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## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

ALLCELLS, LLC, Plaintiff,

v.

JACK ZHAI, et al.,

Defendants.

Case No. 16-cv-07323-EMC

## ORDER DENYING MOTION TO SHORTEN TIME WITHOUT **PREJUDICE**

Docket No. 13

Plaintiff has moved for expedited consideration of its motion for expedited discovery. Plaintiff's motion to shorten time is hereby **DENIED** without prejudice. Plaintiff has not shown that it made any attempt to meet and confer with Defendants regarding either the request for shortened time or the underlying discovery motion.<sup>1</sup>

Plaintiff is not barred from re-filing after meeting and conferring. Such meet and confer should address, *inter* alia, the breadth of the discovery sought (which, as a facial matter, appears overbroad for purposes of preliminary injunction preparation) as well as scheduling of the motion for expedited discovery and the preliminary injunction motion.

Plaintiff is ordered to serve a copy of this order on all Defendants – both by mail service and by e-mail service (the latter as a courtesy) – within two days of the date of this order. Plaintiff /// ///

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<sup>26</sup> ///

As to individual defendant Mr. Lee, there does not appear to have been even service of the complaint or the various motions. Discovery as to Mr. Lee, therefore, is particularly problematic.

## United States District Court For the Northern District of California

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shall also file a proof of service certifying such within two days of the date of this order.

This order disposes of Docket No. 13.

## IT IS SO ORDERED.

Dated: January 3, 2017

EDWARD M. CHEN United States District Judge