TEXT ORDER re 165 Joint Proposal Regarding Claim Construction Hearing Pursuant to Local Rule 4.7. The Court has reviewed the parties' joint proposal for a video/telephonic claim construction hearing to be held in late May or early June of 2020. Due to the ongoing global COVID-19 pandemic, the Court and its staff are currently teleworking and primarily conducting proceedings remotely with a focus on criminal matters. The Court anticipates that those arrangements will remain in place for at least the next several weeks. The Court's preference is, if possible, to conduct the claim construction hearing in person, as opposed to by video or telephone, once the Court is able to resume more normal operations. Accordingly, based on the Court's current schedule and the current projections concerning the anticipated course of the pandemic, the Court requests that the parties submit by no later than May 5, 2020, a list of mutually available dates in August 2020 for the claim construction hearing. Additionally, Plaintiff has proposed that the claim construction hearing last for three hours and cover all disputed claim terms, while Defendant has proposed that the claim construction hearing last for two hours and the Court identify in advance the terms on which it wishes to hear argument. The Court requests that by no later than May 5, 2020, Defendant file a supplement setting forth its view of how long a claim construction hearing covering all disputed terms would last — in other words, does Defendant agree with Plaintiff that three hours would be sufficient for such a hearing? SO ORDERED. Signed by Hon. Elizabeth A. Wolford on 04/28/2020. (CDH) (Entered: 04/28/2020)

As of April 29, 2020, PACER did not contain a publicly available document associated with this docket entry. The text of the docket entry is shown above.

Midwest Athletics and Sports Alliance LLC v. Xerox Corp. 6-19-cv-06036 (WDNY), 4/28/2020, docket entry 168