## THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH

## **STANDING ORDER IN PATENT CASES**

The court issues the following standing order in this case regarding procedures that supersede Local Patent Rule 6.2 with respect to motions for summary judgment and motions for partial summary judgment.

Absent prior permission from the court, any motions for summary judgment or partial summary judgment that potentially may be impacted by the construction of disputed patent claim terms shall be filed only after the court has issued its ruling on claim construction. This direction supersedes Local Patent Rule 6.2, and any such motions filed prior to the court's ruling on claim construction will be denied without prejudice. If a party believes that the construction of any claim term(s) may be dispositive of an issue, that party may submit a summary explanation to that effect, not to exceed two pages, attached to its opening claim construction brief.

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_.

BY THE COURT:

David Barlow United States District Court Judge