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12	Attorneys for Defendant United States of America					
13	UNITED STATES DISTRICT COURT					
14	NORTHERN DISTRICT OF CALIFORNIA					
15	SAN JOSE DIVISION					
16						
17 18	GARY NIVA and ALINKA NIVA, as Administrators of the Estate of ERIC AUSTIN NIVA, deceased,)	No. C 03-0908 RS STIPULATION AND [PROPOSED]			
19	Plaintiff,)	ORDER RE PRETRIAL AND TRIAL SCHEDULE			
20	v.)				
21	UNITED STATES OF AMERICA,)				
22	Defendant.)				
23						
24	Pursuant to the Court's instructions at the case management conference on August 26, 2009					
25	the parties to the above-entitled action jointly submit this Stipulation and [Proposed] Order Re					
26	Pretrial and Trial Schedule. The parties propose the following schedule for the remaining trial and					
27	pretrial matters for this case.					
28	//					
	STIPULATION AND [PROPOSED] ORDER RE C 03-0908 RS	PRETR				
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1	Date/Deadline	Event			
2	9/10/09	All parties to serve updated Rule 26(a)(1) disclosures and any supplemental or amended responses to previously-served discovery, including verifications where required by the Federal Rules of Civil Procedure			
4 5	9/18/09	Plaintiffs to advise defendant of names and general subject matters of trial experts			
6	9/25/09	Plaintiffs to designate experts and provide reports, per Rule 26(a)(2)			
7	10/9/09	Defendant to advise plaintiffs of names and general subject matters of trial experts			
9 10 11 12	10/16/09	Defendant to designate experts and provide reports, per Rule 26(a)(2)			
	10/28/09	Close of all discovery, fact and expert			
	11/4/09	File any motions in limine			
	11/9/09	Last day to meet and confer regarding joint pretrial statement.			
13	11/10/09	File any oppositions to motions in limine. Each party to serve all other parties with a copy of any depositions or discovery responses the party intends to use at trial (other than solely for impeachment or rebuttal), a list			
14		of witnesses to be called with a brief description of the substance of the expected testimony, and a list of exhibits the party intends to introduce at			
15 16		trial (other than solely for impeachment or rebuttal). Prior to the exchange of these documents, the parties shall agree upon a numbering system to			
17	avoid duplication of exhibit numbers. Where possible, the parties will attempt, before the pretrial conference, to stipulate to authenticity and admissibility of exhibits. The parties will be prepared to discuss any				
18		objections to proposed discovery excerpts, exhibits, and witnesses at the pretrial conference.			
19	11/13/09	Parties to file joint pretrial statement, including brief description of the substance of the action, any stipulations or undisputed facts, a brief			
20		description of the remaining disputed factual and legal issues, a description of the relief sought by plaintiffs, a copy of any depositions or			
21		discovery responses each party intends to use at trial (other than solely for impeachment or rebuttal), a list of witnesses to be called with a brief			
22		description of the substance of the expected testimony, a list of exhibits each party intends to introduce at trial (other than solely for impeachment			
23 24		or rebuttal), and a description of any other issues the parties wish to bring to the Court's attention. In addition, each party will file proposed findings of fact and conclusions of law. The parties may, but are not required to,			
25		file trial briefs.			
26					
27					
28					

1	11/16/09 - 4:30 p.m. Hearing on motions in limine; final pretrial conference. The parties bring to the pretrial conference copies of any exhibits to which the parties have not stipulated to admissibility.			
2		have not supulated to admiss	ionity.	
3	Each party to lodge with chambers and deliver to the other parties a set of proposed exhibits, premarked with exhibit numbers.			
4	11/23 and 11/24	Trial (commencing at 0:00 a	m.). No later than 3:00 p.m. on the court day	
5	11/25 and 11/24	before each trial day, the part	ies will provide copies to opposing counsel of	
6		any demonstrative exhibits the	hat the party intends to use the following court ted witnesses. There shall be no opening	
		statements. Optional closing	arguments shall not exceed 30 minutes per	
7		side.		
8	12/11/09	Parties to file proposed finding	ngs of fact and conclusions of law based on	
9		the evidence actually present testimony where appropriate.	ed at trial. Parties should cite to exhibits and but citations to specific pages and lines of	
		the trial transcript will not be		
10	12/16/09 - 9:30 a.m.	Hearing on findings of fact a	nd conclusions of law, unless the Court	
11	12/10/09 9.30 4	notifies the parties that such a	ties that such a hearing is not necessary.	
12			Respectfully submitted,	
13	DATED: September 9, 2009		JOSEPH P. RUSSONIELLO United States Attorney	
14			·	
15			/s/ Claire T. Cormier ²	
13			CLAIRE T. CORMIER	
16			Assistant United States Attorney	
17				
18	DATED: September 8	3, 2009	THE BOCCARDO LAW FIRM LLP	
10			/s/ John C. Stein	
19			JOHN C. STEIN	
20			Attorney for Plaintiff	
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¹ Plaintiffs' counsel is scheduled to be in trial in Santa Clara County Superior Court the weeks of November 9 and November 16. Accordingly, the parties respectfully request a late afternoon pretrial conference. Plaintiffs' counsel shall advise the Court and defendant's counsel if his other trial is vacated or continued. Though the parties note that the Court indicated that the parties did not need to schedule a pretrial conference, the parties believe that it would be helpful to schedule a conference for the purpose of hearing motions in limine, if any, as well as any final objections or housekeeping issues relating to the trial.

² I, Claire T. Cormier, hereby attest that I have on file all holographic signatures for any signatures indicated by a "conformed" signature (/s/) within this e-filed document. STIPULATION AND [PROPOSED] ORDER RE PRETRIAL AND TRIAL SCHEDULE C 03-0908 RS

[PROPOSED] ORDER

Upon stipulation of the parties and good cause appearing, IT IS SO ORDERED.

DATED: September ______, 2009

RICHARD SEEBORG United States Magistrate Judge

STIPULATION AND [PROPOSED] ORDER RE PRETRIAL AND TRIAL SCHEDULE C 03-0908 RS