1	Jeffrey T. Sprung, WSBA #23607	66	
2	Martha Rodríguez López, WSBA #354 Paul Crisalli, WSBA #40681	00	
3	R. July Simpson, WSBA #45869 Jeffrey C. Grant, WSBA #11046 Assistant Attorneys General		
4	ROBERT W. FERGUSON		
5	ATTORNEY GENERAL Washington Attorney General's Office 800 Fifth Avenue, Suite 2000		
6	Seattle, WA 98104 (206) 464-7744		
7			
8	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON		
9	$\mathbf{AT} \mathbf{Y}$	AKIMA	
	STATE OF WASHINGTON,	NO. 2:19-cv-00183-SAB	
10	Plaintiff,	MOTION TO EXPEDITE AND SET	
11	1 Iuniviii,	BRIEFING SCHEDULE ON	
12	V.	MOTION FOR PRELIMINARY INJUNCTION	
	ALEX M. AZAR II, in his official		
13	capacity as Secretary of the United States Department of Health and	June 24, 2019 Without Oral Argument	
14	Human Services; and UNITED	Without Ofai Migument	
15	STATES DEPARTMENT OF HEALTH AND HUMAN		
13	SERVICES,		
16	Defendants.		
17	Defendants.		
18	Plaintiff moves for expedited co	onsideration of this motion under Local	
19	Civil Rule 7(i)(2)(C). Good cause is of	demonstrated because it would be more	
20	efficient for the parties to proceed	on a briefing schedule for Plaintiff's	
21	forthcoming motion for preliminary inju	unction, establish agreed page limits, and	
22	set an agreed hearing date for the fo	orthcoming motion. Because the agreed	

briefing schedule would entail Plaintiff filing its motion for preliminary injunction on June 24, 2019, good cause exists to expedite consideration of this agreed motion so that a case schedule and operative page limits can be established prior to the proposed filing date.

Plaintiff submits that the proposed briefing schedule will provide sufficient time for them to brief the numerous legal and factual issues that will be presented, while allowing the Court sufficient time to rule on the motions prior to the Final Rule's effective date of July 22, 2019. Further, Plaintiff submits that an extension of the page limitations established by the local rules is appropriate in this case due to the complexity of the issues and the size of the administrative record. Counsel have been advised that the Court is available to hold a hearing on the forthcoming motion for preliminary injunction on July 17, 2019 at 1:30 p.m.

Counsel for Defendants initially agreed with this proposed briefing schedule and hearing date of July 17, 2019 at 1:30 p.m. Defendants have since informed Plaintiff that they intend to delay the challenged rule's effective date until at least October 31, 2019 and will shortly propose alternative briefing schedule. On that basis, they have withdrawn their agreement to the July 17, 2019 hearing date, and have told Plaintiff that they will move the Court to grant them an extension of time to respond to Plaintiff's preliminary injunction to July 31, 2019, which is nine days after the current effective date of the Final Rule. Defendants, however, have not filed any formal notice to delay the effective date

1	of the Final Rule, until which time July 22 remains the effective date of the	ne Rule.
2	Plaintiff files this motion to expedite so as to preserve the scheo	dule the
3	parties agreed upon and permit a preliminary injunction ruling prior	to the
4	effective date of the Rule.	
5	For the foregoing reasons, Plaintiff requests that the Court expedite its	
6	consideration of this motion and adopt the following briefing schedule and page	
7	limitations with respect to the forthcoming motion for preliminary injunction:	
8	A. Briefing Schedule and Page Limitations	
9	June 24, 2019: Plaintiff will file its motion for preliminary in	unction
10	of no more than 60 pages.	
11	July 8, 2019: Defendants will file their opposition to the m no more than 60 pages.	otion in
12	July 15, 2019: Plaintiff will file a reply brief of no more than 30	nages
13	RESPECTFULLY SUBMITTED this 21st day of June, 2019.	J pages.
14		
15	ROBERT W. FERGUSON Attorney General	
16		
17	<u>s/ Paul Crisalli</u> JEFFREY T. SPRŲNG, WSBA #23607	
18	MARTHA RODRÍGUEZ LÓPEZ, WSBA #3 PAUL CRISALLI, WSBA #40681	5466
19	R. JULY SIMPSON, WSBA #45869 JEFFREY C. GRANT, WSBA #11046	
20	Assistant Attorneys General Office of the Attorney General	
21	800 Fifth Avenue, Suite 2000 Seattle, WA 98104	
22	(206) 464-7744	

1 2 3	Jeff.Sprung@atg.wa.gov Martha.RodriguezLopez@atg.wa.gov Paul.Crisalli@atg.wa.gov July.Simpson@atg.wa.gov Jeffrey.Grant@atg.wa.gov Attorneys for Plaintiff State of Washington
4	Attorneys for Plaintiff State of Washington
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1	<b>DECLARATION OF SERVICE</b>
2	I hereby declare that on this day I caused the foregoing document to be
3	electronically filed with the Clerk of the Court using the Court's CM/ECF System
4	which will serve a copy of this document upon all counsel of record.
5	DATED this 21st day of June, 2019, at Seattle, Washington.
6	
7	<u>s/ Paul Crisalli</u> PAUL CRISALLI, WSBA #40681
8	Assistant Attorney General
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4	Assistant Attorneys General ROBERT W. FERGUSON		
5	ATTORNEY GENERAL Washington Attorney General's Office		
6	800 Fifth Avenue, Suite 2000 Seattle, WA 98104 (206) 464-7744		
7	UNITED STATES DISTRICT COURT		
8	EASTERN DISTRICT OF WASHINGTON AT YAKIMA		
9	STATE OF WASHINGTON,	NO. 2:19-cv-00183-SAB	
10	Plaintiff,	[PROPOSED]	
11	V.	ORDER REGARDING BRIEFING OF PLAINTIFF'S MOTION FOR	
12	ALEX M. AZAR II, in his official	PRELIMINARY INJUNCTION	
13	capacity as Secretary of the United States Department of Health and		
14	Human Services; and UNITED STATES DEPARTMENT OF		
15	HEALTH AND HUMAN SERVICES,		
16	Defendants.		
17			
18	<u> </u>	<u>ORDER</u>	
19	The motion to expedite is GRAN	TED.	
20	Based upon the Plaintiff's motion	on, IT IS ORDERED that the following	
21	briefing schedule and page limitation	s will apply with respect to Plaintiff's	
22	forthcoming motion for preliminary injury	unction:	

1	A.	<b>Briefing Schedul</b>	e and Page Limitations
2		June 24, 2019:	Plaintiff will file its motion for preliminary injunction of no more than 60 pages.
3			of no more than oo pages.
4		July 8, 2019:	Defendants will file their opposition to the motion in of no more than 60 pages.
5		July 15 2019:	Plaintiff will file a reply brief of no more than 30 pages.
6		taly 13, 2019.	rament with the a topiy offer of no more than 30 pages.
7	Oral argument on Plaintiff's motion will be held on July 17, 2019 at 1:30 p.m. at		
8	the Y	Yakima courthouse.	
9		DATED this	day of, 2019.
10			
11			THE HONORABLE STANLEY A. BASTIAN
12			UNITED STATES DISTRICT JUDGE
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1	Presented by:
2	ROBERT W. FERGUSON
3	Attorney General
4	<u>s/ Paul Crisalli</u> JEFFREY T. SPRŲNG, WSBA #23607
5	MARTHA RODRÍGUEZ LÓPEZ, WSBA #35466 PAUL CRISALLI, WSBA #40681
6	R. JULY SIMPSON, WSBA #45869 JEFFREY C. GRANT, WSBA #11046
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11	July.Simpson@atg.wa.gov Jeffrey.Grant@atg.wa.gov
12	Attorneys for Plaintiff State of Washington
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