## Temporary Part Rules During the New York Pause (Part 22 – Motor Vehicle Part)

## Hon. Adam Silvera

80 Centre Street, Room 136, New York, NY 10013

Court Attorneys: Monica Cheng and Michael Curreri

- I. Communications with Chambers please note that while communications with Chambers may be limited during these trying times, due to the current circumstances, Chambers is dedicated to assisting counsel and parties with all pending matters and are available to facilitate a resolution on any issues, motions, and/or the case itself.
- A. Please notify the Part, by electronically filing a letter or stipulation of discontinuance, as soon as a case settles.
- B. If all parties consent to a virtual settlement conference, please contact Ms. Cheng by email at <u>mcheng@nycourts.gov</u>, with all counsel copied on the email, to set a conference date.

## • II. Motion Practice

- A. All motions currently returnable in the Motions Submissions Part, room 130 of 60 Centre Street, will be permitted to be adjourned on consent of the parties for submission of papers. Please contact Ms. Cheng by email with a fully executed stipulation of adjournment.
- B. Please notify the Part, by emailing Ms. Cheng a letter or stipulation to withdraw, as soon as a pending motion is resolved or withdrawn.
- C. The deadline for the filing of summary judgment motions shall be extended to no later than 60 days after the lifting of the current Pause on the State of New York.
- III. Discovery
- A. Discovery, to the extent possible, shall continue. Parties shall consult and agree upon all outstanding discovery to set deadlines. While certain discovery such as IMEs will not be possible during the current circumstances, the parties are encouraged to exchange as much paper discovery as practicable. Depositions by video conference is strongly encouraged.
- B. If a discovery issue arises which the parties are unable to resolve after thoughtful and thorough consultation, please contact Ms. Cheng by email, with all counsel copied on the email. Should a virtual discovery conference be required after review of the discovery issue, the Court shall schedule such conference.