Namo	of Person Filing:	For Clerk's Use Only					
	g Address:						
City, S	tate, and Zip Code:						
	ne / Evening Phone						
State E	Bar Number (if applicable):senting: □ Self or						
	ey for Petitioner Defendant						
	SUPERIOR COURT OF ARIZONA MOHAVE COUNTY						
Plaintiff		nber:					
riaiiiiii		REPORT					
	(Expedite	d Case)					
Defend	ants						
they fur	The parties signing below certify that they have conferred about the matters ther certify that:	s contained in Rule 16(d), and					
	(a) Every defendant has been served or dismissed, and every defenda	int who has not been defaulted					
	has filed a responsive pleading:	and who has not been deladited					
	(b) There are no third party claims;(c) This case is not subject to the mandatory arbitration provisions of F	Pule 72: and					
	(d) The parties will disclose no more than one expert per side, and each	ch party will call no more than					
	four lay witnesses at trial.						
	gard to matters upon which the parties could not agree, they have set forth t						
12 belo	w. The parties are submitting a Proposed Scheduling Order with this Joint F and in the Proposed Scheduling Order includes a calendar month, day, and	Report. Each date in the Joint					
Кероп	and in the Proposed Scheddling Order includes a calendar month, day, and	year.					
1.	Brief description of the case:						
	If a claimant is seeking other than monetary damages, specify the relief	sought:					
2.	Settlement: The parties agree to engage in settlement discussions with	a settlement judge assigned					
۷.	by the court, or \square a private mediator.	a settlement judge assigned					
		Same Inc.					
	The parties will be ready for a settlement conference or a private mediate						
	■ If the parties will not engage in a settlement conference or a private med	diation, state the reason(s):					
3.	Readiness: This case will be ready for trial by	_ :					
4.	<i>Jury:</i> A trial by jury is demanded. □ yes □ no						

4/2/2014 Page 1 of 2

5.	Length of trial: The estimated length of trial is days.
6.	Summary jury: The parties agree to a summary jury trial. □ yes □ no
7.	Short cause: A non-jury trial will not exceed one hour. □ yes □ no
8.	Preference: This case is entitled to preference for trial under this statute or rule:
9.	Special requirements: ☐ At a pretrial conference or at trial, a party will require ☐ disability accommodations (specify) an interpreter (specify language)
10.	Scheduling conference: The parties request a Rule 16(d) scheduling conference. yes no If requested, the reasons for having a conference are:
11.	Other matters: Other matters that the parties wish to bring to the court's attention that may affect management of this case:
12.	Items upon which the parties do not agree: The parties were unable in good faith to agree upon the following items, and the position of each party as to each item is as follows:
	Dated thisday of, 20
	For Plaintiff For Defendant

Case Number:_____

4/2/2014 Page 2 of 2

			For Clerk's Use Only
Mailir City, Dayti State Repre	ng Address: State, and Zip Code:		
		IOR COURT OF ARIZONA MOHAVE COUNTY	
Plaint	iff s	Case Num	ber:
	•		
		SCHEDU	ILING ORDER
Dofor	dants	(Expedited	Case)
Delei	uants		
Upon	consideration of the parties' Joint Rep	ort, the court orders as follows:	
1.	Initial disclosure: The parties have no later than	e provided their initial disclosure stateme	ents, or will provide them
2.	Witness disclosure:		
	The parties will disclose no more that	an one expert per side, and each party w	rill call no more than four lay
	witnesses at trial. The parties will dis	sclose lay witnesses by	·
	The parties will identify any expert w	vitnesses and the experts' areas of testim	nony, and will simultaneously
	disclose the opinions of those exper	rt witnesses, by	·

(Alternative: Plaintiff will disclose an expert's identity, area of testimony, and opinions by

Final supplemental disclosure: Each party shall provide final supplemental disclosure by

_____, and Defendant will disclose an expert's identity, area of testimony, and

. This order does not replace the parties' obligation to seasonably disclose Rule 26.1

opinions by ______.) The parties will simultaneously disclose the experts' rebuttal opinions.

4/2/2014 Page 1 of 3

information on an on-going basis and as it becomes available.

3.

Case Number:								

No party shall use any lay witness, expert witness, expert opinion, or exhibit at trial if not disclosed in a timely manner, except for good cause shown or upon a written or an on-the-record agreement of the parties.

4.	Disc	overy deadlines: The parties will propound all discovery undertaken pursuant to Rules 33 through 36					
	by	The parties will complete the depositions of parties and lay witnesses by					
		, and will complete the depositions of expert witnesses by					
	The p	parties will complete all other discovery by ("Complete discovery" includes					
	concl	usion of all depositions and submission of full and final responses to written discovery.)					
5.	Settl	ement conference or private mediation: [choose one]					
		Referral to ADR for a settlement conference: The clerk or the court will issue a referral to ADR by a separate minute entry.					
		Private mediation: The parties shall participate in mediation using a private mediator agreed to by the parties. The parties shall complete the mediation by					
	All at	torneys and their clients, all self-represented parties, and any non-attorney representatives who have					
	full a	full and complete authority to settle this case shall personally appear and participate in good faith in this					
	media	mediation, even if no settlement is expected. However, if a non-attorney representative requests a					
	telep	telephonic appearance and the mediator grants the request prior to the mediation date, a non-attorney					
	repre	sentative may appear telephonically.					
		No settlement conference or mediation: A settlement conference or private mediation is not ordered.					
6.	Disp	ositive motions: The parties shall file all dispositive motions by					
7.	cond	setting conference: On [the court will provide this date], the court will uct a telephonic trial setting conference. Participants shall have their calendars available for the erence.					
	and s	aintiff Defendant will initiate the conference call by arranging for the presence of all other attorneys self-represented parties, and by calling this division at [division's hone number] at the scheduled time.					
8.	sche	dates: No stipulation of the parties that alters a filing deadline or a hearing date contained in this duling order will be effective without an order of this court approving the stipulation. Dates set forth in order that govern court filings or hearings are firm dates, and may be modified only with this court's					

consent and for good cause. This court ordinarily will not consider a lack of preparation as good cause.

4/2/2014 Page 2 of 3

		Case Number:
9.	Further orders: The court further orders as follows:	
	Date	Judge of the Superior Court

4/2/2014 Page 3 of 3