IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

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POST MARKMAN TRACK B DOCKET CONTROL ORDER

It is hereby **ORDERED** that the following schedule of deadlines is in effect until further order of this Court:

Amendments to this Docket Control Order must comply with the Court's Standing Order Regarding Motions to Modify / Amend Docket Control Orders that is available on the Court's website.

Trial Date To be assigned by the Court	9:00 a.m. JURY TRIAL as reached at the United States District Court, 211 W. Ferguson, 2 nd Floor, Courtroom of Judge John D. Love, Tyler, Texas.
Court designated date – not flexible without good cause - Motion Required	

А.	On the first day of (1) One cop follow Numb manila (2) Three (2)	RDING EXHIBITS, EXHIBIT LISTS AND WITNESS LISTS: <u>of trial</u> , each party is required to have on hand the following: py of their respective original exhibits. Each exhibit shall be properly labeled with the ring information: Identified as either Plaintiff's or Defendant's Exhibit, the Exhibit er and the Case Number. In addition, exhibits shall be placed in properly marked a folders and contained in a box with handles. 3) hard copies of their exhibit list and witness list. The Court's preferred format for it Lists is available on the Court's website at <u>www.txed.uscourts.gov</u> under "Orders & s."	
B.	During trial on a daily basis, each party shall tender to the Court a list of exhibits admitted for each day. A description of the exhibits is not necessary, just a list containing the exhibit numbers. For example, Plaintiff will submit a document entitled, "Plaintiff's List of Exhibits Admitted on (<i>the date</i>)." Said daily lists are to be tendered the following day. (If trial commences on Monday, Monday's list will be due Tuesday morning and so on until the conclusion of trial).		
C.	At the conclusion of the evidentiary phase of trial, each party shall be responsible for pulling those exhibits admitted at trial and tender those to the Courtroom Deputy, who will verify the exhibits and tender them to the jury for their deliberations.		
D.	At the conclusion of trial, all boxes of exhibits shall be returned to the respective parties and the parties are instructed to remove these exhibits from the courtroom.		
E.	the following: (1) A Final contai (2) A disk of except Exhibits such e includ (3) A disk	ness days of the conclusion of trial, each party shall submit to the Court (to Chambers) Exhibit List of Exhibits Admitted During Trial, and in addition provide the Court a disk ning this document in Word format. or disks containing their respective admitted trial exhibits in PDF format, with the tion of sealed exhibits. If the Court ordered any exhibits sealed during trial, the Sealed its shall be copied on a separate disk. If tangible or over-sized exhibits were admitted, exhibits shall be substituted with a photograph to be converted to a PDF file and shall be led in the Court's disk of admitted exhibits. or disks containing the transcripts of Video Depositions played during trial, along with a of the actual video deposition.	
F.		n of final exhibit lists, the Courtroom Deputy shall file and docket the lists, and the disk ning the exhibits in PDF format shall be stored in the Clerk's Office.	
To be the C	e assigned by ourt	9:00 a.m. JURY SELECTION at the United States District Court, 211 W. Ferguson, 2 nd Floor, Courtroom of Judge John D. Love, Tyler, Texas.	
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To be assigned by the Court Court designated date – not flexible without good cause - Motion Required	 9:00 a.m. PRETRIAL CONFERENCE at the United States District Court, 211 W. Ferguson, 2nd Floor, Courtroom of Judge John D. Love, Tyler, Texas. All pending motions will be heard. Lead trial counsel must attend the pretrial conference.
2 days before pretrial	Parties to file estimates of the amount of time they request at jury selection and trial for (1) voir dire, (2) opening statements, (3) direct and cross examinations, and (4) closing arguments.
7 days before pretrial	Responses to Motions in Limine due.
10 days before pretrial	Motions in Limine due . The parties are directed to confer and advise the Court on or before 3:00 p.m. the day before the pre-trial conference which paragraphs are agreed to and those that need to be addressed at the pre-trial conference.
10 days before pretrial	Pretrial Objections due.
20 days before pretrial	Objections to Rebuttal Deposition Testimony due.
25 days before pretrial	Rebuttal Designations and Objections to Deposition Testimony due . For rebuttal designations, cross examination line and page numbers to be included.
	In video depositions, each party is responsible for preparation of the final edited video in accordance with their parties' designations and the Court's rulings on objections.
35 days before	Pretrial Disclosures due.
pretrial	Video and Stenographic Deposition Designation due. Each party who proposes to offer deposition testimony shall file a disclosure identifying the line and page numbers to be offered.
55 days before pretrial	Joint Pretrial Order, Joint Proposed Jury Instructions with citation to authority and Form of the Verdict for jury trials due. Proposed Findings of Fact and Conclusions of Law with citation to authority for issues tried to the bench.
	Notice of Request for Daily Transcript or Real Time Reporting of Court Proceedings due. If a daily transcript or real time reporting of court proceedings is requested for trial or hearings, the party or parties making said request shall file a notice with the Court.
65 days before pretrial	Mediation to be completed.

Response to Dispositive Motions (including <i>Daubert</i> motions) due. Responses to dispositive motions filed prior to the dispositive motion deadline, including <i>Daubert</i> motions, shall be due in accordance with Local Rule CV-56 and Local Rule CV-7. <u>Motions to extend page limits will only be granted in exceptional circumstances</u> .
Dispositive Motions due from all parties and any other motions that may require a hearing (including <i>Daubert</i> motions) due. Motions shall comply with Local Rule CV-56 and Local Rule CV-7. <u>Motions to extend page limits will only be granted in exceptional circumstances.</u>
For each motion filed, the moving party shall provide the Court with two (2) copies of the completed briefing (opening motion, response, reply, and if applicable, surreply), and any associated exhibits, in a three-ring binder appropriately tabbed. Courtesy copies shall be delivered to the Court as soon as briefing has completed.
Parties to Identify Rebuttal Trial Witnesses.
Parties to Identify Trial Witnesses; Amend Pleadings (after <i>Markman</i> Hearing). It is not necessary to file a Motion for Leave to Amend before the deadline to amend pleadings. It is necessary to file a Motion for Leave to Amend after the deadline. However, except as provided in Patent Rule 3-6, if the amendment would affect infringement contentions or invalidity contentions, a motion must be made pursuant to Patent Rule 3-6 irrespective of whether the amendment is made prior to this deadline.
Discovery Deadline.
Document Production Deadline.
Parties designate rebuttal expert witnesses (non-construction issues), Rebuttal expert witness reports due. Refer to Local Rules for required information.
If, without agreement, a party serves a supplemental expert report after the rebuttal expert report deadline has passed, the serving party must file notice with the Court stating service has occurred and the reason why a supplemental report is necessary under the circumstances.
Deadline to File Letter Briefs for Summary Judgment Motions and <i>Daubert</i> Motions. See the Court's website for further information.
Expert witness reports due. Parties with burden of proof designate expert witnesses (non-construction issues). Refer to Local Rules for required information.

In the event that any of these dates fall on a weekend or Court holiday, the deadline is modified to be the next Court business day.

The parties are directed to Local Rule CV-7(d), which provides in part that "[i]n the event a party fails to oppose a motion in the manner prescribed herein the Court will assume that the party has no opposition." Local Rule CV-7(e) provides that a party opposing a motion has **17 days** in which to serve and file supporting documents and briefs after which the Court will consider the submitted motion for decision.

OTHER LIMITATIONS

- (a) All depositions to be read into evidence as part of the parties' case-in-chief shall be EDITED so as to exclude all unnecessary, repetitious, and irrelevant testimony; ONLY those portions which are relevant to the issues in controversy shall be read into evidence.
- (b) The following excuses will not warrant a continuance nor justify a failure to comply with the discovery deadline:
 - (i) The fact that there are motions for summary judgment or motions to dismiss pending;
 - (ii) The fact that one or more of the attorneys is set for trial in another court on the same day, unless the other setting was made prior to the date of this order or was made as a special provision for the parties in the other case;
 - (iii) The failure to complete discovery prior to trial, unless the parties can demonstrate that it was impossible to complete discovery despite their good faith effort to do so.