	STATES DISTRICT COURT RN DISTRICT OF NEW YORK	
	Plaintiff(s),	
	-V-	
	Defendant(s).	:
	NE B. FORREST, District Judge:	X
The	parties propose the following schedul	e for this matter:
1.	Any party claiming infringement sl claims, infringement contentions, a 1(a) of this Court's Procedures for I later than	nd other items required by Rule Patent Cases ("Patent Rules") not
2.	Any party claiming infringement sl production and disclosure required later than	by the Court's Patent Rule 1(b) not
3.	Any party opposing a claim of pater invalidity contentions and all other Rule 1(c) not later thanitem 2]	requirements of the Court's Patent
4.	The parties shall (a) complete the derequirements of the Court's Patent proposed claim terms for construction extrinsic evidence as required by the than [14]	Rule 1(d), and (b) exchange on, preliminary constructions, and he Court's Patent Rule 2(a) not later

<sup>&</sup>lt;sup>1</sup> If there is no claim of infringement, but a party seeks a declaration of invalidity, that party shall complete disclosure of the material in item 3 no later than 14 days after the defendant serves its answer, or 14 days after the Initial Pretrial Conference, whichever is later.

5.	The parties shall submit their joint claim construction chart and prehearing statement as required by the Court's Patent Rule 2(b) not later than [20 days after item 4(b)]				
6.	The parties shall submit their claim construction briefs and other requirements of the Court's Patent Rule 2(c) pursuant to the following schedule:				
	Opening: [20 days after item 5] Opp'n: [10 days after opening brief] Reply: [5 days after opposition brief]				
7.	Close of all fact discovery: [within 6 months of commencement of action unless good reason]				
8.	Close of expert discovery: [25 days after the close of fact discovery; may of course be ongoing throughout]				
9.	The parties [do / do not ] anticipate making dispositive motions. The contemplated dispositive motion(s) is/are for:				
	Proposed briefing schedule:				
	Opening: [no later than item 8]           Opp'n:           Reply: [37 days after opening brief]				
	Last dates to file. Motions may be brought at any time.				
10.	Trial [will / will not ] be before a jury.				
<u>DO 1</u>	NOT FILL IN BELOW. THE COURT WILL SET ITEMS 11-15.				
11.	The next status conference in this matter is set forat				
12.	The parties shall appear for a Markman hearing onat .				

13.	All pretrial materials, including the Joint Pretrial Order ("JPTO") a due:		Э
14.	The Final Pretrial Conference ("FPTC") in this matter is set for at		
15.	Trial in this matter shall canticipated to take	commence on Trial [days / weeks].	is
(sch		occur in parallel to this schedule ed, except in very unusual situations,	
SO (	ORDERED.		
Dated:	New York, New York , 2014		
		KATHERINE B. FORREST United States District Judge	