**UNITED STATES COURT OF INTERNATIONAL TRADE**

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| Name of Plaintiff(s),  Plaintiff,  Name of Plaintiff-Intervenor(s), if any,  Plaintiff-Intervenor,  Name of CONSOlIDATED Plaintiff, if any,  Consolidated-Plaintiff,  v.  Name of Defendant(s),  Defendant.  Name of Defendant-Intervenor(s), if any,  Defendant-Intervenor. | Before: Joseph A. Laroski, Jr., Judge  Court No. 00-00000 |

**PROPOSED SCHEDULING ORDER**

Upon consideration of the parties’ joint proposed briefing schedule and pursuant to U.S. Court of International Trade (“USCIT”) Rules 16 and 56.2, it is hereby

**ORDERED** that the briefing of this action shall proceed in accordance with the schedule set forth below:

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| **FILING** | **DEADLINE** | **WORD LIMIT** |
| 1. USCIT Rule 56.2 Motion(s) for Judgment on the Agency Record and Accompanying Brief(s) filed by Plaintiff(s) [***and Consolidated Plaintiff(s), if any***] |  |  |
| 1. [***Initial Brief(s) of Plaintiff-Intervenor(s), if any***] |  |  |
| 1. Response Brief of Defendant |  |  |
| 1. [***Response Brief(s) of Defendant-Intervenor(s), if any***] |  |  |
| 1. Reply Brief of Plaintiff(s) [***and Consolidated Plaintiff(s), if any***] |  |  |
| 1. [***Reply Brief(s) of Plaintiff-Intervenor(s), if any***] |  |  |
| 1. Joint Appendix |  | Not Applicable |
| 1. Motion for Oral Argument |  | Not Applicable |

Further, briefs filed by Intervenor(s) should not repeat arguments made in earlier filed briefs. The provisions regarding the calculation and certification of the word count contained in the Standard Chambers Procedures shall govern except as otherwise indicated in this Order.

Joseph A. Laroski, Jr.

Judge

Dated:

New York, New York