Doc. 17

1	IN THE UNITED STATES DISTRICT COURT				
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
3	AIUTO, et al, No. C 09-02093 CW				
4	Plaintiff, <u>AMENDED MINUTE ORDER</u> AND CASE MANAGEMENT				
5	v. <u>ORDER</u>				
6	SAN FRANCISCO'S MAYOR'S OFFICE OF HOUSING, et al.,				
7	Defendants.				
8	/				
9	Clerk: Sheilah Cahill Reporter: Diane Skillman				
10	Plaintiff Attorney: Heidi Timken; Christopher Gonzalez Defendant Attorney: Kristen Jensen; Thomas Lakritz				
11	A case management conference was held on: <u>8/25/09</u> . The Case				
12	Management Statement and Proposed Order filed by the parties is hereby adopted by the Court as the Case Management Order for the case, except				
13	as may be noted below. The Court's standard Order for Pretrial Preparation also applies.				
14	The case is hereby referred to the following ADR process:				
15					
16	Magistrate Judge settlement conference: [] ADR session to be held by: [02/28/10]				
17	(or as soon thereafter as is convenient to the mediator's schedule)				
18	Deadline to add additional parties or claims: (10/23/09) Date of next case management conference: (07/01/10)				
19	Completion of Fact Discovery: (03/15/10)				
20	Disclosure of identities and reports of expert witnesses: (03/29/10) Rebuttal: [04/12/10]				
21	Completion of Expert Discovery: (05/12/10)				
22	All case-dispositive motions to be heard at 2:00 P.M. on or before: (07/01/10)				
23	Final Pretrial Conference at 2:00 P.M. on: $(09/21/10)$ A 14 day Jury Trial will begin at 8:30 A.M. on: $(10/04/10)$				
24	Additional Matters: Copy of Court's Order for Pretrial Preparation				
25	given to attys in court. Initial disclosures to be completed by 9/25/09. Defendants to file motion for judgment on the pleadings by				
26	10/22/09 and notice for hearing on 12/3/09 at 2:00 p.m. If Plaintiffs filing dispositive motion, it shall be filed six weeks prior to				
27	7/1/10; Defendants' opposition and any cross-mo. (contained within a single brief) due two week later; Plaintiffs' reply/opposition to				
28	cross-mo. (contained within a single brief) due one week thereafter;				

United States District Court For the Northern District of California

and any surreply by Defendants due one week later. If Plaintiffs do not file a dispositive motion, Defendant to file dispositive motion five weeks prior to 7/1/10. A Further Case Management Conference will be held on 7/1/10 at 2:00 p.m., whether or not dispositive motions are filed (or on whatever date dispositive motions are set). IT IS SO ORDERED. J. L. Silan Dated: 8/31/09 CLAUDIA United States District Judge Copies to: Chambers; ADR

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2	NOTICE
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3	Case Management Conferences and Pretrial Conferences are
	conducted on Tuesdays at 2:00 p.m. Criminal Law and Motion calendar
	is conducted on Wednesdays at 2:00 p.m. for defendants in custody and
	2:30 p.m. for defendants not in custody. Civil Law and Motion
	calendar is conducted on Thursdays at 2:00 p.m. Order of call is
	determined by the Court. Counsel need not reserve a hearing date for
6	civil motions; however, counsel are advised to check the legal
	newspapers or the Court's website at www.cand.uscourts.gov for
7	unavailable dates.

8 Motions for Summary Judgment: All issues shall be contained within one motion of 25 pages or less, made on 35 days notice. (See 9 Civil L.R. 7-2). Separate statements of undisputed facts in support of or in opposition to motions for summary judgment will not be 10 considered by the Court. (See Civil Local Rule 56-2(a)). The motion and opposition should include a statement of facts supported by citations to the declarations filed with respect to the motion. 11 Evidentiary and procedural objections shall be contained within the 12 motion, opposition or reply; separate motions to strike will not be considered by the Court. Any cross-motion shall be contained within the opposition to any motion for summary judgment, shall contain 25 13 pages or less, and shall be filed 21 days before the hearing. The 14 reply to a motion may contain up to 15 pages, shall include the opposition to any cross-motion, and shall be filed 14 days before the 15 (<u>See</u> Civil Local Rule 7-3). The Court may, sua sponte or hearing. pursuant to a motion under Civil L.R. 6-3, reschedule the hearing so 16 as to give a moving party time to file a reply to any cross-motion.

All discovery motions are referred to a Magistrate Judge to be heard and considered at the convenience of his/her calendar. All such matters shall be noticed by the moving party for hearing on the assigned Magistrate Judge's regular law and motion calendar, or pursuant to that Judge's procedures.

20 Pursuant to General Order 45,§ VI.G, "In all cases subject to ECF, in addition to filing papers electronically, the parties are 21 required to lodge for chambers no later than noon on the business day following the day that the papers are filed electronically, one paper 22 copy of each document that is filed electronically."

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United States District Court For the Northern District of California

1	ORDER FOR PRETRIAL PREPARATION
2	PRETRIAL CONFERENCE
3	1. Not less than 30 days prior to the pretrial conference,
4	counsel shall <u>exchange</u> (but not file or lodge) the papers
5	described in Civil L.R. 16-10(b)(7),(8),(9), and (10), and their
6	motions in limine.
7	2. At least 20 days before the final pretrial conference,
8	lead counsel who will try the case shall meet and confer with
9	respect to:
10	(a) Preparation and content of the joint pretrial conference statement;
11	(b) Resolution of any differences between the
12	parties regarding the preparation and content of the joint pretrial conference statement and the preparation and
13	exchange of pretrial materials to be served and lodged pursuant to this Order for Pretrial Preparation. To the
14	extent such differences are not resolved, parties will present the issues in the pretrial conference statement so
15	that the judge may rule on the matter during the pretrial conference; and
16	(c) Settlement of the action.
17	3. Not less than 10 days prior to the pretrial
18	conference, counsel shall submit the following.
19	(a) Pretrial Conference Statement. The parties shall
20	file a joint pretrial conference statement containing the
21	following information:
22	(1) The Action.
23	(A) Substance of the Action. A brief description of
24	the substance of claims and defenses which remain to be decided.
25	(B) Relief Prayed. A detailed statement of all the
26	relief claimed, particularly itemizing all elements of damages claimed.
27	(2) The Factual Basis of the Action.
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United States District Court For the Northern District of California

Disputed Factual Issues. A plain and concise (B) statement of all disputed factual issues which remain to be decided. 4 Agreed Statement. A statement assessing whether (C) all or part of the action may be presented upon an agreed statement of facts. 6 (D) Stipulations. A statement of stipulations requested or proposed for pretrial or trial purposes. Disputed Legal Issues. Without extended legal 8 (3) 9 argument, a concise statement of each disputed point of law concerning liability or relief. 10 (4) Further Discovery or Motions. A statement of all 12 remaining discovery or motions. 13 Trial Alternatives and Options. (5) 14 A statement summarizing (A) Settlement Discussion. the status of settlement negotiations and indicating 15 whether further negotiations are likely to be productive. 16 Consent to Trial Before a Magistrate Judge. (B) А statement whether the parties consent to a court or jury 17 trial before a magistrate judge, with appeal directly to the Ninth Circuit. 18 (C) Bifurcation, Separate Trial of Issues. Α 19 statement of whether bifurcation or a separate trial of specific issues is feasible and desired. 20 (6) Miscellaneous. Any other subjects relevant to the trial of the action, or material to its just, speedy 22 and inexpensive determination. 23 (b) Exhibit List and Objections. The exhibit list 24 shall list each proposed exhibit by its number (see Civil L.R. 25 30-2(b)), description, and sponsoring witness, followed by blanks to accommodate the date on which it is marked for identification and the date on which it is admitted into 28

(A) Undisputed Facts. A plain and concise statement

of all relevant facts not reasonably disputed.

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

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evidence. No party shall be permitted to offer any exhibit in its case-in-chief that is not disclosed in its exhibit list without leave of the Court for good cause shown. Parties shall also deliver a set of premarked exhibits to the Courtroom Deputy. The exhibit markers shall each contain the name and number of the case, the number of the exhibit, and blanks to accommodate the date admitted and the Deputy Clerk's initials. (Appropriate sample forms are available on the Court's website at www.cand.uscourts.gov). Any objections to exhibits which remain after the pretrial meeting shall be indicated in the pretrial statement.

(c) Witness List. In addition to the requirements of FRCivP 26(a)(3)(A), a brief statement describing the substance of the testimony to be given by each witness who may be called at trial. No party shall be permitted to call any witness in its case-in-chief that is not disclosed in its pretrial statement without leave of Court for good cause shown.

18 (d) Use of Discovery Responses. In addition to the 19 requirements of FRCivP 26(a)(3)(B), a designation of any 20 excerpts from interrogatory answers or from responses for admissions intended to be offered at trial. 21 Counsel shall indicate any objections to use of these materials and that 22 23 counsel have conferred respecting such objections.

(e) Trial briefs. Briefs on all significant disputed
issues of law, including foreseeable procedural and evidentiary
issues, which remain after the pretrial meeting.

(f) Motions in Limine. Any motions in limine thatcould not be settled at the pretrial meeting shall be filed with

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the pretrial statement. All motions in limine shall be contained within one document, limited to 25 pages pursuant to Civil L.R. 7-2(b), with each motion listed as a subheading. Opposition to the motions in limine shall be contained within one document, limited to 25 pages, with corresponding subheadings, and filed five (5) days thereafter.

(g) Joint Proposed Voir Dire. The attached voir dire questionnaire will be given to the venire members, and copies of the responses will be made available to counsel at the beginning of voir dire. Counsel may submit a set of additional requested voir dire, to be posed by the Court, to which they have agreed at the pretrial meeting. Any voir dire questions on which counsel cannot agree shall be submitted separately. Counsel may be allowed brief follow-up voir dire after the Court's questioning.

16 (h) Joint Proposed Jury Instructions. As applicable, jury instructions §1.1A, §1.1C, §1.2 through §1.17, §1.19, §2.1 17 18 through §2.13, §3.1 through §3.3 from the Manual of Model Civil 19 Jury Instructions for the Ninth Circuit (2007 Edition) will be 20 given absent objection. Counsel shall jointly submit one set of 21 additional proposed jury instructions, to which they have agreed at the pretrial meeting. The instructions shall be ordered in 22 23 a logical sequence, together with a table of contents. Any 24 instruction on which counsel cannot agree shall be marked as 25 "disputed," and shall be included within the jointly submitted 26 instructions and accompanying table of contents, in the place 27 where the party proposing the instruction believes it should be 28 Argument and authority for and against each disputed given.

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instruction shall be included as part of the joint submission, on separate sheets directly following the disputed instruction.

Whenever possible, counsel shall deliver to the copy of their joint proposed Courtroom Deputy а jury instructions on a computer disk in WordPerfect or ASCII format. The disk label should include the name of the parties, the case number and a description of the document.

> (i) Proposed Verdict Forms, Joint or Separate.

Proposed Findings of Fact and Conclusions of Law (j) 10 (Court Trial only). Whenever possible, counsel shall deliver to 11 the Courtroom Deputy a copy of their proposed findings of fact 12 and conclusions of law on a computer disk in WordPerfect or 13 ASCII format. The disk label should include the name of the 14 parties, the case number and a description of the document.

15 JURY SELECTION

16 The Jury Commissioner will summon 20 to 25 prospective 17 jurors. The Courtroom Deputy will select their names at random 18 and seat them in the courtroom in the order in which their names 19 are called.

20 Voir dire will be asked of sufficient venire persons so 21 that eight (or more for a lengthy trial) will remain after all 22 peremptory challenges and an anticipated number of hardship 23 dismissals and cause challenges have been made.

24 The Court will then take cause challenges, and discuss 25 hardship claims from the individual jurors, outside the presence 26 of the venire. The Court will inform the attorneys which 27 hardship claims and cause challenges will be granted, but will 28 not announce those dismissals until the process is completed.

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Each side may then list in writing up to three peremptory challenges. The attorneys will review each other's lists and then submit them to the Courtroom Deputy.

Then, from the list of jurors in numerical order, the Court will strike the persons with meritorious hardships, those excused for cause, and those challenged peremptorily, and call the first eight people in numerical sequence remaining. Those people will be the jury.

9 All jurors remaining at the close of the case will10 deliberate. There are no alternates.

11 SANCTIONS

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Failure to comply with this Order is cause for sanctions under Federal Rule of Civil Procedure 16(f).

IT IS SO ORDERED.

16 Dated:

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CLAUDIA WILKEN UNITED STATES DISTRICT JUDGE

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1	JUROR QUESTIONNAIRE			
	Please fill out this form as completely as possible and product of the attorneys and the court, do not write on the back of any page. If you need more thank you for you cooperation.			
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6	1.	Your name:		
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	-	it? (If you are retired, please describe your main		
15	7.			
16		occupation when you were working).		
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19	8.	Who is (or was) your employer?		
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21	9.	How long have you worked for this employer?		
22	10.	Please list the occupations of any adults with whom you live.		
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24	11.	If you have children, please list their ages and sex and,		
25		if they are employed, please give their occupations.		
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United States District Court For the Northern District of California I

1	12.	Please describe your educational background:
2		Highest grade completed:
3		College and/or vocational schools you have attended:
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7		Major areas of study:
8	13.	Have you ever served on a jury before? How many
9		times?
10		If yes: State/County Court Federal Court
11		When?
12		Was it a civil or criminal case?
13		Did the jury(ies) reach a verdict?
14	14.	Attached is a list of the parties in this case, the law
15		firms representing the parties, attorneys in this case, and
16		persons who are potential witnesses in this case. Do you
17		know, or think you know, any of the persons listed?
18		Yes: No:
19		If so, make a check next to their name.
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	Rev.	04/15/09