

1 b. The length of the trial will be not more than 12 days. The Court may shorten the 2 allotted time as it deems appropriate, and may also allocate a fixed number of hours for each side. 3 Court hours for trial normally are 8:30 a.m. to 1:30 p.m., subject to the Court's availability. 4 2. DISCOVERY 5 All non-expert discovery shall be completed by 11/7/2011. a. 6 b. The parties jointly shall submit a proposed protective order for the Court's review and 7 signature no later than 10/13/10. The parties shall complete the exchange of initial disclosures, 8 including documents, no later than two weeks following the Court's entry of the protective order. Prior 9 to completion of a mediation session which shall take place within the next 120 days, each side shall 10 be limited to 2 depositions and one set of interrogatories, absent stipulation or further order providing 11 otherwise. Further discovery shall be discussed at the next status conference. 12 c. Experts shall be disclosed and reports provided by plaintiff and defendant by 11/7/2011. 13 d. Rebuttal experts shall be disclosed and reports provided by 11/21/2011. 14 All discovery from experts shall be completed by 12/5/2011. e. 15 f. Pursuant to Civil L.R. 37-1(b), telephone conferences are available to resolve 16 disputes during a discovery event, such as a deposition, where the resolution during the event likely 17 would result in substantial savings of expense or time. 18 3. **MOTIONS** 19 The last day for hearing dispositive motions shall be 1/5/2012. Dispositive motions shall be 20 served and filed no later than thirty-five (35) days prior to the scheduled hearing date. Any 21 opposition shall be served and filed no later than twenty-one (21) days prior to the hearing date. 22 Any reply to the opposition shall be served and filed no later than fourteen (14) days prior to the 23 date of the hearing. 24 4. ALTERNATIVE DISPUTE RESOLUTION/SETTLEMENT CONFERENCE 25 The parties shall participate in mediation through the Northern District of California ADR 26 Program, which shall be completed within 120 days. 27 28 CASE MANAGEMENT & PRETRIAL ORDER FOR JURY TRIAL

1	5. <u>PRETRIAL CONFERENCE</u>						
2		a.	A pre	etrial co	onference shall be held on 3/14/2012 at 3:00 p.m. in Courtroom 4, 3rd		
3	Floor.	Lead	counse	el who v	will try the case must attend. The timing of disclosures required by		
4	Federa	l Rule	of Civi	l Proce	dure $26(a)(3)$ and other pretrial disclosures shall be governed by this		
5	order.						
6		b.	2/14/	2012, tł	hirty (30) days prior to the date of the pretrial conference, lead counsel		
7	shall r	shall meet and confer regarding:					
8			(1)	Prepa	aration and content of the joint pretrial conference statement;		
9			(2)	Prepa	aration and exchange of pretrial materials to be served and lodged		
10				pursu	uant to paragraph 5(c) below; and		
11			(3)	Settle	ement of the action.		
12		c.	2/24/	2012, tv	wenty (20) days prior to the pretrial conference, counsel and/or parties		
13	shall:						
14			(1)	Serve	e and file a joint pretrial statement that includes the pretrial disclosures		
15				requi	ired by Federal Rule of Civil Procedure 26(a)(3) as well as the following		
16				suppl	lemental information:		
17				(a)	The Action.		
18					(i) <u>Substance of the Action.</u> A brief description of the substance		
19					of claims and defenses which remain to be decided.		
20					(ii) <u>Relief Prayed.</u> A detailed statement of all the relief claims,		
21					particularly itemizing all elements of damages claimed as well		
22					as witnesses, documents or other evidentiary material to be		
23					presented concerning the amount of those damages.		
24				(b)	The Factual Basis of the Action.		
25					(i) <u>Undisputed Facts.</u> A plain and concise statement of all		
26					relevant facts not reasonably disputable, as well as which facts		
27					parties will stipulate for incorporation into the trial record		
28					without the necessity of supporting testimony or exhibits.		
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1		(ii)	Disputed Factual Issues. A plain and concise statement of all
2			disputed factual issues which remain to be decided.
3		(iii)	Agreed Statement. A statement assessing whether all or part of
4			the action may be presented upon an agreed statement of facts.
5		(iv)	Stipulations. A statement of stipulations requested or proposed
6			for pretrial or trial purposes.
7	(c)	Dispu	uted Legal Issues.
8			Without extended legal argument, a concise statement of each
9			disputed point of law concerning liability or relief, citing
10			supporting statues and decisions.
11	(d)	Trial	Preparation.
12		(i)	Witnesses to Be Called. With regard to witnesses disclosed
13			pursuant to Federal Civil Rule of Civil Procedure 26(a)(3)(A),
14			a brief statement describing the substance of the testimony to
15			be given.
16		(ii)	Estimate of Trial Time. An estimate of the number of hours
17			needed for the presentation of each party's case, indicating
18			possible reductions in time through proposed stipulations,
19			agreed statements of facts, or expedited means of presenting
20			testimony and exhibits.
21		(iii)	Use of Discovery Responses. Designate excerpts from
22			discovery that the parties intend to present at trial, other than
23			solely for impeachment or rebuttal, from depositions
24			specifying the witness page and line references, from
25			interrogatory answers, or from responses to requests for
26			admission.
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1		(e)	Trial Alternatives and Options.
2			(i) <u>Settlement Discussion</u> . A statement summarizing the status of
3			settlement negotiations and indicating whether further
4			negotiations are likely to be productive.
5			(ii) <u>Amendments, Dismissals.</u> A statement of requested or
6			proposed amendments to pleadings or dismissals of parties,
7			claims or defenses.
8		(f)	Miscellaneous.
9			Any other subjects relevant to the trial of the action or material to its
10			just, speedy and inexpensive determination.
11	(2)	Serve	e and file trial briefs, motions in limine (including any motion regarding
12		the qu	ualifications or testimony or any expert witness), proposed voir dire
13		quest	ions, jury instructions, verdict forms and excerpts from discovery that
14		will t	be offered at trial (include a copy of the deposition testimony or
15		admis	ssion). The parties shall submit proposed jury instructions jointly. If
16		there	are any instructions on which the parties cannot agree, those instructions
17		may l	be submitted separately. The parties shall submit a jointly prepared
18		propo	osed form of verdict, or, if the parties cannot agree, their respective
19		propo	osals;
20	(3)	Serve	and file an exhibit setting forth the qualifications and experience for
21		each	expert witness;
22	(4)	Serve	and file a list of each party's exhibits by number (plaintiff) or letter
23		(defe	ndant), including a brief statement describing the substance and purpose
24		of eac	ch exhibit and the name of the sponsoring witness;
25	(5)	Exch	ange exhibits which shall be premarked (plaintiff shall use umbers;
26		defen	dant shall use letters) and <u>tabbed</u> ; and
27	(6)	Deliv	er two sets of all premarked exhibits to chambers (exhibits are not to be
28		filed)	

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United States District Court For the Northern District of California United States District Court For the Northern District of California 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 without leave of the Court and for good cause.

d. **3/5/2012, 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.

e. All motions <u>in limine</u> and objections shall be heard at the pretrial conference.

6. <u>JURY TRIAL</u>

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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.

15 b. The following jury instructions from the Ninth Circuit Manual of Model Civil Jury 16 Instructions (2007 edition) (also available on the Ninth Circuit website at www.ce9.uscourts.gov) 17 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 18 an agreed upon set of case specific instructions, using the Ninth Circuit Manual where appropriate. 19 Do not submit duplicates of those listed above. Any instructions on which counsel cannot agree 20 may be submitted separately. Each requested instruction shall be typed in full on a separate page 21 with citations to the authority upon which it is based and a reference to the party submitting it. A 22 second blind copy of each instruction and verdict form shall also be submitted omitting the citation 23 to authority and the reference to the submitting party.

7. All documents filed with the Clerk of the Court shall list the civil case number followed by
the initials "DMR". One copy shall be clearly marked as a <u>chambers</u> copy. Chambers' copies shall
be three-hole punched at the left side, suitable for insertion into standard binders. In additions, all
proposed jury instructions, motions in limine, forms of verdict and trial briefs shall be accompanied

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1	by diskette containing a copy of the document formatted in WordPerfect 6.1 (Windows) or 8.0						
2	(Windows).						
3	Dated:	October 8, 2010					
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6		DONNA M. RYU United States Magistrate Judge					
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1		JUROR QUESTIONNAIRE							
2		Please stand and recite the information listed below.							
3	1.	Name							
4	2.	City of Residence							
5	3.	Occupational Status							
6	4.	Organizations							
7	5.	Hobbies							
8	6.	Marital Status							
9	7.	Spouse's Occupation							
10	8.	Children, Ages							
11	9.	If Juror on Another Case							
12	10.	If Ever a Grand Juror							
13	11.	If Ever in Military							
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