1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	MICHELLE HILL, an individual, and ARIEL EPSTEIN POLLACK, an	No. 2:17-cv-1604 WBS DB
12	individual,	
13	Plaintiffs,	
14	V.	
15	JETBLUE AIRWAYS CORPORATION, a Delaware corporation,	
16	Defendant.	
17 18		N 2 10 0001 WDG DD
19	ERICKA BOHNEL, an individual, and ROSA MARTINEZ, an individual,	No. 2:18-cv-0081 WBS DB
20	Plaintiffs,	ODDED
21		<u>ORDER</u>
22	V. IETDI HE AIDWAYS CODDODATION O	
23	JETBLUE AIRWAYS CORPORATION, a Delaware corporation,	
24	Defendant.	
25	Detenualit.	
26	On May 28, 2021, this matter come has	fore the undersigned pursuant to I goal Pula
27	On May 28, 2021, this matter came before the undersigned pursuant to Local Rule 302(c)(1) for hearing of the parties' joint motions for discovery. Attorney Rachel Luke appeare	
	302(c)(1) for hearing of the parties joint moti	ons for discovery. Amorney Racher Luke appeared

ed via Zoom on behalf of the plaintiffs. Attorneys Ashley Shively and Gary Halbert appeared via

1	Zoom on behalf of the defendant. Oral argument was heard and the motions were taken under		
2	submission.		
3	Upon consideration of the arguments on file and those made at the hearing, and for the		
4	reasons set forth on the record at that hearing, IT IS HEREBY ORDERED that:		
5	1. The parties' joint motions for discovery (<u>Hill</u> ECF No. 68 & <u>Bohnel</u> ECF No. 63) are		
6	granted in part and denied in part;		
7	2. Within fourteen days of the date of this order defendant shall produce to plaintiffs the		
8	ASAP reports at issue;		
9	3. Defendant's request for second depositions of plaintiffs is granted but the second		
10	deposition shall be limited to only those matters not addressed in the first deposition;		
11	4. The deadline for the completion of fact and expert discovery is extended to October 4		
12	2021; and		
13	5. The parties' motions are denied in all other respects without prejudice to renewal. ¹		
14	Dated: June 1, 2021		
15	//wastin		
16	DEBORAH BARNES UNITED STATES MAGISTRATE JUDGE		
17			
18			
19			
20	DLB:6 DB/orders/orders.civil/hill1604.oah.052821		
21			
22	At the May 28, 2021 hearing, the parties' sought further guidance from the undersigned as to		
23	"Plaintiffs' Proposed Order re Rule 35 Examinations" on Independent Medical Examinations of the plaintiffs. The parties are advised that, absent an agreement by the parties, the court can only order a Rule 35 examination "on motion for good cause" and which specifies the "the time, place manner, conditions, and scope of the examination, as well as the person or persons who will perform it." Fed. R. Civ. P. 35(a)(2)(A)-(B). Moreover, the Joint Statements raise a number of individual disputes surrounding these examinations—length, method, recording, the presence of third party, location, etc.—in a cursory manner. To properly resolve such issues more specific and elaborate briefing would be necessary. The same can be said of defendant's arguments		
24			
25			
26			
27			
28	concerning plaintiffs' non-compliant written discovery responses concerning the computation of		

damages.