# AMENDED ADMINISTRATIVE ORDER ESTABLISHING NINTH JUDICIAL CIRCUIT COURT COUNTY CIVIL COURT GUIDELINES, ORANGE COUNTY

WHEREAS, pursuant to Article V, Section 2(d) of the Florida Constitution and section 43.26, Florida Statutes, the chief judge of each judicial circuit is charged with the authority and the power to do everything necessary to promote the prompt and efficient administration of justice; and

**WHEREAS,** to create and maintain an organization capable of effecting the efficient, prompt, and proper administration of justice for the citizens of this State, the chief judge is required to exercise direction, *see* Fla. R. Jud. Admin. 2.215(b)(2), (b)(3); and

WHEREAS, standardized procedures and manners of communication between the parties and the court best serve the interests of those that come before the court, preserve valuable judicial resources and prevent confusion and delay; and

**WHEREAS,** in order to provide effective coordination and in the interest of promoting judicial economy, the prompt and efficient administration of justice and in service to the citizens of the Ninth Circuit;

NOW, THEREFORE, I, Frederick J. Lauten, in order to facilitate the efficient operation of the administration of justice, and pursuant to the authority vested in me as Chief Judge of the Ninth Judicial Circuit of Florida under Florida Rule of Judicial Administration 2.215, hereby order the following, effective immediately, to continue until further order and superseding any provisions in prior Administrative Orders which may be inconsistent:

1. A mandatory meet and confer process is hereby established, as set forth below, for all motions to be **set for hearing** in the county civil division and to occur **before** scheduling the hearing except for the following motions: injunctive relief without notice; judgment on the pleadings; summary judgment or any hearings where a pro se litigant is involved.

Counsel with full authority to resolve the matter shall confer before scheduling the hearing on the motion to attempt to resolve or otherwise narrow the issues raised in the motion, and include a Certificate of Compliance (attached hereto as "Exhibit A") that the conference has occurred in the Notice of Hearing filed with the Court. It shall be the responsibility of counsel who schedules the hearing to arrange the conference.

The term "confer" requires a substantive conversation in person or by telephone in a good faith effort to resolve the motion without the need to schedule a hearing, and does not envision an exchange of ultimatums by fax, email or letter. Counsel who merely attempt to confer have not conferred for purposes of this Order.

Counsel must respond promptly to inquiries and communications from opposing counsel who notices the hearing and is attempting to schedule the conference. If counsel who notices the hearing is unable to reach opposing counsel to conduct the conference after three (3) good faith attempts, counsel who notices the hearing must identify in the Certificate of Compliance the dates and times of the efforts made to contact opposing counsel.

Counsel shall include in the Notice of Hearing the Certificate of Compliance certifying that the meet and confer occurred (or did not occur and setting out the good faith attempts to schedule the conference) and identifying the date of the conference, the names of the participating attorneys, and the specific results obtained.

Counsel who notices the hearing shall ensure that the court and the court's judicial assistant are aware of any narrowing of the issues or other resolution because of the conference.

2. Counsel is required to provide the court (and opposing counsel) with courtesy copies of any memoranda, case law or any other materials on which counsel may rely at a scheduled hearing at least three (3) court days before the scheduled hearing.

3. A party seeking to schedule hearing time shall check the Judicial Automated

Calendaring System via the Ninth Judicial Circuit Court website for available time slots.

The party shall then follow the procedures by the court for that particular division.

4. In the event that a party seeks to cancel a previously scheduled hearing, the

party must email the judge's judicial assistant and file a notice of cancellation.

5. Administrative Order 2017-04 is vacated and set aside except to the extent that

it has been incorporated and/or amended herein. Vacating an Administrative Order that

vacates a prior Order does not revive the prior Order.

**DONE AND ORDERED** at Orlando, Florida, this 27<sup>th</sup> day of March, 2018.

/s/

Frederick J. Lauten

Chief Judge

Copies provided to:

Clerk of Court, Orange County Clerk of Court, Osceola County General E-Mail Distribution List http://www.ninthcircuit.org

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#### "Exhibit A"

### First Option

#### CERTIFICATE OF COMPLIANCE

I HEREBY CERTIFY that (name of lawyer) in my firm, with full authority to resolve this matter, had a substantive conversation in person or by telephone with opposing counsel (name) on (specific date) in a good faith effort to resolve this motion before the motion was noticed for hearing and (specific results obtained).

/S/	
Counsel for the party who notice	ed
the matter for hearing.	

## **Second Option**

## **CERTIFICATE OF COMPLIANCE**

I HEREBY CERTIFY that a lawyer (name of lawyer) in my firm with full authority to resolve this matter attempted in good faith to contact opposing counsel (name of lawyer) in person or by telephone on:

of lawyer) in po	erson or by telephone on:			
	1. <u>(Date)</u>	at	(Time)	<u>;</u>
	2. <u>(Date)</u>	at	(Time)	<u>;</u> and
	3. <u>(Date)</u>	at	(Time)	;
to discuss resol	ution of this motion withou	ut a heari	ng and the law	yer in my firm was
unable to speak	with opposing counsel.			
			/S/	
			Counsel for the matter fo	the party who noticed or hearing.