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5	UNITED STATES DISTRICT COURT					
6	NORTHERN DISTRICT OF CALIFORNIA					
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10	Angi	oScore, Inc.,	Case No.: 12-CV-3393 YGR			
11		Plaintiff,	ORDER RE: JOINT DISCOVERY LETTER BRIEF			
12		vs.	(DKT. NO. 92); ORDER TO SHOW CAUSE; Scheduling Order			
13	TRIREME MEDICAL, INC., et al.,					
14	Defendants.					
15						
16	I.	I. ORDER RE: JOINT DISCOVERY LETTER BRIEF				
17	Having duly considered the parties' Joint Discovery Letter Brief (Dkt. No. 92), the Court					
18	DENIES the request for relief of Defendants TriReme Medical, Inc. and Dr. Eitan Konstantino					
19	(collectively, "Trireme").					
20	II.	ORDER TO SHOW CAUSE				
21	TriReme is hereby ORDERED TO SHOW CAUSE why cost-shifting sanctions should not be					
22	awarded to AngioScore for TriReme's attempt to obtain injunctive relief in the guise of a discovery					
23	order					
24		AngioScore shall respond to this Order	to Show Cause no later than Thursday , October 10,			
25	2013 by electronically filing evidence of the fees it has incurred in connection with the dispute					

²⁶ reflected in Docket Number 92, accompanied by a brief of no more than four (4) pages. TriReme

- 27 shall respond no later than **Monday**, **October 14**, **2013** in a brief of no more than four (4) pages. No
- reply is permitted. The Order to Show Cause shall be heard **November 8, 2013, at 9:30 am**

III. SCHEDULING ORDER

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2 With respect to AngioScore's pending Motion to Modify the Case Management Scheduling Order and Motion for Leave to File Supplemental and Second Amended Complaint (Dkt. No. 90), the

Court **ORDERS** the following schedule be set:

5	Motion filed	October 2, 2013
6	Deadline for filing opposition or statement of non- opposition	October 16, 2013
7	Deadline for filing of any reply	October 23, 2013
	Hearing Date	November 8, 2013 at 9:45 am

In light of the nature and progress of this litigation, the Court deems it necessary to set a trial

date and all related deadlines. The parties shall proceed without the benefit of an early claims

construction order. Accordingly, the COURT HEREBY ORDERS AS FOLLOWS:

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12	Fact discovery cutoff	January 17, 2014
	Deadline to complete private mediation	January 31, 2014
13	Deadline to serve affirmative expert reports	February 7, 2014
	Deadline to serve rebuttal expert reports	February 28, 2014
14	Expert discovery cutoff	March 21, 2013
15	Pre-filing conference for any summary judgment motion(s)	April 9, 2014 at 2:00 pm
16	Deadline to file summary judgment motion(s) ¹ and/or any <i>Daubert</i> motions	April 22, 2014
10	Hearing on any summary judgment and/or <i>Daubert</i> motions	May 27, 2014
17	Compliance Hearing ²	August 15, 2014 at 9:01 am
18	Joint Pretrial Conference Statement Due	August 22, 2014
10	Pretrial Conference	September 5, 2014
19		September 22, 2014 at 8:30 am (Number of days allowed to be
20 21	Trial Date	set by the Court after the hearing on any motion(s) for summary judgment)
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22 ¹ If both sides intend to file summary judgment motions, they shall be framed as cross-motions and 23 briefed via a single motion and single response for each side, such that the Court receives from the parties four briefs in total. 24

² A Compliance Hearing is set to confirm that counsel have timely met and conferred as required by 25 the Standing Pretrial Instructions Order and any specific such order for this action. Five (5) business 26 days prior to the date of the compliance hearing, the parties shall file a Joint Statement confirming they have complied with this requirement or explaining their failure to comply. If compliance is

27 complete, the parties need not appear and the compliance hearing will be taken off calendar.

Telephonic appearances will be allowed if the parties have submitted a Joint Statement in a timely 28 fashion. Failure to do so may result in sanctions.

The Court's Pretrial Instructions in Civil Cases have significant requirements, including
various deadlines to prepare for trial. At a minimum, trial counsel are required to make exchanges
twenty-eight days in advance of the Pretrial Conference and to *meet and confer at least twenty-one* (21) days in advance of the Pretrial Conference. However, in certain cases, more time may be
necessary to prepare in light of the complexities of the case.

The parties must comply with both the Court's Standing Order in Civil Cases and Standing Order for Pretrial Instructions in Civil Cases for additional deadlines and procedures. All Standing Orders are available on the Court's website at http://www.cand.uscourts.gov/ygrorders.

This Order terminates docket number 92.

IT IS SO ORDERED.

Dated: October 8, 2013

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UNITED STATES DISTRICT COURT JUDGE

Northern District of California