UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION



In the Matter of

POLYGRAM HOLDING, INC., a corporation,

DECCA MUSIC GROUP LIMITED, a corporation,

UMG RECORDINGS, INC., a corporation,

and

UNIVERSAL MUSIC & VIDEO DISTRIBUTION CORP., a corporation.

SECRETARY

Docket No. 9298

SCHEDULING ORDER

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Octobra 2 2001		The common decretary of the control	
			#
October 17, 2001	-	Complaint Counsel provides expert witness list.	
October 24, 2001	-	Respondents' Counsel provides expert witness list.	
Qctoher 31, 2001	-	Complaint Counsel provides expert reports	
November 14, 2001	-	Respondents' Counsel provides expert reports.	1
November 16, 2001	_	Deadline for issuing document requests, requests for admission,	

interrogatories and subpoenas duces tecum.

	November 16, 2001	-	Exchange revised witness lists, including preliminary rebuttal witnesses,
·	November 27, 2001	-	File status report and statement of the case (1) reporting on compliance with discovery and settlement negotiations, and (2) identifying the legal
	November 29, 2001	-	Status conference to report on discovery and settlement negotiations. The parties are also directed to meet and discuss contested issues of fact and simplification of the issues and the possibility of other ining
	November 30, 2001	-	Complaint Counsel provides rebuttal expert reports.
·	December 19, 2001	-	Close of discovery, other than discovery permitted under Rule 3.24(a)(4).
-	December 21, 2001	-	Deadline for filing motions for summary decision.
	January 18, 2002	-	Deadline for filing responses to motions for summary decision.
			designated testimony to be presented by deposition, and a brief summary of the expected testimony of each witness. The final proposed witness lists may not include additional witnesses not listed in the preliminary or revised witness lists previously exchanged unless good cause is shown.
	January 23, 2002	-	Deadline for filing motions in limine and motions to strike.
₩		-	Exchange objections and counter-designations to any designated
<u>.</u>	January 30, 2002	-	Exchange proposed stipulations of law, facts, and authenticity.
		-	Deadline for filing responses to motions in limine and motions to strike.
	February 6, 2002	-	Exchange responses to proposed stipulations of law, facts, and

authenticity.

February 13, 2002 - File pretrial briefs, limited to 15 pages, identifying the legal matters, supported by legal authority, and factual matters to be decided by the Administrative Law Judge.

stipulations may be filed as agreed by the parties.

February 20, 2002 - Final p

Final prehearing conference to be held at 10:00 a.m. in room 532, Federal Trade Commission, 600 Pennsylvania Avenue, N.W., Washington, D.C. 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. All trial exhibits will be admitted or excluded.

February 26, 2002

Commencement of Hearing, to begin at 10:00 a.m. in room 532, Federal Trade Commission Building, 600 Pennsylvania Avenue, N.W., Washington, D.C.

ADDITIONAL PROVISIONS

- 1. The parties shall serve the Administrative Law Judge with two courtesy copies of all papers filed with the Office of the Secretary.
- 2. The procedure for marking of exhibits referred to in the adjudicative proceeding shall be as follows: Both sides shall number their exhibits with a single series of consecutive numbers. Complaint Coursel's exhibits shall have the designation CV endrograndonts' exhibits about the designation.

only the first name of the exhibit with the appropriate designation (e.g. CV 1)

bear a consecutive Bates number or some other consecutive page number, counsel shall mark each page and each back side of each page containing relevant matter with CX-1-A through CX-1-Z; items

All exhibit numbers must be accounted for, even if a particular number is not actually used at

exhibits. Using this example, in preparing the set of original exhibits to give to the court reporter, Complaint Counsel must indicate that CX-2, CX-4 and CX-6 were never designated as trial exhibits by inserting in their place a blank piece of paper, tab, or other method.

- 3. At the final prehearing conference, counsel will be required to introduce all exhibits they intend to introduce at trial. Counsel will further be required to give the originals of exhibits to the court reporter, which the court reporter will keep. In addition to providing the original exhibits to the court reporter at the final prehearing conference, counsel must bring to the hearing one copy of their exhibits for each of the following: the court reporter, the Administrative Law Judge, the Administrative Law Judge's attorney advisor, and the witness. Counsel will present the copy to each of the above when using it, and then take back the copy when finished. Counsel may agree among themselves on the method by which they wish to exchange exhibits with each other.
- 4. Complaint Counsel and Respondents' counsel shall produce to each other copies of all

September 30, 2001, subject to the entry of a Protective Order.

electronic format (disk or e-mail). Each response and/or objection to each discovery request shall be preceded by the specific discovery request to which the answer pertains. The parties shall serve on

will count as one interrogatory served by Complaint Counsel.

7. The parties shall serve upon one another, at the time of issuance, copies of all subpoenss duces tecum and subpoense ad testificandum. Counsel schoolsing denositions shall immediately active.

The party issuing the subpoena duces tecum is responsible for sending copies of all documents and materials received in response to the subpoena to all other parties within three (3) business days.

8. At the time an expert is first listed as a witness by a party, the listing party shall provide to the other parties materials fully describing or identifying the background and qualifications of the expert, lists

In addition to the materials specified in Rule 3.31(b)(3), at the time an expert report is produced, the listing party shall provide to the other parties, to the extent not previously produced, all

9. Service of all papers on opposing counsel may be accomplished by fax as follows. If such document must be filed with the Commission or requires a response by a certain deadline, then such

calendar day following service via hand delivery or overnight express mail (as long as delivery is accomplished by 1:00 p.m. Eastern time that day). It shall be the obligation of the serving party to ensure that service by facsimile and/or by overnight express mail has been effected. All deliveries by facsimile shall be followed promptly by delivery of an original by overnight courier.

ORDERED: