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4	UNITED STATES DISTRICT COURT		
5	EASTERN DISTRICT OF CALIFORNIA		
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7	CLEARPLEX CORPORATION,	No. 2:14-cv-02099-GEB-AC	
8	Plaintiff,		
9	V.	AMENDED STATUS (PRETRIAL	
10	BRAY GROUP, a/k/a BRAY, a/k/a	SCHEDULING) ORDER	
11			
12	BRAY,		
13	Defendants.		
14			
15	Pursuant to the parties' stipulation and request to		
16	"extend and modify [the] dates set forth in this Court's		
17	January 22, 2015 Claim Construction Schedule (Dkt. No. 15) by 9		
18	days for all deadlines," the following amended status order		
19	issues. (Stipulation & Proposed Order to Modify Case Schedule		
20	3:18-21, ECF No. 21.)		
21	CLAIM CONSTRUCTION SCHEDULE		
22	The parties' proposed claim construction schedule is		
23	adopted, as modified, as follows:		
24	1. Each party shal	l serve on each other party its	
25	proposed terms for claim cons	struction no later than January 8,	
26	2016.		
27	2. Each party shal	l serve on each other party its	
28	proposed claim construction an	d supporting evidence no later than	

January 29, 2016.

3. The parties shall file a Joint Claim Construction Statement no later than February 5, 2016, after the parties seek to resolve disputes. Disputed terms, phrases, and clauses shall be designated as disputed. For any disputed term, phrase, or clause, the joint statement shall list each disputed term, phrase, or clause (listed by claim); each party's proposed construction; and support for each party's proposed construction side by side. A model format for the construction statement is as follows (or any other substantively similar format that permits the court to compare terms side by side):

1.3

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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- 4. The parties shall attach to the Joint Claim Construction Statement a copy of the patent(s) in dispute. The parties shall also make a complete prosecution history for the patent(s) available to the Court upon request.
- 5. The parties shall simultaneously file opening claim construction briefs and supporting evidence no later than February 29, 2016. Claim construction briefs shall address each disputed term, phrase or clause following the order of the joint statement.
- 6. The parties shall file responsive claim construction briefs no later than March 14, 2016.

1 7. A claim construction hearing is scheduled 2 commence at 9:00 a.m. on April 11, 2016. 3 FURTHER SCHEDULING Upon issuance of the claim construction ruling, the 4 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 Whether either party wishes to certify the claim a) 9 construction ruling for immediate appeal to the Federal Circuit; 10 The filing of dispositive motions, and timing of b) those motions; 11 12 Anticipated post-claim construction discovery; C) 13 d) Any other pretrial matters. 14 IT IS SO ORDERED. 15 Dated: September 1, 2015 16 17 18 Senior United States District Judge 19 20 21 22 23 24 25 26 27

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