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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

EPIDEMIC SOUND, AB,  
Plaintiff,  
v.  
META PLATFORMS, INC.,  
Defendant.

Case No. [22-cv-04223-JSC](#)

**PRETRIAL ORDER NO. 1: CASE SCHEDULE**

Following the Initial Case Management Conference held on January 12, 2023, IT IS ORDERED:

**I. CASE MANAGEMENT SCHEDULE**

Deadline to Exchange Initial Disclosures:	January 26, 2023
Deadline to Move to Amend Pleadings:	March 3, 2023
Fact Discovery Cut-Off:	August 30, 2023
Opening Expert Witness Disclosures and Reports (on issues where party bears the burden of proof):	September 19, 2023
Rebuttal Expert Witness Reports:	October 30, 2023
Expert Discovery Cutoff:	November 20, 2023
Deadline to Complete Private ADR:	January 22, 2024
Deadline for Filing Dispositive Motions:	January 30, 2024
Deadline to Oppose Dispositive Motions:	February 28, 2024
Deadline for Dispositive Motion Replies:	March 22, 2024
Dispositive Motion Hearing:	April 11, 2024 at 10:00 a.m.

A further Case Management Conference is scheduled for February 8, 2023 at 1:30 p.m. via Zoom video. At the February 8 conference, Plaintiffs should be prepared to present the technology relevant to the allegations and should supply representative examples of alleged infringement. The Court encourages Defendant, too, to make a presentation. Each party will be

United States District Court  
Northern District of California

1 able to ask questions of the other. The conference is informal, will not be recorded for the record,  
2 and nothing will be presented under oath.

3 The parties shall meet and confer prior to the conference regarding the facts of this case  
4 and the questions each has for the other in a good faith attempt to come to a mutual understanding  
5 (if not agreement) regarding the other's position. An updated Joint Case Management Conference  
6 Statement is due February 3, 2023. The Statement should explain how the parties intend to use the  
7 February 8 conference.

8 **II. DISCOVERY DEADLINES**

9 All depositions must be noticed at least 30 days before the close of fact discovery. Any  
10 discovery-related letter briefs or motions are due one week after the close of fact discovery. The  
11 same rules apply to expert discovery. *See* N.D. Cal. Civ. L.R. 37-3.

12 **III. TRIAL DATE**

13 A. Jury trial will begin on September 30, 2024, at 8:30 a.m., in Courtroom 8, 19th  
14 Floor, U.S. District Court, 450 Golden Gate, San Francisco, California.

15 B. The Court is expecting the length of the trial to not exceed 10 court days.

16 **IV. PRETRIAL CONFERENCE**

17 A Final Pretrial Conference shall be held on September 12, 2024, at 2:00 p.m., in  
18 Courtroom 8, 19th Floor. Lead trial counsel for each party shall attend.

19 A. At least seven days prior to date of the Final Pretrial Conference the parties shall do  
20 the following:

21 1. In lieu of preparing a Joint Pretrial Conference Statement, the parties shall  
22 meet and confer in person, and then prepare and file a jointly signed Proposed Final Pretrial Order  
23 that contains: (a) a brief description of the substance of claims and defenses which remain to be  
24 decided; (b) a statement of all relief sought; (c) all stipulated facts; (d) a joint exhibit list in  
25 numerical order, including a brief description of the exhibit and Bates numbers, a blank column  
26 for when it will be offered into evidence, a blank column for when it may be received into  
27 evidence, and a blank column for any limitations on its use; and (e) each party's separate witness  
28 list for its case-in-chief witnesses (including those appearing by deposition), including, for all such

1 witnesses (other than party plaintiffs or defendants), a short statement of the substance of his/her  
2 testimony and, separately, what, if any, non-cumulative testimony the witness will offer. For each  
3 witness, state an hour/minute time estimate for the direct examination (only). Items (d) and (e)  
4 should be submitted as appendices to the proposed order. The proposed order should also state  
5 which issues, if any, are for the Court to decide, rather than the jury.

6           2.       File a joint set of proposed instructions on substantive issues of law  
7 arranged in a logical sequence. If undisputed, an instruction shall be identified as “Stipulated  
8 Instruction No. \_\_\_\_ Re \_\_\_\_\_,” with the blanks filled in as appropriate. If disputed, each  
9 version of the instruction shall be inserted together, back to back, in their logical place in the  
10 overall sequence. Each such disputed instruction shall be identified as, for example, “Disputed  
11 Instruction No. \_\_\_\_ Re \_\_\_\_\_ Offered by \_\_\_\_\_,” with the blanks filled  
12 in as appropriate. All disputed versions of the same basic instruction shall bear the same number.  
13 Any modifications to a form instruction must be plainly identified. If a party does not have a  
14 counter version and simply contends that no such instruction in any version should be given, then  
15 that party should so state (and explain why) on a separate page inserted in lieu of an alternate  
16 version. With respect to form preliminary instructions, general instructions, or concluding  
17 instructions, please simply cite to the numbers of the requested instructions in the current edition  
18 of the Ninth Circuit Model Jury Instructions. Other than citing the numbers, the parties shall not  
19 include preliminary, general, or concluding instructions in the packet.

20           3.       File a separate memorandum of law in support of each party’s disputed  
21 instructions, if any, organized by instruction number.

22           4.       File a joint set of proposed voir dire questions supplemented as necessary  
23 by separate requests.

24           5.       File trial briefs on any controlling issues of law.

25           6.       File proposed verdict forms, joint or separate.

26           7.       File and serve any objections to exhibits.

27           8.       File a joint simplified Statement of the Case to be read to the jury during  
28 voir dire as part of the proposed jury instructions. Unless the case is extremely complex, this

1 statement should not exceed one page.

2 B. Any motions in limine shall be submitted as follows: at least twenty (20) calendar  
3 days before the conference, the moving party shall serve, but not file, the opening brief. At least  
4 ten (10) calendar days before the conference, the responding party shall serve the opposition.  
5 There will be no reply. When the oppositions are received, the moving party should collate the  
6 motion and the opposition together, back-to-back, and then file the paired sets at least seven (7)  
7 calendar days before the conference. Each motion should be presented in a separate memorandum  
8 and properly identified, for example, "Plaintiff's Motion in Limine No. 1 to Exclude . . . ." Each  
9 party is limited to bringing five motions in limine. The parties are encouraged to stipulate where  
10 possible, for example, as to the exclusion of witnesses from the courtroom. Each motion should  
11 address a single, separate topic, and contain no more than seven pages of briefing per side.

12 C. Hard-copy courtesy copies of the above documents shall be delivered by NOON  
13 the day after filing. The Joint Proposed Final Pretrial Order, jury instructions, and verdict form  
14 shall be submitted via e-mail as attachments to JSCpo@cand.uscourts.gov. The Court requests that  
15 all hard-copy submissions be three-hole-punched.

## 16 V. PRETRIAL ARRANGEMENTS

17 A. Should a daily transcript and/or real-time reporting be desired, the parties shall  
18 make arrangements with Rick Duvall, Supervisor of the Court Reporting Services, at  
19 (415) 522-2079, at least ten (10) calendar days prior to the trial date.

20 B. During trial, counsel may wish to use overhead projectors, laser-disk/computer  
21 graphics, poster blow-ups, models, or specimens of devices. Equipment should be shared by all  
22 counsel to the maximum extent possible. The Court provides no equipment other than an easel.  
23 The United States Marshal requires a court order to allow equipment into the courthouse. For  
24 electronic equipment, parties should be prepared to maintain the equipment or have a technician  
25 handy at all times. The parties shall tape extension cords to the carpet for safety. The parties may  
26 work with the deputy clerk, Ada Means (415-522-2015), on all courtroom-layout issues.

## 27 SCHEDULING

28 Trial will be conducted from 8:30 a.m. to 2:30 or 3:00 p.m., depending on the availability

1 of witnesses, Monday through Friday. Counsel must arrive by 8:15 a.m., or earlier as needed, for  
2 any matters to be heard out of the presence of the jury. The jury will be called at 8:30 a.m.

### 3 **THE JURY**

4 The Jury Office asks prospective jurors to complete an online jury questionnaire in  
5 advance of their summons date. The standard questionnaire available on the Northern District's  
6 website at [http://www.cand.uscourts.gov/wp-content/uploads/attorneys/Internet-version\\_Standard-](http://www.cand.uscourts.gov/wp-content/uploads/attorneys/Internet-version_Standard-CAND-Trial_SurveyMonkey_3-2022.pdf)  
7 [CAND-Trial\\_SurveyMonkey\\_3-2022.pdf](http://www.cand.uscourts.gov/wp-content/uploads/attorneys/Internet-version_Standard-CAND-Trial_SurveyMonkey_3-2022.pdf). The parties are allowed to add 10 case specific  
8 questions to the questionnaire. The parties shall meet and confer, and to the extent possible, file a  
9 joint list of proposed questions to add to the questionnaire. To the extent that the parties cannot  
10 agree, they may submit separate proposed questions from which the Court will choose 10. The  
11 parties joint or separate submissions are due 21 days before trial. The Court will provide the  
12 parties with the survey responses the Friday before trial.

13 In civil cases, there are no alternate jurors and the jury is selected as follows: Eighteen to  
14 twenty jurors are called to fill the jury box and the row in front of the bar, and are given numbers  
15 (1 through 20). The remaining potential jurors will be seated in the public benches. Hardship  
16 excuses will usually be considered at this point. Counsel may conduct a limited voir dire.  
17 Challenges for cause will then be addressed out of the presence of the potential jurors. The Court  
18 will consider whether to fill in the seats of the stricken jurors. If so, questions will be asked of the  
19 additional jurors and cause motions as to them will be considered. After a short recess, each side  
20 may exercise its allotment of peremptory challenges out of the presence of the potential jurors.  
21 The eight (or such other size as will constitute the jury) surviving the challenge process with the  
22 lowest numbers become the final jury. If more (or fewer) than eight jurors are to be seated, then  
23 the starting number will be adjusted. So too if more than a total of six peremptories are allowed.  
24 Once the jury selection is completed, the jurors' names will be read again and they will be seated  
25 in the jury box and sworn. The Court may alter this procedure in its discretion and after  
26 consultation with the parties.

### 27 **WITNESSES**

28 At the close of each trial day, all counsel shall exchange a list of witnesses for the

1 next two full court days and the exhibits that will be used during direct examination (other than  
2 for impeachment of an adverse witness). Within 24 hours of such notice, all other counsel shall  
3 provide any objections to such exhibits and shall provide a list of all exhibits to be used with the  
4 same witness on cross-examination (other than for impeachment). The first notice shall be  
5 exchanged prior to the first day of trial. All such notices shall be provided in writing.

6 **EXHIBITS**

7 A. Prior to the Final Pretrial Conference, counsel must meet and confer in person to  
8 consider all exhibit numbers and objections and to eliminate duplicate exhibits and confusion over  
9 the precise exhibit.

10 B. Use numbers only, not letters, for exhibits, preferably the same numbers as were  
11 used in depositions. Blocks of numbers should be assigned to fit the need of the case (e.g.,  
12 Plaintiff has 1 to 100, Defendant A has 101 to 200, Defendant B has 201 to 300, etc.). A single  
13 exhibit should be marked only once. If the plaintiff has marked an exhibit, then the defendant  
14 should not re-mark the exact document with another number. Different versions of the same  
15 document, e.g., a copy with additional handwriting, must be treated as different exhibits with  
16 different numbers. To avoid any party claiming “ownership” of an exhibit, all exhibits shall be  
17 marked and referred to as “Trial Exhibit No. \_\_\_\_\_,” not as “Plaintiff’s Exhibit” or “Defendant’s  
18 Exhibit.”

19 C. The exhibit tag shall be in the following form:

<p>20 UNITED STATES DISTRICT COURT</p> <p>21 NORTHERN DISTRICT OF CALIFORNIA</p> <p>22 <b>TRIAL EXHIBIT 100</b></p> <p>23</p> <p>24 Case No. _____</p> <p>25 Date Entered _____</p> <p>26 By _____</p> <p style="margin-left: 40px;">Deputy Clerk</p>
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27 Counsel preferably will make the tag up in a color that will stand out (yet still allow for  
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1 photocopying), but that is not essential. Place the tag on or near the lower right-hand corner or, if a  
2 photograph, on the back. Counsel should fill in the tag but leave the last two spaces blank. The  
3 parties must jointly prepare a single set of all trial exhibits that will be the official record set to be  
4 used with the witnesses and on appeal. Each exhibit must be tagged, three-hole-punched, separated  
5 with a label divider identifying the exhibit number, and placed in 3-ring binders. Spine labels  
6 should indicate the numbers of the exhibits that are in the binders. Each set of exhibit binders  
7 should be marked as “Original.” Deposit the exhibits with the deputy clerk seven (7) days before  
8 the Pretrial Conference.

9 D. Counsel must consult with each other and with the deputy clerk at the end of each  
10 trial day and compare notes as to which exhibits are in evidence and any limitations thereon. If  
11 there are any differences, counsel should bring them promptly to the Court’s attention.

12 E. The parties shall provide the Court with one official set of the record exhibits seven  
13 (7) days before the Pretrial Conference. Each exhibit must be separated with a label divider  
14 identifying the exhibit number. Spine labels should indicate the numbers of the exhibits that are in  
15 the binders. At trial, the parties shall provide individual witness exhibit binders which contain all  
16 the exhibits the parties expect to use with the witness. The parties shall provide two copies of each  
17 witness binder: one for the witness and one for the Court.

18 F. Before the closing arguments, counsel must confer with the deputy clerk to make  
19 sure the exhibits in evidence are in good order.

20 G. Exhibit notebooks for the jury will not be permitted without prior permission from  
21 the Court. Publication must be by poster blow-up, overhead projection, or such other method as is  
22 allowed in the circumstances. It is permissible to highlight, circle or underscore in the  
23 enlargements as long as it is clear that it was not on the original.

#### 24 **CHARGING CONFERENCE**

25 As the trial progresses and the evidence is heard, the Court will fashion a comprehensive  
26 set of jury instructions to cover all issues actually being tried. Prior to the close of the evidence,  
27 the Court will provide a draft final charge to the parties. After a reasonable period for review, one  
28 or more charging conferences will be held at which each party may object to any passage, ask for

1 modifications, or ask for additions. Any instruction request must be renewed specifically at the  
2 conference or it will be deemed waived, whether or not it was requested prior to trial. If, however,  
3 a party still wishes to request an omitted instruction after reviewing the Court's draft, then it must  
4 affirmatively re-request it at the charging conference in order to give the Court a fair opportunity  
5 to correct any error. Otherwise, as stated, the request will be deemed abandoned or waived.

6 **IT IS SO ORDERED.**

7 Dated: January 13, 2023

8   
9 JACQUELINE SCOTT CORLEY  
United States District Judge

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