

of stipulated facts, and statement of stipulated costs (if any). The Board shall be given a tabbed, indexed single courtesy copy (3 ring binder) of the exhibits that each party intends to enter into evidence at trial. The parties are not required to provide a hard copy of the entire Appeal File and Appeal File Supplement; only those exhibits that will be entered into evidence at trial.

March 19, 2013	Prehearing conference at the Board, beginning at 10:30 a.m.
April 23-25, 2013	Hearing on the merits in the Board courtroom beginning at 10:30 a.m. daily. The District shall provide a court reporter.

The parties are encouraged to pursue settlement throughout these proceedings. Settlement conserves resources and, where pursued early, may prevent delays. The Board is available to assist the parties with settlement discussions upon request.

This scheduling order may be amended only by leave of the Board upon motion properly filed and served. All motions shall be in writing, and filed in accordance with the Board's Rules of Procedure, and such motions shall also include proposed dates that are mutually agreeable to all counsel and/or unrepresented parties.

SO ORDERED.

Date: May 3, 2012

/s/ Marc D. Loud, Sr.
MARC D. LOUD, SR.
Chief Administrative Judge

Electronic Service:

Dirk Haire, Esquire
Farah Shah, Esquire
Fox Rothschild LLP
1030 15th Street, NW, Suite 380 East
Washington, DC 20005

Steven N. Blivess, Esquire
Assistant Attorney General
Carlos Sandoval, Esquire
Assistant Attorney General
Office of the Attorney General of District of Columbia
441 4th Street, NW, 6th Floor South
Washington, D.C. 20001