| Case | ត្:22-cv-01020-JLS-SP Document 82 Fi | iled 01/13/23 Page 1 of 7 Page ID #:519 |
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| 7 | UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA | |
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| 10 | NAUTILUS, INC. | Case No.: 5:22-cv-01020-JLS-SP |
| 11 | Plaintiff(s), | ORDER SETTING SCHEDULING CONFERENCE FOR FEBRUARY |
| 12 | V. | 24, 2023 AT 10:30 AM, COURTROOM 8A, FIRST |
| 13 | VEVOR CORPORATION, et al. | STREET COURTHOUSE |
| 14 | | |
| 15 | Defendant(s). | |
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| 18 | Judge Staton's Procedures web page is incorporated in this Order. | |
| 19 | The parties and counsel are ORDERED to review and comply with those | |
| 20 | procedures and notices, which may be accessed at: | |
| 21 | http://www.cacd.uscourts.gov/honorable-josephine-l-staton. | |
| 22 | This case has been assigned to Judge Josephine L. Staton. If plaintiff has | |
| 23 | not already served the complaint (or any amendment thereto) on all defendants, | |
| 24 | plaintiff shall promptly do so and shall file proofs of service within three (3) days | |
| 25 | thereafter. Defendants also shall timely serve and file their responsive pleadings | |
| 26 | and file proofs of service within three days thereafter. | |
| 27 | This case is set for a scheduling conference under Federal Rule of Civil | |
| 28 | Procedure 16(b) on the date and time stated in the caption of this Order, in | |
| DOCKET | | |
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Case [5:22-cv-01020-JLS-SP Document 82 Filed 01/13/23 Page 2 of 7 Page ID #:520 Courtroom 8A of the First Street Courthouse, 350 West 1st Street, Los Angeles, 1 California. Unless excused for good cause shown in advance of the scheduling 2 conference, lead counsel shall appear at the scheduling conference and at all 3 pretrial hearings fully informed concerning the facts of the case. If the Court 4 determines that a Scheduling Order can be issued based on the Joint Rule 26(f) 5 Report, the scheduling conference will be vacated. 6

Attached to this Order, as Exhibit A, are the Court's presumptive dates. Parties wishing to deviate from this schedule shall provide the Court with reasons for each suggested change. A Joint Rule 26(f) Report that is filed without a 10 fully completed Exhibit A will be rejected by the Court and may subject the 11 parties to sanctions. 12

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14 In civil cases, the Court defers setting a trial date and an exhibit conference date until the parties appear for the Final Pretrial Conference. The parties are 15 expected to address these issues at the Final Pretrial Conference; therefore, the 16 parties are directed to confer before the Final Pretrial Conference to identify 17 mutually agreeable trial date(s) within the 90 days following the Final Pretrial 18 Conference. Where the Court's trial calendar permits, the Court will set the trial 19 for a date agreed upon by the parties. 20

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1. Joint Rule 26(f) Report

As provided in Fed. R. Civ. P. 26(f), the parties shall meet at least 21 days 23 before the scheduling conference and file a Joint 26(f) Report ("Report") no later 24 than 14 days before the date set for the scheduling conference. The Report shall 25 be drafted by plaintiff (unless the parties agree otherwise), but shall be submitted 26 and signed jointly. "Jointly" contemplates a single report, regardless of how many 27 28 separately represented parties there are.

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Case p:22-cv-01020-JLS-SP Document 82 Filed 01/13/23 Page 3 of 7 Page ID #:521 The Report shall discuss the issues described below. Counsel are to ensure 1 that their discussions of these issues fully address the topics identified by Federal 2 Rule of Civil Procedure 26(f)(3)(A)-(F) and Local Rule 26-1(a)-(f). 3 **Statement of the case:** a short synopsis (not to exceed two a. 4 pages) of the main claims, counterclaims, and affirmative defenses. 5 b. **Legal issues:** a brief description of the key legal issues, 6 including any unusual substantive, procedural, or evidentiary issues. 7 c. **Damages:** the realistic range of provable damages. 8 d. **Insurance:** whether there is insurance coverage, the extent of 9 coverage, and whether there is a reservation of rights. 10 e. **Motions:** a statement of the likelihood of motions seeking to add 11 other parties or claims (see Local Rule 26-1(e)), file amended pleadings, to dismiss 12 for lack of jurisdiction, or to transfer venue. 13 f. 14 **Complexity:** a discussion regarding the complexity of the case, and whether all or part of the procedures of the Manual for Complex Litigation 15 should be utilized. See Local Rule 26-1(a). 16 **Status of Discovery:** a report regarding the current status of 17 g. discovery, including whether initial disclosures have been made and a summary 18 of any completed discovery. 19 **Discovery Plan:** The parties must set forth a detailed discovery 20 h. plan that discusses all the Federal Rule of Civil Procedure 26(f)(3)(A)-(F) topics, 21 22 including topics related to initial discloses, the anticipated subjects of discovery, 23 the time needed for discovery, issues related to electronically stored information 24 ("ESI"), issues related to privileged materials, whether changes to limitations on discovery should be made, issues related to protective orders, and any other Rule 25 16(b) or 16(c) issues. The parties must propose a discovery cutoff date for the 26 27 completion of fact discovery. 28 ///

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Case 5:22-cv-01020-JLS-SP Document 82 Filed 01/13/23 Page 4 of 7 Page ID #:522 **Expert Discovery:** The parties shall discuss the timing of expert 1 i. disclosures and discovery. See Fed. R. Civ. P. 26(a)(2); Local Rule 26-1(f). 2 j. **Dispositive motions:** The parties shall set forth a description 3 of the issues or claims that any party believes may be determined by motion for 4 summary judgment or partial summary judgment. See Local Rule 26-1(b). 5 k. **Alternative Dispute Resolution ("ADR") Procedure Selection:** 6 The parties must select *either* ADR Procedure No. 2 (Court Mediation Panel) or 7 ADR Procedure No. 3 (private mediation); ADR Procedure No. 1 (conference with 8 9 the magistrate judge) *may not* be selected by the parties. *See generally* General Order 11-10, § 5.1; Local Rule 26-1(c). For more information about the Court's 10 ADR Program, please visit the "ADR" section of the Court website, 11 http://www.cacd.uscourts.gov. 12 l. **Settlement Efforts:** Without disclosing the substance of the 13 14 communications, the parties shall advise the Court regarding whether they have discussed settlement or had written communications regarding settlement. The 15 parties are advised that no case will proceed to trial unless all parties, including 16 the principals of all corporate parties, have appeared personally at a mediation. 17 **Preliminary Trial Estimate:** The parties must provide a 18 m. realistic estimate of the time required for trial. See Local Rule 26-1(d). The parties' 19 estimate is for planning purposes only; the Court may allot fewer days for trial. 20 The parties shall specify whether trial will be by jury or to the Court, and each side 21 22 must specify the number of witnesses it expects to call. **Trial counsel:** the name(s) of the attorney(s) who will try the 23 n. 24 case. **Independent Expert or Master:** the parties must advise the 25 0. Court whether this is a case in which a master pursuant to Federal Rule of Civil 26 27 Procedure 53 or an independent scientific expert should be appointed. The 28 appointment of a master may be appropriate if there are likely to be substantial

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1 discovery disputes, numerous claims to be construed in connection with a summary

2 judgment motion, a lengthy *Daubert* hearing, or resolution of a difficult

computation of damages.

p. Other issues: a statement of any other issues affecting the status
or management of the case (*e.g.*, unusually complicated technical or technological
issues, disputes over protective orders, extraordinarily voluminous document
production, non-English speaking witnesses, discovery in foreign jurisdictions, etc.)
and any proposals concerning severance, bifurcation, or other ordering of proof.

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2. Notice to be Provided by Counsel

Plaintiff's counsel shall provide this Order to any parties who first appear
after the date of this Order and to parties who are known to exist but have not yet
entered appearances. If plaintiff is appearing pro se, but defendant is represented
by counsel, defendant's counsel shall provide this notice.

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3. Disclosures to Clients

17 Counsel are ordered to deliver to their respective clients a copy of this Order,18 the Court's trial order, and the Scheduling order.

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4. Class Actions

The parties are directed to the portion of Judge Staton's Procedures web page (<u>http://www.cacd.uscourts.gov/honorable-josephine-1-staton.</u>) regarding class action scheduling issues. As explained in further detail on the web page, the parties are directed to discuss class action scheduling issues in their Joint Rule 26(f) Report.

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5. Utility Patent Cases

a. Presumptive Schedule and Exhibit B: In patent cases, the Court
intends generally to follow the Northern District of California Patent Local Rules.

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