## ORIGINAL

## UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES



In the Matter of

GEMTRONICS, INC., a corporation, and

DOCKET NO. 9330

WILLIAM H. ISELY, Respondents.

## **ORDER MODIFYING SCHEDULING ORDER**

The Scheduling Order entered in this Matter on May 4, 2009, is hereby modified to clarify the requirements for proposed exhibit lists and stipulations. The trial date remains the same and all Additional Provisions in the October 28, 2008 Scheduling Order remain in effect.

May 20, 2009	-	Deadline for filing responses to motions <i>in limine</i> and motions to strike.
May 20, 2009	-	Deadline for filing responses to motions for <i>in camera</i> treatment of proposed trial exhibits.
May 27, 2009	-	Each party shall file a response to the other party's Motion for Summary Decision.
May 29, 2009	-	Each party shall serve on each other and the ALJ its final proposed exhibit list, revised to specify the offering party's theory of admissibility for each proposed exhibit.
June 1, 2009	-	The parties shall file a report on the status of developing stipulations on issues of fact and law that are not disputed.
June 3, 2009	-	Complaint Counsel files pretrial brief, to include proposed findings of fact and conclusions of law. To the extent possible, findings of

		fact shall be supported by document citations and/or deposition citations. Conclusions of law shall be supported by legal authority.
June 5, 2009	-	Exchange and serve courtesy copy on ALJ objections to final proposed witness lists and exhibit lists. Objections shall specify the basis for objection. Exchange objections to the designated testimony to be presented by deposition and counter designations.
June 10, 2009	-	Exchange proposed stipulations of law, facts, and authenticity.
June 10, 2009	-	Respondents' Counsel files pretrial brief, to include proposed findings of fact and conclusions of law. To the extent possible, findings of fact shall be supported by document citations and/or deposition citations. Conclusions of law shall be supported by legal authority.
June 17, 2009	-	The parties shall confer to develop stipulations on issues that are not disputed and file final stipulations of law, facts, and authenticity. Any subsequent stipulations may be offered as agreed by the parties.
June 24, 2009	-	Final prehearing conference to begin at 10:00 a.m. in room 532, Federal Trade Commission Building, 600 Pennsylvania Avenue, NW, Washington, DC 20580.
		The parties are to meet and confer prior to the conference regarding trial logistics and proposed stipulations of law, facts, and authenticity and any designated deposition testimony. To the extent the parties stipulate to certain issues, the parties shall prepare a Joint Exhibit which lists the agreed-to stipulations. Counsel may present any objections to the final proposed witness lists and exhibits, including the designated testimony to be presented by deposition. Trial exhibits will be admitted or excluded to the extent practicable. To the extent the parties agree to the admission of each other's exhibits, the parties shall prepare a Joint Exhibit which lists the exhibits to which neither side objects. Any Joint Exhibit will be signed by each party with no signature for the judge required.
June 24, 2009	-	Commencement of hearing to begin immediately after the final prehearing conference in room 532, Federal Trade Commission Building, 600 Pennsylvania Avenue, NW, Washington, DC 20580. (The date of the commencement of the hearing and other deadlines

. . . ·

above are contingent upon scheduling constraints in other dockets. Should dates change, the parties will be notified as soon as practicable.)

ORDERED:

• •

Nappell

D. Michael Chappell <sup>10</sup> Chief Administrative Law Judge

Date: May 19, 2009