UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

Case No. CV-14-5048-JPH and CV-14-5049-JPH CV-14-5048-JPH now:

E.M. and S.M.,

Plaintiffs-Appellants,

ORDER CONSOLIDATING CASES AND SETTING SCHEDULE

VS.

KENNEWICK SCHOOL DISTRICT,

Defendant-Appellee.

**ACTION REQUIRED** 

9 10

11

12

13

14

15

16

17

18

19

20

1

2

3

4

5

6

7

8

A telephonic scheduling conference was held in the above-entitled matters on November 19, 2014. Diane Wiscarson and Elizabeth Polay participated on behalf of Plaintiffs; Joni R. Kerr participated on behalf of Defendant. The parties have consented to proceed before a magistrate judge. ECF No. 9. The Court on its own motion ordered the cases consolidated and the parties stated they did not object. The Court, having reviewed the documents in the file and discussed the adoption of a scheduling order with counsel, now enters the following scheduling order:

## IT IS ORDERED:

1. Pursuant to Rule 16 of the Federal Rules of Civil Procedure, this schedule "shall not be modified except upon a showing of good cause and by leave [of the Court]." Fed. R. Civ. P. 16(f) provides for sanctions for failure to obey the

**ORDER** 

Scheduling Order.

2. The parties are reminded to follow all Federal and Local Rules, in particular, LR 7.1, which governs motion practice. The Court may choose to disregard any materials not timely filed and motions not noted for hearing in compliance with the rules.

Local Rule 7.1(f) will be strictly enforced. Motions for leave to file an overlength brief must be filed and ruled on prior to filing the overlength brief. Overlength briefs will be allowed only when good cause is shown, and the number of pages requested should be included in any request.

- 3. All discovery shall be completed on or before **January 30, 2015**. THE PARTIES SHALL FILE NO DISCOVERY EXCEPT THOSE PORTIONS NECESSARY TO SUPPORT MOTIONS. All written discovery shall be served no later than forty (40) days prior to the discovery cut-off date. Pursuant to LR 37.1(e), where there are circumstances necessitating and allowing for an immediate ruling on a discovery question which is not excessively complex or broad, the parties may obtain such a ruling by contacting the Court at 1-877-336-1828 Access code: 3873484. The Court retains the discretion to require the filing of a formal written motion and a determination of the same pursuant to the requirements of LR 7.1.
- 4. The case is referred for a settlement conference to be held **Thursday**, **February 5**, **2015** in Yakima, Washington before a judge to be determined.