Joint Status Report Pursuant to Rule 26(f)

Caption:	Civil Action No:
Basis of	Jurisdiction:
Jury Tria	ıl: Non-Jury Trial: Arbitration:
Defendar Do couns	s counsel participating in the Rule 16 Conference: nt's counsel participating in the Rule 16 Conference: sel have full authority to settle at Rule 16 Conference? f not, client with such authority who will attend conference:
	d the parties hold the Rule 26 Conference?d the parties comply with Rule 26(a)'s duty of self-executing disclosure?
If If	ner side expect to file a case-dispositive motion? (yes/no) f yes, under what Rule? f yes, specify the issue: proposed deadline for filing dispositive motions:
	ner side anticipate the use of experts?
Approxii T	mate date case should be trial-ready: Time for Plaintiff's case: Time for Defendant's case:
Is a settle	ement conference likely to be helpful? If so, when: Early (yes/no) After Discovery (yes/no)
What is the outcome of your discussions with your clients about proceeding before a Magistrate Judge for final disposition?	
Plan for Discovery:	
2. V	The parties anticipate that discovery should be completed within days. What is the minimum amount of time necessary to complete discovery prior to an ADR ession, should one be ordered or agreed to?
3. H	lave the parties discussed issues relating to claims of privilege or of protection as trial-reparation material, as required by Rule 26(f)(3)(D)?
4. Id	dentify any other discovery issues which should be addressed at the Rule 16 Conference, including limitations on discovery, protective Orders needed, or other elements which hould be included in a particularized discovery plan:
5. If	f you contend the discovery period should exceed 90 days, please state reason:
_	