courts have allowed an approximate date to be provided. *See, e.g., Boston Scientific Corp. v. Micrus Corp.*, 2007 WL 174475, \*1,2 (N.D. Cal. Jan. 22, 2007). At the same time, however, a patentee cannot answer an interrogatory by stating that the conception and/or reduction to practice dates are "no later than" a particular date. *See Nazomi Communications, Inc. v. ARM Holdings PLC*, 2003 WL 24054504, \*2 (N.D. Cal. Sept. 3, 2003). For the same reasons here, to the extent Plaintiff in good faith believes it cannot provide a specific date, the Court finds that Plaintiff must supplement its interrogatory answers by providing approximate dates without referring to dates "no later than" the date provided.

- (4) The parties' requests for sanctions are denied.
- (5) To the extent the motion to compel is granted above, Plaintiff shall provide supplemental interrogatory answers within 14 days of this order.

IT IS SO ORDERED.

Dated: September 4, 2013

NANCY J. KOPPE

UNITED STATES MAGISTRATE JUDGE