Northern District of California

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

ALTERA CORPORATION,

Plaintiff,

v.

PACT XPP TECHNOLOGIES, AG,

Defendant.

Case No. 14-cv-02868-JD

AMENDED SCHEDULING ORDER

The Court hereby modifies certain deadlines set in its prior case management and scheduling order, see Dkt. No. 36, in light of its appointment of an expert under Federal Rule of Evidence 706. The case schedule, as modified, is as follows:

Event	Date
Last day for parties to file Joint Claim Construction and Prehearing Statement (Patent L.R. 4-3)	03/06/15
Last day to complete claim construction discovery (Patent L.R. 4-4)	04/06/15
Last day for PACT to file opening claim construction brief (Patent L.R. 4-5)	04/20/15
Last day for Altera to file responsive claim construction brief (Patent L.R. 4-5)	05/04/15
Last day for PACT to file reply claim construction brief (Patent L.R. 4-5)	05/11/15
Last day to file Final Joint Claim Construction Statement (Standing Order for Patent Cases ¶ 6)	05/11/15

Event	Date
Technical tutorial (Standing Order for Patent Cases ¶ 7)	05/08/15 2:00 p.m. (45 minutes per side)
Claim construction hearing (Patent L.R. 4-6, Standing Order for Patent Cases ¶ 13)	05/21/15 2:00 p.m. (90 minutes per side)
Last day to disclose advice of counsel (Patent L.R. 3-7)	50 days after claim construction ruling
Fact discovery cut-off	07/20/15
Last day to disclose experts and exchange opening expert reports	08/10/15
Last day to exchange rebuttal expert reports	08/24/15
Expert discovery cut-off	09/07/15
Last day for court-appointed expert's report	10/09/15
Last day to depose court-appointed expert	10/23/15
Last day to file dispositive motions	11/02/15
Pre-trial conference	02/10/16 3 p.m.
Jury Trial	02/22/16 9 a.m.

All dates set by the Court should be regarded as firm. Counsel may not modify these dates by stipulation without leave of court. Requests for continuances are disfavored, and scheduling conflicts that are created subsequent to the date of this order by any party, counsel or party-controlled expert or witness will not be considered good cause for a continuance. Sanctions may issue for a failure to obey a scheduling or other pretrial order. *See* Fed. R. Civ. P. 16(f)(1)(C). The parties should review and comply with the Court's Standing Order for Civil Cases, Standing Order for Discovery in Civil Cases, and Standing Order for Civil Trials.

IT IS SO ORDERED.

Dated: March 4, 2015

JAMES PONATO United States District Judge