SOU'	ITED STATES DISTRICT COURT UTHERN DISTRICT OF NEW YORK X			
	-v- : <u>SC</u>		(KBF)	
	: Defendant(s). :			
KATI	THERINE B. FORREST, District Judge:			
The p	e parties propose the following schedule for this matter:			
1.	All parties [do /do not] consent to conducting all further proceedings before a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences. ¹			
2.	Amended pleadings may not be filed, and no party may be joined, without leave of Court more than 10 days after the filing of this Order or the filing of a responsive pleading, whichever occurs first.			
3.	case is particularly complex] [within	[within 6 months unless the		
4.	Close of expert discovery: [25 days after the close of fact discovery for all but the most complex cases; for particularly complex cases, 60 days after the close of fact discovery; the parties are to negotiate interim dates regarding expert witnesses]			
	The parties contemplate experts in this matter for the	following s	subject(s):	
5.	E. [For F.L.S.A. actions only] Plaintiff(s) [do / do making a motion for conditional certification of a collect U.S.C. § 216(b). Plaintiff(s) shall include a proposed no brief.	tive action		

¹ If all parties so consent, they should execute a consent form (available at http://www.nysd.uscourts.gov/file/forms/consent-to-proceed-before-us-magistrate-judge) and submit it to the Court via e-mail, along with this proposed order.

	Section 216(b) proposed brief	on 216(b) proposed briefing schedule:			
	Opening:	[30 days after initial conference]			
		[21 days after opening brief]			
	Reply:	[7 days after opposition brief]			
6.	Motions may be brought at any time. The last opportunity to file any motion				
	(other than <u>in limine</u> and <u>Daubert</u> motions) are set forth below.				
	Proposed briefing sche	<u>dule:</u>			
	Opening:	[no later than 14 days following			
		item 3]			
	Opp'n:	[generally 21 days after opening			
	D 1	brief]			
	Reply:	[generally 7 days after opposition brief]			
		-			
7.	Trial [will / will not] be before a jury. ²			
	DO NOT FILL IN BELOW.	THE COURT WILL SET ITEMS 8-11.			
		12 2 2 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
8.	The next status conference is	set for at			
0	D 1 1 . 1 . 1 . 1 . 1 . 1 .	II I I D I I I O I ("IDMO")			
9.	Pretrial materials, including	the Joint Pretrial Order ("JPTO"), are due:			
	·				
10.	.The Final Pretrial Conference	e ("FPTC") is set for at			
	Motions in limine are due tw	o weeks before FPTC; oppositions are due one			
		are due <u>four weeks</u> before FPTC; oppositions			
	are due two weeks later. (No				
	are due two weeks later. (1ve	•			
11.	Trial in this matter shall con	nmence on Trial is anticipated			
	to take [days	s/weeks].			
		cur in parallel to this schedule (schedule			
		very unusual situations, for settlement			
<u>discu</u>	ssions).				
SO OF	RDERED.				
	: New York, New York				
	, 2016				
		WATHEDINE D. EODDECT			
		KATHERINE B. FORREST			
		United States District Judge			

 $^{^{2}}$ Checking this box does not constitute a formal jury demand under Fed. R. Civ. P. 38(b). It serves a purely administrative function.

 $^{^3}$ Deadlines for motions in limine and <u>Daubert</u> motions are generalized and subject to change. The parties may request to modify the schedule if desired.