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Honorable Robert W. Sweet United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

July 22, 2014 **USDC SDNY DOCUMENT** ELECTRONICALLY FILED

Schoolcraft v. The City of New York, et al., 10-cv-6005 (RWS)

Dear Judge Sweet:

As plaintiff's counsel in the above-referenced action, I am submitting this letter about the discovery schedule. Over the course of the last two weeks there have been several unavoidable delays in scheduling depositions before the July 18, 2014 fact discovery deadline. As a result, the parties have scheduled two depositions for later this week. In addition, the parties have discussed and agreed that the current discovery schedule should be adjusted one week so that all the deadlines for discovery and motions set forth in the current Scheduling Order be moved back one week.

Accordingly, I am requesting, with the consent of all parties, that the discovery and motion deadlines set forth in the current Scheduling Order be each adjourned one week.

So enclosed Respectfully submitted,

Nathaniel B. Smith

By Fax 212.805.7925 cc: All Counsel