UNITED STATES DISTRICT COURT
ORTHERN DISTRICT OF CALIFORNIA

NOVADAQ TECHNOLOGIES, INC., Plaintiff,

v.

KARL STORZ GMBH & CO. K.G., et al., Defendants. Case No. 14-cv-04853-PSG

ORDER GRANTING-IN-PART MOTION FOR CLARIFICATION

(Re: Docket No. 285)

Plaintiff Novadaq Technologies, Inc. has filed several motions to exclude the testimony of expert witnesses put forth by Defendant Karl Storz GmbH & Co. KG and its American counterpart Defendant Karl Storz Endoscopy-America, Inc.¹ Karl Storz moves for clarification, objecting that these separately filed motions violate the court's previous order that the parties each should submit a single, twenty-five-page brief containing all of their motions in limine.² Novadaq points out in opposition that the court regularly hears noticed motions raising Daubert challenges separately from other motions in limine, and Novadaq's motions comport with that practice.³

On balance, the court agrees with Novadaq. The parties may file Daubert challenges—and only those challenges—as separate motions to exclude, subject to the notice and timing requirements of the Local Rules. All other motions in limine must comply with the restrictions the

Case No. <u>14-cv-04853-PSG</u>
ORDER GRANTING-IN-PART MOTION FOR CLARIFICATION

¹ See Docket Nos. 281, 283.

² See Docket No. 285; Docket No. 285-2 at 87:20-24.

³ See Docket No. 287 at 2; see, e.g., Good Tech. Corp. v. AirWatch, LLC, Case No. 12-cv-5827, Docket Nos. 231, 233; Good Tech. Corp. v. MobileIron, Inc., Case No. 12-cv-5826, Docket Nos. 293-4, 296, 358, 361.

United States District Court Northern District of California

court issued earlier.	The relief that	at Karl Storz	seeks is DEN	IED.

SO ORDERED.

Dated: November 3, 2015

Parl S. Aure PAUL S. GREWAL

United States Magistrate Judge

Case No. <u>14-cv-04853-PSG</u> ORDER GRANTING-IN-PART MOTION FOR CLARIFICATION