ORAL ORDER: Having reviewed the parties' letters concerning the appropriate next steps in this case (D.I. 534, 535, 537, 538) and having heard argument on the same, IT IS HEREBY ORDERED that the trial date of September 14, and all pretrial dates and deadlines, including the pretrial order deadlines and the date of the pretrial conference, are VACATED, and trial will be RESCHEDULED for a date to be determined. IT IS FURTHER ORDERED that Plaintiff's request for leave to file a motion for summary judgment of infringement of the X-Star following the Court's ruling on the pending claim construction disputes, if Plaintiff believes at that time it has a good-faith basis to so move, is GRANTED. The parties shall meet and confer and submit a joint status report, which shall include a proposed briefing schedule for such a motion, within seven (7) days of the Court's claim construction ruling. IT IS FURTHER ORDERED that, if Plaintiff files its contemplated renewed summary judgment motion, the parties shall meet and confer and submit a joint status report, which shall include the parties' views on whether a preliminary injunction hearing is warranted, within seven (7) days after the Court's ruling on that motion. Finally, IT IS FURTHER ORDERED that the parties shall meet and confer and submit a joint status report on August 14 regarding the parties' positions on whether the Court should attempt to reschedule the trial at this time. ORDERED by Judge Leonard P. Stark on 7/15/20. (ntl) (Entered: 07/15/2020)

As of July 16, 2020, PACER did not contain a publicly available document associated with this docket entry. The text of the docket entry is shown above.

SZ DJI Technology Co., Ltd. et al v. Autel Robotics USA LLC et al 1-16-cv-00706 (DDE), 7/15/2020, docket entry 539