STATE OF ILLINOIS

HUMAN RIGHTS COMMISSION

IN THE MATT	ER OF:)	
and	Complainant, , Respondent.))))))))	CHARGE NO: EEOC NO: ALS NO:
		ORDER	

This matter comes to me on a telephone conference call with the parties regarding the status of the case. Both parties indicated that they wished to conduct discovery. Accordingly, a discovery schedule will be established, and the parties will be directed to participate in a future telephone conference call.

IT IS THEREFORE ORDERED that:

- 1. If they have not already done so, the parties must serve their initial discovery requests on or before [30-days from telephone conference], and file a copy of the proof of service only with the Commission. No deposition notices nor supplemental interrogatories may be served without prior leave of the Administrative Law Judge. The cut-off date for service of all follow-up discovery requests and for any motion for leave to serve supplemental interrogatories is [three weeks after due date of initial discovery responses].
- 2. Should the parties have discovery problems they should first attempt to resolve them informally. Informal attempts to resolve discovery disputes must begin within 14 days of the date that the discovery response was due or the objectionable response was received. If the informal attempts fail, a party seeking to compel compliance with a discovery request must

file a Motion to Compel within fourteen (14) days of the date of the breakdown of the documented informal attempts. Attached to the motion must be the requests and responses at issue. The usual five days for filing a response applies to discovery motions.

3. Both parties should make themselves available for a telephone conference call on [three months after telephone conference]. The Commission's office will initiate the telephone call.

ILLINOIS HUMAN RIGHTS COMMISSION

BY:_____

MICHAEL R. ROBINSON Administrative Law Judge Administrative Law Section

ENTERED THE 8TH DAY OF JUNE, 2021