FILED: QUEENS COUNTY CLERK 03/04/2020 02:45 PM

NYSCEF DOC. NO. 62

INDEX NO.¹ 717677/2018 RECEIVED NYSCEF: 03/04/2020

EXHIBIT 1

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INDEX NO. 717677/2018 UEENS COUNTY CLERK 2020 02:45 ECEIVED NYSCEF: 03/04/20 03:08 PM FILED: **OUEENS** COUNTY CLERK DOC. NO. 48 RECEIVED NYSCEF: 12/10/2019 CALENDAR #: CC: **REVIEWED BY:** (NI TO BE ENTE Supreme Court of the State of New York Queens County: Compliance Settlement and Conference Part Present: Hon. Joseph J. Esposito, Justice MONTED HEARY Index Number: <u>77677/18</u> MEXIMPER Plaintiff(s) '- against -Date RJI filed: 3/ pscarellas FILED Defendant(s) DEC 1 0 2019 COUNTY CLERK Compliance Conference Order Appearances: Plaintiff(s) Defendant(s) 'Upon the Preliminary Conference Order dated and following ____ and it appearing that a Compliance Conference held on _____ 10disclosure previously ordered herein has not been completed, or that additional disclosure is warranted, it is hereby ORDERED that all pending discovery-related motions shall be brought to the attention of this Court ORDERED that any items of discovery left outstanding from those directed by

prior orders must be specifically identified or are deemed waived, and it is further

ORDERED that disclosure shall proceed and be completed in accordance herewith, and it is further

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.

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INDEX NO. 717677/2018 **QUEENS** CLERK 2020 02:45 RECEIVED NYSCEF: 03/04/2020 NYSCEF DOC NO 62 INDEX NO: 7176777201 FILED: QUEENS COUNTY CLERK 12/10/2019 03:08 PM NYSCEF DOC, NO. 48 RECEIVED NYSCEF: 12/10/2019 DOCUMENTS, AUTHORIZATIONS and OTHER DISCOVERY AND INSPECTION, it is -ORDERED that no later than **30** 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). TT WILL POULOR AT FIR DESONNEL FILE limited CAUSE P anotions that RELATE to The JORFASONS MINATION INEN by the Defendant(s) and Third-Party Defendant(s): anu pe SUDA tens 1 10 11 And W. Th. Afficiantive) Sinnenu Cemachin FR INFR RESPOND OD TT'S DEPOSITIONS VAR LEVER ORDERED that all parties not yet deposed shall appear for deposition(s) on date 12-16-19 at time 20 M o'clock at: place (1) (The date set for depositions MUST be no more than 30 days from the date hereof. Insert any further provisions regarding depositions) A to appear for deposition on -10-19 at 10 am at Quelles COUR Piponer. and it is further **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 examination, and it is further

ORDERED: (Insert any 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 <u>that pursuant to this Order</u>, such motion shall be "marked off" in the Centralized Mollow Part (CMP) on the return date of the motion; 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

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| | depositions, unless for good cause shown, and it is fur | ther | | |
| | ORDERED, that parties aggrieved by failures t | | promptly for relief or | |
| | be deemed to have waived the outstanding discovery, | | | |
| | ORDERED that any statutory stays of disclose | | | |
| | to CPLR 3211, 3212 and 3213 are vacated, and all p | | moving for summary | |
| á I | judgment pending the filing of a note of issue as direct | | · · · · · · · · · · · · | |
| | ORDERED that if plaintiff is a Medicare re | | | |
| 1 | within 30 days provide defendant with copies of all | | | |
| | of plaintiff's efforts to determine the outstanding | | | |
| 1 | should one exist, e.g. final demand or conditional | • | | |
| | ORDERED that any parties failing to appear | ar at this Compliance | Conference shall be | |
| • | bound by the terms of this order, and it is further | | | |
| , , | ORDERED that plaintiff(s) shall provide fresh | | orizations for release | |
| , | of medical records, not later than 60 days prior to trial | , and is further | | |
| , | ORDERED as follows: | | | |
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| ę . | Any items left outstanding from those directed by identified herein or are deemed waived | prior orders must be | specifically | |
| e . | identified herein or are deemed waived | - | | |
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