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7							
8	UNITED STATES DISTRICT COURT						
9	DISTRICT OF ARIZONA						
10	United States of America,						
11	Plaintiff,	CR-10-0757-PHX-ROS					
12	V.	REVISED LODGED JOINT					
13	James R. Parker, et al.,	PROPOSED SCHEDULING ORDER					
14	Defendants.						
15	Pursuant to the Court's Order after the status conference on August 30, 2010 (CR 35), the						
16	parties hereby lodge their revised joint proposed scheduling order in this case. Defense counsel						
17		edule after they have reviewed the government's					
18	discovery in this matter.						
19	Excludable delay under 18 U.S.C. § 31	61(h) may occur as a result of this motion or an					
20	order based thereon.						
21	Respectfully submitted this 7 th day of September, 2010.						
2223		DENNIS K. BURKE					
24		United States Attorney District of Arizona					
25		S/Peter Sexton					
26		PETER SEXTON					
27		WALTER PERKEL Assistant U.S. Attorneys					
28		Tionstant C.S. Tittorneys					

CERTIFICATE OF SERVICE

I hereby certify that on September 7, 2010, I caused the attached document to be electronically transmitted to Clerk's Office using the ECF system for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

Michael Minns John McBee
Joy Bertrand

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7	UNITED STATES DISTRICT COURT					
8	DISTRICT OF ARIZONA					
9						
10	United States of America,		CR-10-0757-PHX-ROS			
11	Plaintiff,					
12	v.			SCHEDULING	ORDER	
13	James R. Parker, et al.,					
14	Defendants.					
15	The Court has reviewed the Revised Proposed Scheduling Order and has heard the					
16	parties' arguments. Accordingly, and for good cause shown,					
17	IT IS HEREBY ORDERED setting the following case management schedule as to all					
18	<u>defendants</u> :					
19	1.	Clos	e of government's discovery	y		
20		a.	Compliance with Rule 16	discovery	September24, 2010	
21			(except of initial expert d	isclosures)		
22		b.	Rule 404(b), notification,	if any	October 8, 2010	
23		c.	Initial expert disclosures		October 8, 2010	
24		d.	Rebuttal expert disclosure	es, if any	February 1, 2011	
25		e.	Production of Jencks mat	erial and witness		
26			impeachment material, if	not produced sooner	October 8, 2010	
27	2.	2. Close of defendants' discovery				
28		a.	Close of reciprocal Rule	16 discovery, to include	January 31, 2011	

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1		b. Rule 404(b) notification, if any	January 31, 2011			
2		c. Rebuttal and/or initial expert disclosures, if any	January 31, 2011			
3		d. Production of Rule 26.2 material as to intended				
4		witnesses, if any	January 31, 2011			
5	3.	Procedural motions deadline (except objection				
6		to rebuttal experts are due February 14, 2010)	February 7, 2011			
7	4.	Submission of Juror Questionnaires and				
8		Joint Statement of the Case	March 18, 2011			
9	5.	Joint Proposed Jury Instructions, Joint Proposed				
10		Verdict Form and Motions in Limine	March 18, 2011			
11	6.	Responses to Motions in Limine	April 1, 2011			
12	7.	7. Final Pretrial Conference and				
13		Rulings on Motions in Limine	April 15, 2011			
14	8.	Trial	May 3, 2011			
15	IT IS FURTHER ORDERED that the deadline for defendants to enter guilty pleas					
16	pursuant to a plea agreement shall be March 4, 2011.					
17	Excludable delay under 18 U.S.C. § 3161 will commence on for a total of					
18	days.					
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