1 2 3 4 5 6 IN THE UNITED STATES DISTRICT COURT 7 FOR THE DISTRICT OF ARIZONA 8 No. 9 Plaintiff, 10 ORDER REQUIRING RULE 26(f) **REPORT (EŘISA)** v. 11 12 Defendants. 13 14 15 Pursuant to Rule 16(b)(1) of the Federal Rules of Civil Procedure, the Court will 16 issue a scheduling order after receiving the parties' Rule 26(f) report. After reviewing the 17 Rule 26(f) report, the Court will set a case management conference if meeting with the 18 parties appears necessary or helpful. 19 Accordingly, 20 IT IS ORDERED as follows: 21 The parties are directed to meet, confer, and develop a Rule 26(f) Joint Case 22 Management Report, which must be filed within 4 weeks of the date of this order. It is 23 the responsibility of Plaintiff(s) to initiate the Rule 26(f) meeting and preparation of the 24 Joint Case Management Report. Defendant(s) shall promptly and cooperatively participate 25 in the Rule 26(f) meeting and assist in preparation of the Joint Case Management Report. 26 The Joint Case Management Report shall contain the following information in

The parties who attended the Rule 26(f) meeting and assisted in developing

27

28

separately numbered paragraphs.

1.

the Joint Case Management Report;

(for recusal purposes);

A list of all parties in the case, including any parent corporations or entities

Any parties that have not been served and an explanation of why they have

not been served, and any parties that have been served but have not answered

1

2

3

4

5

2.

3.

them without good cause, even if the parties would otherwise stipulate to do so. The Court does not consider settlement talks or the scheduling of mediations to constitute good cause for an extension:

- a. If there is a dispute as to the need for and/or scope of discovery and/or as to the standard of review, a deadline for Plaintiff(s) to file a motion, not to exceed seven pages, entitled "Motion for ERISA Discovery/Standard of Review Determination," summarizing its position and a deadline for Defendant(s) to submit a seven-page response brief. (No replies may be filed.) These deadlines should be set as soon as practicable.
- b. A deadline for any motion to supplement the administrative record.

 This deadline should occur well before Plaintiff(s)' opening brief is due.
- c. A deadline for the completion of fact discovery, if applicable. This deadline should occur at least four months after the deadline for the submission of the parties' briefs concerning the need for and/or scope discovery and/or standard of review (see subpart (a) above) so the parties have sufficient time to complete whatever discovery is authorized by the Court. Discovery requests must be served and depositions noticed sufficiently in advance of the discovery cutoff date to ensure reasonable completion by the deadline, including time to resolve further discovery disputes. Absent extraordinary circumstances, the Court will not entertain discovery disputes after this deadline;
- d. A deadline for filing the administrative record;
- e. Deadlines for submission of Plaintiff(s)' opening brief, Defendant(s)' response brief, and Plaintiff(s)' reply brief;
- f. A date by which the parties shall have engaged in face-to-face good

1	faith settlement talks;
2	g. Any other matters that will aid the Court and parties in resolving this
3	case in a just, speedy, and inexpensive manner as required by Federal
4	Rule of Civil Procedure 1.
5	IT IS FURTHER ORDERED that within 10 days, Plaintiff(s) must serve this
6	Order on any Defendant that has not yet appeared or answered.
7	
8	Dated this day of,
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

28