Doc. 191

	1
1	Accordingly, IT IS HEREBY ORDERED:
2	TRIAL DATES
3	1. Bench Trial. The trial shall commence on April 18, 2022, at 9:00 a.m. in
4	Seattle, Washington. The matter of bench trial or jury trial shall be discussed at the
5	next hearing on February 7.
6	2. Pretrial Conference. A pretrial conference will be held by video on April 5,
7	2022, at 10:00 a.m. Case participants will be provided with separate call-in details
8	by email from the Court's staff.
9	MOTION DEADLINES
10	3. Defendant's Motion to Dismiss. The hearing on Defendant's Motion to
11	Dismiss, ECF No. 172, is set with oral argument on February 7, 2022 at 10:00
12	a.m. by video. Case participants will be provided with separate call-in details by
13	email from the Court's staff.
14	4. Motions in Limine.
15	A. Motions in Limine: shall be filed and served on or before March 7, 2022
16	B. Responses: shall be filed and served on or before March 14, 2022.
17	C. Replies: shall be filed and served on or before March 21, 2022.
18	D. Notation: Motions in limine shall be noted for hearing at the pretrial
19	conference.
20	TRIAL PREPARATION DEADLINES
21	5. Exhibit and Witness Lists.
22	A. Exhibit Lists and Witness Lists: shall be filed and served and exhibits
23	made available for inspection (or copies provided), on or before March 14, 2022.
24	B. Identification: The witness list shall include identification of each
25	witness's testimony.
26	C. Notation of Exhibits: Where feasible, all exhibits identified in depositions
27	shall be pre-marked with the exhibit numbers that will be used at trial. Plaintiff's
28	
	ORDER SETTING TRIAL DATE AND MOTION TO DISMISS HEARING DATE # 2

28

trial exhibits are to be numbered 1 through 199; Defendant's exhibits are to be numbered 200 and following.

- D. *Objections*: Objections to the opposing party's witness list or exhibit list and any accompanying briefs shall be filed and served on or before **March 21**, **2022**.
- E. *Responses*: Responses, if any, to objections shall be filed and served on or before **March 28, 2022**.

6. Pretrial Exhibit Stipulation.

- A. *Stipulation*: The parties shall prepare a pretrial exhibit stipulation that shall contain each party's numbered list of all trial exhibits with the opposing party's objections to each exhibit, including the basis of the objection and the offering party's brief response. All exhibits to which there is no objection shall be deemed admitted, subject to any objections at trial that could not be raised in advance.
- B. *Deadline*: The pretrial exhibit stipulation shall be filed on **March 28**, 16 **2022**.
- C. Objections to witness and exhibits shall be heard at the pretrial conference.

7. Pretrial Order.

- A. *Deadline*: A joint Pretrial Order, prepared in accordance with the format provided in Local Rule 16.1(b), shall be filed on or before **March 28, 2022**, and a copy e-mailed in Word format to the Court at bastianorders@waed.uscourts.gov.
- B. *Consistency*: The list of exhibits contained in the joint Pretrial Order shall reflect the exhibit marking scheme described above in paragraph 10(A).
- C. *Duplicative Exhibits*: In preparing the joint Pretrial Order, the parties shall confer regarding duplicate exhibits and determine which party will submit such exhibits for trial.

28

8. Trial Briefs and Proposed Findings of Fact and Conclusions of Law or Voir **Dire.** Trial briefs and proposed findings of fact and conclusions of law or voir dire shall be filed by March 24, 2022.

4 9. Submissions on the First Day of Trial. The Court requires that the following be submitted to the courtroom deputy clerk on the first day of trial:

A. Exhibits. Exhibits for presentation at the trial in tabbed binders indexed by exhibit number with exhibit tags placed consistently on the bottom right corner of each exhibit. Counsel shall submit to the Court an original binder and two copied binders of their exhibits together with three discs or flash drives containing the same.

- B. Exhibit List. One copy of a final joint exhibit list.
- C. Witness List. One copy of witness lists in the order in which the witnesses 13 are expected to be called to testify.

MODIFICATIONS

10. Good Cause. Pursuant to Rule 16 of the Federal Rules of Civil Procedure, this schedule shall not be modified unless the Court finds good cause to grant leave for modifications.

IT IS SO ORDERED. The District Court Clerk is hereby directed to enter this Order and to provide copies to counsel.

DATED this 14th day of January 2022.

United States District Judge