

United States District Court
Northern District of California

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

INARI MEDICAL, INC.,
Plaintiff,
v.
IMPERATIVE CARE, INC., et al.,
Defendants.

Case No. [24-cv-03117-EKL](#)

**ORDER REGARDING CASE
SCHEDULE AND MOTION TO STAY**

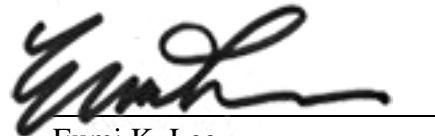
Re: Dkt. No. 54

Under the operative scheduling order, a claim construction hearing was set for July 24, 2025, preceded by a tutorial set for July 10, 2025. These deadlines were vacated in light of the Court’s order granting Inari’s motion for leave to file a third amended complaint, which asserts infringement of an additional patent. *See* Min. Entry, ECF No. 111. The parties then submitted competing proposals to amend the case schedule. *See* ECF Nos. 116, 117.

The Court will address the case schedule after the July 16 hearing on Imperative Care’s motion to stay the case in its entirety pending *inter partes* review (“IPR”) proceedings before the Patent Trial and Appeal Board (the “PTAB”). *See* ECF No. 100. The Court notes that circumstances have changed since briefing concluded. Imperative Care has filed IPR petitions on all eight patents that Inari asserted in the original complaint, and the PTAB has instituted IPR on three of four petitions to date. *See* ECF Nos. 90, 109, 121. At the July 16 hearing, the parties should be prepared to address these recent developments. Imperative Care should be prepared to address if and when it will petition for IPR of the four other patents in this case.

IT IS SO ORDERED.

Dated: July 3, 2025



Eumi K. Lee
United States District Judge

Imperative Care v. Inari Medical
IPR2025-00728
Imperative Care Ex. 1023