity in relation with the subject accident, copiles pleading and discovery to be emailed to D's attorneys by 9/13/181 Any items left outstanding from those directed by prior orders must be specifically identified herein or are deemed waived) shall serve and file a Note of Issue and Certificate ORDERED that plaintiff/ 12-117, and shall furnish to the Compliance of Readiness on or before (Court use only) Settlement and Conference Part within ten (10) days thereafter a copy of the filed Note of Issue and Certificate of Readiness, together with an affidavit of service, and that the failure to do so shall be grounds for the imposition of sanctions. Dated: 8/13/18 Should plaintiff/ need more time to file a Note of Issue, said party may contact chambers at (718) 298-1089, no later than six 161 weeks before the Note of Issue is due. Appearances and acknowledgment of receipt of this Order: Attorney for Plaintiff Attorney for Defendant Attorney for Defendant Attorney for Defendant Attorney for Defendant

