decide to not obtain any further testimony from him in order to present other witnesses.

28

the final day of trial, counsel for the parties shall file a joint statement of all of the exhibits to which they have stipulated to have admitted into evidence. To the extent there are any exhibits counsel for one side believes should be admitted but the other counsel disagrees, the counsel seeking to admit those exhibits shall identify those exhibits and provide a brief statement for each of those exhibits establishing the basis for admission.

anticipates cross examination of the other side's witnesses. Also no later than seven days prior to

At the conclusion of the presentation of evidence, counsel for the parties will each be tasked with developing written proposed findings and recommendations for the court's consideration that contains a statement of the facts constructed from citations to the trial record and admitted evidence, and provides a legal analysis with respect to each of the parties' claims based on that evidence.² The court will provide further detail regarding the proposed findings and recommendations at the conclusion of the final day of trial and will set forth the deadline for those submissions in a subsequent order.

IT IS SO ORDERED.

Dated: 09/28/16

KENDALL J. NEWMAN

UNITED STATES MAGISTRATE JUDGE

² In citing to the trial record, counsel will be required to cite to specific pages and lines within the transcript. Accordingly, the court strongly encourages counsel to promptly order copies of the official trial transcript for the first six days of the trial.