

**LOS ANGELES SUPERIOR COURT**  
**COURTROOM INFORMATION, BEVERLY HILLS, DEPT. 205**  
**JUDGE EDWARD B. MORETON, JR.**

**Courtroom Telephone:** 310-281-2425

**Courtroom Hours:** 8:30-12, 1:30-4:30

**Judicial Assistant:** Javier Fletes

**Courtroom Assistant:** Richard Salazar

Welcome to Department 205. The court requests that attorneys and self-represented parties read and comply with the policies and procedures set forth below.

**1. Civility and Professionalism**

The court places a very high value on civility, courtesy, and professionalism. The court expects all attorneys and parties to treat each other, witnesses, jurors, court personnel, the court, and others with the highest level of civility, courtesy, and professionalism, both inside and outside the courtroom. The court expects all attorneys and parties to grant reasonable requests for professional courtesies, such as requests for reasonable extensions of time for deadlines to respond to pleadings, discovery, or other matters.

The Los Angeles County Bar Association has adopted “Guidelines for Civility in Litigation,” which the Los Angeles Superior Court has adopted as civility in litigation recommendations to members of the bar. (Los Angeles Superior Court Local Rules, Rule 3.26, Appendix 3.A.) The court expects all attorneys and parties to read and to follow those guidelines.

**2. Filings**

All parties are to comply with the General Order re Mandatory Electronic Filing for Civil dated November 5, 2018. Courtesy copies are required for (1) any printed document required pursuant to a Standing or General Order; (2) pleadings and motions (including attachments) of 26 pages or more; (3) pleadings and motions that include points and authorities; (4) demurrers; (5) anti-SLAPP filings; (6) motions for summary judgment/adjudication; (7) motions to compel

further discovery; (8) any oppositions/replies to demurrers/anti-SLAPP, motions for summary judgment/adjudication, or motions to compel further discovery; and (9) all trial documents as described in the Trial Preparation Orders. Pursuant to California Rules of Court, Rule 2.253 (b)(2), self-represented litigants are exempt from the mandatory electronic filing requirement.

### **3. Case Management Conferences**

All trial documents are to be filed pursuant to the General Order re Mandatory Electronic Filing for Civil dated November 5, 2018. Pursuant to California Rules of Court, Rule 2.253 (b) (2), self-represented litigants are exempt from the mandatory electronic filing requirement.

Please be prepared to discuss your case, including status of service, pleading issues/potential motions, nature/extent of damages sought, contemplated dispositive motions, mediation/ADR, proposed discovery timeline and potential discovery issues, trial dates, including court/jury and time estimate. CMC statements are to be filed via eCourt in advance of the CMC.

### **4. Final Status Conferences**

Final Status Conferences are typically set on Fridays, ten days before a Monday trial date. Local Rules control the documents to be filed for the FSC. The parties are to jointly create binders of all MILs, including moving papers, opposition and reply briefs. These binders should be provided to the court five court days prior to the Final Status Conference. All counsel and self-represented litigants are ordered to appear in person at the FSC.

### **5. Court Appearances**

Attorneys and self-represented parties may appear in person or remotely unless otherwise ordered by the court.

If you wish to appear remotely, please do the following:

1. Visit the court's webpage *Here For You/Safe For You* at:

[www.lacourt.org/newsmedia/ui/HfySfy.aspx](http://www.lacourt.org/newsmedia/ui/HfySfy.aspx)

Select "Appear for Your Hearing Remotely" in the "for the Public" column.

2. Follow the instructions for creating a Court ID.
3. Schedule the remote appearance; you will receive an email with instructions for

connecting to the hearing.

Note: Test your equipment before the day of the hearing to avoid problems. Directions for testing are in the Quick Reference link: [www.lacourt.org/documents/LACCQuickReference.pdf](http://www.lacourt.org/documents/LACCQuickReference.pdf).

The parties and attorneys may comply with any orders set forth in the court's Trial Preparation Order or other orders which require the parties or attorneys to meet and confer by doing so by telephone or videoconference.

## **6. Settlement**

While some cases need to be tried, most cases may be resolved without the need for trial. "There is a strong public policy in the State of California to encourage the voluntary settlement of litigation." (*Pearson v. Superior Court* (2012) 202 Cal.App.4<sup>th</sup> 1333, 1339.) The court believes that it is in the best interests of the parties to settle their cases at an early stage to avoid the time, expense, uncertainty, and risk of trial, to enable them to devote their time and energy to matters that are more productive, and to be in control of their financial affairs moving forward.

Toward that end, at the Case Management Conference, the court will usually issue an order requiring the parties and their counsel to hold a meeting to discuss and try to settle all disputed issues in the case. Alternatively, if the parties stipulate to hold a mediation with a private mediator, the court will order the parties to hold a mediation instead of a settlement meeting. The court expects the parties' counsel and any self-represented parties to discuss before the Case Management Conference, and to be prepared to address at the Case Management Conference, whether the parties will stipulate to hold a mediation with a private mediator and to share the costs (typically, 50% paid by plaintiffs and 50% paid by defendants) and, if so, what deadline the court should set for completion of the mediation.

## **7. Motions**

All motion hearing dates must be reserved in advance on the Court Reservation System at [www.lacourt.org](http://www.lacourt.org), under "Online Services," "Civil," "Court Reservation System (CRS)." Motions are set for hearing Monday through Friday. Once a motion is reserved *and noticed*, any continuance of the hearing date must be ordered by the court; it is not sufficient merely to reschedule the hearing on the Court Reservation System.

Under the rules of court and the court's general orders, all filings must be electronically filed unless the filer is a self-represented litigant or otherwise exempted from mandatory electronic filing. In addition to the requirement set forth in the General Order re Mandatory Electronic Filings for Civil dated November 5, 2018, the court requests attorneys and parties to lodge in Department 205 courtesy paper copies of all motions, oppositions, and replies.

#### **8. Ex Parte Applications**

Ex parte applications are heard at 8:30 a.m., Monday through Friday. The court typically considers and rules on ex parte applications in chambers based on the papers, without hearing oral argument. Attorneys and self-represented parties may appear for ex parte hearings by telephone or videoconference.

Ex parte applications must comply with the requirements of California Rules of Court, rules 3.1200-3.1207.

Please note that section 8 of the First Amended General Order governing Mandatory Electronic Filing for Civil, filed May 3, 2019, provides that, with the exception of self-represented litigants and other persons excused from filing documents electronically:

- a) Ex parte applications and all documents in support thereof must be electronically filed no later than 10:00 a.m. the day before the ex parte hearing.
- b) Any written opposition to an ex parte application must be electronically filed by 8:30 a.m. the day of the ex parte hearing. . . .

Because it is usually extremely difficult for the court to advance the hearing on a motion for summary judgment or summary adjudication, if a party files an ex parte application to advance the hearing on such a motion because no hearing dates are available on the Court Reservation System before the trial date, the moving party should also consider including an alternative request that the court continue the trial to a date after the hearing on the motion.

#### **9. Court Reporters**

Because Department 205 is dedicated to unlimited jurisdiction civil cases, the court does

not provide the services of an official court reporter for hearings or trials in Department 205, except as provided by California Rules of Court, rule 2.956, subdivision (c), and Los Angeles Superior Court Local Rules, Rule 2.21, subdivision (a). A party who has not received a fee waiver may arrange for the presence of a certified shorthand reporter to serve as official pro tempore reporter pursuant to California Rules of Court, rule 2.956, subdivision (c), and Los Angeles Superior Court Local Rules, Rule 2.21, subdivisions (a) and (e). A party who has received a fee waiver may request an official court reporter pursuant to California Rules of Court, rule 2.956, subdivision (c), and Los Angeles Superior Court Local Rules, Rule 2.21, subdivision (a).

The court strongly recommends the use of court reporters for both court and jury trials.

#### **10. Discovery Motions**

The court expects and encourages the parties' counsel and any self-represented parties to informally resolve discovery disputes, instead of using expensive and cumbersome discovery motions.

The parties are first to meet and confer to attempt to informally resolve all discovery issues. If the parties cannot agree, the parties are to schedule an Informal Discovery Conference with the Court Reservation System or the Courtroom Assistant. Five court days prior to the IDC, the parties are to file (on eCourt) a joint statement of issues to be covered at the IDC, not to exceed five (5) pages. An IDC or permission from the court must occur prior to filing any motions to compel or compel further discovery responses.

In the event a motion to compel further responses is filed, the parties are required to submit a JOINT STATEMENT consisting of a four-column document set up as follows: The first column will identify the number of the discovery request; the second, the text of the discovery request; the third, the text of the response; and the fourth, brief bullet-point statements, one from each party, as to why a further response should or should not be compelled.

#### **11. Trial Preparation Order**

Department 205 has a Trial Preparation Order which applies to every case set for trial.

The court expects the parties' counsel and any self-represented parties to work together to jointly prepare and submit the documents and binders required by that order.

**12. Electronically Lodged Documents Which Require Action by the Court**

The court requests that, after the parties' counsel or any self-represented parties electronically lodge a document which requires action by the court (*e.g.*, stipulation and proposed order, and proposed judgment), they refrain from calling the court's staff to ask about the status of the document, and that they instead follow the document's progress on the court's Website (which the court updates as soon and as often as possible).



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8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
9 **FOR THE COUNTY OF LOS ANGELES – WEST DISTRICT**  
10 **BEVERLY HILLS**  
11 **DEPARTMENT 205**  
12

13 \_\_\_\_\_, ) Case No. \_\_\_\_\_  
14 Plaintiff(s), ) TRIAL PREPARATION ORDER  
15 v. ) (Bench Trial)  
16 \_\_\_\_\_, )  
17 Defendant(s). )  
18 \_\_\_\_\_ )  
19

20 The dates for trial and the Final Status Conference having been set in this case, the court  
21 orders as follows:

22 **1. MEET AND CONFER**

23 No later than 18 calendar days before the Final Status Conference, the parties' counsel and  
24 any self-represented parties shall exchange all exhibits they intend to introduce at trial.

25 No later than 11 calendar days before the Final Status Conference, the parties' counsel and  
26 any self-represented parties shall meet and confer to do the following: (1) discuss and prepare the  
27 documents required in Sections 2.B-D, below, and the Motions in Limine Binder, Exhibit Binders,  
28 and Trial Binder required in Sections 3-5, below, (2) discuss and make a good faith effort to stipulate



1 to the authenticity and admissibility of each trial exhibit, (3) discuss and make a good faith effort to  
2 stipulate to resolve each motion in limine, (4) discuss and make a good faith effort to stipulate to  
3 ultimate facts and legal issues, and (5) discuss and make a good faith effort to settle the case.

4 **2. TRIAL DOCUMENTS TO BE FILED**

5 All trial documents are to be filed pursuant to the General Order re Mandatory Electronic  
6 Filing for Civil dated November 5, 2018. Pursuant to California Rules of Court, Rule 2.253 (b)(2),  
7 self-represented litigants are exempt from the mandatory electronic filing requirement.

8 No later than five calendar days before the Final Status Conference, the parties' counsel and  
9 any self-represented parties shall file and serve the following documents:

10 **A. TRIAL BRIEFS (OPTIONAL)**

11 Each party may, but is not required to, file a trial brief succinctly identifying:

- 12 (1) the claims and defenses that remain in dispute for trial;
- 13 (2) the major legal issues (with supporting points and authorities);
- 14 (3) the relief and calculation of damages sought; and
- 15 (4) any other information that may assist the court at trial.

16 **B. JOINT WITNESS LIST**

17 The parties' counsel and any self-represented parties shall work together to prepare and file a  
18 joint list of all witnesses whom any party intends to call at trial, excluding impeachment and rebuttal  
19 witnesses. (Los Angeles County Court Rule ("Local Rule") 3.25, subd. (g)(5).) The joint witness list  
20 shall be organized with columns (in the format set forth below) which state (1) the name of each  
21 witness (in alphabetical order), if the witness is being called to testify as an expert, and any special  
22 requirements or accommodations needed for the witness (*e.g.*, interpreter), (2) the party calling the  
23 witness, (3) whether the witness is actually expected to testify, (4) a brief description of the witness's  
24 expected testimony, (5) an estimate of the length of direct examination (in hours), (6) an estimate of  
25 the length of cross-examination (in hours), and (7) the total estimated length of examination (in  
26 hours). At the end of the joint witness list, the parties and any self-represented parties shall add up  
27 the estimated times for all witnesses' testimony and state the grand total in the last column. Any  
28 witness who is not included on the joint witness list is subject to being excluded from testifying at

trial other than for purposes of giving actual impeachment or rebuttal testimony. Any party who seeks to elicit testimony from a witness not identified on the witness list must first make a showing of good cause to the court.

**JOINT WITNESS LIST**

Name (State if Expert)	Party Calling (II/Δ)	Actually Expected To Testify? (Yes/No)	Brief Description of Testimony	Length of Direct (in hours)	Length of Cross (in hours)	Total Length (in hours)

**C. JOINT EXHIBIT LIST**

The parties' counsel and any self-represented parties shall work together to prepare and file a joint exhibit list organized with columns (in the format set forth below) which state, as to each exhibit any party intends to offer at trial: (1) the exhibit number, (2) a brief description of the exhibit, (3) which party is offering the exhibit, (4) whether the parties have stipulated to authentication of the exhibit, (5) whether the parties have stipulated to admissibility of the exhibit, (6) any evidentiary objections to admission of the exhibit, (7) the date the exhibit was marked for identification, and (8) the date the exhibit was admitted into evidence. (Local Rule 3.25, subd. (g)(6).) As set forth above, the parties' counsel and any self-represented parties shall meet and confer in an effort to resolve objections to the authenticity and admissibility of each exhibit.

**JOINT EXHIBIT LIST**

No.	Description	Offered By (II/Δ)	Stipulate to Authen.? (Yes/No)	Stipulate to Admiss.? (Yes/No)	Evidentiary Objections	Date marked for ID	Date Admitted

**D. JOINT CHART OF PAGE AND LINE DESIGNATIONS FOR**

## DEPOSITION AND FORMER TESTIMONY

If any parties intend to use deposition testimony or former trial testimony in lieu of or in addition to a witness's live testimony, the parties' counsel and any self-represented parties shall meet and confer to discuss, and work together to prepare and file, a joint chart in the format set forth below ("Joint Chart of Page and Line Designations for Deposition and Former Testimony").

In the joint chart, each designating party's designations of deposition or former testimony shall include columns which state: (1) the designation number and name of the witness, (2) the date and type of testimony (*e.g.*, deposition or trial testimony), (3) the page and line designations of the deposition or former testimony requested to be used, (4) any objections, (5) whether the other party has counter-designated any additional deposition or former testimony of the witness that relates to the designation, and, if so, the designation number of the counter-designation, and (6) the court's ruling.

In the joint chart, each counter-designating party's counter-designations of additional deposition or former testimony of the witness that relates to the designations shall include columns which state: (1) the designation number and name of the witness, (2) the date and type of testimony (*e.g.*, deposition or trial testimony), (3) the page and line counter-designations of the deposition or former testimony requested to be used, (4) any objections, (5) the designation number of the other party's designation to which the counter-designation relates, and (6) the court's ruling.

The parties shall attach copies of the pages of the transcripts of the deposition or former testimony they are designating or counter-designating to the Joint Chart of Page and Line Designations for Deposition and Former Testimony, with numbered tabs separating each deposition or trial transcript. Each designation or counter-designation shall be highlighted, with each party using a different color highlighter.

**JOINT CHART OF PAGE AND LINE DESIGNATIONS FOR  
DEPOSITION AND FORMER TESTIMONY**

**I. Plaintiff's Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	Is There a Counter? (Yes/No/#)	Ruling
1. John Doe	1/3/20 Depo.	1:2-25	Hearsay	Yes #4	
2. John Doe	3/4/19 Trial Testimony	5:20-25		No	
3. Jane Doe	1/15/20 Depo.	2:5-10		No	

**Defendant's Counter-Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	What # Does This Counter?	Ruling
4. John Doe	1/3/20 Depo.	1:26-2:20		#1	

**II. Defendant's Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	Is There a Counter? (Yes/No/#)	Ruling
5. John Doe	3/4/19 Trial Testimony	5:20-25	No foundation	Yes #7	
6. Jane Doe	1/15/20 Depo.	2:5-10		No	

**Plaintiff's Counter-Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	What # Does This Counter?	Ruling
7. John Doe	3/4/19 Trial Testimony	5:26-6:10		#5	

1 **3. MOTIONS IN LIMINE**

2 Motions in limine are more appropriate for jury trials than non-jury trials. In many non-jury  
3 trials, motions in limine are unnecessary. But if the parties anticipate disputes about important  
4 evidentiary issues, it may be helpful to the court to file briefs regarding those issues in advance.  
5 Even if the court does not grant a party's motion in limine before the commencement of testimony,  
6 bringing the issue to the court's attention in a timely manner may help expedite the trial.

7 Motions in limine shall be noticed for hearing at the Final Status Conference. The parties'  
8 counsel and any self-represented parties shall comply with the statutory notice provisions of Code of  
9 Civil Procedure section 1005 and file declarations that comply with the requirements of Los Angeles  
10 County Court Rule 3.57, subdivision (a). The caption of each motion in limine shall concisely  
11 identify the evidence that the moving party seeks to exclude. Parties filing more than one motion in  
12 limine shall number them consecutively. Parties filing opposition and reply papers shall identify the  
13 corresponding motion number in the caption of their papers.

14 No later than five calendar days before the Final Status Conference, the parties' counsel and  
15 any self-represented parties shall jointly prepare and lodge in Department 205 a Motions in Limine  
16 Binder. The Motions in Limine Binder shall include one-sided, conformed copies of all motions in  
17 limine, opposition papers, and reply papers, organized in one or more three-ring binders, tabbed in  
18 numerical order with the opposition papers and reply papers for each motion placed directly behind  
19 the moving papers with a colored sheet of paper separating the moving, opposition, and reply papers.

20 **4. EXHIBIT BINDERS**

21 The parties' counsel and any self-represented parties shall work together to jointly prepare  
22 four sets of tabbed, internally paginated by document, and properly-marked exhibits, organized  
23 numerically in three-ring binders (a set for the court, a set for the Judicial Assistant, and a set for the  
24 witnesses) ("Exhibit Binders"). Copies of documentary exhibits shall be one-sided copies. The  
25 parties' counsel and any self-represented parties shall mark all non-documentary exhibits and insert a  
26 simple written description of the exhibit behind the corresponding numerical tab in the Exhibit  
27 Binders. The parties' counsel and any self-represented parties shall also place the court's yellow  
28 evidence tags (with only the case number and exhibit number filled in) on each exhibit in the Judicial

Assistant's copy of the Exhibit Binder. The parties' counsel and any self-represented parties shall bring one set of the Exhibit Binders to the Final Status Conference for the court to review.

**5. TRIAL BINDER**

No later than five calendar days before the Final Status Conference, the parties' counsel and any self-represented parties shall jointly prepare and lodge in Department 205 a Trial Binder, consisting of one-sided, conformed copies, tabbed and organized in a three-ring binder with a table of contents that includes the following (for trials by the court without a jury, the Trial Binder shall only include the documents listed under Tabs A, B, C, H, and I):

Tab A: Trial Briefs (Optional. If no trial briefs are filed, leave Tab A empty.)

Tab B: Joint Witness List

Tab C: Joint Exhibit List

Tab D: Joint Chart of Page and Line Designations for Deposition and Former Testimony

Tab E: Copies of the Current Operative Pleadings (including the operative complaint, answer, cross-complaint, if any, and answer to any cross-complaint).

**6. FAILURE TO COMPLY WITH TRIAL PREPARATION ORDER**

The court has discretion to require any party's counsel and any party who fails to comply with this Trial Preparation Order to show cause why the court should not impose monetary, evidentiary, and/or issue sanctions. (Code Civ. Proc., § 177.5.)

IT IS SO ORDERED.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Edward B. Moreton, Jr.  
JUDGE OF THE SUPERIOR COURT

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8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
9 **FOR THE COUNTY OF LOS ANGELES – WEST DISTRICT**  
10 **BEVERLY HILLS**  
11 **DEPARTMENT 205**  
12

13 \_\_\_\_\_, ) Case No. \_\_\_\_\_  
14 Plaintiff(s), ) TRIAL PREPARATION ORDER  
15 v. ) (Jury Trial)  
16 \_\_\_\_\_, )  
17 Defendant(s). )  
18 \_\_\_\_\_)

19  
20 The dates for trial and the Final Status Conference having been set in this case, the court  
21 orders as follows:

22 **1. MEET AND CONFER**

23 No later than 18 calendar days before the Final Status Conference, the parties' counsel and  
24 any self-represented parties shall exchange all exhibits they intend to introduce at trial.

25 No later than 11 calendar days before the Final Status Conference, the parties' counsel and  
26 any self-represented parties shall meet and confer to do the following: (1) discuss and prepare the  
27 documents required in Sections 2.B-H, below, and the Motions in Limine Binder, Exhibit Binders,  
28 and Trial Binder required in Sections 3-5, below, (2) discuss and make a good faith effort to stipulate

1 to the authenticity and admissibility of each trial exhibit, (3) discuss and make a good faith effort to  
2 stipulate to resolve each motion in limine, (4) discuss and make a good faith effort to stipulate to  
3 ultimate facts and legal issues, and (5) discuss and make a good faith effort to settle the case.

4 **2. TRIAL DOCUMENTS TO BE FILED**

5 All trial documents are to be filed pursuant to the General Order re Mandatory Electronic  
6 Filing for Civil dated November 5, 2018. Pursuant to California Rules of Court, Rule 2.253 (b)(2)  
7 self-represented litigants are exempt from the mandatory electronic filing requirement.

8 No later than five calendar days before the Final Status Conference, the parties' counsel and  
9 any self-represented parties shall file and serve the following documents:

10 **A. TRIAL BRIEFS (OPTIONAL)**

11 Each party may, but is not required to, file a trial brief succinctly identifying:

- 12 (1) the claims and defenses that remain in dispute for trial;
- 13 (2) the major legal issues (with supporting points and authorities);
- 14 (3) the relief and calculation of damages sought; and
- 15 (4) any other information that may assist the court at trial.

16 **B. JOINT WITNESS LIST**

17 The parties' counsel and any self-represented parties shall work together to prepare and file a  
18 joint list of all witnesses whom any party intends to call at trial, excluding impeachment and rebuttal  
19 witnesses. (Los Angeles County Court Rule ("Local Rule") 3.25, subd. (g)(5).) The joint witness list  
20 shall be organized with columns (in the format set forth below) which state (1) the name of each  
21 witness (in alphabetical order), if the witness is being called to testify as an expert, and any special  
22 requirements or accommodations needed for the witness (*e.g.*, interpreter), (2) the party calling the  
23 witness, (3) whether the witness is actually expected to testify, (4) a brief description of the witness's  
24 expected testimony, (5) an estimate of the length of direct examination (in hours), (6) an estimate of  
25 the length of cross-examination (in hours), and (7) the total estimated length of examination (in  
26 hours). At the end of the joint witness list, the parties and any self-represented parties shall add up  
27 the estimated times for all witnesses' testimony and state the grand total in the last column. Any  
28 witness who is not included on the joint witness list is subject to being excluded from testifying at



trial other than for purposes of giving actual impeachment or rebuttal testimony. Any party who seeks to elicit testimony from a witness not identified on the witness list must first make a showing of good cause to the court.

**JOINT WITNESS LIST**

Name (State if Expert)	Party Calling (P/A)	Actually Expected To Testify? (Yes/No)	Brief Description of Testimony	Length of Direct (in hours)	Length of Cross (in hours)	Total Length (in hours)

**C. JOINT EXHIBIT LIST**

The parties' counsel and any self-represented parties shall work together to prepare and file a joint exhibit list organized with columns (in the format set forth below) which state, as to each exhibit any party intends to offer at trial: (1) the exhibit number, (2) a brief description of the exhibit, (3) which party is offering the exhibit, (4) whether the parties have stipulated to authentication of the exhibit, (5) whether the parties have stipulated to admissibility of the exhibit, (6) any evidentiary objections to admission of the exhibit, (7) the date the exhibit was marked for identification, and (8) the date the exhibit was admitted into evidence. (Local Rule 3.25, subd. (g)(6).) As set forth above, the parties' counsel and any self-represented parties shall meet and confer in an effort to resolve objections to the authenticity and admissibility of each exhibit.

**JOINT EXHIBIT LIST**

No.	Description	Offered By (P/A)	Stipulate to Authen.? (Yes/No)	Stipulate to Admiss.? (Yes/No)	Evidentiary Objections	Date marked for ID	Date Admitted

**D. JOINT STATEMENT TO BE READ TO THE JURY**

For jury trials, the parties' counsel and any self-represented parties shall work together to prepare and file a brief, joint written statement of the case for the court to read to the jury. (Local Rule 3.25, subd. (g)(4).)

**E. JOINT LIST OF PROPOSED JURY INSTRUCTIONS  
(JOINT AND CONTESTED)**

For jury trials, the parties' counsel and any self-represented parties shall work together to prepare and file a joint list of proposed jury instructions (in the format set forth below) which states, as to each proposed jury instruction: (1) the jury instruction number (listed in numerical order), (2) the title of the jury instruction, (3) the party requesting the jury instruction, (4) whether the jury instruction is agreed upon or contested, (5) a concise statement of any objection, and (6) whether the jury instruction was given by the court ("Joint List of Proposed Jury Instructions").

JOINT LIST OF PROPOSED JURY INSTRUCTIONS					
No.	Title	Requested By (II/Δ)	Agreed or Contested	Objection	Given (Yes/No)

**F. JURY INSTRUCTIONS  
(JOINT AND CONTESTED)**

For jury trials, the parties' counsel and any self-represented parties shall work together to prepare a complete set of full-text proposed jury instructions, editing all proposed Judicial Council of California Civil Jury Instructions ("CACI") instructions, inserting party names, and eliminating blanks and other irrelevant or inapplicable material. The proposed jury instructions shall be prepared on Los Angeles Superior Court form LASC LACIV 129 or in a Word document that is in the same format. If there is an appropriate CACI jury instruction on a point of law, the court expects the parties to request the CACI instruction instead of a specially prepared jury instruction.

1           **G.       VERDICT FORM(S)**

2           For jury trials, the parties' counsel and any self-represented parties shall work together to  
3 prepare and file a joint proposed general verdict form or a joint proposed special verdict form  
4 acceptable to all parties. (Local Rule 3.25, subd. (g)(8).) If the parties cannot agree on a joint verdict  
5 form, each party must separately file a proposed verdict form. When a special verdict form is  
6 requested, if there is an appropriate CACI special verdict form for a cause of action, affirmative  
7 defense, or other finding, the court expects the parties to use the CACI special verdict form.

8           **H.       JOINT CHART OF PAGE AND LINE DESIGNATIONS FOR**  
9           **DEPOSITION AND FORMER TESTIMONY**

10          If any parties intend to use deposition testimony or former trial testimony in lieu of or in  
11 addition to a witness's live testimony, the parties' counsel and any self-represented parties shall meet  
12 and confer to discuss, and work together to prepare and file, a joint chart in the format set forth below  
13 ("Joint Chart of Page and Line Designations for Deposition and Former Testimony").

14          In the joint chart, each designating party's designations of deposition or former testimony  
15 shall include columns which state: (1) the designation number and name of the witness, (2) the date  
16 and type of testimony (*e.g.*, deposition or trial testimony), (3) the page and line designations of the  
17 deposition or former testimony requested to be used, (4) any objections, (5) whether the other party  
18 has counter-designated any additional deposition or former testimony of the witness that relates to the  
19 designation, and, if so, the designation number of the counter-designation, and (6) the court's ruling.

20          In the joint chart, each counter-designating party's counter-designations of additional  
21 deposition or former testimony of the witness that relates to the designations shall include columns  
22 which state: (1) the designation number and name of the witness, (2) the date and type of testimony  
23 (*e.g.*, deposition or trial testimony), (3) the page and line counter-designations of the deposition or  
24 former testimony requested to be used, (4) any objections, (5) the designation number of the other  
25 party's designation to which the counter-designation relates, and (6) the court's ruling.

26          The parties shall attach copies of the pages of the transcripts of the deposition or former  
27 testimony they are designating or counter-designating to the Joint Chart of Page and Line  
28 Designations for Deposition and Former Testimony, with numbered tabs separating each deposition

or trial transcript. Each designation or counter-designation shall be highlighted, with each party using a different color highlighter.

**JOINT CHART OF PAGE AND LINE DESIGNATIONS FOR  
DEPOSITION AND FORMER TESTIMONY**

**I. Plaintiff's Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	Is There a Counter? (Yes/No/#)	Ruling
1. John Doe	1/3/20 Depo.	1:2-25	Hearsay	Yes #4	
2. John Doe	3/4/19 Trial Testimony	5:20-25		No	
3. Jane Doe	1/15/20 Depo.	2:5-10		No	

**Defendant's Counter-Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	What # Does This Counter?	Ruling
4. John Doe	1/3/20 Depo.	1:26-2:20		#1	

**II. Defendant's Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	Is There a Counter? (Yes/No/#)	Ruling
5. John Doe	3/4/19 Trial Testimony	5:20-25	No foundation	Yes #7	
6. Jane Doe	1/15/20 Depo.	2:5-10		No	

**Plaintiff's Counter-Designations**

Number/ Witness Name	Date/Type of Transcript	Page:Line Designation	Objections	What # Does This Counter?	Ruling
7. John Doe	3/4/19 Trial Testimony	5:26-6:10		#5	

1 **3. MOTIONS IN LIMINE**

2 Motions in limine shall be noticed for hearing at the Final Status Conference. The parties'  
3 counsel and any self-represented parties shall comply with the statutory notice provisions of Code of  
4 Civil Procedure section 1005 and file declarations that comply with the requirements of Los Angeles  
5 County Court Rule 3.57, subdivision (a). The caption of each motion in limine shall concisely  
6 identify the evidence that the moving party seeks to exclude. Parties filing more than one motion in  
7 limine shall number them consecutively. Parties filing opposition and reply papers shall identify the  
8 corresponding motion number in the caption of their papers.

9 No later than five calendar days before the Final Status Conference, the parties' counsel and  
10 any self-represented parties shall jointly prepare and lodge in Department 205 a Motions in Limine  
11 Binder. The Motions in Limine Binder shall include one-sided, conformed copies of all motions in  
12 limine, opposition papers, and reply papers, organized in one or more three-ring binders, tabbed in  
13 numerical order with the opposition papers and reply papers for each motion placed directly behind  
14 the moving papers with a colored sheet of paper separating the moving, opposition, and reply papers.

15 **4. EXHIBIT BINDERS**

16 The parties' counsel and any self-represented parties shall work together to jointly prepare  
17 four sets of tabbed, internally paginated by document, and properly-marked exhibits, organized  
18 numerically in three-ring binders (a set for the court, a set for the Judicial Assistant, and a set for the  
19 witnesses) ("Exhibit Binders"). Copies of documentary exhibits shall be one-sided copies. The  
20 parties' counsel and any self-represented parties shall mark all non-documentary exhibits and insert a  
21 simple written description of the exhibit behind the corresponding numerical tab in the Exhibit  
22 Binders. The parties' counsel and any self-represented parties shall also place the court's yellow  
23 evidence tags (with only the case number and exhibit number filled in) on each exhibit in the Judicial  
24 Assistant's copy of the Exhibit Binder. The parties' counsel and any self-represented parties shall  
25 bring one set of the Exhibit Binders to the Final Status Conference for the court to review.

26 **5. TRIAL BINDER**

27 No later than five calendar days before the Final Status Conference, the parties' counsel and  
28 any self-represented parties shall jointly prepare and lodge in Department 205 a Trial Binder,

1 consisting of one-sided, conformed copies, tabbed and organized in a three-ring binder with a table of  
2 contents that includes the following (for trials by the court without a jury, the Trial Binder shall only  
3 include the documents listed under Tabs A, B, C, H, and I):

4 Tab A: Trial Briefs (Optional. If no trial briefs are filed, leave Tab A empty.)

5 Tab B: Joint Witness List

6 Tab C: Joint Exhibit List

7 Tab D: Joint Statement to Be Read to the Jury

8 Tab E: Joint List of Jury Instructions

9 Tab F: Joint and Contested Jury Instructions

10 Tab G: Joint or Contested Verdict Form(s)

11 Tab H: Joint Chart of Page and Line Designations for Deposition and Former  
12 Testimony

13 Tab I: Copies of the Current Operative Pleadings (including the operative complaint,  
14 answer, cross-complaint, if any, and answer to any cross-complaint).

15 The parties shall organize proposed jury instructions into groups behind Tab F in the  
16 following order (labeled by cover sheets): (1) the agreed-upon instructions, (2) plaintiff's requested  
17 instructions to which defendant objects, and (3) defendant's requested instructions to which plaintiff  
18 objects.

19 **6. FAILURE TO COMPLY WITH TRIAL PREPARATION ORDER**

20 The court has discretion to require any party's counsel and any party who fails to comply with  
21 this Trial Preparation Order to show cause why the court should not impose monetary, evidentiary,  
22 and/or issue sanctions.

23  
24 IT IS SO ORDERED.

25  
26 Dated: \_\_\_\_\_

\_\_\_\_\_  
Edward B. Moreton, Jr.  
JUDGE OF THE SUPERIOR COURT