UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Deborah Platt Majoras, Chairman Thomas B. Leary Pamela Jones Harbour Jon Leibowitz			
In the Matter of)		
VV 1/-WVVVI VI)		
EVANSTON NORTHWESTERN)	Docket No. 9315	
HEALTHCARE CORPO	ORATION,)		
a corporation, and)		
ENH MEDICAL GROU	P, INC.)		

ORDER GRANTING EXPEDITED MOTION AND PERMITTING ENLARGEMENT OF LENGTHS OF APPEAL BRIEFS

Respondent Evanston Northwestern Healthcare, Inc. has filed an Expedited Motion for Extension of Length of Initial Appeal Brief ("Expedited Motion"), requesting leave to file an opening brief not to exceed 24,000 words in length. This amount is a 28 percent increase over the 18,750 word limitation prescribed by Commission Rule 3.52(b)(2). For the reasons set forth below, the Commission grant3.52(b) omm hasnj22.5sioommi forth Tj2.34 be-22.74C/TD27n Runot to e(0 word).

IT IS FURTHER ORDERED THAT Respondent's Reply and Answering Brief shall not exceed 24,000 words in length.;

IT IS FURTHER ORDERED THAT Complaint Counsel's Rebuttal Brief shall not exceed 14,400 words in length.; and

IT IS FURTHER ORDERED THAT all of the foregoing Briefs shall in all other respects conform to the requirements of Commission Rule 3.52, 16 C.F.R. § 3.52.

By the Commission.

Donald S. Clark Secretary

ISSUED: December 8, 2005

issues [Complaint Counsel] is raising on cross-appeal . . ." Commission Rule 3.52(c), 16 C.F.R. § 3.52(c). If Complaint Counsel do not perfect their cross-appeal, then their Answering Brief shall not exceed 24,000 words in length. *Id*.