## 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA 10 11 EUGENE VENTURA, Case No.: 1:16-cv-01420 LJO JLT 12 Plaintiff, ORDER TO COUNSEL TO SHOW CAUSE WHY SANCTIONS SHOUD NOT BE IMPOSED FOR 13 v. THEIR FAILURE TO FILE A JOINT SCHEDULING REPORT G4S SECURE SOLUTIONS (USA) INC, 14 15 Defendant. ORDER TO THE PARTIES TO FILE A JOINT SCHEDULING REPORT 16 ORDER CONTINUING THE MANDATORY 17 SCHEDULING CONFERENCE 18 19 On September 23, 2016, the defendant removed this action to this Court. (Doc. 1) On that same date, the Court issued its "Order Setting Mandatory Scheduling Conference." (Doc. 2) The 20 21 Order set the mandatory conference on January 6, 2017 and ordered the parties to file their joint scheduling report at least one week in advance of the conference. Id. at 2. This did not occur. 22 Therefore, the Court **ORDERS**, 23 1. No later than January 13, 2017, counsel for the parties SHALL show cause why 24 sanctions should not be imposed for their failure to comply with the Court's orders; 25 26 2. No later than January 13, 2017, the parties SHALL file their joint scheduling

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conference statement;

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The scheduling conference is continued to January 18, 2017 at 8:30 a.m. Appearances

1	via the CourtCall service are authorized.	
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3	IT IS SO ORDERED.	
4	Dated:	/s/ Jennifer L. Thurston UNITED STATES MAGISTRATE JUDGE
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