Raytheon Applied	Signal	Technology,	Inc. v.	Emerging	Markets	Communications, I	nc. et al
· · · ·	Ŭ	0,7		00		,	

1						
1						
2 3						
4						
5						
6						
7	UNITED STATES I					
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
9	OAKLAND DIVISION					
10						
11	APPLIED SIGNAL TECHNOLOGY, INC.,	Case No: C 09-02180 SBA				
12	Plaintiff,	ORDER REOPENING ACTION				
13	VS.					
14	EMERGING MARKETS COMMUNICATIONS, INC., EMC					
15	COMMUNICATIONS, INC., EMC SATCOM TECHNOLOGIES, INC., PARADISE DATACOM, LLC and VIASAT,					
16	INC.,					
17	Defendant.					
18	AND RELATED COUNTERCLAIMS AND					
19	THIRD-PARTY CLAIMS.					
20						
21	The instant action was inadvertently terminated. Accordingly,					
22	IT IS HEREBY ORDERED THAT:					
23	1. The instant action is REOPENED.					
24	2. All dates and deadlines set forth in the Court's Order for Pretrial Preparation					
25	(Dkt. 216), as amended by Order Granting the Revised Extension of Deadlines and					
26	Modifications to Case Management Conference Schedule (Dkt. 265), are REINSTATED as					
27	follows:					
28						

1	Event	DEADLINE					
2	Fact Discovery Cut-Off	1/20/12					
3	Expert Disclosure (all parties)	2/10/12					
4	Rebuttal Expert Disclosure	3/9/12					
5	Expert Discovery Cut-Off	4/13/12					
	Summary Judgment Motion Deadline	4/27/12					
6	Response to Motion for Summary Judgment	5/18/12					
7	Reply to Motion for Summary Judgment	6/1/12					
8	Law and Motion Hearing Cut-Off	6/19/12					
9	Pretrial Documents Due	7/3/12					
10	Motions in Limine ¹ and Objections to Evidence	7/10/12					
11	Oppositions to Motions in Limine and Objections to Evidence	7/17/12					
12 13	Replies to Motions in Limine and Objections to Evidence	7/24/12					
14	Mandatory Settlement Conference	6/20/126/29/12					
	Pretrial Conference	7/31/12 at 1:00 p.m.					
15	Jury Trial (12-day)	9/5/12 at 8:30 a.m.					
16 17	3. No appearance is required for the case management conference previously						
18	scheduled for January 12, 2012.						
	IT IS SO ORDERED.						
19	Dated: January 6, 2012	he B. armstrong					
20	SAUNDRA BROWN ARMSTRONG United States District Judge						
21		iles District Judge					
22							
23							
24							
25	¹ All motions in limine submitted by each side shall be set forth in a single memorandum, not to exceed ten (10) pages in length. Responses to the motions in limine shall be set forth in a single memorandum, not to exceed ten (10) pages in length. Reply briefs shall not exceed six (6) pages. No motions in limine will be considered unless the						
26							
27	parties certify that they met and conferred prior to the filing of such motion. Any request to exceed the page limit must be submitted at least seven (7) days prior to the deadline for						
28	these briefs and must be supported by a showing of good cause, along with a certification that the applicant has met and conferred with the opposing party.						
	?	· ·					