IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 12-cv-02231-MSK-MEH

EDISYNC SYSTEMS, LLC,

Plaintiff,

v.

ADOBE SYSTEMS, INC.,

Defendant.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on March 20, 2013.

Adobe Systems Incorporated's Unopposed Motion to Amend the Scheduling Order¹ [filed <u>March 18, 2013; docket #40</u>] is **granted**. For good cause shown, the Court will amend the Scheduling Order as follows:

- a. Deadline for alleged infringer's prior art statement, including but not limited to invalidity contentions: **March 29, 2013**.
- b. Deadline for parties to exchange definitions of terms to be construed: June 6, 2013.
- c. Deadline for filing of joint claim construction statement, including statements of the intended impact on the parties' proposed constructions on the merits of the case: **June 25, 2013**.
- d. Deadline for filing of the Parties' simultaneous opening briefs regarding claim construction: **August 1, 2013**.
- e. Deadline for filing of the Parties' simultaneous response briefs regarding claim construction: **August 22, 2013**.
- f. Month of technology tutorial with District Judge and Magistrate Judge: **October 2013**.
- g. Month of claim construction hearing: **October 2013**.
- h. Fact discovery cut-off: **December 20, 2013**.

All other deadlines shall remain in effect.

¹Because the pending Motion is incomplete, the Court also considers the Incorporated Amended Unopposed Motion to Amend the Scheduling Order [docket #41] filed as supplement.