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FORSYTH CO., C.S.C.

#### FORSYTH COUNTY, NORTH CAROLINA GENERAL RULES OF COURT AND CASE MANAGEMENT PLAN

### FOR THE SUPERIOR COURT, 21ST JUDICIAL DISTRICT FORSYTH COUNTY - NORTH CAROLINA AS AMENDED EFFECTIVE APRIL 1, 2022

PROMULGATED PURSUANT TO THE GENERAL RULES OF PRACTICE FOR THE SUPERIOR AND DISTRICT COURTS OF NORTH CAROLINA

#### SENIOR RESIDENT SUPERIOR COURT JUDGE L. TODD BURKE

Forsyth Superior Court Judges' Chambers 200 N Main Street Winston-Salem, NC 27101 P.O. Box 20099 Winston-Salem, NC 27120 336-779-6316 – Office

Court Administrator II - Amanda Leazer 336-779-6638 - <u>Amanda J. Leazer 2@Nccourts.org</u>

Court Coordinator (TCC) - Keenan Menefee-Long 336-779-6641 - cjdkml@Nccourts.org

Court Assistant - Vicky Rogers 336-779-6645 Vicky.D.Rogers@Nccourts.org

Court Assistant - Jason Adams 336-779-6625 Jason.D.Adams@Nccourts.org

#### **Table of Rules:**

- 1.0 General Rules
- 2.0 Scheduling Cases for Trial Administrative Orders
- 3.0 Mediation
- 4.0 Motions
- 5.0 Trial Calendars
- 6.0 Continuance Policy
- 7.0 Calendar Call and Weeks of Court
- 8.0 Peremptory or Priority Settings
- 9.0 Clean Up Calendars
- 10.0 Bankruptcy
- 11.0 Inactive Status
- 12.0 Sanctions
- 13.0 Notice
- 14.0 Miscellaneous
- 15.0 Medical Malpractice Cases

**APPENDIX A:** Response to Administrative Session

APPENDIX B: Request for Extension of Deadline for Mediated Settlement

Conference and Order

**APPENDIX C:** Request to Calendar **APPENDIX D:** Notice of Settlement

**APPENDIX E:** AOC-CV-221 Motion and Order to Continue

**APPENDIX F:** Inactive Order

APPENDIX G: Medical Malpractice Response to Administrative Session

#### 1.0 GENERAL RULES

- 1.1 The purpose of these Rules is to institute a case management plan for the Superior Court Division, Twenty-First Superior Court District, in compliance with Rule 40(a), North Carolina Rules of Civil Procedure; and Rule 2(a), General Rules of Practice for the Superior and District Courts; and to provide for the orderly, prompt and just disposition of civil matters.
- 1.2 The Clerk of Superior Court ("the Clerk") will maintain a supply of the printed rules and the required associated forms and furnish them to attorneys and unrepresented parties upon request. The Trial Court Coordinator¹ will arrange for these rules and appendices to be available online at <a href="https://www.nccourts.gov">www.nccourts.gov</a>.
- 1.3 The trial divisions of the Superior Court of Forsyth County have been established pursuant to N.C. Gen. Stat. §7A-42. Venue and change of venue will be governed by this statute and the *North Carolina Rules of Civil Procedure*.
- 1.4 These rules are not complete in every detail and will not cover all situations. If the rules do not cover a specific situation, the TCC is authorized to act after consultation with the Senior Resident Superior Court Judge<sup>2</sup> or judge presiding during the session in which the matter is before that court.

#### 2.0 SCHEDULING CASES FOR TRIAL – ADMINISTRATIVE

2.1 All Cases Reviewed at 120 Days Post Filing. Approximately four (4) months after filing, all cases will be assigned a trial date. The TCC has the discretion to determine whether a case is appropriate for (a) entry of Administrative Order setting a trial date; (b) requesting written information concerning scheduling and mediation from the parties, followed by entry of an appropriate order; (c) placing on a clean-up calendar for review if service has not been obtained; or (d) placing on a motion calendar for hearing and disposition.

#### 2.2 Administrative Notices and Orders.

- a. The TCC may schedule any case more than four months old for an Administrative Notice.
- b. Unrepresented parties and attorney(s) for each party represented by counsel will receive notice of the session at the address in the file. Attorneys should determine in advance of responding to the Administrative Notice the availability of witnesses and any potential court or personal scheduling conflict. Trial dates will be set with due consideration of the

<sup>&</sup>lt;sup>1</sup> Unless otherwise indicated, reference to the TCC.

<sup>&</sup>lt;sup>2</sup> Hereinafter "Senior Resident," and including the Senior Resident's designee if the Senior Resident is unable to consider the matter. In such circumstances, if the Senior Resident does not expressly identify a designee, then the designee is the next most senior Resident Superior Court Judge of the 21<sup>st</sup> Judicial District.

- schedules of attorneys and parties, but no assurance is made that all conflicts can be accommodated.
- c. The parties shall send the TCC a response of the Administrative Notice using the form attached as **Appendix A**. The response is due by the last Friday of the month and the TCC must receive it via email or by personal delivery.
- d. The TCC will issue an Administrative Order setting the trial date, appointing a mediator, or noting the parties' selection of a mediator. The TCC has full authority to act for the Senior Resident in issuing Administrative Orders.
- e. If a case scheduled for Administrative Session will not require a trial but is appropriate for resolution based on arguments of counsel or the parties, such as administrative appeals, the parties shall so advise the TCC using the **Appendix A** response to the hearing. Such matters should be placed on Motions calendars rather than Trial calendars and should be promptly noticed for hearing by the parties. The parties shall also note on the response to the TCC whether mediation is appropriate.
- 2.3 Failure to submit a Response to Administrative Session when required by these rules will be considered a waiver of schedule conflicts that may affect a trial date. Attorneys and parties who so fail to submit a response will be bound by the trial date set by the TCC.

#### 3.0 MEDIATION

- **3.1** N.C.G.S. § 7A-38.1, Mediated Settlement Conferences in Superior Court Civil Actions, and the Rules Implementing Statewide Mediated Settlement Conferences in Superior Court Civil Actions, shall govern mediation procedures.
- 3.2 The Mediated Settlement Conference should be completed at least thirty (30) days before trial. A request for extension should be made in writing using **Appendix B** attached hereto.
- 3.3 Litigants are encouraged to timely select a mediator who is appropriate for the case. The selection of a mediator will be addressed when the Administrative Hearing Notice goes out, and if the parties agree to a mediator, then the TCC will note the agreement in an Administrative Order. If the parties do not agree on a mediator, the TCC will appoint one.

#### 4.0 MOTIONS

- **4.1** Motions may be calendared by submission of a Calendar Request form, the form of which is attached hereto as **Appendix C**. The form is to be submitted via email or hand delivery to the TCC and served on all other parties.
- **4.2** Motions will be calendared and heard as follows:
  - a. All motions will be heard during the regularly scheduled civil sessions, which will be held weekly.

- b. Calendar requests for motions shall be filed with the TCC the Monday prior to the following week by 5:00 PM. Late calendar requests filed after a calendar is published shall be honored only if all parties consent and the presiding judge agrees to add the matter on the calendar, or if the court determines that justice requires that the motion be heard.
- c. Motions to withdraw unless consented to by all parties must be placed on a motion calendar. If consented to by all parties, state it in the motion and order and present it to the TCC.
- **4.3** Motion calendars will be prepared by the TCC and posted online at <u>www.nccourts.gov</u> no later than the Tuesday before the day the term begins.

#### 5.0 TRIAL CALENDARS

- 5.1 At least three weeks before the beginning of the session, the TCC shall prepare the Trial Calendar and post it online at <a href="www.nccourts.gov">www.nccourts.gov</a>. Cases will usually be placed on the trial calendar in the order of the oldest case first and continuing to the newest case.
- 5.2 Attorneys should proceed on the assumption that all cases on the Trial Calendar will be tried at the scheduled session unless resolved by consent order or dismissal. When there is more than one ongoing civil session of court, a case may be called for trial by any presiding judge.
- 5.3 If a case is settled after placement on any Trial Calendar, all attorneys of record MUST notify the TCC within twenty-four (24) hours, and advise who will prepare, complete, and submit to the TCC a Case Settlement Report substantially similar to **Appendix D**; and shall notify the parties appearing in the next case on the Trial Calendar of the settlement.

#### 6.0 CONTINUANCE POLICY

- 6.1 The continuance of a calendared case shall be granted only pursuant to **Rule 40**, *North Carolina Rules of Civil Procedure*, upon good cause shown, and upon such changes and conditions as justice may require.
- 6.2 The TCC, under the supervision of the Senior Resident, shall have exclusive authority to continue a calendared case prior to the first day of the civil session. Counsel and/or any unrepresented party shall not request a continuance from the Presiding Judge prior to the first day of the civil session.
- 6.3 A request for continuance must be completed on form AOC-CV-221 Appendix E and received by the TCC in writing, at least five (5) days prior to the first day of the civil session. Also, the party requesting the continuance must serve on all counsel of record and/or unrepresented parties before the presentation of the motion to the TCC and must be served by hand or electronically.
- 6.4 A request for continuance shall state the specific reason(s) for the request and the proposed new trial date. Counsel and/or any unrepresented party shall put forth their best efforts to agree upon a new trial date. The TCC shall honor the requested date if practicable.

- 6.5 Any opposing counsel and/or unrepresented party may, in writing, consent or object to a request for continuance. Any objection not received within three (3) business days from the date of the motion being filed with the TCC shall be deemed waived.
- 6.6 The TCC shall, in writing (via email), promptly rule on any request for continuance. Counsel and/or any unrepresented party may, by written motion, appeal the ruling of the TCC to the Senior Resident Superior Court Judge. Such motion shall state specifically that the request for continuance was originally denied by the TCC in addition to any other reason.
- 6.7 Unless permitted from all adverse parties and/or any unrepresented party, any ex parte request for continuance is improper and shall not be allowed, except for good cause shown, such as a family emergency or other exigent circumstance.

#### 7.0 CALENDAR CALL AND WEEKS OF COURT

- 7.1 The Presiding Judge shall call the calendar beginning at 10:00 a.m., on the first day of the session, and thereafter as he/she may deem necessary.
- 7.2 Duly calendared cases shall be called in the order which they appear unless otherwise determined by the Presiding Judge or the TCC.
- **7.3 Rule 2(e)**, *General Rules of Practice for the Superior and District Courts*, shall control the appearance of attorneys at calendar call.
- 7.4 Rule 7, General Rules of Practice for the Superior and District Courts shall control pretrial conferences and pre-trial orders.
- 7.5 If a case is not reached for trial or results in a mistrial, then it will be re-calendared as follows:

No later than 3 p.m. on Friday of the week that the case was not reached or ended in a mistrial, unrepresented parties and attorneys for parties represented by counsel must communicate with the TCC concerning an appropriate date to reschedule the case for trial. Failure to communicate with the TCC will be considered a waiver of any conflicts with any default date chosen by the TCC.

#### 8.0 PEREMPTORY OR PRIORITY SETTINGS

- **8.1** When the North Carolina General Statutes provide for a priority setting, all parties are mutually and individually responsible for bringing this fact to the attention of the TCC within thirty (30) days of the Administrative Notice.
- **8.2** The TCC on his/her own motion, may grant priority status and peremptorily calendar a case, for good cause shown.

8.3 When a case has been peremptorily set first for trial with the consent of all parties, and the case is continued from the session at which it was ordered for trial for any reason other than (1) counsel being in a trial in another case which carried over from the previous week; (2) a conflict with the North Carolina Supreme Court, North Carolina Court of Appeals, or a United States Federal Court; or (3) serious medical emergency involving counsel or a party, then the case will not ordinarily be granted a second priority setting but will be set, in the discretion of the court, at any subsequent session without any designated priority.

#### 9.0 CLEAN-UP CALENDARS

- 9.1 When any case on a published calendar (jury or motion) is settled, dismissed, ends with a jury verdict, or ends in a judge's order, and if, after fifteen (15) business days from the close of the session, Rule 5.3 (above) has not been complied with, the case shall be put on a clean-up calendar.
- 9.2 At any appropriate time, the TCC may prepare a Clean-Up Calendar for cases in which no progress has been noted. The Clean-Up Calendar may contain any cases which, in the opinion of the TCC, may be a proper subject of inquiry as to their status, and may include, without limitation, cases in which no service has been obtained, cases in which settlement has been reported but pleadings sufficient to close the case have not been filed, or any case that does not appear to be moving towards disposition.
- 9.3 The judge presiding during a Clean-Up Calendar will determine if a trial will be required and enter an order setting a trial date or other appropriate action. A copy of the order is to be submitted to the TCC before the close of the Clean-Up Calendar week. If the presiding judge does not set a trial date, then the TCC may do so.
- 9.4 If the case is dormant without discernable activity, no summons appears to have been issued, the summons has expired, or the case has abated or appears to have been abandoned or discontinued, the judge presiding may take any necessary action to remove the case from the active calendar, including dismissal for failure to prosecute or other appropriate reason. Counsel and pro se parties are obligated to attend hearings on clean-up calendars, and failure to attend may result in dismissal for failure to prosecute without further notice.

#### 10.0 BANKRUPTCY

- 10.1 Counsel of record for any party and/or any unrepresented party who has filed a petition for relief under the United States Bankruptcy Code shall file with the Clerk of Superior Court a "Motion to Stay Proceedings," accompanied by a file-stamped copy of the "Certificate of Bankruptcy Filing" or "Stay of Proceeding" from the bankruptcy court having jurisdiction. A copy of the motion shall be served on the TCC (or sent by email). Upon receipt, the TCC shall prepare an "Inactive Order" Appendix F, stating the reason for closing the case.
- 10.2 Upon completion of the bankruptcy proceedings or the lifting of the stay, any party may seek to reopen the case by filing an appropriate motion.

#### 11.0 INACTIVE STATUS

11.1 Cases that have been ordered to or are undergoing binding arbitration, that are on appeal or otherwise have long-term issues which prevent final resolution, or which have other, circumstances which prevent trial, may be placed on inactive status, and closed by Order of the Senior Resident (Appendix F). Such cases may be reopened by the Senior Resident upon motion of any party or by submission of a consent order for good cause shown.

#### 12.0 SANCTIONS

- 12.1 Should counsel or an unrepresented litigant fail to comply in good faith with any provision of these local rules, or the General Rules of Practice, the court may, in its discretion, impose appropriate sanctions.
- 12.2 An order entered in substantial violation of these rules is subject to modification or vacation by the Senior Resident without notice to the parties.

#### 13.0 NOTICE

- All trial calendars will be posted online at <u>www.nccourts.gov</u> no later than fourteen (14) days before the first day of the court session.
- 13.2 No case shall be placed on a calendar from a calendar request unless that calendar request has been served on all parties. If a case is placed on a calendar for trial by the court, then a copy of the scheduling order shall be provided by the Clerk or TCC to all parties. Administrative Orders, Notices of Administrative Sessions, and Mediation Orders shall be provided by the Clerk or TCC to all parties/counsel of record.

#### 14.0 MISCELLANEOUS

- 14.1 Pro Hac Vice. Motions to be admitted Pro Hac Vice must be accompanied by the fee required by the North Carolina General Statutes, together with an appropriate affidavit that the attorney seeking Pro Hac Vice status is a member in good standing in every jurisdiction in which the attorney is licensed to practice, has not been disciplined in any of the jurisdictions where the attorney is licensed to practice, has never had a Pro Hac Vice status revoked by law tribunal, and is not the subject of any pending disciplinary proceedings. Local counsel shall sign an affirmation that he/she will comply with Rules 5.5 (c)(4) and 5.5 (e)(5) of the Revised Rules of Professional Conduct of the North Carolina State Bar. Motions not accompanied by the fee will be denied without notice. Should a motion not accompanied by the fee be inadvertently allowed, the Order allowing the admission will be revoked without notice.
- **14.2 Refiling.** Upon refiling a case previously dismissed pursuant to Rule 41, the plaintiff shall provide a copy of the new complaint to the TCC, along with a reference to the first case number.
- 14.3 Removal to Federal Court. When a party removes a case to Federal Court, counsel for that party shall contemporaneously provide a copy of the pleading to that effect to the Clerk of Superior Court and the TCC. Upon receipt of the notice of removal to Federal Court, the Clerk of Superior Court is to close the file.

- 14.4 Cases Initiated Other Than By Complaint. Upon initiating any matter in civil Superior Court by the filing of any pleading which is not a Complaint, (i.e., Will Caveat, Administrative Appeal, Certiorari), the party so initiating shall provide a copy of this pleading to the TCC.
- 14.5 Notice of Appearance. Any attorney filing a Notice of Appearance, Substitution of Counsel, or similar document, shall provide a copy to the TCC when the motion is filed.
- **14.6 Service.** A party filing a lawsuit is expected to promptly undertake reasonable efforts to obtain personal service of all defendants. If service is not obtained within five (5) months after undertaking reasonable efforts, the party shall seek service by publication. Failure to undertake reasonable efforts to obtain service or to prevent summonses from expiring will result in dismissal for failure to prosecute.

#### 14.7 Rule 2.1 Requests.

- a. Any request by counsel and/or any unrepresented party to designate a case "Exceptional" or "Complex Business" under Rule 2.1, General Rules of Practice for the Superior and District Courts, shall be made within 30 days from the issuance of the Administrative Notice. If possible, requests should be made to the Senior Resident in the form of a consent motion. The motion must include a certification that the movant has in good faith conferred or attempted to confer with all opposing counsel and/or any unrepresented party to obtain consent to the motion; and, if the motion is for designation of a case as "exceptional," a certification that the movant has in good faith conferred or attempted to confer with all opposing counsel and/or any unrepresented party to obtain consent for the selection of a specific judge to be assigned; and in the event, such consent is obtained, whether the judge consents to the assignment.
- b. Cases subject to statutory removal to the Business Court will not be transferred without payment of the fee required by the North Carolina General Statutes. Efforts to remove such cases without paying the required fee will be denied without notice, and should such an effort be inadvertently allowed, the Order allowing the removal will be revoked without notice.
- 14.8 Remands from Appellate Courts. Upon remand of a case from an appellate court, the prevailing party before the appellate court shall notify the TCC of the remand within thirty (30) days.
- 14.9 Voluntary Dismissals. If a party files a voluntary dismissal of a case, claim, or party and the case are on a calendar within ten (10) days of the dismissal, the party filing the dismissal shall deliver a filed copy to each opposing party and the TCC on the date the dismissal is filed by hand-delivery, or electronic transmission.
- 14.10 Briefs. Are to be double spaced and no more than 30 pages in length. Reply briefs are not permitted. Because Rule 5(d) of the NC Rules of Civil Procedure provides that "briefs or memoranda provided to the court may not be filed with the Clerk of Court unless ordered by the court," these legal briefs will usually be emailed, or hand-delivered to the TCC the Wednesday, prior to the following week.

**14.11** Temporary Restraining Order (TRO). If presented on Monday, Tuesday, Wednesday, or Thursday is up to the Judge on when it is heard. If they come in on Friday, the matter will be heard Monday morning.

#### 15.0 Medical Malpractice Cases.

- a. Pursuant to N.C.G.S. § 7A-47.3
- b. The Senior Resident Superior Court Judge, in consultation with the parties to the case, shall designate a specific Judge or a specific Judge assigned to hold court in the district to preside over all proceedings in a case subject to G.S. 90-21.11(2) (defines "medical malpractice action").
- c. This new subsection establishes that the same Judge will preside over all proceedings in a medical malpractice case from start to finish.
- d. The Senior Resident Superior Court Judge is tasked with assigning each medical malpractice case filed in his/her district to a specific Judge for this purpose.
- e. The designation is to occur, the earliest, after the defendants have been served with the complaint and the administrative order has gone out. So that the Senior Resident Superior Court Judge can consult with all the parties, but before any proceedings are held before a Judge.
- f. Submit Appendix G to the Court Assistant.

COUNTY	OF	<b>FORS</b>	YTH	
CASE NUMBER				

PLAINTIFF(S)

Vs.

### RESPONSE TO ADMINISTRATIVE SESSION NOTICE

			NOTICE	
	DEFENDANT(S)			7.1
INTERES	TED PARTIES:			
		area to the following:		
	All counsel have conferred and a Counsel for	-		, i -
	Pro Se Party		submits the following:	
	Other:		submits the following:	
1 Triol D	ate: 1 <sup>st</sup> choice			
I. IIIai L				9.1
	2 <sup>nd</sup> choice			
Trial date be tried w	s proposed must be not more than ithin 12 months of filing should h	ten months from filing ave a Discovery Scheo	g (Local Rule 2.2). Any case that calluling Order in place (Local Rule 3.	annot feasibly 2)
2. Estima	ted length of trial:	days		
	Jury Trial			
	Non-Jury Trial			
3. Media	tor: (1st choice)			
Pleas subs http:	- OR - Check box if you want the Court e note: mediators must be certi	fied. Once a mediato tor. A list of mediato rpublic/login.do	r is appointed, the parties are not rs for District 18 is published on o	allowed to our web site at
			Attorney for plaintiff	
Signature		Date	Attorney for defendantUnrepresented Party	

Appendix A

STATE OF NORTH CA FORSYTH COUNTY	ROLINA	IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISIONCVS
P	laintiff(s),	
vs.		
D	refendant(s),	
REQUEST FOR		EADLINE FOR MEDIATED SETTLEMENT NCE AND ORDER
1. Name of party/r	nediator requesting e	xtension:
2. Name of mediat	or (if not making req	uest):
3. Trial date:		
4. Reason(s) for red	quest:	
5. Date requested:		.4
I certify that this reques mediator.	has been served on	all other parties/counsel and (if applicable) the
Date:	Signed	by:
Request is [ ] granted at	nd new deadline is	· ·
Date:		

Appendix B

Trial Court Coordinator

### FORSYTH COUNTY SUPERIOR COURT REQUEST TO CALENDAR CIVIL MOTION HEARING(S)

### CALENDAR REQUEST FORMS MUST BE SUBMITTED TO THE SUPERIOR COURT JUDGES' OFFICE ONLY DO NOT FILE YOUR REQUEST WITH THE FORSYTH COUNTY CLERK'S OFFICE

		File No.:
	(Plaintiff)	Requested Week:
V		(Calendaring is Subject to Court Availability)
		Estimated Length of Hearing:
	(Defendant)	
HAVE YOU CONFERRE THE DATE YOU ARE RI	D WITH ALL PARTIES INV EQUESTING ABOVE IS SAT	VOLVED AND DO ALL PARTIES AGREE AND CONSENT THAT ISFACTORY TO ALL PARTIES? YesNo
DO PARTIES REQUEST	A COURT REPORTER: Y	YES NO
LIST TYPE(S) OF MOTION	ON(S): (1)	(2)
CALENDAR CALL begi	ns at 10:00 am on Mondays	– All parties must be present. Calendar will be set at that time.
		FICATE OF SERVICE LENDAR REQUEST FORM
This is to certify that to captioned matter upon a	he undersigned has this da all parties to the cause by e	ate served the foregoing Calendar Request Form in the above emailing or mailing to the addresses listed below.
YOUR NAME:		DATE:
YOUR SIGNATURE:		
YOUR ADDRESS:		
TELEPHONE NUMBE	ER:	EMAIL:
ATTORNEY/PARY FO	OR: Pro se Plaintiff Pro Se Defendant	Plaintiff's Counsel Defendant's Counsel
LIST BELOW OR AT	TACH THE NAMES AND ADI	DRESSES OF THOSE SERVED:
ATTORNEY NAME/P ADDRESS:	ARTY:	
		EMAIL:
ATTORNEY NAME/P ADDRESS:	ARTY:	
*T	his Superior Court Calendar Re	EMAIL:

\*\*Submit all calendar request forms to Keenan Menefee-Long at cjdkml@nccourts.org.\*\*

Appendix C

## STATE OF NORTH CAROLINA IN THE GENERAL COURT OF JUSTICE FORSYTH COUNTY SUPERIOR COURT DIVISION \_\_\_\_CVS Plaintiff(s), REPORT OF SETTLEMENT VS. Defendant(s), This matter is presently scheduled for trial or hearing on The parties through counsel/pro se hereby report to the Court that this case has been resolved in its entirety and there is nothing left to be heard. The parties represent to the Court and agree that: [ ] The parties will prepare and present a Consent Order to the Court no later than \_\_\_\_\_ which will resolve all pending issues. [ ] The parties will prepare and present a Consent Judgment to the Court no later than \_\_\_\_\_ which will resolve all pending issues. [ ] The Plaintiff will file a Voluntary Dismissal of all claims no later than [ ] The Defendant will file a Voluntary Dismissal of all counterclaims/cross-claims/third party claims no later than \_\_\_\_\_\_. This the \_\_\_\_\_, 20\_\_\_\_.

Appendix D

Plaintiff/Counsel for Plaintiff

Defendant/Counsel of Defendant

STATE OF NORTH C	CAROLINA	File No.		
	County	In The General Court Of Justice Superior Court Division		
Name Of Plaintiff(s)				
VERSUS		MOTION AND ORDER FOR CONTINUANCE		
Name Of Defendant(s)		(CIVIL 3	SUPERIOR CASES)	
	in place for the requesting of conti		is not intended to replace local forms a different form or procedure is	
Previous Number Of Continuances	Date Case Filed	Cale	endared Trial Date	
Opposing Counsel/Pro Se Parties		Copy(ies) Distributed To Opposing	g Counsel(s)/Party(ies) By Date	
Provide Addresses Here:		U.S. Mail Facsimile	Hand Delivery Atty Box	
Reason(s) For Continuance Request (attach	additional sheet if necessary)			
Requested Reschedule Date Or Carryover D	ate	Name And Address Of Movant		
Has Client(s) Been Notified Of	·			
(not applicable if pro se)	☐ Yes ☐ No	Telephone No.		
		respirate te.		
Date Issued		Signature Of Movant		
Opposing party	s to this motion. $\Box$ does not c	onsent to this motion.		
Other:				
	TO BE COMPLETED BY J	UDICIAL SUPPORT STA	AFF	
Objection(s) Received?	Date	Case Age:	Less Than 12 Months 2 12 to 18 Months	
(attach written objections) Yes	∐ No		More Than 18 Months	
Total No. Of Cases On Trial Calendar		Current Ranking Of This Case On	n Trial Calendar	
Date Case Set On This Trial Calendar				
		Attorney input into trial	setting? Yes No	
Puling: Danied Crants	Date Rescheduled	Counsel Notified Of Ruling By	Date	
Ruling: Denied Grante				
Date Name Of Sen	ior Resident Superior Court Judge/Designe	e (type or print) Signature	Of Senior Resident Superior Court Judge/Designee	

Appendix E

Appendix F

# STATE OF NORTH CAROLINA IN THE GENERAL COURT OF JUSTICE

COUNTY OF FORSYTH	SUPERIOR COURT DIVISION
	Case Number
Plaintiff(s),	
vs.	INACTIVE ORDER
Defendant(s).	
	udge that this action is no longer an active lawsuit, that a essary, and that the ends of justice will best be served by a it from the trial docket:
And the following circumstances	support such conclusion:
closed and the action removed from the t	<b>D, ADJUDGED</b> and <b>DECREED</b> , that this case file be trial docket, without prejudice to the rights of any party to er action becomes appropriate or necessary.
This the day of	20
	L. TODD BURKE
	Senior Resident Superior Court Judge

16

IN THE GENERAL COURT OF JUSTICE COUNTY OF FORSYTH CASE NUMBER «Case\_Number» «All Plantiffs» PLAINTIFF(S) Vs. RESPONSE TO ADMINISTRATIVE SESSION «ADM Date» NOTICE «All Defendants» DEFENDANT(S) All counsel has conferred and agree to the following: Counsel for \_\_\_\_\_ submits the following: Pro Se Party\_\_\_\_\_ submits the following: Other: submits the following: 1<sup>st</sup> choice \_\_\_\_\_ Judge (Med Mal ONLY): 1st Choice:\_\_\_\_\_ 1. Trial Date: 2<sup>nd</sup> choice 2<sup>nd</sup> Choice: Trial dates proposed must be not more than ten months from filing (Local Rule 2.2). Any case that cannot feasibly be tried within 12 months of filing should have a Discovery Scheduling Order in place (Local Rule 3.2) 2. Estimated length of trial: \_\_\_\_\_ days Jury Trial П Non-Jury Trial (1st choice) 3. Mediator: (2<sup>nd</sup> choice) - OR -Check box if you want the Court to appoint a mediator. Please note: mediators must be certified. Once a mediator is appointed, the parties are not allowed to substitute a different selected mediator. A list of mediators for District 21 is published on our web site at http://www1.aoc.state.nc.us/mediatorpublic/login.do 4. Other relevant factors you would like considered in setting this matter for trial: \_\_\_\_Attorney for plaintiff\_\_\_\_\_ \_\_\_Attorney for defendant\_\_\_\_\_ Signature Date Unrepresented Party PRINTED NAME

COPIES OF THIS RESPONSE SHOULD BE SERVED ON ALL COUNSEL OF RECORD AND ANY PRO SE PARTIES, AND RETURNED TO: Keenan Menefee-Long, Trial Court Coordinator, P.O. Box 20099, Winston-Salem, NC 27120, or email cidkml@nccourts.org

SUBMIT THIS COMPLETED FORM NOT LATER THAN 5:00 P.M. THE FRIDAY BEFORE ADMINISTRATIVE SESSION.

Appendix G