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6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE DISTRICT OF ARIZONA	
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9	,	No. CVJJT
10	Plaintiff(s),	RULE 16 SCHEDULING ORDER IN AN ACTION FOR REVIEW ON AN
11	V.	ADMINISTRATIVE RECORD <idea> <erisa></erisa></idea>
12	,	
13	Defendant(s).	
14	Plaintiff brings this action for the Court to review an administrative decision. The	
15	Court has assigned this case to the expedited track pursuant to Local Rule of Civil	
16	Procedure (LRCiv) 16.2(b)(1)(A)(ii). Pursuant to LRCiv 16.2(b)(1)(B), the Court issues	
17	this Scheduling Order without holding a scheduling conference.	
18	Accordingly,	
19	IT IS ORDERED that the parties must fully comply with the following	
20	requirements:	
21	(a) Motions on the Administrative Record. The parties	
22	shall file any motion on the contents of the record before the Court no later than thirty (30) days after the date of this	
23	Order.	
24	(b) Opening Brief. Plaintiff shall file the Opening Brief no later than sixty (60) days after the above deadline, if no motion on the administrative record is filed, or sixty (60) days	
25	motion on the administrative record is filed, or sixty (60) days after the Court's ruling on any motion.	
26	(c) Answering Brief. Defendant shall file an Answering Brief no later than thirty (30) days after service of Plaintiff's	
27	Brief no later than thirty (30) days after service of Plaintiff's Opening Brief.	
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Reply Brief. Plaintiff may file a Reply Brief no later **(d)** than fifteen (15) days after service of Defendant's Answering Brief. (e) Length of Briefs. Unless otherwise ordered by the Court, the Opening and Answering Briefs may not exceed twenty-five (25) pages, including any statement of facts, and the Reply Brief is limited to eleven (11) pages. The case will be deemed submitted as of the date on which Plaintiff's Reply Brief is filed or due Brief is filed or due. Oral Argument. If either party desires oral argument, (**f**) it must be requested in the manner prescribed by LRCiv 7.2(f) upon the filing of the Opening Brief or Answering Brief. Whether to allow oral argument is at the discretion of the Court.