The Court, having considered the Stipulation re: Scheduling Order, hereby 1 2 GRANTS the Parties' request to vacate the original Scheduling Order (Dkt. No. 3 32), and ENTERS a new scheduling order as follows: 4 • All discovery (including discovery motions) shall be completed ninety (90) days after issuance of the mandate in the appeal of the Court's order granting 5 preliminary injunction; 6 7 • The parties are referred to ADR Procedure No. 1—Magistrate Judge, have until fourteen (14) days after the close of discovery to conduct settlement 8 9 proceedings, and shall file a Joint Status Report no later than five (5) days after the ADR proceeding is completed advising the Court of their settlement 10 efforts and status; 11 • The parties shall have until sixty (60) days after the close of discovery to file 12 13 and have heard all other motions; 14 • The case shall be set for trial on a date convenient for the Court at least 15 seventy-five (75) days after the deadline for all non-discovery motions; and • The pretrial conference shall be set on a date convenient to the Court at least 16 17 fourteen (14) days prior to the trial date. • The parties shall file another stipulation and proposed order re: scheduling 18 order dates after the issuance of the mandate in the appeal. 19 20 21 IT IS SO ORDERED. 22 23 24 Dated: May 26, 2023 25 s'r'c' \text{Our' 26 27

28