Proposed New Form SCP 2

UNITED STATES COURT OF INTERNATIONAL TRADE

v. BEFORE Court No.: Defendant.

SCHEDULING ORDER

Please indicate status as a Discovery or Non-Discovery Case with an "X" in the applicable box below:

On consideration of the parties' proposed briefing schedule, it is hereby ORDERED that:

□ Non-Discovery Cases	Discovery Cases
1. Plaintiff will file its motion for judgment on the agency record and accompanying initial brief by	1. Any motions regarding the pleadings or other preliminary matters will be filed by
2. Defendant and defendant-	2. Discovery will be completed by
 intervenors will file their response briefs by 3. Plaintiff will file its reply brief by 	3. Any motions regarding discovery will be filed no later than 30 days after the close of discovery.
4. Any requests for oral argument will be filed within 21 days of the [reply brief due date].	4. Dispositive motions, if any, will be filed by A brief in response to a dispositive motion may include a dispositive crossmotion.
5. Oral argument will be scheduled on consultation with the parties.	5. If no dispositive motions are filed, a request for trial, if any, will be filed by and will be accompanied by a proposed Order Governing Preparation for Trial.
	6. If necessary, trial will begin at a time and place ordered by the court.

The Clerk of the Court is directed to forward copies of this scheduling order to counsel for all parties.

Dated: ______ New York, N.Y.

Advisory Committee Note

The Advisory Committee recommends certain amendments to the Standard Chambers Procedures to streamline the procedures, to eliminate redundancies between the Standard Chambers Procedures and the Court's Rules, and to incorporate some additional forms and provisions to enhance clarity and uniformity.