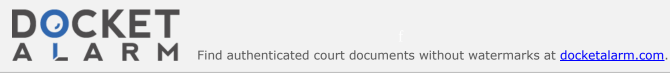
SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF ONONDAGA COMMERCIAL DIVISION

PRESIDING JUSTICE: DEBORAH H. KARALUNAS

CENTRAL NEW YORK REGIONAL TRANSPORTATION AUTHORITY Plaintiff(s),		REVISED PRELIMINARY CONFERENCE STIPULATION AND ORDER		
GROV	MAL COMMUNICATIONS, LLC, WTH MARKETING GROUP OF NY, LLC, RNOLD H. ROTHSCHILD Defendant(s).	Index No. 2014EF391 RJI No. 33-14-1275		
	[All items on the form must be co	ompleted unless inapplicable.]		
(1)	Pertinent Dates:			
	(a) Date of Commencement: 2/2/14 (b) Date of Joinder: The sum of t	joined. Defendants have requested that Plaintiff nsion of time until 5/16/14 to serve an answer		
(2)	counterclaims. Nature of Case:			
	Plaintiff and Defendant. Plaintiff claims	s out of a transit advertising contract between that Defendant is liable for conversation, by, breach of contract, unjust enrichment, etc.		
	(c) Defendant's Defenses and Claims:	O plus penalties, interest and attorney's fees The defenses are laches, unjust enrichment, inadequate Y Centro-acting in a purely commercial capacity, lack and failure to state a cause of action. Counter-Claims Intal reliance, tortious inferference with business. 84.00		



(3)	Attorney's Consultation:		
	The parties consulted on May 2 and 12 , 2014, in a good faith effort to reach agreement on the issues identified in Uniform Commercial Division Rule 8. Agreement was reached as follows:		
	(a) Resolution of case		
	(b) Discovery		
	(c) ADR		
	(d) E-discovery		
	(e) Confidentiality and privilege		
	(f) Designation of experts		
(4)	Early Disposition: (a) This case is appropriate for early disposition by:		
	 - ADR (provide type and timing) <u>July, 2014 - Defendants propose mediation</u>. - Limited issue discovery in aid of early dispositive motion/settlement <u>July, 2014</u>. - Dispositive motion will be filed on or before - Other 		
	(b) This case is not appropriate for early disposition because <u>Plaintiff is a public authority</u> accountable to the People of the State of NY and requires full disclosure before settlement		
It is :	can be considered. hereby STIPULATED and ORDERED that disclosure shall proceed as follows:		
(5)	Insurance Coverage shall be furnished on or before N/A .		
(6)	Bill of Particulars: Demand for a bill of particulars shall be served on or before N/A		
(7)	<u>Interrogatories</u> shall be served on or before July 9, 2014		



	(a) Deponent	Date & Time	Place		
	(b) The parties shall set a sch completed on or before Octo witnesses are to be completed	ber 15, 2015	epositions of all parties shall be Depositions of all non-party 15, 2015		
(9)	Expert Disclosure:				
	(a) Plaintiff(s) shall serve ex	pert disclosure on or before	re May 4, 2015 (no later		
	than 30 days after the filing (b) Defendant(s) shall serve				
	than 60 days after the filing	-			
	Note: Expert disclosure provefrom use at trial.	ided after these dates witl	hout good cause will be precluded		
(10)	Other Disclosure:				
	(a) Names and addresses of all witnesses, statements and photographs shall be exchanged by all parties on or before				
	(b) Demands for discovery and inspection shall be served on or before July 9, 2014				
	(c) Demands for admissions shall be served on or before May 4, 2015 .				
	(d) Other (specify)	N/A			
(11)	Confidentiality/Non-Disclosure Agreement:				
	(a)	anticipates the needed following:	d for a Confidentiality/Non- N/A .		
	Note: In the event that a Confidentiality/Non-Disclosure Agreement is required, the party seeking confidentiality shall promptly prepare and circulate a proposed agreement. The failure to promptly prepare and circulate a proposed agreement may result in a waiver of any claim of confidentiality. See 22 NYCPR 8 216.1				



(12)	End Date for All Disclosure: April 4, 2015		
	<u>Note</u> : On consent parties may modify the specific dates set forth in this discovery stipulation and order provided that all discovery is completed by the discovery cut-off date.		
(13)	Impleader shall be completed on or before July 9, 2015		
(14)	Motions - Generally:		
	(a) Plaintiff(s) intends to make the following motions. Summary Judgment		

Note: Form of Papers

- The notice of motion or order to show cause shall include a statement of the precise relief sought.
- All dispositive motions must include a copy of the pleadings.

(b) Defendant(s) intends to make the following motions Summary Judgment

- Exhibit tabs are required.
- If a document to be annexed to an affidavit or affirmation is voluminous and only discrete portions are relevant to the motion, counsel shall attach only the pertinent excerpts and submit the full exhibit separately.
- Memoranda of law shall not exceed 25 pages in length; reply memoranda of law shall not exceed 10 pages in length.
- Sur-replies and post-argument submissions are not allowed without advance express permission of the Court.

(15) <u>Summary Judgment and Other Dispositive Motions</u>:

- (a) All dispositive motion(s) (including a motion to dismiss or a motion for summary judgment) shall be made no later than the **30th day after filing of the trial note of issue**.
- (b) Upon any motion for summary judgment, other than a motion for summary judgment in lieu of a complaint, there shall be annexed to the notice of motion a separate, short and concise statement, in numbered paragraphs, of the material facts as to which the moving party contends there is no genuine issue to be tried.
- (c) Papers opposing a motion for summary judgment shall include a correspondingly numbered paragraph responding to each numbered paragraph in the statement of the moving party and, if necessary, additional numbered paragraphs containing a separate short and concise statement of the material facts as to which that party contends that there exists a genuine issue to be tried.



	(d)	Each numbered paragraphy the moving party will specifically controverted statement required to be	be deemed admitted by a correspondingly	for purposes of the my numbered paragraph	otion unless		
	(e)	Each statement of mater statement controverting citation to evidence subr	any statement of mate	erial fact, must be foll	owed by		
(16)	<u>Settle</u>	ment Conference will be	e held on	(to be set by the	ne Part Clerk).		
(17)	Trial Note of Issue: Plaintiff(s) shall file a note of issue/certificate of readiness on or before April 4, 2015.						
		Trial note of issue must burd case or within 15 month			JI for a		
(18)	Trial:						
	(b) D (c) A	laintiff(s) anticipates that Defendant(s) anticipates the pretrial conference will be the trial of this action will	nat the trial of this act	ion will take 6.5			
	list, id reques verdic	All pre-trial filings and 27, 28, 29, 31 and 32 (incentification of deposition at to charge (with reference to sheet) shall be filed and the final pretrial conference.	cluding motions in limitestimony (with transfer to PJI numbers or speechanged with oppo	nine, indexed exhibit lacripts), pretrial memopecific case citations)	oinder, witness orandum, and jury		
		mply with any of these d f costs or sanctions or ot	•		in the		
DATE	ED:	fay 13, 2014	Attorne	Gala And y for Plaintiff(s)	ther_		
			Attorne	y for Defendant(s)			
SO OI	RDERE	D://	Attorne	y for Defendant(s)			
Hon. I	Deboral	H. Karalunas, JSC					

