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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

CLEARPLEX CORPORATION,

Plaintiff,

v.

BRAY GROUP, a/k/a BRAY, a/k/a
THE BRAY GROUP, INC., a/k/a
BRAY GROUP INC.; and ALAN
BRAY,

Defendants.

No. 2:14-cv-02099-GEB-AC

**STATUS (PRETRIAL SCHEDULING)
ORDER**

The status (pretrial scheduling) conference scheduled for hearing on January 26, 2015, is vacated since the parties' Joint Status Report filed on January 12, 2015 ("JSR") indicates the following Order should issue.

CLAIM CONSTRUCTION SCHEDULE

The parties' proposed claim construction schedule is adopted, as modified, as follows:

1. Each party shall serve on each other party its proposed terms for claim construction no later than October 9, 2015.
2. Each party shall serve on each other party its proposed claim construction and supporting evidence no later than October 30, 2015.

1 3. The parties shall file a Joint Claim Construction
2 Statement no later than November 6, 2015, after the parties seek
3 to resolve disputes. Disputed terms, phrases, and clauses shall
4 be designated as disputed. For any disputed term, phrase, or
5 clause, the joint statement shall list each disputed term,
6 phrase, or clause (listed by claim); each party's proposed
7 construction; and support for each party's proposed construction
8 side by side. A model format for the construction statement is as
9 follows (or any other substantively similar format that permits
10 the court to compare terms side by side):

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| Claim Language (Disputed term, phrase, or clause in bold) | Plaintiff's Proposed Construction and Evidence in Support | Each Defendant's Proposed Construction and Evidence in Support |
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17 4. The parties shall attach to the Joint Claim
18 Construction Statement a copy of the patent(s) in dispute. The
19 parties shall also make a complete prosecution history for the
20 patent(s) available to the Court upon request.

21 5. The parties shall simultaneously file opening
22 claim construction briefs and supporting evidence no later than
23 November 30, 2015. Claim construction briefs shall address each
24 disputed term, phrase or clause following the order of the joint
25 statement.

26 6. The parties shall file responsive claim
27 construction briefs no later than December 14, 2015.

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1 7. A claim construction hearing is scheduled to
2 commence at 9:00 a.m. on January 11, 2016.

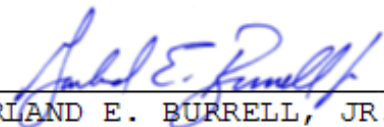
3 **FURTHER SCHEDULING**

4 Upon issuance of the claim construction ruling, the
5 Court will set a date for the filing of a further joint status
6 report. In that report, the parties must address the following
7 topics:

- 8 a) Whether either party wishes to certify the claim
9 construction ruling for immediate appeal to the Federal Circuit;
10 b) The filing of dispositive motions, and timing of
11 those motions;
12 c) Anticipated post-claim construction discovery;
13 d) Any other pretrial matters.

14 IT IS SO ORDERED.

15 Dated: January 22, 2015

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19 GARIAND E. BURRELL, JR.
20 Senior United States District Judge
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