Case 8	23-cv-01696-MRA-ADS	Document 67 #:3104	Filed 04/01/25	Page 1 of 10	Page ID
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9		ED STATES DI			
10	CENT	RAL DISTRICT	OF CALIFOR	NIA	
11	RENO MAY , et al.				
12	Plaintiff(s),			cv-01696-MRA-	
13	v.		DRDER SETT CONFERENC	ING SCHEDUL E	ING
14	ROBERT BONTA, et al.	I	Date:	May 5, 2025	
15	Defendant(s).	ן	lime:	1:30 p.m.	
16		(Courtroom:	10B	
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18 19					
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19	READ THIS ORD AND DIFFERS IN				
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A. <u>PRELIMINARY MATTERS</u>

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1. **Service of Pleadings.** If plaintiff has not already served the operative 2 complaint on all defendants, plaintiff shall do so promptly and shall file proofs of 3 service of the summons and complaint within three (3) days thereafter. See Fed. R. 4 Civ. P. 4. Defendants also shall timely serve and file their responsive pleadings (if 5 not previously done) and comply the requirements of Local Rule 5-3.2. The 6 Court will not consider motions or stipulations to continue deadlines to respond 7 to the complaint without the required proofs of service. At the Scheduling 8 Conference, the court will set a date by which motions to amend the pleadings 9 or add parties must be heard. 10

Order Applies to *Pro Se* Litigants. "Counsel," as used in this Order,
 includes parties who have elected to appear without counsel and are representing
 themselves in this litigation (hereinafter referred to as "Pro Se Litigants"). *Pro Se* Litigants must comply with this Order, the Federal Rules of Civil Procedure, and
 the Local Rules. *See* L.R. 1-3, 83-2.2.3. *Pro Se* Litigants are required to
 participate in the scheduling conference.

Notice to be Provided by Counsel. Plaintiff's counsel or, if plaintiff is a
 Pro Se Litigant, defendant's counsel, shall provide this Order to all known parties
 who have not yet appeared or who appear after the date of this Order. This and
 all other applicable orders in this case are available at the bottom of Judge Ramírez
 Almadani's webpage (<u>http://www.cacd.uscourts.gov/honorable-mónica-</u>
 ramírez-almadani). The Local Rules are available on the Central District of
 California website <u>https://www.cacd.uscourts.gov/court-procedures/local-rules</u>).

Compliance with Fed. R. Civ. P. 26. The scheduling conference will
 be held pursuant to Fed. R. Civ. P. Rule 16(b). The parties are reminded of their
 obligations to (i) make initial disclosures "without awaiting a discovery request"
 (Fed. R. Civ. P. 26(a)(1)) and (ii) confer on a discovery plan at least twenty-one
 (21) days before the scheduling conference (Fed. R. Civ. P. 26(f)). The Court

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a encourages Counsel to agree to begin to conduct discovery actively before the
Scheduling Conference. At the very least, the parties shall comply fully with the
letter and spirit of Fed. R. Civ. P. 26(a) and thereby obtain and produce most of
what would be produced in the early stage of discovery. At the scheduling
conference the Court will impose strict deadlines to complete discovery.

5. Participation of Lead Trial Counsel and Unrepresented Parties.
 Lead trial counsel and any unrepresented parties must attend the scheduling
 conference, unless excused by the Court for good cause prior to the conference.

6. Continuance. A request to continue the scheduling conference will be
granted only for good cause. The parties should plan to file the Joint Rule 26(f)
Report on the original due date even if a continuance is granted. The Court will not
continue the scheduling conference to allow the parties to explore settlement.

7. Vacating the Conference. The Court may vacate the scheduling
conference and issue a case management order based on the Joint Rule 26(f)
Report.

16 **B.**

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. <u>PARTIES MUST PREPARE AND FILE A JOINT RULE 26(f) REPORT</u>

The Joint Rule 26(f) Report must be filed not later than fourteen (14) days 17 18 before the scheduling conference. The Report shall be drafted by plaintiff (unless plaintiff is a *Pro Se* Litigant or the parties agree otherwise) but shall be submitted 19 and signed jointly. "Jointly" means a single report, regardless of how many 20 separately-represented parties exist in the case. The Joint Rule 26(f) Report 21 shall specify the date of the Mandatory Scheduling Conference on the caption 22 page. Under the title, it shall list the dates of the (1) Original Complaint; 23 (2) Removal (if removed); (3) Responsive Pleading; (4) and Final Pretrial 24 Conference (Proposed). The Joint Rule 26(f) Report shall report all the following 25 information, which include those required to be discussed by Rule 26(f) and Local 26 Rule 26, and use numbered section headings and lettered sub-headings that 27 28 correspond to those below:

	23-cv-01696-MRA-ADS Document 67 Filed 04/01/25 Page 4 of 10 Page ID					
1	1. Statement of the Case. A short synopsis (not to exceed two (2) pages)					
2	of the main claims, counterclaims, affirmative defenses, and procedural history.					
3	2. Subject Matter Jurisdiction. A statement of the specific basis of					
4	federal jurisdiction, including supplemental jurisdiction. For federal question					
5	jurisdiction, cite the federal law under which the claim arises. For diversity					
6	jurisdiction, state each party's citizenship and the amount in controversy.					
7	3. Legal Issues. A brief description of all key legal issues, including any					
8	significant procedural, substantive, or evidentiary motions.					
9	4. Parties, Evidence, etc. A list of parties, percipient witnesses, and key					
10	documents on the main issues in the case. For conflict purposes, corporate parties					
11	must identify all subsidiaries, parents, and affiliates.					
12	5. Damages. The realistic range of provable damages.					
13	6. Insurance. Whether insurance coverage exists, the extent of coverage,					
14	and whether there is or will be a reservation of rights.					
15	7. Motions.					
15 16	7. Motions.(a) Procedural Motions. A statement of the likelihood of motions					
	(a) Procedural Motions. A statement of the likelihood of motions					
16	(a) Procedural Motions. A statement of the likelihood of motions					
16 17	(a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or					
16 17 18	(a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction.					
16 17 18 19	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that 					
16 17 18 19 20	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that any party believes may be determined by motion to dismiss or motion for summary 					
16 17 18 19 20 21	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that any party believes may be determined by motion to dismiss or motion for summary judgment. The parties should refer to the Court's web page 					
16 17 18 19 20 21 22	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that any party believes may be determined by motion to dismiss or motion for summary judgment. The parties should refer to the Court's web page (http://www.cacd.uscourts.gov/honorable-mónica-ramírez-almadani) for specific 					
16 17 18 19 20 21 22 23	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that any party believes may be determined by motion to dismiss or motion for summary judgment. The parties should refer to the Court's web page (http://www.cacd.uscourts.gov/honorable-mónica-ramírez-almadani) for specific guidelines governing summary judgment motions. 					
 16 17 18 19 20 21 22 23 24 	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that any party believes may be determined by motion to dismiss or motion for summary judgment. The parties should refer to the Court's web page (http://www.cacd.uscourts.gov/honorable-mónica-ramírez-almadani) for specific guidelines governing summary judgment motions. (c) Class Certification Motion. For a putative class action, the Court 					
 16 17 18 19 20 21 22 23 24 25 	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that any party believes may be determined by motion to dismiss or motion for summary judgment. The parties should refer to the Court's web page (http://www.cacd.uscourts.gov/honorable-mónica-ramírez-almadani) for specific guidelines governing summary judgment motions. (c) Class Certification Motion. For a putative class action, the Court will set a deadline for hearing the class certification motion. The motion must be 					
 16 17 18 19 20 21 22 23 24 25 26 	 (a) Procedural Motions. A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction. (b) Dispositive Motions. A description of the issues or claims that any party believes may be determined by motion to dismiss or motion for summary judgment. The parties should refer to the Court's web page (http://www.cacd.uscourts.gov/honorable-mónica-ramírez-almadani) for specific guidelines governing summary judgment motions. (c) Class Certification Motion. For a putative class action, the Court will set a deadline for hearing the class certification motion. The motion must be filed sufficiently far in advance of the deadline to allow for: (i) four (4) weeks 					

Filed 04/01/25 Page 5 of 10 Page ID Case 8:23-cv-01696-MRA-ADS Document 67 diligently and begin discovery immediately, because the motion must be filed not 1 later than one hundred and twenty (120) days from the date originally set for the 2 scheduling conference, unless the Court orders otherwise. Any request for 3 additional time beyond the one hundred and twenty (120) days must be supported 4 by a detailed "Class Certification Plan"–attached as an exhibit at the end of the 5 Report-showing all anticipated activity and the corresponding date for each 6 activity, up to the hearing on the motion. The failure to provide the Class 7 Certification Plan will result in the denial of additional time. 8 Manual for Complex Litigation. A statement regarding whether all or 8. 9 part of the procedures of the Manual for Complex Litigation should be utilized. 10 9. **Discovery.** 11 **(a)** Status of Discovery. A discussion of the present state of 12 discovery, including a summary of pending and completed discovery, and any 13 current or anticipated disputes. 14 **(b) Discovery Plan.** A detailed discovery plan, as contemplated by 15 Fed. R. Civ. P. 26(f). State what, if any, proposed changes in the disclosures under 16 Fed. R. Civ. P. 26(a) should be made; the subject(s) on which discovery may be 17 18 needed and whether discovery should be conducted in phases or otherwise be limited; whether applicable limitations should be changed or other limitations 19 imposed; and whether the Court should enter other orders. A general statement 20 to the effect that discovery will be conducted on all claims and defenses is 21 unacceptable. 22 **Discovery Cut-off.** A proposed discovery cut-off date governing 23 (c) the completion of all fact discovery, including resolution of all discovery motions. 24 **Expert Discovery.** Proposed dates for expert witness disclosures (**d**) 25 (initial and rebuttal) and expert discovery cut-off under Rule 26(a)(2). 26 Settlement Conference/Alternative Dispute Resolution (ADR). 27 **(e)** 28 A statement of what settlement negotiations have occurred, excluding any

Document 67 Filed 04/01/25 Case 8:23-cv-01696-MRA-ADS Page 6 of 10 Page ID statement of the terms discussed. If a Notice to Parties of Court-Directed ADR 1 Program (Form ADR08) was filed in this case, the court will refer the matter for 2 ADR. The parties must state their preference in the Joint Rule 26(f) Report for: 3 (i) the Magistrate Judge, (ii) the Court Mediation Panel, or (iii) a private 4 mediator (at the parties' expense). The Court will exercise its discretion to select 5 an ADR option for the parties if they fail to state a preference. No case will proceed 6 to trial unless all parties, including an officer of all corporate parties (with full 7 authority to settle the case), have appeared personally and participated in an 8 ADR proceeding. 9

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(f) Trial.

i. Trial Estimate. Provide a realistic estimate, in days, of the
court time required for trial and whether trial will be by jury or by court. Each side
should specify (by number, not by name) how many witnesses it contemplates
calling. If the time estimate for trial given in the Joint Rule 26(f) Report exceeds
four (4) court days, counsel shall be prepared to discuss in detail the basis for the
estimate.

ii. Jury or Court Trial. Specify whether trial will be by jury
or by court. The default will be a court trial if the parties fail to specify.

Consent to Trial Before a Magistrate Judge. Whether the iii. 19 parties agree to try the case (either by jury or court trial) before a magistrate judge. 20 See 28 U.S.C. § 636 (requiring party consent). The parties are strongly encouraged 21 to consider consenting to trial before a Magistrate Judge. One benefit to giving 22 such consent is that the parties almost always will be able to proceed to trial sooner 23 than on a District Court Judge's calendar. Additionally, the parties are free to select 24 from among all Magistrate Judges available for this purpose, not just the Magistrate 25 Judge assigned to the parties' case. The Magistrate Judges have experience and 26 expertise in a variety of areas, including patent and trademark litigation. If the 27 28 parties consent to trial before a Magistrate Judge, the parties may choose any

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Magistrate Judge identified on the Central District website and submit the

appropriate consent form.

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iv. Lead Trial Counsel. List the name of the attorney who will
serve as lead trial counsel, as well as other attorneys who will participate in the
trial. Only one attorney for a party may be designated as lead trial counsel unless
otherwise permitted by the Court. If a second lead trial counsel is permitted by the
Court, both counsel must attend the Pretrial Conference.

(g) Independent Expert or Master. State whether this is a case in
which the Court should consider appointing a master pursuant to Fed. R. Civ. P. 53
or an independent scientific expert. The appointment of a master may be especially
appropriate if there are likely to be substantial discovery disputes, numerous claims
to be construed in connection with a summary judgment motion, a lengthy *Daubert*hearing, a resolution of a difficult computation of damages, etc.

(h) Other Issues. A statement of any other issues affecting case
management, including unusually complex technical issues, related litigations,
disputes over protective orders, extraordinarily voluminous document production,
non-English speaking witnesses, reasonable ADA accommodations, discovery in
foreign jurisdictions, the applicability of foreign law, the advanced age or health of
parties or key witnesses, and any proposals concerning severance, bifurcation, or
other ordering of proof.

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C.

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PARTIES MUST PREPARE AND FILE SCHEDULE OF PRETRIAL AND TRIAL DATES WORKSHEET

Complete the text-fillable Schedule of Pretrial and Trial Dates Worksheet
("Worksheet"), *see* Appendix A, which is available at the bottom of Judge
Ramírez Almadani's webpage. In additional to filing the Schedule of Pretrial and
Trial Dates Worksheet along with the Joint Rule 26(f) Report, Counsel must **email the text-fillable Worksheet to Chambers** at
MRA_Chambers@cacd.uscourts.gov along with the Joint Rule 26(f) Report. The

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Court will then issue an order setting the schedule governing the case. The parties

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must make every effort to agree on all pretrial dates.

In civil cases, the Court sets a trial date at the Final Pretrial Conference at 3 which the Court expects the parties to be ready to proceed to trial. The parties shall 4 confer before the Final Pretrial Conference to identify mutually agreeable trial 5 date(s) within the 90 days following the Final Pretrial Conference. The trial date 6 shall be set at the earliest date permitted by the Court's calendar. The Court 7 will not consider motions or stipulations to continue the Final Pretrial Conference 8 absent a showing of good cause. The parties shall be diligent in preparing their case 9 for trial and not expect such motions to be granted. 10

Weeks Before FPTC. The "Weeks Before FPTC" column reflects what
 the Court believes is appropriate for most cases and will allow the Court to rule on
 potentially dispositive motions sufficiently in advance of the Final Pretrial
 Conference. However, counsel may ask for earlier last dates by which the key
 requirements must be completed. Each date should be stated as month, day, and
 year, e.g., 10/17/2025.

Hearings. Hearings shall be on Mondays at 1:30 p.m. The Final 2. 17 18 Pretrial Conference shall be at 3:00 p.m. Other deadlines (those not involving the Court) can be any day of the week. Counsel must avoid holidays. The Court may 19 order different dates than those requested. Believing that young lawyers need more 20 opportunities for appearances than they usually receive, the Court encourages lead 21 trial counsel to permit junior counsel, of five or fewer years out of law school, to 22 fully participate in Court proceedings, including arguing motions and examining 23 witnesses. 24

3. Discovery Cut-Off Date. The discovery cut-off date is the last date by
which all depositions must be completed, responses to previously served written
discovery must be provided, and motions concerning discovery disputes must be
heard.

4. Motions Cut-Off. The cut-off date for motions is the last date on which motions may be heard, not filed.

5. Additional Dates. If the parties wish the Court to set dates in addition to 3 those on the Worksheet, they may so request by a separate Stipulation and 4 Proposed Order. This is often appropriate for class actions, patent cases, and 5 ERISA cases. For ERISA Cases Involving Benefits Claims, the parties may receive 6 7 a scheduling conference order as a matter of course. Because the ordinary pretrial and trial schedule does not apply to these ERISA cases, the parties need only 8 submit a joint status report identifying any special issues that should be considered. 9 The parties should proceed with the preparation of the administrative record and 10 briefing without delay upon service of the complaint. A court trial, ordinarily 11 12 limited to oral argument on the administrative record, will be scheduled within six months from the filing of the original complaint, unless good cause for 13 additional time is shown in the status report. If the Court concludes that the 14 decision would not benefit from oral argument, the matter may be submitted for 15 decision on the papers. 16

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D. COUNSEL MUST DELIVER ORDER TO CLIENTS.

Counsel are ordered to deliver to their clients a copy of this Order, which
will contain the schedule that the Court sets at the scheduling conference. This
and all other generally applicable orders of this court are available on the Central
District of California website, www.cacd.uscourts.gov.

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26 Dated: April 1, 2025

IT IS SO ORDERED.

HON. MONICA RAMÍREZ ALMADANI UNITED STATES DISTRICT JUDGE

Case 8:23-cv-01696-MRA-	ADS	

1 2 3	#.3113 APPENDIX A JUDGE MÓNICA RAMÍREZ ALMADANI SCHEDULE OF PRETRIAL DATES WORKSHEET							
4 5	Please complete this worksheet jointly and file it with your Joint Rule 26(f) Report. The Court ORDERS the parties to make every effort to agree on dates.							
	Case No. Case Name:							
6 7	Fina	Final Pretrial Conference Dates		Parties' Joint Date mm/dd/yyyy	Court Order			
8 9	[The Court sets the tr	Check one: □ Jury Trial or □ Court Trial [The Court sets the trial date at the Final Pretrial Conference] Estimated Duration, in days:			NA	NA		
10 11	Final Pretrial Conference [Monday at 3:00 p.m., Conference]	ce ("FPTC") [L within 12 mc	R. 16] <i>nths of Scheduling</i>					
12	<u>Note</u> : Hearings Other dates	Event ¹ <u>Note</u> : Hearings must be on Mondays at 1:30 p.m. Other dates can be any day of the week		Weeks Before FPTC ²	Parties' Joint Date mm/dd/yyyy	Court Order		
13	Opposition to Motions i	Opposition to Motions in Limine Filing Deadline		3				
14	Motions in Limine Filing	Motions in Limine Filing Deadline		4				
15 16	Settlement Conference Select one: Mag. Judge Panel Private	□ Mag. Judge □ Panel		5				
17	Last Date to HEAR Date	Last Date to HEAR Daubert Motions [Monday]		8				
18	Last Date to HEAR Not (see Procedures page	Last Date to HEAR Non-Discovery Motions [Monday] (see Procedures page for Rule 56 Motion deadlines)		12				
19	Expert Discovery Cut-C	Expert Discovery Cut-Off		14				
20	Expert Disclosure (Reb	Expert Disclosure (Rebuttal)		17				
21	Expert Disclosure (Initia	al)		21				
21	Non-Expert Discovery ((no later than deadline	Non-Expert Discovery Cut-Off (no later than deadline for <i>filing</i> dispositive motions)		24				
23	Last Date to <u>Hear</u> Motic [Monday 90 days afte	ons to Amend r Rule 16 Sch	Pleadings/Add Parties eduling Conference]	x				
24								
25	¹ Once issued, this "sch	 nedule may be	modified only for good ca	ause and v	with the judge's co	nsent." Fed. R.		
26	Civ. P. 16(b)(4). ² This is the Court's recommended default timeline for certain events. The parties may propose alternate dates based on the needs of each individual case.							
27								
28								