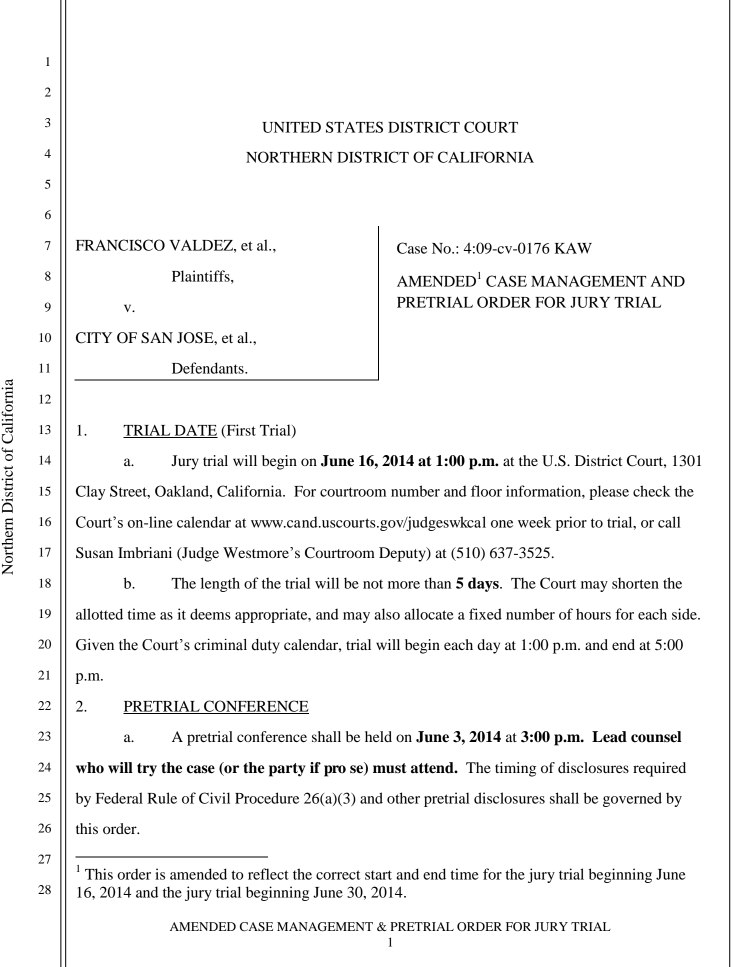
United States District Court



1	b.	By M	ay 6, 2	2014, tl	nirty (30) days prior to the date of the pretrial conference, lead
2	counsel shall meet and confer regarding:				
3		(1)	Prepa	aration	and content of the joint pretrial conference statement;
4		(2)	Prepa	aration	and exchange of pretrial materials to be served and lodged
5			pursu	ant to	paragraph 5(c) below; and
6		(3)	Settle	ement	of the action.
7	с.	By M	ay 16,	2014,	twenty (20) days prior to the pretrial conference, counsel
8	and/or partie	s shall:			
9		(1)	Serve	e and fi	le a joint pretrial statement that includes the pretrial disclosures
10			requi	red by	Federal Rule of Civil Procedure 26(a)(3) as well as the
11			follo	wing si	applemental information:
12			(a)	The	Action.
13				(i)	Substance of the Action. A brief description of the substance
14					of claims and defenses which remain to be decided.
15				(ii)	Relief Prayed. A detailed statement of all the relief claims,
16					particularly itemizing all elements of damages claimed as well
17					as witnesses, documents or other evidentiary material to be
18					presented concerning the amount of those damages.
19			(b)	The	Factual Basis of the Action.
20				(i)	Undisputed Facts. A plain and concise statement of all
21					relevant facts not reasonably disputable, as well as which facts
22					parties will stipulate for incorporation into the trial record
23					without the 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
27					of the action may be presented upon an agreed statement of
28					facts.
		AMEN	DED CA	ASE MA	NAGEMENT & PRETRIAL ORDER FOR JURY TRIAL

1	(iv) <u>Stipulations.</u> A statement of stipulations requested or
2		proposed for pretrial or trial purposes.
3	(c) Dis	puted Legal Issues.
4	Wi	hout extended legal argument, a concise statement of each
5	disj	outed point of law concerning liability or relief, citing supporting
6	stat	utes and decisions.
7	(d) Tri	al Preparation.
8	(i)	Witnesses to Be Called. With regard to witnesses disclosed
9		pursuant to Federal Civil Rule of Civil Procedure 26(a)(3)(A),
10		a brief statement describing the substance of the testimony to
11		be given.
12	(ii)	Estimate of Trial Time. An estimate of the number of hours
13		needed for the presentation of each party's case, indicating
14		possible reductions in time through proposed stipulations,
15		agreed statements of facts, or expedited means of presenting
16		testimony and exhibits.
17	(iii)	Use of Discovery Responses. Designate excerpts from
18		discovery that the parties intend to present at trial, other than
19		solely for impeachment or rebuttal, from depositions
20		specifying the witness page and line references, from
21		interrogatory answers, or from responses to requests for
22		admission.
23	(e) Tria	al Alternatives and Options.
24	(i)	Settlement Discussion. A statement summarizing the status of
25		settlement negotiations and indicating whether further
26		negotiations are likely to be productive.
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	AMENDED CASE M	ANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL
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1	(ii) <u>Amendments, Dismissals.</u> A statement of requested or
2	proposed amendments to pleadings or dismissals of parties,
3	claims or defenses.
4	(f) Miscellaneous.
5	Any other subjects relevant to the trial of the action or material to
6	its just, speedy and inexpensive determination.
7	(2) Serve and file trial briefs (not to exceed 25 pages), which shall specify each
8	cause of action and defense remaining to be tried along with a statement of
9	the applicable legal standard (no opposition shall be filed);
10	(3) Serve and file no more than ten motions in limine, which shall be filed in
11	one document not to exceed 25 pages;
12	(4) Serve and file proposed voir dire questions, jury instructions, verdict forms
13	and excerpts from discovery that will be offered at trial (include a copy of
14	the deposition testimony or admission). The parties shall submit proposed
15	jury instructions jointly . If there are any instructions on which the parties
16	cannot agree, those instructions may be submitted separately. The parties
17	shall submit a jointly prepared proposed form of verdict, or, if the parties
18	cannot agree, their respective proposals;
19	(5) Serve and file an exhibit setting forth the qualifications and experience for
20	each expert witness;
21	(6) Serve and file a list of each party's exhibits by number (plaintiff) or letter
22	(defendant), including a brief statement describing the substance and
23	purpose of each exhibit and the name of the sponsoring witness;
24	(7) Exchange exhibits which shall be premarked with an exhibit sticker tabbed
25	and in binders. Plaintiff shall use numbers (1, 2, 3, etc.) and defendant shall
26	use numbers preceded by a letter (A-1, A-2, A-3, etc.). Additional parties
27	shall also use a letter preceding numbers (B-1, B-2, B-3, or C-1, C-2, C-3,
28	etc.); and
	AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 4

(8) Deliver two sets of all premarked exhibits to chambers, tabbed and in binders (exhibits are not to be filed).

No party shall be permitted to call any witness or offer any exhibit in its case in chief that is not disclosed in its pretrial statement, exchanged with opposing counsel, and delivered to the Court, twenty (20) days prior to the pretrial conference, without leave of the Court and for good cause.

d. By **May 23, 2014, 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 witnesses, including the qualifications of an expert witness; (3) any objection to proposed voir dire questions, jury instructions and verdict forms that the parties have been unable in good faith to resolve; (4) any opposition to a motion <u>in limine</u>. No replies shall be filed. The parties shall not file separate objections, apart from those contained in the motions in limine, to the opposing party's witness list, exhibit list or discovery designations.

e. All motions shall be heard at the pretrial conference unless otherwise ordered.

JURY TRIAL

a. The attached voir dire questionnaire (or similar) shall be given or presented to the venire members to be answered orally in Court. Counsel shall submit an <u>agreed upon set</u> of additional voir dire questions to be posed by the Court. Any voir dire questions on which counsel cannot agree may be submitted separately. Counsel shall be allowed brief follow-up voir dire after the Court's questioning.

b. The following jury instructions from the <u>Ninth Circuit Manual of Model Civil Jury</u>
<u>Instructions</u> (available on the Ninth Circuit website at <u>www.ce9.uscourts.gov</u>) shall be given
absent objection: 1.1-1.2, 1.6-1.14, 1.18, 2.11, 3.1-3.3. Counsel shall submit jointly an agreed
upon set of case specific instructions, using the Ninth Circuit Manual where appropriate. Do not
submit duplicates of those listed above. Any instructions on which counsel cannot agree may be
submitted separately. Each requested instruction shall be typed in full on a separate page with
citations to the authority upon which it is based <u>and</u> a reference to the party submitting it. A

AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 5

United States District Court Northern District of California 1

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second blind copy of each instruction and verdict form shall also be submitted omitting the
 citation to authority and the reference to the submitting party.

4. In addition to electronic filing, Counsel shall email copies of all proposed jury
instructions, motions in limine, forms of verdict, and trial briefs in standard Word format (.doc or
.docx, not .pdf format) to kawpo@cand.uscourts.gov.

5. <u>SUMMARY OF DATES</u>

Trial	June 16, 2014
Pretrial Conference	June 3, 2014
Objections	May 23, 2014
Joint Pretrial Statement	May 16, 2014
Meet and Confer	May 6, 2014

1. <u>TRIAL DATE</u> (Second Trial)

a. Jury trial will begin on **June 30, 2014 at 1:00 p.m.** at the U.S. District Court, 1301 Clay Street, Oakland, California. For courtroom number and floor information, please check the Court's on-line calendar at www.cand.uscourts.gov/judgeswkcal one week prior to trial, or call Susan Imbriani (Judge Westmore's Courtroom Deputy) at (510) 637-3525.

b. The length of the trial will be not more than 5 days. The Court may shorten the allotted time as it deems appropriate, and may also allocate a fixed number of hours for each side. Given the Court's criminal duty calendar, trial will begin each day at 1:00 p.m. and end at 5:00 p.m.

2. <u>PRETRIAL CONFERENCE</u>

a. A pretrial conference shall be held on June 17, 2014 at 3:00 p.m. Lead counsel
who will try the case (or the party if pro se) must attend. The timing of disclosures required
by Federal Rule of Civil Procedure 26(a)(3) and other pretrial disclosures shall be governed by
this order.

AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL

By May 20, 2014, thirty (30) days prior to the date of the pretrial conference, lead b. 1 2 counsel shall meet and confer regarding: 3 (1)Preparation and content of the joint pretrial conference statement; (2)Preparation and exchange of pretrial materials to be served and lodged 4 pursuant to paragraph 5(c) below; and 5 (3) Settlement of the action. 6 By May 30, 2014, twenty (20) days prior to the pretrial conference, counsel 7 c. 8 and/or parties shall: (1)Serve and file a joint pretrial statement that includes the pretrial disclosures 9 10 required by Federal Rule of Civil Procedure 26(a)(3) as well as the following supplemental information: 11 The Action. 12 (a) 13 (i) Substance of the Action. A brief description of the substance of claims and defenses which remain to be decided. 14 (ii) Relief Prayed. A detailed statement of all the relief claims, 15 particularly itemizing all elements of damages claimed as well 16 17 as witnesses, documents or other evidentiary material to be presented concerning the amount of those damages. 18 19 (b) The Factual Basis of the Action. (i) Undisputed Facts. A plain and concise statement of all 20 relevant facts not reasonably disputable, as well as which facts 21 parties will stipulate for incorporation into the trial record 22 without the necessity of supporting testimony or exhibits. 23 24 (ii) Disputed Factual Issues. A plain and concise statement of all disputed factual issues which remain to be decided. 25 (iii) Agreed Statement. A statement assessing whether all or part 26 of the action may be presented upon an agreed statement of 27 facts. 28 AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 7

1	(1	iv) Stipulations. A statement of stipulations requested or
2		proposed for pretrial or trial purposes.
3	(c) D	isputed Legal Issues.
4	W	ithout extended legal argument, a concise statement of each
5	di	sputed point of law concerning liability or relief, citing supporting
6	st	atutes and decisions.
7	(d) Tr	rial Preparation.
8	(i)) <u>Witnesses to Be Called.</u> With regard to witnesses disclosed
9		pursuant to Federal Civil Rule of Civil Procedure 26(a)(3)(A),
10		a brief statement describing the substance of the testimony to
11		be given.
12	(i	i) <u>Estimate of Trial Time.</u> An estimate of the number of hours
13		needed for the presentation of each party's case, indicating
14		possible reductions in time through proposed stipulations,
15		agreed statements of facts, or expedited means of presenting
16		testimony and exhibits.
17	(i	ii) Use of Discovery Responses. Designate excerpts from
18		discovery that the parties intend to present at trial, other than
19		solely for impeachment or rebuttal, from depositions
20		specifying the witness page and line references, from
21		interrogatory answers, or from responses to requests for
22		admission.
23	(e) Th	rial Alternatives and Options.
24	(i)) <u>Settlement Discussion.</u> A statement summarizing the status of
25		settlement negotiations and indicating whether further
26		negotiations are likely to be productive.
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	AMENDED CASE	MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL
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1	(ii) <u>Amendments, Dismissals.</u> A statement of requested or
2	proposed amendments to pleadings or dismissals of parties,
3	claims or defenses.
4	(f) Miscellaneous.
5	Any other subjects relevant to the trial of the action or material to
6	its just, speedy and inexpensive determination.
7	(2) Serve and file trial briefs (not to exceed 25 pages), which shall specify each
8	cause of action and defense remaining to be tried along with a statement of
9	the applicable legal standard (no opposition shall be filed);
10	(3) Serve and file no more than ten motions in limine, which shall be filed in
11	one document not to exceed 25 pages;
12	(4) Serve and file proposed voir dire questions, jury instructions, verdict forms
13	and excerpts from discovery that will be offered at trial (include a copy of
14	the deposition testimony or admission). The parties shall submit proposed
15	jury instructions jointly . If there are any instructions on which the parties
16	cannot agree, those instructions may be submitted separately. The parties
17	shall submit a jointly prepared proposed form of verdict, or, if the parties
18	cannot agree, their respective proposals;
19	(5) Serve and file an exhibit setting forth the qualifications and experience for
20	each expert witness;
21	(6) Serve and file a list of each party's exhibits by number (plaintiff) or letter
22	(defendant), including a brief statement describing the substance and
23	purpose of each exhibit and the name of the sponsoring witness;
24	(7) Exchange exhibits which shall be premarked with an exhibit sticker tabbed
25	and in binders. Plaintiff shall use numbers (1, 2, 3, etc.) and defendant shall
26	use numbers preceded by a letter (A-1, A-2, A-3, etc.). Additional parties
27	shall also use a letter preceding numbers (B-1, B-2, B-3, or C-1, C-2, C-3,
28	etc.); and
	AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 9

(8) Deliver two sets of all premarked exhibits to chambers, tabbed and in binders (exhibits are not to be filed).

No party shall be permitted to call any witness or offer any exhibit in its case in chief that is not disclosed in its pretrial statement, exchanged with opposing counsel, and delivered to the Court, twenty (20) days prior to the pretrial conference, without leave of the Court and for good cause.

d. By **June 9, 2014, 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 witnesses, including the qualifications of an expert witness; (3) any objection to proposed voir dire questions, jury instructions and verdict forms that the parties have been unable in good faith to resolve; (4) any opposition to a motion <u>in limine</u>. No replies shall be filed. The parties shall not file separate objections, apart from those contained in the motions in limine, to the opposing party's witness list, exhibit list or discovery designations.

e. All motions shall be heard at the pretrial conference unless otherwise ordered.

JURY TRIAL

a. The attached voir dire questionnaire (or similar) shall be given or presented to the venire members to be answered orally in Court. Counsel shall submit an <u>agreed upon set</u> of additional voir dire questions to be posed by the Court. Any voir dire questions on which counsel cannot agree may be submitted separately. Counsel shall be allowed brief follow-up voir dire after the Court's questioning.

b. The following jury instructions from the <u>Ninth Circuit Manual of Model Civil Jury</u>
<u>Instructions</u> (available on the Ninth Circuit website at <u>www.ce9.uscourts.gov</u>) shall be given
absent objection: 1.1-1.2, 1.6-1.14, 1.18, 2.11, 3.1-3.3. Counsel shall submit jointly an agreed
upon set of case specific instructions, using the Ninth Circuit Manual where appropriate. Do not
submit duplicates of those listed above. Any instructions on which counsel cannot agree may be
submitted separately. Each requested instruction shall be typed in full on a separate page with
citations to the authority upon which it is based <u>and</u> a reference to the party submitting it. A

AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 10

United States District Court Northern District of California 1

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second blind copy of each instruction and verdict form shall also be submitted omitting the
 citation to authority and the reference to the submitting party.

4. In addition to electronic filing, Counsel shall email copies of all proposed jury
instructions, motions in limine, forms of verdict, and trial briefs in standard Word format (.doc or
.docx, not .pdf format) to kawpo@cand.uscourts.gov.

5. <u>SUMMARY OF DATES</u>

Trial	June 30, 2014
Pretrial Conference	June 17, 2014
Objections	June 9, 2014
Joint Pretrial Statement	May 30, 2014
Meet and Confer	May 20, 2014

1. <u>TRIAL DATE</u> (Third Trial)

a. Jury trial will begin on **September 15, 2014 at 8:30 a.m.** at the U.S. District Court, 1301 Clay Street, Oakland, California. For courtroom number and floor information, please check the Court's on-line calendar at www.cand.uscourts.gov/judgeswkcal one week prior to trial, or call Susan Imbriani (Judge Westmore's Courtroom Deputy) at (510) 637-3525.

b. The length of the trial will be not more than 5 days. The Court may shorten the allotted time as it deems appropriate, and may also allocate a fixed number of hours for each side.
Court hours for trial normally are 8:30 a.m. to 1:30 p.m., subject to the Court's availability.

PRETRIAL CONFERENCE

a. A pretrial conference shall be held on September 2, 2014 at 3:00 p.m. Lead
 counsel who will try the case (or the party if pro se) must attend. The timing of disclosures
 required by Federal Rule of Civil Procedure 26(a)(3) and other pretrial disclosures shall be
 governed by this order.

b. By August 5, 2014 thirty (30) days prior to the date of the pretrial conference, 1 2 lead counsel shall meet and confer regarding: 3 (1)Preparation and content of the joint pretrial conference statement; (2)Preparation and exchange of pretrial materials to be served and lodged 4 pursuant to paragraph 5(c) below; and 5 (3) Settlement of the action. 6 By August 15, 2014, twenty (20) days prior to the pretrial conference, counsel 7 c. 8 and/or parties shall: (1)Serve and file a joint pretrial statement that includes the pretrial disclosures 9 10 required by Federal Rule of Civil Procedure 26(a)(3) as well as the following supplemental information: 11 The Action. 12 (a) 13 (i) Substance of the Action. A brief description of the substance of claims and defenses which remain to be decided. 14 (ii) Relief Prayed. A detailed statement of all the relief claims, 15 particularly itemizing all elements of damages claimed as well 16 17 as witnesses, documents or other evidentiary material to be presented concerning the amount of those damages. 18 19 (b) The Factual Basis of the Action. (i) Undisputed Facts. A plain and concise statement of all 20 relevant facts not reasonably disputable, as well as which facts 21 parties will stipulate for incorporation into the trial record 22 without the necessity of supporting testimony or exhibits. 23 24 (ii) Disputed Factual Issues. A plain and concise statement of all disputed factual issues which remain to be decided. 25 (iii) Agreed Statement. A statement assessing whether all or part 26 of the action may be presented upon an agreed statement of 27 facts. 28 AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 12

1	(iv)	Stipulations. A statement of stipulations requested or
2		proposed for pretrial or trial purposes.
3	(c) Disp	buted Legal Issues.
4	With	hout extended legal argument, a concise statement of each
5	disp	uted point of law concerning liability or relief, citing supporting
6	statu	ites and decisions.
7	(d) Tria	l Preparation.
8	(i)	Witnesses to Be Called. With regard to witnesses disclosed
9		pursuant to Federal Civil Rule of Civil Procedure 26(a)(3)(A),
10		a brief statement describing the substance of the testimony to
11		be given.
12	(ii)	Estimate of Trial Time. An estimate of the number of hours
13		needed for the presentation of each party's case, indicating
14		possible reductions in time through proposed stipulations,
15		agreed statements of facts, or expedited means of presenting
16		testimony and exhibits.
17	(iii)	Use of Discovery Responses. Designate excerpts from
18		discovery that the parties intend to present at trial, other than
19		solely for impeachment or rebuttal, from depositions
20		specifying the witness page and line references, from
21		interrogatory answers, or from responses to requests for
22		admission.
23	(e) Tria	1 Alternatives and Options.
24	(i)	Settlement Discussion. A statement summarizing the status of
25		settlement negotiations and indicating whether further
26		negotiations are likely to be productive.
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	AMENDED CASE MA	ANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL
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1	(ii) <u>Amendments, Dismissals.</u> A statement of requested or
2	proposed amendments to pleadings or dismissals of parties,
3	claims or defenses.
4	(f) Miscellaneous.
5	Any other subjects relevant to the trial of the action or material to
6	its just, speedy and inexpensive determination.
7	(2) Serve and file trial briefs (not to exceed 25 pages), which shall specify each
8	cause of action and defense remaining to be tried along with a statement of
9	the applicable legal standard (no opposition shall be filed);
10	(3) Serve and file no more than ten motions in limine, which shall be filed in
11	one document not to exceed 25 pages;
12	(4) Serve and file proposed voir dire questions, jury instructions, verdict forms
13	and excerpts from discovery that will be offered at trial (include a copy of
14	the deposition testimony or admission). The parties shall submit proposed
15	jury instructions jointly . If there are any instructions on which the parties
16	cannot agree, those instructions may be submitted separately. The parties
17	shall submit a jointly prepared proposed form of verdict, or, if the parties
18	cannot agree, their respective proposals;
19	(5) Serve and file an exhibit setting forth the qualifications and experience for
20	each expert witness;
21	(6) Serve and file a list of each party's exhibits by number (plaintiff) or letter
22	(defendant), including a brief statement describing the substance and
23	purpose of each exhibit and the name of the sponsoring witness;
24	(7) Exchange exhibits which shall be premarked with an exhibit sticker tabbed
25	and in binders. Plaintiff shall use numbers (1, 2, 3, etc.) and defendant shall
26	use numbers preceded by a letter (A-1, A-2, A-3, etc.). Additional parties
27	shall also use a letter preceding numbers (B-1, B-2, B-3, or C-1, C-2, C-3,
28	etc.); and
	AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 14

(8) Deliver two sets of all premarked exhibits to chambers, tabbed and in binders (exhibits are not to be filed).

No party shall be permitted to call any witness or offer any exhibit in its case in chief that is not disclosed in its pretrial statement, exchanged with opposing counsel, and delivered to the Court, twenty (20) days prior to the pretrial conference, without leave of the Court and for good cause.

d. By **August 22, 2014**, **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 witnesses, including the qualifications of an expert witness; (3) any objection to proposed voir dire questions, jury instructions and verdict forms that the parties have been unable in good faith to resolve; (4) any opposition to a motion <u>in limine</u>. No replies shall be filed. The parties shall not file separate objections, apart from those contained in the motions in limine, to the opposing party's witness list, exhibit list or discovery designations.

e. All motions shall be heard at the pretrial conference unless otherwise ordered.

JURY TRIAL

a. The attached voir dire questionnaire (or similar) shall be given or presented to the venire members to be answered orally in Court. Counsel shall submit an <u>agreed upon set</u> of additional voir dire questions to be posed by the Court. Any voir dire questions on which counsel cannot agree may be submitted separately. Counsel shall be allowed brief follow-up voir dire after the Court's questioning.

b. The following jury instructions from the <u>Ninth Circuit Manual of Model Civil Jury</u>
<u>Instructions</u> (available on the Ninth Circuit website at <u>www.ce9.uscourts.gov</u>) shall be given
absent objection: 1.1-1.2, 1.6-1.14, 1.18, 2.11, 3.1-3.3. Counsel shall submit jointly an agreed
upon set of case specific instructions, using the Ninth Circuit Manual where appropriate. Do not
submit duplicates of those listed above. Any instructions on which counsel cannot agree may be
submitted separately. Each requested instruction shall be typed in full on a separate page with
citations to the authority upon which it is based <u>and</u> a reference to the party submitting it. A

AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 15

United States District Court Northern District of California 1

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second blind copy of each instruction and verdict form shall also be submitted omitting the
 citation to authority and the reference to the submitting party.

4. In addition to electronic filing, Counsel shall email copies of all proposed jury
instructions, motions in limine, forms of verdict, and trial briefs in standard Word format (.doc or
.docx, not .pdf format) to kawpo@cand.uscourts.gov.

5. <u>SUMMARY OF DATES</u>

Trial	September 15, 2014
Pretrial Conference	September 2, 2014
Objections	August 22, 2014
Joint Pretrial Statement	August 15, 2014
Meet and Confer	August 5, 2014

Dated: May 27, 2014

Unied States Magistrate Judge

AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL

1		JUROR QUESTIONNAIRE				
2	Please fill out this form as completely as possible and print clearly. Since we want to make copies					
3	for the attorneys and the Court, do not write on the back of any page. If you need more room,					
4	continue at the bottom of the page. Thank you for your cooperation.					
5	1.	Your name:				
6						
7	2.	Your age:				
8	3.	The city where you live:				
9		How long have you lived there:				
10	4.	Your place of birth:				
11	5.	Do you rent or own your own home?				
12	6.	Your marital status: (circle one)				
13		single married live with partner separated divorced widowed				
14	7.	What is your occupation, and how long have you worked in it? (If you are retired, please				
15		describe your main occupation when you were working).				
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18	8.	Who is (or was) your employer?				
19						
20	9.	How long have you worked for this employer?				
21	10.	Please list the occupations of any adults with whom you live.				
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23	11.	If you have children, please list their ages and sex and, if they are employed, please give				
24		their occupations.				
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		AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 17				

12.	Please describe your educational background:
	Highest grade completed:
	College and/or vocational schools you have attended:
	Major areas of study:
13.	Have you ever served on a jury before? How many times?
	If yes: State/County Court Federal Court
	When?
	Was it a civil or criminal case?
	Did the jury(ies) reach a verdict?
14.	Have you ever served on a grand jury?
	If yes: State/County Court Federal Court
	When?
	Was it a civil or criminal?
15.	Have you ever served in the military?
	If yes: Country you served
	Branch
	Length of Service
	Last Rank
16.	Attached is a list of the parties in this case, the law firms representing the parties,
	attorneys in this case, and persons who are potential witnesses in this case. Do you know,
	or think you know, any of the persons listed?
	Yes: No:
	If so, make a checkmark next to their name.
	AMENDED CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL 18
	13. 14. 15.