1 2 3 4 5 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 6 AT SEATTLE 7 UNITED STATES OF AMERICA, CASE NO. 23-cv-01677 8 ORDER CONTINUING TRIAL DATE Plaintiff, AND RELATE DEADLINES 9 v. 10 SHIPS INT'L INC. ET AL., 11 Defendants. 12 13 SCHEDULING DATES 14 Having reviewed the parties' Joint Status Report, Dkt. No. 50, the Court sets 15 the following trial and related dates, which supersede any contrary dates set in the 16 Court's previous scheduling order, Dkt. No. 22: 17 18 **Event** Date 19 Bench Trial begins August 4, 2025 20 November 8, 2024 Expert designations due by 21Rebuttal expert designations due by December 6, 2024 22 Fact discovery completed by January 10, 2025 23

ORDER CONTINUING TRIAL DATE AND RELATE DEADLINES - 1

Event	Date
Expert reports due by	January 17, 2025
Settlement conference under LCR 39.1(e) must be held no later than	January 20, 2025
Rebuttal expert reports due by	February 14, 2025
Expert discovery completed by	March 28, 2025
All dispositive motions and motions challenging expert witness testimony must be filed by (see LCR 7(d))	April 25, 2025
All motions in limine must be filed by (see LCR 7(d))	June 13, 2025
Deposition Designations must be submitted to the Court by (see LCR 32(e))	July 8, 2025
Agreed pretrial order due	July 8, 2025
Trial briefs must be filed by	July 14, 2025
Pretrial conference begins	July 21, 2025

The Local Civil Rules set all other dates. The dates listed in this order and set by the Local Civil Rules are firm and cannot be changed by agreement between the parties. Only the Court may alter these dates, and it will do so only if good cause is shown. Failure to complete discovery within the time allowed does not establish good cause. If any of the dates identified in this Order or the Local Civil Rules fall on a weekend or federal holiday, the act or event must be performed on the next business day.

Data

If the scheduled trial date creates an irreconcilable conflict, counsel must email Grant Cogswell, Courtroom Deputy, at grant\_cogswell@wawd.uscourts.gov within 10 days of the date of this Order, explaining the exact nature of the conflict.

Failure to do so will be deemed a waiver. Counsel must be prepared to begin trial on the date scheduled but should understand that trial may have to await the completion of other cases.

## **COOPERATION**

As required by LCR 37(a), all discovery matters should be resolved by agreement if possible. Counsel are also directed to cooperate in preparing the final pretrial order in the format required by LCR 16.1, except as ordered below.

## **EXHIBITS**

The parties must deliver one copy of their respective trial exhibits to Grant Cogswell, Courtroom Deputy, five (5) days before the trial date. Each exhibit must be clearly marked on the face of the exhibit. Each set of exhibits must be submitted in a three–ring binder with appropriately numbered tabs. The Court alters the LCR 16.1 procedure for numbering exhibits as follows: Plaintiff's exhibits should be numbered consecutively beginning with 1; Defendant's exhibits should include the prefix "A" and should be numbered consecutively beginning with A–1. Duplicate documents should not be listed twice. Once a party has identified an exhibit in the pretrial order, any party may use it.

In addition, no later than seven (7) days before the trial date, the parties should send an electronic copy of all exhibits in .PDF format with Optical Character Recognition ("OCR") searchable text to Grant Cogswell, Courtroom Deputy. The

parties should notify the court of any physical objects or files that cannot be transmitted electronically. Exhibits must be marked as described above, and the following protocols also apply: (1) Electronic exhibits must be transmitted individually (i.e., one exhibit per file), but exhibits may have multiple pages; (2) Exhibit file names should match the descriptions listed on the joint exhibit list as closely as possible except that file names should not exceed 80 characters, e.g., Ex. 1 – Accident Scene Photo; Ex. A–1 – Email dated 4–03–23.

## SETTLEMENT

If this case settles, counsel must notify Grant Cogswell, Courtroom Deputy, as soon as possible at grant\_cogswell@wawd.uscourts.gov. An attorney who fails to give the courtroom deputy prompt notice of settlement may be subject to sanctions or discipline under LCR 11(b).

Dated this 24th day of October, 2024.

Jamal N. Whitehead United States District Judge