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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](#)

**CASE MANAGEMENT &  
SCHEDULING ORDER**

On December 19, 2024, the parties appeared before Judge Eumi K. Lee for a case management conference. The Court ORDERS as follows:

- (1) The parties shall comply with this Court’s standing orders, which are available on the Court’s website and in the Clerk’s Office.
- (2) The presumptive limits on discovery set forth in the Federal Rules of Civil Procedure shall apply to this case unless otherwise ordered by the Court.
- (3) All disputes with respect to disclosures or discovery are referred to the assigned Magistrate Judge.
- (4) The close of fact discovery is the date by which all discovery must be completed, including motions to compel, hearings on discovery motions, and any additional discovery resulting from orders on discovery motions. Accordingly, all discovery requests shall be served sufficiently in advance of the close of fact discovery to allow the discovering party enough time prior to the cut-off date to challenge allegedly deficient responses via motion to compel and to receive the necessary responses if the motion is granted. Depositions must be noticed at least 30 days prior to the close of fact discovery.

*Imperative Care v. Inari Medical*  
US Patent 12,109,384  
**Imperative Care Ex. 1020**

United States District Court  
Northern District of California

1 IT IS FURTHER ORDERED that this case is referred to private mediation. Within six  
 2 weeks after the Court's claims construction ruling, the parties shall hold an initial ADR session  
 3 with their chosen mediator. Within seven days after the initial ADR session, the parties shall file a  
 4 joint status report identifying the parties' mediator and confirming that the initial ADR session  
 5 was completed. The status report shall state the outcome of the session and the parties' proposals  
 6 for further ADR efforts if the initial ADR session was unsuccessful.

7 IT IS FURTHER ORDERED that a claim construction tutorial is scheduled for July 10,  
 8 2025, at 1:30 p.m. via Zoom video. The Court expects to allocate up to one hour per side for the  
 9 tutorial. A claim construction hearing is scheduled for July 24, 2025, at 1:30 p.m. in person. The  
 10 parties shall meet and confer regarding the format, scope, and content of both the tutorial and the  
 11 claim construction hearing, including but not limited to the permissible subjects of discussion at  
 12 each, whether experts will testify, and what audio-visual equipment, if any, will be needed by the  
 13 parties.

14 IT IS FURTHER ORDERED that the following schedule and deadlines shall apply to this  
 15 case:

Event	Deadline
Initial case management conference held	December 19, 2024
Rule 26(a)(1) Initial Disclosures	January 13, 2025
Infringement Contentions & Accompanying Production Pat. L.R. 3-1 & 3-2	January 13, 2025
Deadline to Amend Pleadings Without Leave of Court	February 7, 2025
Invalidity Contentions & Accompanying Production Pat. L.R. 3-3 & 3-4	February 27, 2025
Exchange of Terms for Construction Pat. L.R. 4-1	March 13, 2025
Exchange of Preliminary Constructions and Extrinsic Evidence Pat. L.R. 4-2	April 3, 2025

Event	Deadline
Damages Contentions Pat. L.R. 3-8	April 18, 2025
Joint Claim Construction & Prehearing Statement; Claim Construction Expert Reports Pat. L.R. 4-3	April 28, 2025
Responsive Damages Contentions Pat. L.R. 3-9	May 19, 2025
Completion of Claim Construction Discovery Pat. L.R. 4-4	May 28, 2025
Plaintiff's Opening Claim Construction Brief Pat. L.R. 4-5(a)	June 12, 2025
Defendant's Responsive Claim Construction Brief Pat. L.R. 4-5(b)	June 26, 2025
Plaintiff's Reply Claim Construction Brief Pat. L.R. 4-5(c)	July 3, 2025
Claim Construction Tutorial	July 10, 2025
Damages Contentions Meeting and Damages Meeting Certification Pat. L.R. 3-10	July 18, 2025
Claim Construction Hearing Pat. L.R. 4-6	July 24, 2025
Deadline to Complete Initial ADR Session	Six weeks after the Court's claim construction ruling

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**U.S. District Court**

**California Northern District**

**Notice of Electronic Filing**

The following transaction was entered on 12/19/2024 at 2:58 PM PST and filed on 12/19/2024

**Case Name:** Inari Medical, Inc. v. Imperative Care, Inc., et al

**Case Number:** [5:24-cv-03117-EKL](#)

**Filer:**

**Document Number:** [54](#)

**Docket Text:**

**[CASE MANAGEMENT & SCHEDULING ORDER. Signed by Judge Eumi K. Lee on 12/19/2024. \(lrt, COURT STAFF\) \(Filed on 12/19/2024\)](#)**

**5:24-cv-03117-EKL Notice has been electronically mailed to:**

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5:24-cv-03117-EKL Please see [Local Rule 5-5](#); Notice has NOT been electronically mailed to:

The following document(s) are associated with this transaction:

**Document description:**Main Document

**Original filename:**C:\fakepath\24-cv-03117-ekl-  
case\_management\_scheduling\_order.638691176366390780.pdf

**Electronic document Stamp:**

[STAMP CANDStamp\_ID=977336130 [Date=12/19/2024] [FileNumber=21969737-0  
][6dbe9ad197472ba0d4c3374f26c99e1196d1fdb1d2b1abca909878b47799ddfc0ed  
1e330fd58a5d1dc058fc07bb1ebd309181a1204f31a7e74e1fea9a144f06f]]

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1 The parties may not modify these dates by stipulation without leave of court. Civil L.R. 6-1(b).

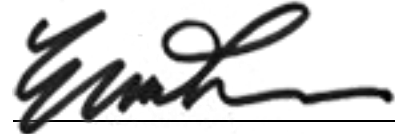
2 **IT IS SO ORDERED.**

3 Dated: December 19, 2024

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Eumi K. Lee  
United States District Judge

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United States District Court  
Northern District of California