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EXHIBIT 6



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Calendar Number	PC 4 /15/19
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SUDDEME COURT OF THE STATE OF NEW YOR	i V
SUPREME COURT OF THE STATE OF NEW YOR QUEENS COUNTY: IAS PART	·K
PRESENT: HON. GELO	
1 fc Proliminary Co	onference Order
Plaintiff(s),	i i i i i i i i i i i i i i i i i i i
against MAY F a laday Nud	717677/8
has the second	
Defendant(s). County CLEPK Date R. F	Filed: 3 8 19
APPEARANCES ()	, <u></u>
Plaintiff(s): 10 sato law Fra hy Dia	A Carelineo
Defendant(s): Lawrette of Costs (in	A Gara
	U
Following a Preliminary Conference, it is hereby ORDERED that discle	osure shall proceed as
follows:	·
(1) <u>Insurance Coverage</u> : (a) If not yet done, defendant shall disclose in will contents of any <u>insurance</u> agreement, including umbrella or excess coverage, as descended.	
on or before 51151/5 (b) plaintiff shall disclose any Uninsured Motorist/S	
Motorist coverage on or before 5/1/1/1/	
(2) Bill of Particulars: کم مو سرحی	
(a) A demand for a Bill of Particulars or interrogatories shall be served by	on or before
(b) A bill of particulars or interrogatories shall be served by or	n or before
(c) If an affirmative defense or counterclaim is asserted, a demand for	r a bill of particulars or
interrogatories shall be served byon A response to such on	demand shall be served
(d) A supplemental Bill of Particulars shall be served by on or bef	fore
as to items:	
(3) Medical Report(s), Record(s) and Authorization(s): On or before5 [15 / / ga duly executed
written authorization(s) shall be furnished by for the following: (Chec	
Physician, and/or hospital, pharmacy and/or autopsy records; Employment and/of attendance records for the period 2 records	s before:
To / Wo-fault file; loss to	present
Diagnostic tests and films; Collateral source authorizations / workers comp records;	
WOT 1 W2 and/or tax return records for self-employed individuals (if there is	
for the period of 7 years before toss to	orser
CVET	

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(4) Physical Examinations: (a) Examination(s) of plaintiff shall be held on or before with 45d ny 5 of EB (b) Pursuant to 22 NYCRR §202.17(b), at least 20 days before such examination, I shall
serve upon all other parties copies of the medical reports of those physicians who have previously treated or examined him/her.
withint days of the examination.
(5) <u>Depositions</u> :
(a) Examinations before trial shall be conducted as follows:
(a) Examinations before trial shall be conducted as follows: Plaintiff(s) shall appear for examination before trial at Ocean Poport on 8/8/19, et W am and shall produce all relevant books, papers, records, and other material for use at the
at data.part. and another produce an relevant books, papers, records, and other material for use at the
Defendant(s) shall appear for examination before trial at Queens Report on 15 15 19.
ata.m.p.m. and shall produce all relevant books, papers, records, and other material for use at the
deposition, including
(b) Unless otherwise directed prior to the examinations before trial, attorneys seeking rulings on objections or making application for any other relief pertaining to the depositions shall promptly appear at Chambers of the assigned IAS Justice, with their reporter, or shall communicate with the Emergency Justice, for a determination.
(c) Once begun, a deposition shall continue until completed and shall not be adjourned without
further order of the Court.
(d) The transcript of an examination before trial shall be delivered to the party deposed within thirty
(30) days of the deposition, and shall be returned, duly executed, pursuant to CPLR § 3116. (e) Subpoenas for the examination before trial of any non-party witness shall be served no later
than 45 days after the completion of party depositions, provided such witness is known by completion of party
depositions, and if not known at that time, within 45 days of first disclosure or identification of such witness or
within the discretion of the Court.
(6) Other Disclosure:
(a) On or before 511519, all parties shall exchange names and addresses of all
witnesses, and shall exchange statements of opposing parties and photographs, or, if none, shall provide an
affirmation to that effect.
(b) All parties shall exchange information relating to expert witnesses in compliance with
CPLR §3101(d)(i).
(c) Medicare Liens: If plaintiff is a medicare recipient or eligible, plaintiff shall, within 30 days, provide defendant(s) with the details of said lien(s), or if unknown, copies of correspondence to Medicare,
evidencing plaintiff's efforts to determine the outstanding claim against said plaintiff/beneficiary, should one exist.
(d) Additional Disclosure Issues: With respect to additional disclosure issues, the parties shall comply with the following agreement:
(e) And when D+21 a Dumans 10
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(7) Impleader: All third-party actions shall be commenced on or before the Compliance Conference date. Joinder of a third-party action beyond this date without leave of Court may result in a severance.

(8) Completion of Disclosure: All disclosure shall be completed on or before the Compliance Conference date.

(9) <u>Con</u>	pliance	Conference	:
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(a) Unless a Note of Issue/Certificate of Readiness shall have been filed prior thereto, counsel for all parties shall appear at a Compliance Conference which shall be held in the Compliance Conference/Settlement Part on 1919

(b) Filing of a Note of Issue prior to the Compliance Conference must include a written stipulation fully executed by all parties acknowledging that all discovery has been completed. Failure to comply with this provision will result in vacatur of the prematurely filed Note of Issue.

(c) Copies of medical reports and pleadings are to be brought to the Compliance Conference and attending attorneys must be knowledgeable about the case and be prepared to discuss settlement at that time.

(0) Note of Issue: Plaintiff shall file a Note of Issue/Certificate of Readiness on or before

(11) Motions for Summary Judgment: Pursuant to CPLR Rule 3212(a), any motion for summary judgment shall be made no later than _____ days after the filing of the note of issue, but under no circumstances beyond 120 days of the filing of the Note of Issue absent further order of the court.

(12) Stipulations of settlement or discontinuance are to be filed by defendant, pursuant to 22 NYCRR 202.28, with the County Clerk and must also give a copy to the Part of Court to which the action has been assigned, within 20 days of such discontinuance. SO ORDERED:

Dated:

i, the undersigned have read the preceding and fully understand the provisions contained herein shall constitute an Order of the Court. Failure to comply with any provision of this order may result in the imposition of costs, sanctions or other penalties provided by law,

Attorney for Plaintiff HUSATO LOWERN	Attorney for defendant LAWBITCHE OF CESTA Comm
Attorney for Plaintiff	Attorney for Defendant
Attorney for Plaintiff	Attorney for Defendant
Attorney for Plaintiff	Attorney for Defendant



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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF QUEENS 88-11 Sutphin Blvd. Jamaica, New York 11435

Lifson

Plaintiff(s)

Index No.7/7077/18

PASCACE IIAS TOURS

Defendant(s)

NOTICE OF COMPLIANCE/SETTLEMENT CONFERENCE

A Compliance/Settlement Conference has been scheduled in the above-named case in which you appear as counsel. The Conference will be held before JUSTICE JOSEPH J. ESPOSITO in the Compliance/Settlement Conference Part on 10/9/17 at 9:30 A.M.

Counsel appearing for the Conference MUST bring the Bill of Par ticulars and all previous orders in the case, including the Preliminary Conference Order.

At the conference, inquiry will be made regarding the following items of discovery as applicable: bills of particular; authorizations; medical reports; discovery and inspection; document production; insurance information; EBT's; physical examinations; interrogatories; and compliance with prior discovery orders of the Court.

Additionally, serious settlement discussions will be conducted.

Consequently, an attorney representing your client MUST appear at the conference and MUST be fully familiar with the case and the status of discovery. The attorney MUST bring to the Conference all available documentary evidence relating to injury and damages, and MUST be authorized to enter binding stipulations and to dispose of the case.

Failure to appear at the Conference may result in the imposition of sanctions or other appropriate judicial action.

