1 2 3 4 5 6 7 8 9 10	John M. Desmarais (CA SBN 320875) Emily H. Chen (CA SBN 302966) Michael R. Rhodes (CA SBN 319432) DESMARAIS LLP 101 California Street San Francisco, CA 94111 Tel: (415) 573-1900 Fax: (415) 573-1901 Tamir Packin (CA SBN 317249) Jordan N. Malz (pro hac vice) Lindsey Miller (pro hac vice) Wen Xue (pro hac vice) Ryan T. Lawson (pro hac vice) DESMARAIS LLP 230 Park Avenue New York, NY 10169 Tel: (212) 351-3400 Fax: (212) 351-3401 Counsel for Defendant Cisco Systems, Inc.			
12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
13				
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	XpertUniverse, Inc., Plaintiff, v. Cisco Systems, Inc., Defendant.	Case No. 03:17-cv-03848-RS Hon. Richard Seeborg JOINT SIPULATION REGARDING CASE SCHEDULE AS MODIFIED BY THE COURT		
	JOINT STIPULATION REGARDING CASE SCHEDULE	Case No. 03:17-cv-03848-RS		

Defendant Cisco Systems, Inc. ("Cisco") and plaintiff XpertUniverse, Inc. ("XU"), by and through their respective counsel of record, hereby enter into the following joint stipulation regarding the case schedule in this matter:

- 1. The Court issued a claim construction order on November 25, 2019 (D.I. 183);
- 2. The Court has not issued a schedule for any case events after claim construction; and
- 3. The parties have conferred about a post-claim-construction case schedule.

Accordingly, the parties stipulate, subject to the Court's approval, to the following case schedule:

Event	Proposed Deadline
Exchange Terms/Custodians/Time-Frames For E-mail Productions	February 28, 2020
XU Opposition to Cisco's Motion to Amend Answer	March 13, 2020
Exchange Number of Hits For E-mail Requests	March 16, 2020
Cisco's Reply for Motion to Amend Answer	April 3, 2020
Hearing on Cisco's Motion to Amend Answer	April 30, 2020 (or a date thereafter at the Court's convenience)
Parties to Substantially Complete E-mail Productions	May 21, 2020
Close of Fact Discovery	August 14, 2020
Opening Expert Reports (for party with burden of proof)	September 10, 2020
Deadline To Conduct Mediation	September 16, 2020
Rebuttal Expert Reports	October 27, 2020
Close of Expert Discovery	November 19, 2020
Summary Judgment Motions	December 17, 2020
Summary Judgment Oppositions	January 28, 2021
Summary Judgment Replies	February 25, 2021
Hearing on Summary Judgment	March 25, 2021 (or a date thereafter at the Court's convenience)

IT IS SO STIPULATED.

1	Dated: February 13, 2020	
2	By: /s/ Tamir Packin	By: /s/ Alexander D. Walden
3	Tamir Packin	Alexander D. Walden
4	John M. Desmarais (CA SBN 320875)	K. Lee Marshall (CA SBN 277092)
5	Michael R. Rhodes (CA SBN 319432) Emily H. Chen (CA SBN 302966) DESMARAIS LLP	Alexandra C. Whitworth (CA SBN 303046) BRYAN CAVE LEIGHTON PAISNER LLP
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19		Counsel for Plaintiff XpertUniverse, Inc.
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ATTESTATION

Pursuant to L.R. 5-1, I, Michael R. Rhodes, hereby attest that concurrence in the filing of the document has been obtained from each of the other Signatories corresponding to any signatures indicated by a conformed signature (/s/) within this e-filed document.

Dated: February 13, 2020 By: /s/ Michael R. Rhodes

Michael R. Rhodes (CA SBN 319432) Attorney for Defendant Cisco Systems, Inc.

ORDER AS MODIFIED BY THE COURT

Having considered the parties' joint stipulation regarding a case schedule, the following case schedule shall apply:

Event	Deadline
Exchange Terms/Custodians/Time-Frames For E-mail Productions	February 28, 2020
XU Opposition to Cisco's Motion to Amend Answer	March 13, 2020
Exchange Number of Hits For E-mail Requests	March 16, 2020
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Close of Expert Discovery	November 19, 2020
Summary Judgment Motions	December 17, 2020
Summary Judgment Oppositions	January 28, 2021
Summary Judgment Replies	February 25, 2021
Hearing on Summary Judgment	March 25, 2021

IT IS SO ORDERED.

DATED: <u>2/13/2020</u>

Honorable Richard G. Seeborg United States District Judge