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8	UNITED STATES I	DISTRICT COURT
9	CENTRAL DISTRICT OF CALIFORNIA SOUTHERN DIVISION	
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11	DOCUMENT SECURITY SYSTEMS, INC.	
12	Plaintiff(s), v.	CASE NO: 2:17-cv-04273-JVS-JCG
13	EVERLIGHT ELECTRONICS CO., LTD. , et al	I. ORDER FOR JURY TRIAL
14		SETTING DATES FOR:
15	Defendant(s).	Discovery Cut-Off: November 23, 2018
16		Pre-Trial Conference:
17		June 3, 2019
18		at 11:00 AM
19		JURY TRIAL: June 18, 2019
20		at 08:30 AM
21 22		II. Order for Preparation for JURY TRIAL
23		III. Order Governing Attorney and
24		Party Conduct at trial.
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26	Ι.	
27	SCHEDULING:	
28	1. <u>In General</u> : All motions to join other parties or to amend the pleadings shall be filed and served within sixty (60) days of the date of this order	
	The many shall be then and server whilm stary tool days of the date of this older	



2. <u>Motions for Summary Judgment or Partial Summary Judgment</u>:

Motions for summary judgment or partial summary judgment shall be heard no later than the last day for hearing motions, as set forth in the accompanying minute order.

- 3. <u>Motion Index</u>: If any motion or set of motions concurrently noticed involves more than three pleadings, the moving party shall file within three days of filing an index of the moving papers (e.g., notice, memorandum of Points and authorities, declaration) with the names of each pleading and the docket number. Within three days of filing reply papers, the moving party shall file an updated index of all moving papers, all opposition papers, and all reply papers with the name of each pleading and the docket number. Where redacted pleadings have been filed, the index should refer to the <u>undredacted</u> version.
- 4. <u>Discovery Cut–Off</u>: The Court has established a cut–off date for discovery in this action. All discovery is to be completed on, or prior to, the cut–off date. Accordingly, the following discovery schedule shall apply to this case:
- A. <u>Depositions</u>: All depositions shall be scheduled to commence at least five (5) working days prior to the discovery cut—off date. All original depositions to be used in trial shall be lodged with the Courtroom deputy on the first day of trial or such earlier date as the Court may order.
  - B. <u>Interrogatories</u>: All interrogatories must be served at least

factor five (15) days assess to the discovery out off data. The Court will not appear



Case 2:17-cv-04273-JVS-JCG Document 60 Filed 12/19/17 Page 3 of 16 Page ID #:877 stipulations between counsel that permit responses to be served after the cut-off

date except in extraordinary circumstances.

C. <u>Production of Documents, etc.</u>: All requests for production, etc., shall be served at least forty–five (45) days prior to the discovery cut–off date. The Court will not approve stipulations between counsel that permit responses to be served after the cut–off date except in extraordinary circumstances.

- D. <u>Request for Admissions</u>: All requests for admissions shall be served at least forty–five (45) days prior to the discovery cut–off date. The Court will not approve stipulations between counsel that permit responses to be served after the cut–off date except in extraordinary circumstances.
- E. <u>Discovery Motions</u>: Any motion respecting the inadequacy of responses to discovery must be filed and served not later than ten (10) days after the discovery cut—off date. Whenever possible, the Court expects counsel to resolve discovery problems among themselves in a courteous, reasonable, and professional manner. Repeated resort to the Court for guidance in discovery is unnecessary and may result in the Court appointing a Special Master at the joint expense of the parties to resolve discovery disputes. The Court expects that counsel will strictly adhere to the Civility and Professional Guidelines adopted by the United States District Court for the Central District of California.
- F. <u>Disclosure of Expert Testimony</u>: The above discovery cut off date includes expert discovery, unless otherwise ordered by Court, and the Court orders the sequence of disclosures provided by Fed. R. Civ. Proc. 26(a)(2)(C), unless the parties otherwise stipulate in writing and obtain the Court's



**FINAL PRE-TRIAL CONFERENCE:** 

This case has been placed on calendar for a Final Pre–Trial

Conference pursuant to Fed. R. Civ. P. 16. Strict compliance with the
requirements of the Fed. R. Civ. P. and Local Rules are required by the Court.

## ORDER FOR PREPARATION FOR JURY TRIAL, MOTIONS, INSTRUCTIONS, AND EXHIBITS

II.

The Court ORDERS that all counsel comply with the following in their preparation for trial:

### 1. MOTIONS IN LIMINE:

All motions *in limine* must be filed and served a minimum of four (4) weeks prior to the scheduled pretrial date in accordance with Local Rule 6. Each motion should be separately filed and numbered. All opposition documents must be filed and served at least three (3) weeks prior to the scheduled pretrial date. All reply documents must be filed and served at least two (2) weeks prior to the scheduled pretrial date. Motions *in limine* should be used to raise legitimate evidentiary issues, and not as veiled motions for summary adjudication.

The Court limits the number of *in limine* motions which a party or

group of affiliated parties may file to four, not including (1) any in limine motion

which seeks an exclusionary sanction under Rule 37(c)(1) of the Federal Rules of

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2. <u>JURY INSTRUCTIONS, VERDICT FORMS, and VOIR:</u> <u>DIRE</u>:

Lum Instructions Thirty days prior to trial counsel shall meet and



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