

(No.: 2:16-cv-00518-RSM)

Dockets.Justia.com

additional time of 60 days in order to finalize their settlement documents and prepare the appropriate
 dismissal paperwork. Such an extension would allow the parties to avoid the unnecessary expenditure
 of time and resources associated with the upcoming deadlines and instead focus on finalizing their
 settlement without the need to burden the Court further.

Daimler and Amazon, after conferring, agree that given the scope and status of the case and
the favorable posture of settlement, a 60-day extension of the trial date, and all discovery dates, as
well as modification to the case schedule is warranted.

8

0	A proposed amended case senedule is se	
9	JURY TRIAL DATE	April 20, 2020 or later at the Court's convenience
10		
11	Deadline for disclosure of expert witness testimony under FRCP 26(a)(2)	October 18, 2019
12	Deadline for filing motions related to	November 18, 2019
13	discovery. Any such motions shall be noted for consideration pursuant to LCR $7(d)(3)$	
14		D 1 20 2010
15	Discovery completed by	December 20, 2019
16	All dispositive motions must be filed by and noted on the motion calendar no later than the	January 13, 2020
17	fourth Friday thereafter (see LCR 7(d))	
18 19	Mediation per LCR 39.1(c)(3) held no later than	March 2, 2020
	All motions in limine must be filed by	March 16, 2020
20	and noted on the motion calendar for the	-,
21	third Friday thereafter pursuant to LCR 7(d)	
22	Agreed pretrial order due	April 3, 2020
23	Pretrial conference to be scheduled by the	
24	Court.	
25	Trial briefs, proposed voir dire questions, jury	April 10, 2020
26	instructions, neutral statement of the case, and trial exhibits due	

A proposed amended case schedule is set forth below.

1		
2	DATED: August 14, 2019	By <u>: /s/ Larry E. Altenbrun</u> Larry E. Altenbrun, WSBA No. 31475 Niaoll Block & Foig
3		Nicoll Black & Feig 1325 Fourth Ave., Suite 1650
4		Seattle, WA 98101
5		Tel: (206) 838-7555
		Fax: (206) 838-7515
6 7		THE MARBURY LAW GROUP, PLLC Shauna M. Wertheim
0		Timothy W. Johnson
8		Joanna L. Cohn 11800 Sunrise Valley Drive, 15th Fl.
9		Reston, Virginia 20191
10		Telephone: (703) 391-2900
		Facsimile: (703) 391-2901
11		swertheim@marburylaw.com tjohnson@marburylaw.com
12		jcohn@marburylaw.com
13		Pro Hac Vice Counsel
14		Attorneys for Plaintiff Daimler AG
15	DATED: August 14, 2019	** Per e-mail authority 8/14/19
16		By: /s/ Grant E. Kinsel
17		Grant E. Kinsel (WSBA 49576)
18		PERKINS COIE LLP
10		1201 Third Avenue, Suite 4900
19		Seattle, WA 98101-3099
20		Telephone: 206.359.8000 Facsimile: 206.359.9000
		Email: GKinsel@perkinscoie.com
21		
22		Attorneys for Defendant Amazon.com, Inc.
23		Automeys for Detendant Amazon.com, me.
24		
25		
26		
		LAW OFFICES OF
		NICOLL BLACK & FEIG PLLC 1325 FOURTH AVENUE SUITE 1650
	Stipulated Motion and Order - 3 (No.: 2:16-cv-00518-RSM)	SEATTLE, WASHINGTON 98101 (206) 838-7555

1	ORDER		
2	IT IS SO ORDERED this 15 th day of August 2019.		
3	$\bigcirc u \land \searrow$		
4	RICARDO S. MARTINEZ		
5	CHIEF UNITED STATES DISTRICT JUDGE		
6			
7			
8	Presented by:		
9	/s/ Larry E. Altenbrun		
10 11	Larry E. Altenbrun, WSBA No. 31475 NICOLL BLACK & FEIG PLLC		
12	1325 FOURTH AVENUE SUITE 1650		
12	SEATTLE, WASHINGTON 98101 Telephone: (206) 838-7555		
14	Facsimile: (206) 383-7515 laltenbrun@nicollblack.com		
15	Shauna M. Wertheim, Pro Hac Vice		
16	Timothy W. Johnson, <i>Pro Hac Vice</i> Joanna L. Cohn, <i>Pro Hac Vice</i>		
17	THE MARBURY LAW GROUP, PLLC 11800 Sunrise Valley Drive, 15 th Floor		
18	Reston, Virginia 20191		
19	Telephone: (703) 391-2900 Facsimile: (703) 391-2901		
20	swertheim@marburylaw.com tjohnson@marburylaw.com		
21	jcohn@marburylaw.com		
22			
23	Attorneys for Plaintiff Daimler AG		
24			
25			
26			
	LAW OFFICES OF NICOLL BLACK & FEIG PLLC 1325 FOURTH AVENUE SUITE 1650 SEATTLE, WASHINGTON 98101 (206) 838-7555 (No.: 2:16-cv-00518-RSM)		