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IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ARIZONA

KingVision Pay-Per-View, Ltd., )  
 )  
Plaintiffs, )  
 )  
vs. )  
 )  
Baltazar Guzman, et al., )  
 )  
Defendants. )  
\_\_\_\_\_ )

CV 07-963 PHX PGR

ORDER SETTING SCHEDULING  
CONFERENCE

Pursuant to LRCiv 16.2, this action is designated a  
**standard track** case.<sup>1</sup> Accordingly,

IT IS ORDERED THAT:

(1) This order shall serve as notice to the plaintiff  
under Fed.R.Civ.P. 4(m) that the Court shall dismiss this  
action without further notice with respect to any defendant for  
whom there is not a proper return of service on file

<sup>1</sup>

\_\_\_\_\_

The Local Rules for the District of Arizona, as amended effective December 1, 2006, and the Court's Electronic Case Filing Administrative Policies and Procedures Manual, may be found at [www.azd.uscourts.gov](http://www.azd.uscourts.gov). The Court expects counsel and unrepresented parties to familiarize themselves with the Local Rules as the Court will enforce them.

Counsel are advised that the Chambers' e-mail box, established pursuant to the Court's CM/ECF rules, is to be used solely for the purpose of sending proposed orders to the Court, **and is NOT to be used as a means of communicating with Chambers' staff.**

1 establishing that service of process was accomplished within  
2 120 days of the filing of the complaint, unless the plaintiff  
3 has filed prior to the expiration of the 120-day service period  
4 a motion requesting an extension of time to accomplish service,  
5 or unless Rule 4(m) is not applicable because service must be  
6 effectuated in a foreign country.

7 (2) **THE LIMITATION ON THE COMMENCEMENT OF FORMAL**  
8 **DISCOVERY SET FORTH IN FED.R.CIV.P. 26(d) IS WAIVED - FORMAL**  
9 **DISCOVERY NOT ONLY MAY COMMENCE AT ANY TIME AFTER SERVICE OF**  
10 **PROCESS, BUT THE COURT EXPECTS DISCOVERY TO COMMENCE PRIOR TO**  
11 **THE SCHEDULING CONFERENCE.**

12 (3) Pursuant to Fed.R.Civ.P. 16(a), **a Scheduling**  
13 **Conference is set for Monday, October 29, 2007, at 1:30 p.m.,**  
14 in Courtroom 601 of the Sandra Day O'Connor United States  
15 Courthouse, 401 W. Washington Street, Phoenix, Arizona 85003.  
16 The parties are directed to Rule 16 for the objectives of this  
17 conference. **Lead counsel, or the parties if unrepresented,**  
18 **shall appear in person at the Scheduling Conference.** At least  
19 one attorney for each party attending the conference shall have  
20 authority to enter into stipulations and make admissions  
21 regarding all matters which may be discussed.

22 (4) The parties are directed to meet, either in person or  
23 by telephone, at least 14 days before the date for filing the  
24 Joint Case Management Report to confer regarding:<sup>2</sup>

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27 The provisions of paragraphs (4) and (5) of this Order are expressly  
28 intended to modify the provisions of Fed.R.Civ.P. 26(f) regarding the  
meeting of counsel and the filing of a proposed discovery plan.

1           A. The suitability of the action for referral to an  
2 alternative dispute resolution mechanism, pursuant to  
3 LRCiv 83.10;

4           B. Any matters relating to jurisdiction, venue, or  
5 joinder of additional parties;

6           C. The scope of discovery and possible limitations  
7 thereof, including (1) any issues relating to the preservation  
8 of discoverable information, including issues regarding the  
9 disclosure or discovery of electronically stored information  
10 and the forms in which it should be produced, (2) any issues  
11 relating to assertions of privilege or work product production,  
12 and (3) any suggested changes in the limitations on discovery  
13 imposed by the Federal Rules of Civil Procedures. The parties  
14 are expected to minimize the expense of discovery whenever  
15 possible. In cases in which dispositive motions will be filed,  
16 the parties should consider limiting discovery to the issue at  
17 hand until the Court has ruled on the motion;

18           D. A schedule of all pretrial proceedings, including  
19 a trial date, an estimate of the length of trial, and any  
20 suggestions for shortening trial;

21           E. Prospects for settlement, including whether the  
22 parties wish to have a settlement conference before a  
23 magistrate judge; and

24           F. Any matters which the parties may feel will help  
25 dispose of the matter in an efficient and economical manner.

26           (5) **THE PARTIES SHALL FILE WITH THE COURT, NOT LESS THAN**  
27 **FOURTEEN (14) CALENDAR DAYS BEFORE THE SCHEDULING CONFERENCE, A**

1 **"JOINT CASE MANAGEMENT REPORT" REFLECTING THE RESULTS OF THEIR**  
2 **DISCUSSIONS.**<sup>3</sup> The Joint Case Management Report shall include

3 individually lettered brief statements, set forth in the  
4 following order, indicating:

5 A. The nature of the case, setting forth the factual  
6 and legal bases of the plaintiff's claims and the defendant's  
7 defenses in sufficient detail such that the Court need not  
8 refer to the parties' pleadings to understand what the case is  
9 about;

10 B. The jurisdictional basis of the case, citing  
11 specific statutes;

12 C. The factual and legal issues genuinely in  
13 dispute, and whether they can be narrowed by stipulation or  
14 motion;

15 D. The parties, if any, which have not been served,  
16 as well as parties which have not filed an answer or other  
17 appearance. Unless counsel can otherwise show cause, a  
18 proposed order or notice of voluntary dismissal shall accompany  
19 the joint report dismissing any party, including a  
20 fictitiously-named party, which has not been served, or seeking  
21 entry of default and default judgment on any non-appearing  
22 party;

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25 <sup>3</sup>

26 For purposes of the Court's CM/ECF system, the Joint Case Management  
27 Report is to be e-filed under the heading of "Report re: Rule 26(f) Planning  
28 Meeting."

The report is to be signed in accordance with the "Multiple  
Signatures" provision of the Electronic Case Filing Administrative Policies  
and Procedures Manual.

1           E. The names of parties not subject to the Court's  
2 jurisdiction;

3           F. What formal or informal discovery has been done  
4 and, if none, the reasons justifying the lack of discovery;

5           G. What agreements have been entered into, and what  
6 unresolved issues remain, regarding the preservation and  
7 disclosure of discoverable information, including issues  
8 related to electronic discovery and assertions of privilege;

9           H. Whether there are further dispositive or  
10 partially dispositive issues to be decided by pretrial motions,  
11 and the legal issues about which any pretrial motions are  
12 contemplated;

13           I. Whether the parties will consent to have the case  
14 referred to an alternative dispute resolution method;

15           J. The identity of and status of any related cases  
16 pending before other judges of the District of Arizona or  
17 before any other federal, state, or municipal court (see  
18 LRCiv 42.1(a)(1) for meaning of relatedness), and, if a related  
19 case exists, how the cases are related, and, if the related  
20 case is another federal district court case, whether a motion  
21 to consolidate or transfer has been filed and if none, the  
22 reasons justifying the lack of such a motion;

23           K. Proposed deadlines for (1) filing motions  
24 pursuant to Fed.R.Civ.P. 12(b), motions to amend pleadings and  
25 motions to join additional parties; (2) exchanging initial  
26 disclosures pursuant to Fed.R.Civ.P. 26(a)(1), and disclosing  
27 expert witnesses and their reports pursuant to Fed.R.Civ.P.

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1 26(a)(2); (3) completing expert witness depositions; (4)  
2 completing discovery; (5) filing dispositive motions; and (6)  
3 filing a Joint Pretrial Statement. (Specific dates, i.e. a  
4 month, day, and year - not x days before trial, etc. - for  
5 these deadlines must be included in the body of the Joint Case  
6 Management Report, using the attached form of Scheduling Order  
7 as a reference only - do not submit a completed proposed  
8 scheduling order. The proposed dates must not be a federal  
9 legal holiday or a weekend.) If the parties cannot agree on  
10 deadlines, separate dates may be submitted for discussion at  
11 the Scheduling Conference;

12 L. Estimated date that the case will be ready for  
13 trial, the estimated length of trial, and any suggestions for  
14 shortening the trial;

15 M. Whether a jury trial has been requested, and if  
16 the parties differ as to whether a jury trial has been properly  
17 requested, the bases for their positions;

18 N. Whether any settlement negotiations have taken  
19 place and the prospects for settlement, including any request  
20 to have a settlement conference before another United States  
21 District Judge or Magistrate Judge, or other request of the  
22 Court for assistance in settlement efforts;

23 O. In class actions, the proposed dates for class  
24 certification proceedings and other class management issues.  
25 Such certification will result in the case being reassigned to  
26 the **complex track** for case management purposes;

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1 P. Whether any unusual, difficult, or complex  
2 problems or issues exist which would require this case to be  
3 placed on the **complex track** for case management purposes; and

4 Q. Any other matters which the parties feel will aid  
5 the Court in resolving this dispute in a just, speedy, and  
6 inexpensive manner.

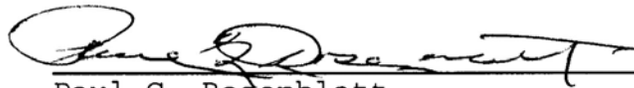
7 (6) The plaintiff shall serve a copy of this order on all  
8 defendants which have not filed an appearance with the Court,  
9 either with service of process or promptly after receipt of  
10 this order if service was accomplished prior to such receipt,  
11 and shall promptly file a notice of such service. It shall be  
12 the responsibility of the plaintiff to timely initiate the  
13 communication necessary to prepare the Joint Case Management  
14 Report. **THE PARTIES AND THEIR COUNSEL ARE WARNED THAT**  
15 **APPROPRIATE SANCTIONS MAY BE IMPOSED PURSUANT TO FED.R.CIV.P.**  
16 **16(f) AND FED.R.CIV.P. 37(b)(2) IF THERE IS A FAILURE TO TIMELY**  
17 **COMPLY WITH THIS ORDER OR IF THERE IS A FAILURE TO ATTEND THE**  
18 **SCHEDULING CONFERENCE.** If a party or counsel believes that  
19 good cause exists to continue the deadline for filing the Joint  
20 Case Management Report and the Scheduling Conference date, it  
21 shall be that person's responsibility to formally seek such a  
22 continuance prior to the date for filing the Joint Case  
23 Management Report.<sup>4</sup>

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26 \_\_\_\_\_  
27 <sup>4</sup> In order to conserve scarce judicial resources, the parties are  
28 directed to promptly inform the Court if they are involved in negotiations  
which they reasonably believe may make the resolution of any pending motion  
unnecessary.

1 (7) After the Scheduling Conference, the Court will enter  
2 a Scheduling Order, which shall control the course of this  
3 action, unless modified by subsequent order. This Court views  
4 this Scheduling Conference as critical to its case management  
5 responsibilities and those of the parties, and the parties are  
6 cautioned that the deadlines set at this conference shall be  
7 enforced and that no amendments to the Scheduling Order shall  
8 be made without a court order.

9 (8) The parties shall satisfy the filing requirement of  
10 Fed.R.Civ.P. 26(a)(4) by filing with the Clerk of the Court a  
11 notice of disclosure - no copies of any actual disclosures  
12 shall be filed with the Court. (See LRCiv 5.2).

13 DATED this 20<sup>th</sup> day of June, 2007.

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17 Paul G. Rosenblatt  
18 United States District Judge  
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IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ARIZONA

Xxxxx, )  
 )  
 Plaintiff, ) CV \_\_\_\_\_ P\_\_ PGR  
 )  
 vs. )  
 ) SCHEDULING ORDER  
 Yyyyy, )  
 )  
 Defendant. )  
 \_\_\_\_\_ )

A Scheduling Conference having been held before this Court  
on \_\_\_\_\_,

IT IS ORDERED that:

(1) Motions pursuant to Fed.R.Civ.P. 12(b), motions to  
amend pleadings, and motions to join additional parties shall  
be filed no later than \_\_\_\_\_.<sup>5</sup>

(2) Parties shall exchange their respective initial  
disclosures pursuant to Fed.R.Civ.P. 26(a)(1), and file with  
the Court a notice of such exchange, no later than \_\_\_\_\_.

<sup>5</sup> In order to conserve scarce judicial resources, the parties are  
directed to promptly inform the Court if they are involved in negotiations  
which they reasonably believe may make the resolution of any pending motion  
unnecessary.

1 The plaintiff shall disclose its expert witnesses, if any, and  
2 their reports in compliance with Fed.R.Civ.P. 26(a)(2)(B) no  
3 later than \_\_\_\_\_. The defendant shall disclose its expert  
4 witnesses, if any, and their reports in compliance with  
5 Fed.R.Civ.P. 26(a)(2)(B) no later than \_\_\_\_\_. Expert  
6 witness depositions shall be completed by \_\_\_\_\_.

7 (3) All discovery, including answers to interrogatories,  
8 shall be completed by \_\_\_\_\_, and supplemental disclosures  
9 and discovery responses shall thereafter be made as required by  
10 Fed.R.Civ.P. 26(e). Discovery which cannot be timely responded  
11 to prior to the discovery deadline will be met with disfavor,  
12 and could result in denial of an extension, exclusion of  
13 evidence, or the imposition of other sanctions. Parties are  
14 directed to LRCiv 7.2(j), which prohibits filing discovery  
15 motions unless the parties have first met to resolve any  
16 discovery difficulties. If parties cannot reach a resolution  
17 of discovery disputes arising during depositions, they are  
18 directed to arrange a conference call with the Court to resolve  
19 the disputes.

20 (4) All dispositive motions shall be filed by \_\_\_\_\_.

21 (5) A Joint Pretrial Statement shall be filed by \_\_\_\_\_.

22 If dispositive motions are filed, then this Joint Pretrial  
23 Statement shall be due either on the above date or 30 days  
24 following the resolution of the motions, whichever is later.  
25 The content of the Joint Pretrial Statement shall include, but  
26 not be limited to, that prescribed in a standard form of Joint  
27 Pretrial Statement provided to the parties. The parties shall  
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1 | augment the Joint Pretrial Statement as necessary so it  
2 | contains all of the pretrial disclosures as defined and  
3 | required by Fed.R.Civ.P. 26(a)(3). It shall be the  
4 | responsibility of the plaintiff to timely initiate the process  
5 | of drafting the Joint Pretrial Statement and the plaintiff  
6 | shall submit its draft of the Joint Pretrial Statement to the  
7 | defendant no later than ten business days prior to the date for  
8 | filing the Joint Pretrial Statement.

9 | (6) Motions in limine shall be filed no later than the  
10 | date of filing of the Joint Pretrial Statement. Responses to  
11 | motions in limine are due ten business days after service. No  
12 | replies are permitted. The hearing on the motions in limine,  
13 | if one is permitted by the Court, will take place at the time  
14 | of the Pretrial Conference. No motion in limine shall be filed  
15 | unless a statement of moving counsel is attached thereto  
16 | certifying that after personal consultation and sincere efforts  
17 | to do so, counsel have been unable to satisfactorily resolve  
18 | the matter.

19 | (7) The attorneys for each party who will be responsible  
20 | for trial of the lawsuit, or the parties if pro per, shall  
21 | appear and participate in a Pretrial Conference on \_\_\_\_\_.  
22 | Because Pretrial Conferences are held for the parties' benefit,  
23 | and further because the parties' presence will facilitate frank  
24 | discussion of the pertinent issues in the lawsuit, each party  
25 | or a representative with binding settlement authority shall  
26 | attend the Pretrial Conference. If dispositive motions are  
27 | filed, the Court will continue the date of the Pretrial  
28 |

1 Conference, if one is still necessary, until after the  
2 resolution of such motions and the filing of a Joint Pretrial  
3 Statement.

4 (8) Selection of a trial date, and directions for filing  
5 trial briefs, proposed findings of fact and conclusions of law  
6 or proposed jury instructions and voir dire questions, and for  
7 marking trial exhibits shall be set forth in an order entered  
8 following the completion of the Pretrial Conference.

9 (9) The parties are cautioned that the deadlines set in  
10 this Scheduling Order shall be enforced, and that the Court  
11 will not entertain any stipulations to continue them - any  
12 request to extend any of the deadlines set herein must be made  
13 by means of a motion, joint or otherwise, and no such motion  
14 shall be granted unless very good cause is shown.

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IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ARIZONA

Xxxxxxxxx, )  
 )  
 Plaintiff, ) CV \_\_\_\_ P\_\_ PGR  
 )  
 vs. ) JOINT PRETRIAL STATEMENT  
 YYYYYYYYY, )  
 )  
 Defendant. )  
 \_\_\_\_\_ )

Pursuant to the Scheduling Order entered on  
\_\_\_\_\_, the following is the parties' Joint Pretrial  
Statement.

- A. **COUNSEL FOR THE PARTIES.** Include mailing address, office phone and fax numbers.
- B. **STATEMENT OF JURISDICTION.** Cite the facts and the statute(s) which give this Court jurisdiction.
- C. **PARTIES REMAINING IN ACTION.** List the parties named in the operative complaint who have not been dismissed from the action. If any of the remaining parties have not been served, list those parties separately.
- D. **CLAIMS/CAUSES OF ACTIONS REMAINING IN ACTION.** List by name and count number (if any) the claims or causes of action

1 in the operative complaint that have not been previously  
2 dismissed.

3 **E. NATURE OF ACTION.** Provide a concise statement of the  
4 type of case, the cause of action, and the relief sought.

5 **F. CONTENTIONS OF THE PARTIES.** With respect to each  
6 count  
7 of the complaint, counterclaim or cross-claim, and to any  
8 defense or rebuttal of a presumption where the burden of proof  
9 has shifted, the party having the burden of proof shall list  
10 the elements or standards that must be proved in order for the  
11 party to prevail on that claim or defense. Brief citation to  
12 relevant legal authority is required. Statements made shall  
13 not be in form of a question but should be a concise narrative  
14 statement of each party's contention as to each uncontested and  
15 contested issue.

16 **G. STIPULATIONS AND UNCONTESTED MATERIAL FACTS.**

17 **H. CONTESTED ISSUES OF MATERIAL FACT.** Each issue of  
18 fact must be stated separately and in specific terms,  
19 as must the parties' contentions as to each issue.

20 **I. CONTESTED ISSUES OF LAW.** Each issue of law must be  
21 stated separately and in specific terms, as must the  
22 parties' contentions as to each issue.

23 **J. WITNESSES.** List all potential witnesses by name and  
24 address, identifying each as either plaintiff's or  
25 defendant's, and indicating (1) whether the witness  
26 is a fact or expert witness, (2) whether the witness  
27 will be called at trial, may be called at trial, or  
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is unlikely to be called at trial, and (3) if outside the Court's subpoena power, whether the witness has been contacted to determine if the witness will voluntarily agree to testify. A brief statement as to the anticipated testimony of each witness must be included.

**K. LIST OF EXHIBITS.** Potential exhibits shall be numbered and listed by each party, with a description of each containing sufficient information to identify the exhibit, and indicating as to each exhibit whether the parties have or will agree to its admission or whether an objection is anticipated. The party opposing the admission of any exhibit shall specify the objection and briefly explain the basis for the objection. Those portions of depositions that will be read at trial must be listed by page and line number, and objections thereto must be specified.

**L. LIST OF PENDING MOTIONS.** Identify by name and date of filing.

**M. PROBABLE LENGTH OF TRIAL AND WHETHER A JURY TRIAL OR BENCH TRIAL.** The reason for any dispute as to whether a jury trial was timely requested must be specified.

1 APPROVED AS TO FORM AND CONTENT:

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4 \_\_\_\_\_  
Attorney for Plaintiff(s)

\_\_\_\_\_ Date

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6 \_\_\_\_\_  
Attorney for Defendant(s)

\_\_\_\_\_ Date

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