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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	SHAWN ALGER as an individual and on	No. 2:18-cv-360-MCE-EFB
12	behalf of all others similarly situated,	
13	Plaintiff,	<u>ORDER</u>
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15	FCA US LLC f/k/a CHRYSLER GROUP LLC, a Delaware Corporation, and DOES 1 through 100, inclusive,	
16	Defendants.	
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19	Plaintiff and defendant each filed a motion regarding a discovery disagreement, which are	
20	currently noticed for hearing on November 7, 2018. ECF Nos. 27, 29; see ECF No. 37. Local	
21	Rule 251(a) provides that the Joint Statement Re Discovery Disagreement must be filed at least	
22	seven days before the scheduled hearing date or, in this instance, by October 31, 2018. Local	
23	Rule 251(a) also provides that the hearing on a discovery motion may be dropped from calendar	
24	without prejudice if the Joint Statement re Discovery Disagreement is not timely filed. Id.	
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1	Although the deadline has passed, the docket reflects that no Joint Statement re Discovery		
2	Disagreement has been filed in connection with the parties' motions. Therefore, the discovery		
3	motions (ECF Nos. 27, 29) are denied without prejudice and the November 7, 2018 hearing		
4	thereon is vacated.		
5	So Ordered.	Oh. M.	
6	DATED: November 1, 2018.	EDMUND F. BRENNAN	
7		UNITED STATES MAGISTRATE JUDGE	
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