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6	UNITED STATES DISTRICT COURT							
7	NORTHERN DISTRICT OF CALIFORNIA							
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9	KDF HALLMARK, L.P., et al.,							
10	Plaintiffs, Case No. 15-cv-01519 EDL							
11	v. CASE MANAGEMENT AND PRETRIAL ORDER							
12	LIG INSURANCE CO., et al.,							
13	Defendants.							
14	/							
15	Following the Case Management Conference held on July 7, 2015, IT IS HEREBY ORDERED							
16	THAT pursuant to Fed. R. Civ. P. 16, the following case management and pretrial order is entered:							
17	1. <u>TRIAL DATE</u>							
18	a. Court trial shall begin on August 8, 2016 at 8:30 a.m. in Courtroom E, 15th							
19 20	Floor, U.S. District Court, 450 Golden Gate Avenue, San Francisco, California. Should a daily							
20 21	transcript and/or realtime reporting be desired, the parties shall make arrangements with Debra							
22								
22								
24	b. The length of the that will be not more than 5 days.							
25	2. DISCOVERY							
26	a. All non-expert discovery shall be completed no later than March 8, 2016. There							
27	will be no further non-expert discovery after that date except by order of the Court for good cause							
28	shown. Motions to compel non-expert discovery must be filed within the time limits contained in Civil							
	Local Rule 37-3.							
	Dockets.Justia.com							

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b. Initial expert disclosures shall be made no later than March 17, 2016. Rebuttal
expert disclosures shall be made no later than April 15, 2016. All treating physicians who will provide
opinion testimony beyond that which can be provided by a lay person must be disclosed as expert
witnesses, but they need not prepare expert reports unless ordered to do so by the Court.

c. All expert discovery shall be completed no later than May 16, 2016. There will be no further expert discovery after that date except by order of the Court for good cause shown. Motions to compel expert discovery must be filed within the time limits contained in Civil Local Rule 37-3.

9 d. Rule 26(e)(1) of the Federal Rules of Civil Procedure requires all parties to
10 supplement or correct their initial disclosures, expert disclosures, pretrial disclosures, and responses to
11 discovery requests under the circumstances itemized in that Rule, and when ordered by the Court. The
12 Court expects that the parties will supplement and/or correct their disclosures promptly when required
13 under that Rule, without the need for a request from opposing counsel. In addition to the general
14 requirements of Rule 26(e)(1), the parties will supplement and/or correct all previously made
15 disclosures and discovery responses 28 days before the fact discovery cutoff date.

e. Pursuant to Civil L.R. 37-1(b), telephone conferences are available to resolve
disputes during a discovery event, such as a deposition, where the resolution during the event likely
would result in substantial savings of expense or time.

f. Privilege logs. If a party withholds information that is responsive to a discovery
request, and is otherwise discoverable under the Federal Rules of Civil Procedure, by claiming that it
is privileged, or protected from discovery under the attorney work product doctrine or any other
protective doctrine (including, but not limited to, privacy rights), that party shall prepare a "privilege
log" (Fed. R. Civ. P. 26(b)(5)) setting forth the privilege relied upon and specifying separately for each
document or for each category of similarly situated documents:

- 1. The name and job title or capacity of the author;
- 2. The name and job title or capacity of each recipient;
- 3. The date the document was prepared and, if different, the date(s) on which it was sent to or shared with persons other than its author(s);

1	4. The title and description of the document;				
2	5. The subject matter addressed in the document;				
3	6. The purpose(s) for which it was prepared or communicated; and				
4	7. The specific basis for the claim that it is privileged.				
5	The privilege log will be produced as quickly as possible, but no later than 14 days after the				
6	discovery responses are due (in a rolling production, 14 days after each set of documents is produced),				
7	unless the parties stipulate or the Court orders otherwise in a particular case.				
8	g. In responding to requests for documents and materials under Rule 34 of the				
9	Federal Rules of Civil Procedure, all parties shall affirmatively state in a written response served on all				
10	other parties the full extent to which they will produce materials and shall, promptly after the				
11	production, confirm in writing that they have produced <u>all</u> such materials so described that are locatable				
12	after a diligent search of <u>all</u> locations at which such materials might plausibly exist.				
13	3. <u>MOTIONS</u>				
14	The last day to file a motion, or stipulation and proposed order, to join other parties shall be				
15	5 August 7, 2015.				
16	The last day to file a motion, or stipulation and proposed order, to amend the pleadings shall				
17	be August 7, 2015.				
18	The last day for hearing dispositive motions shall be April 26, 2016. Dispositive motions shall				
19	be served and filed no later than thirty-five (35) days prior to the scheduled hearing date. Briefing shall				
20	be in compliance with Civil Local Rule 7-3.				
21					
22	4. <u>ALTERNATIVE DISPUTE RESOLUTION/SETTLEMENT CONFERENCE</u>				
23	Mediation shall take place at the end of July 2015.				
24	5. <u>PRETRIAL CONFERENCE</u>				
25	a. A pretrial conference shall be held on July 19, 2016 at 2:00 p.m. in Courtroom				
26	E, 15th Floor. Each party shall attend personally or by lead counsel who will try the case. The				
27	timing of disclosures required by Federal Rule of Civil Procedure 26(a)(3) and other pretrial disclosures				
28	shall be governed by this order.				

United States District Court For the Northern District of California

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1		b.	At lea	st thirty	y (30) days prior to the date of the pretrial conference, lead counsel
2	shall meet and	confer	regard	ing:	
3			(1)	Prepar	ration and content of the joint pretrial conference statement;
4			(2)	Prepar	ration and exchange of pretrial materials to be served and lodged
5			pursuant to paragraph 5(c) below; and		
6			(3) Settlement of the action.		
7		c.	At lea	st twen	ty (20) days prior to the pretrial conference, counsel and/or parties
8	shall:				
9		(1)	Serve	and file	e a joint pretrial statement that includes the pretrial disclosures
10			requir	ed by Fe	ederal Rule of Civil Procedure 26(a)(3) as well as the following
11			supplemental information:		
12			(a)	The Ac	ction.
13				(i)	Substance of the Action. A brief description of the substance of
14					claims and defenses which remain to be decided.
15				(ii)	Relief Prayed. A detailed statement of all the relief claimed,
16					particularly itemizing all elements of damages claimed as well as
17					witnesses, documents or other evidentiary material to be
18					presented concerning the amount of those damages.
19			(b)	The Fa	actual Basis of the Action.
20				(i)	Undisputed Facts. A plain and concise statement of all relevant
21			facts not reasonably disputable, as well as which facts parties will		
22					stipulate for incorporation into the trial record without the
23					necessity of supporting testimony or exhibits.
24				(ii)	Disputed Factual Issues. A plain and concise statement of all
25					disputed factual issues which remain to be decided.
26				(iii)	Agreed Statement. A statement assessing whether all or part of
27					the action may be presented upon an agreed statement of facts.
28				(iv)	Stipulations. A statement of stipulations requested or proposed
					for pretrial or trial purposes.
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1	(c)	Dispu	Disputed Legal Issues.		
2		Witho	Without extended legal argument, a concise statement of each disputed		
3		point	of law concerning liability or relief, citing supporting statutes and		
4		decisi	ons, and any procedural or evidentiary issues.		
5	(d)	Trial	Trial Preparation.		
6		(i)	Witnesses to Be Called. With regard to witnesses disclosed		
7			pursuant to Federal Rule of Civil Procedure 26(a)(3)(A), a brief		
8			statement describing the substance of the testimony to be given.		
9		(ii)	Estimate of Trial Time. An estimate of the number of hours		
10			needed for the presentation of each party's case, indicating		
11			possible reductions in time through proposed stipulations, agreed		
12			statements of facts, or expedited means of presenting testimony		
13			and exhibits.		
14		(iii)	Use of Discovery Responses. Designate excerpts from discovery		
15			that the parties intend to present at trial, other than solely for		
16			impeachment or rebuttal, from depositions specifying the witness		
17			page and line references, from interrogatory answers, or from		
18			responses to requests for admission.		
19	(e)	Trial	Alternatives and Options.		
20		(i)	Settlement Discussion. A statement summarizing the status of		
21			settlement negotiations and indicating whether further		
22			negotiations are likely to be productive.		
23		(ii)	Amendments, Dismissals. A statement of requested or proposed		
24			amendments to pleadings or dismissals of parties, claims or		
25			defenses.		
26		(iii)	Bifurcation, Separate Trial of Issues. A statement of whether		
27			bifurcation or a separate trial of specific issues is feasible and		
28			desired.		
	(f)	Misce	ellaneous.		

United States District Court For the Northern District of California

Any other subjects relevant to the trial of the action or material to its just, 1 2 speedy and inexpensive determination. 3 (2)Serve and file trial briefs, motions in limine (including any motion regarding the 4 qualifications or testimony of any expert witness), excerpts from discovery that 5 will be offered at trial (including a copy of the deposition testimony or 6 admission), and joint proposed findings of fact and conclusions of law. The 7 findings of fact shall set forth in simple, declarative sentences, separately 8 numbered, all factual contentions relied upon by the party in support of its claims 9 for relief and shall be free of pejorative language and argument. Counsel shall 10 submit separately their disputed findings of fact and conclusions of law. Counsel 11 shall deliver to chambers a copy of their proposed findings of fact and 12 conclusions of law on a computer diskette compatible with WordPerfect 6.1, 7, 13 8, 9 or 10 or 8.0 for Windows. 14 Serve and file an exhibit setting forth the qualifications and experience for each (3)15 expert witness; 16 (4) Serve and file a list of each party's exhibits by numbers 1-500 (plaintiff) or 17 numbers 750-1250 (defendant), including a brief statement describing the 18 substance and purpose of each exhibit and the name of the sponsoring witness; 19 (5)Exchange exhibits which shall be prepared (plaintiff shall use numbers 1-500; 20 defendant shall use numbers 750-1250) and tabbed. Exhibits shall be three-hole 21 punched and shall be submitted in binders. Each exhibit shall be marked on the 22 front page or on the back of the last page with the information contained in 23 Exhibit A to this Order; and 24 (6) The two sets of premarked exhibits shall be for Court use only. The parties shall 25 bring a third set of their trial exhibits to trial to present to witnesses. 26 No party shall be permitted to call any witness or offer any exhibit in its case in chief that is not 27 disclosed in its pretrial statement, exchanged with opposing counsel, and delivered to the Court, by the 28 above deadline, without leave of the Court and for good cause.

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United States District Court For the Northern District of California d. At least ten (10) days prior to the pretrial conference, after meeting and conferring
 in a good faith attempt to resolve any objections, counsel and/or parties shall serve and file: (1) any
 objections to exhibits or to use of deposition excerpts or other discovery; (2) any objections to non expert witnesses; (3) any opposition to a motion in limine. No replies shall be filed.

e. All motions <u>in limine</u> and objections shall be heard at the pretrial conference.

6. All documents filed with the Clerk of the Court shall list the civil case number followed only by the initials "**EDL**." One copy must be clearly marked as a **chambers** copy. Chambers' copies shall be three-hole punched at the left side, suitable for insertion into standard binders. In addition, all motions in limine, trial briefs, and findings of fact and conclusions of law shall be accompanied by a diskette containing a copy of the document formatted in WordPerfect 6.1, 7, 8, 9 or 10 (Windows) or 8.0 (Windows).

Dated: July 9, 2015

_gnt ABETH D. L United States Magistrate Judge

EXHIBIT A

UNITED STATES DISTRICT COURT	UNITED STATES DISTRICT COURT	UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA	NORTHERN DISTRICT OF CALIFORNIA	NORTHERN DISTRICT OF CALIFORNIA
Case Number:	Case Number:	Case Number:
PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT
NO	NO	NO
Date	Date	Date
Admitted:	Admitted:	Admitted:
By: Stephen Ybarra Deputy Clerk	By: Stephen Ybarra Deputy Clerk	By:Stephen Ybarra Deputy Clerk
UNITED STATES DISTRICT COURT	UNITED STATES DISTRICT COURT	UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA	NORTHERN DISTRICT OF CALIFORNIA	NORTHERN DISTRICT OF CALIFORNIA
Case Number:	Case Number:	Case Number:
PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT
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PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT
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UNITED STATES DISTRICT COURT	UNITED STATES DISTRICT COURT	UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA	NORTHERN DISTRICT OF CALIFORNIA	NORTHERN DISTRICT OF CALIFORNIA
Case Number:	Case Number:	Case Number:
PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT	PLTF / DEFT EXHIBIT
NO	NO	NO
Date	Date	Date
Admitted:	Admitted:	Admitted:
By: Stephen Ybarra Deputy Clerk	By:Stephen Ybarra Deputy Clerk	By: Stephen Ybarra Deputy Clerk