## In the United States Court of Federal Claims

No. 19-859 (Filed: 10 February 2022)

## **ORDER**

On 25 January 2022, the Court held a status conference and ordered the parties to jointly submit a proposed schedule for claim construction briefing. *See* Order, ECF No. 68. The parties conferred and then filed a joint motion to amend the scheduling order on 8 February 2022. *See* Joint Mot. to Amend the Scheduling Order, ECF No. 74. Accordingly, the Court **GRANTS** the parties' motion to amend the current scheduling order and **ADOPTS** the following modified claim construction briefing schedule:

Event	Prior Deadline	New Deadline
Defendant serves any		11 February 2022
supplemental expert		
declaration it may rely upon		
for indefiniteness terms or		
terms to be construed under		
§ 112 ¶ 6		
Deadline to meet and confer	_	18 February 2022
to narrow terms in dispute		
Plaintiffs file their opening	24 January 2022	11 March 2022
claim construction briefs and		
any expert declaration they		
may rely upon		
The government files its	28 February 2022	25 April 2022
responsive claim construction		
briefs		
Plaintiffs file their reply	14 March 2022	9 May 2022
claim construction briefs		



The government files its	28 March 2022	23 May 2022
surreply claim construction		
briefs		
Plaintiffs file their surreply	_	6 June 2022
claim construction brief		
regarding indefiniteness		
terms		
The parties submit the joint	4 April 2022	13 June 2022
claim construction statement		
and propose dates for the		
Markman hearing		
If desired, parties may submit	11 April 2022	20 June 2022
joint technical tutorial to the		
Court		
Markman hearing	To be scheduled	To be scheduled
Deadline for the government	25 April 2022	5 July 2022
to produce technical		
documents for additional		
agencies named in the second		
amended complaint		

## IT IS SO ORDERED.

s/ Ryan T. Holte RYAN T. HOLTE Judge

