No New Case Filings Accepted after 3:30 PM

SMALL CLAIMS PACKET

Santa Rosa County Courthouse

Physical Address: 4025 Avalon Blvd. Milton, Fl. 32583

Mailing Address:
Santa Rosa County Clerk of Courts
Attention: County Civil
P.O. Box 472
Milton, Fl. 32572

If you have any questions, you may call us. at 850-981-5665

Price \$ 10.00

Updated 1/2025

NOTICE TO PARTIES WHO ARE NOT REPRESENTED BY AN ATTORNEY

If you have questions or concerns about these forms, commentary, the use of the forms, or your legal rights, it is strongly recommended that you talk to an attorney. You may call the Florida Bar Lawyer Referral Service at 1-850-434-8135.

Because the law does change, the forms and information about them may have become outdated. You should be aware that changes may have taken place in the law or court rules that would affect the accuracy of the forms or instructions.

FILING FEE: Claim amount \$1.00 - \$ 99.99 filing fee is \$55.00

Claim amount \$100.00 - \$ 500.00 filing fee is \$80.00

Claim amount \$500.01 - \$ 2,500.00 filing fee is \$175.00

Claim amount \$2,500.01 - \$8,000.00 filing fee is \$300.00

SUMMONS FEES: There is a \$10.00 fee to issue any summons (including alias and pluries) per defendant, if you utilize the summons provided in this packet. If you choose to provide the summons you will need four copies.

The fee will be \$17.00 if you choose not to use the summons in the packet and wish for the clerk to perform this service for you.

OATH FEES: \$3.50 for each plaintiff filing the action (I.D. required)

NOTARY FEES: There is a \$10.00 fee for signing a document requiring notarization at the Clerk's office (per document), I.D. required.

Filing fees may be paid by the following: Cash, Cashier's Check, Money Order, Business Check, Personal Check from a local Bank, or Major Credit Card. If using a credit or debit card, the vendor will charge a service fee.

COPIES REQUIRED: One set of originals for filing and one set of copies *per defendant* for service, along with two blank postage paid envelopes per plaintiff.

SHERIFF'S FEE: \$40.00 per summons, per defendant.

- The clerk will prepare the service packet with summons for the plaintiff to deliver to the Santa Rosa County Sheriff's office for service on the defendant(s). The sheriff charges a service fee of \$40.00 (per defendant) for this service.
 - The physical location of the Santa Rosa County Sheriff's Office-Civil Processing Division is 5755 E. Milton Rd. Fl. 32583. Their hours of operation are Monday-Friday 8:00 am-4:30 pm. The telephone number is 850-983-1281.
 - The accepted methods of payment are cash (it most be exact, they do not make change), money order, business or cashier's check made payable to the Santa Rosa County Sheriff's Office.
- Another option for service on the defendant(s) is to hire a private process server. Should you choose to have the lawsuit served in this manner it will be your responsibility to contact and present the service packet to the desired process server for execution.

PROCESS SERVERS FEE: The fees for service by a process server will vary. To request a list of process servers please contact The Florida First Judicial Circuit Process Server Information Line at 850-595-3766.

• If the defendant you are suing is outside of Santa Rosa County, contact the appropriate Sheriff for the County and State where the defendant you are suing resides; ask for their mailing address and cost to serve a civil summons.

The clerk's office will provide you with a completed service packet for each defendant.

It will be your responsibility to provide the service packet to the appropriate Sheriff's Office with the required fee for service.

Be aware that the affidavit or return of service on the defendant **must** be filed in the court file for the case to proceed.

INFORMATION ON FILING A SMALL CLAIMS CASE

Small Claims Court is for filing suit to collect money owed to you, to decide a dispute between two parties, where the dollar amount involved is greater than \$0 but no greater than \$8,000.00, excluding costs, interest, and attorney fees.

Please refer to Section 34.01(1) (c), Florida Statues, for a description of which causes of action are under the jurisdiction of Chapter 34, Florida Statutes, and to the Florida Small Claims Rules.

Other than specifically indicated in these procedures or provided for in Florida Small Claims Rule 7.050(c), the Clerk's Office cannot help you or provide you with assistance in preparation of any forms except for providing ministerial assistance as provided for in Small Claims Rule 7.050(c). Any further advice or assistance must come from private counsel. The Clerk's Office CANNOT recommend an attorney for you. If you do not have private counsel, you may contact the Florida Bar's Lawyer Referral Service, which offers limited consultations for a minimal fee, at 1-800-434-8135. The services of an attorney can be obtained by either party. The prevailing party may be awarded attorney fees.

You can sue an individual, a partnership, or a corporation. If you sue a corporation, state that it is a corporation and has the proper name. <u>The proper place to sue is where the transaction occurred</u>, where the other person lives or where you were to be paid.

If your lawsuit is to repossess personal property sold by you but unpaid, or something loaned and not returned, then the correct lawsuit to file is a "Replevin" not a small claims action.

A Small Claims Pretrial Conference will be conducted upon successful service of the defendant(s). If mediation at the pretrial conference is unsuccessful, the case will be set for further mediation to be heard later or be set for hearing with the Judge. If you want a jury trial, the plaintiff must request it at the time of filing, and the defendant must request it at the pretrial conference. If a counterclaim needs to be filed by the Defendant in the action, this must be done at least five (5) days prior to the Pretrial Conference. A filing fee of \$295.00 is required to file a counterclaim exceeding \$2500.00, but less than \$8000.00.

Should you win the lawsuit and be awarded a final judgment, the court cannot collect money damages for you. You may wish to consult with an attorney for advice on how to collect a judgment.

If the Defendant pays you before the small claims pretrial date or the mediation session, file with the Clerk's Office the notice of voluntary dismissal. If the Defendant pays you before the trial or before

Judgment is entered, file the notice of voluntary dismissal. If the defendant pays you in full after Judgment, you **MUST** file a Satisfaction of Judgment with the Court.

Additional Information:

- If you are suing a business, or corporation, you must have the exact legal name for your suit. This information may be obtained from the county occupational license Office or by contacting the Florida Division of Corporation by checking their website at www.sunbiz.org.
- You must also have the correct address where the person or corporation can be served before you file a suit.

***The Clerk cannot supply this information for you. ***

All parties are asked to notify the court clerk should your e-mail, mailing address, or telephone number change. It is your responsibility to keep up with the progression of your case and monitor your email and/or regular mail for court correspondence.

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE THE REQUIREMENTS OF FLORIDA LAW. YOU SHOULD CONSULT AN ATTORNEY AS NEEDED.

FILING THE SMALL CLAIMS CASE

- (1) original (1) copy per defendant of Form 2.602 Designation of Email Address for A Party Not Represented By An Attorney **OR** Form 2.601 Request To Be Excused From Email Service If after the case is filed and your mailing address or email address *changes* fill out and submit Form 2.603 Notice of Change of mailing Address or Designated Email Address
- (1) original (1) copy per defendant of Civil Cover Sheet
- (1) original (1) copy per defendant of either the Statement of Claim <u>OR</u> (if your lawsuit is because of an automobile collision), Statement of Claim Auto Negligence
- Provide (1) original (1) copy per defendant, of any documents on which the claim is based, such as cancelled checks, contracts, letters, estimates, etc.
- (1) original (1) copy per defendant of the worksheet for small claims
- If a written document is to be used as evidence, provide the Clerk with one (1) copy for the court file and (1) copy for each party being sued.
- (1) original (3) copies per defendant of the summons/notice to appear for pre-trial conference.
- If you wish for the clerk's office to prepare the summons for you complete the form "Request for the Clerk to Prepare and Issue Summons" form

 There is a fee of \$17.00 per defendant for this service.
- (1) original (2) copies per defendant of "authorization of corporate officer" form, if applicable. If the plaintiff filing the action is a corporation and the corporation wishes for an officer of the corporation to represent the corporation's interest they should complete the authorization of corporate officer.
- One postage paid, self-addressed business size envelopes. It will be used to mail the plaintiff the summons to provide information on the small claims pretrial date scheduled.

SERVICE INFORMATION

• If you are suing an individual:

Obtain the proper name and street address of the individual. If the spouse will be included in the lawsuit, obtain the proper name and street address of the spouse. First names must be used and any alias names, if known.

• If you are suing a corporation:

You must know the correct name of the corporation and the state in which it is incorporated. Obtain the name and address of an officer of the corporation; the president, vice-president, etc. or in the absence of any of these, the name and address of the business agent residing in the state. To find this information, which will be necessary to perfect service on the corporation, you may contact:

Florida Division of Corporations 2415 N. Monroe St. Suite 810 Tallahassee, Florida 32303 Phone: (850) 245-6000 Website: www.sunbiz.org

• If you are suing a partnership:

Obtain the names and addresses of all partners.

A fictitious name cannot be sued because it is not an entity. It is the plaintiff's responsibility to investigate to determine status by calling the Secretary of State, Division of Corporations; the Occupational License Section of the Tax Collector's Office; or the licensing department of the city where the principle place of business is located. The website for the division is www.sunbiz.org. The path to obtain the information is Document Searches > Fictitious Names. If the name is not registered, the law will not allow the opposing party to defend the action until

the name is registered. Conversely, if you are doing business under a fictitious name, you must be registered under the fictitious name statute before you can maintain a suit in any court in this state.

- There is a \$10.00 summons issuance fee for each summons issued, or \$17.00 summons issuance fee if the deputy clerk prepares the summons as well as issues the summons. If the Statement of Claim lists multiple defendants, a summons issuance fee will be required for each defendant.
- Service may be performed either by the Sheriff's office or by certified process server. If service is to be performed outside of Santa Rosa County, the plaintiff must contact the Sheriff of that county to obtain service and fee information. If the plaintiff opts to have a Certified Process Server serve the summons, the plaintiff must contact the Certified Process Server to arrange service and obtain fee information.
- Certified mail fees are charged per person at the current United States Postal Service rates and due to the Clerk's office when applicable. Service by certified mail is optional and may only be used for service <u>on persons within the state of Florida.</u>
 - A. Persons are not obligated to sign for Certified mail, and often such mail is returned "Unclaimed or Undeliverable". The plaintiff must monitor the case for return of service on the certified mail. If the defendant does not sign for the certified mail, the defendant is not considered by the court as served. A new pretrial date will need to be set and the plaintiff must have summonses issued.

Once ALL defendants have been successfully served, the Clerk will need a return of service for each defendant as well as a Notice of Final Service. This Notice is located toward the end of this packet.

PRETRIAL CONFERENCE, SETTLEMENT AND JUDGMENT

If the Defendant(s) pays you before the pre-trial conference hearing, or the scheduled trial date, or before the judgment is entered, you should notify the Clerk's office immediately, and then file the "Notice of Voluntary Dismissal" form as well as a "Notification of Cancellation of the Pretrial Conference" form. Mail a copy to the Defendant(s).

- This hearing will be scheduled at the Santa Rosa County Courthouse at 4025 Avalon Blvd., Milton, Florida 32583. Plaintiff(s) will be notified by mail. Defendant(s) will be notified by service of summons.
- DO NOT BRING WITNESSES to the scheduled Pre-Trial Conference. The purpose of Pre-Trial is to encourage the parties to resolve their dispute and avoid trial. At the Pretrial Conference, your case may be scheduled for trial, hearing or continued for you to participate in Mediation.
- If a claim is made that the lawsuit was filed in the wrong location the issue of venue that may be raised at the Pretrial Conference.
- If the plaintiff does not appear for the Pre-Trial Conference, the case may be dismissed.
- If the defendant does not appear for the Pre-Trial Conference, the Court may enter a default judgment.
- If the plaintiff does not provide a proposed Final Judgment, the assigned Judge may not enter a Final Judgment, which may delay the progress of the case.
- The plaintiff must provide the proposed Final Judgment.
- If the Court enters a judgment, by motion of the plaintiff, the court may enter an order requiring the defendant(s) to complete the Florida Small Claims Rules Form 7.343 (Fact Information

- Sheet). The purpose of this order is to identify any assets that might levied upon by the Judgment creditor (plaintiff).
- If the court enters the Judgment, the plaintiff may obtain an information sheet describing how to collect a judgment from the Clerk of Court's website at www.santarosaclerk.com. If the document does not effectively address all the plaintiff(s) questions regarding collecting a judgment, you must contact an attorney for guidance.

MEDIATION EXPLANATION

- At the pre-trial conference hearing you will be offered mediation. Mediation is a process in which the parties meet in a non-courtroom setting with a professionally trained volunteer mediator. The mediator will impartially assist the plaintiff(s) and defendant(s) in reaching an agreement of mutual benefit and satisfaction to resolve the suit. Be prepared to present any information that will support your side of the suit. Mediated settlements eliminate the uncertainty of a Judge's decision and allow the parties more control over the outcome of their cases. Mediation can save you both time and money. A successfully mediated case means that you will not have to return to court later for a trial. Mediation can also save the costs to both sides associated with collection proceedings.
- If an agreement is reached during the mediation process, a written form will be prepared by the mediator at the time of the Pre-Trial Conference setting forth the parties' mutual understanding. Both parties will sign the agreement form, and each party will receive a copy. Mediated agreements are binding and have the approval of the presiding judge.
- If mediation is declined or unsuccessful, the mediation team will forward the result of the hearing to the Judge for review and appropriate action. All parties will be notified by e-mail or if excused by the court, by mail, of the action taken by the Judge.

TRIAL

- If the parties cannot reach an agreement, a specific time will be scheduled for the trial and you will be notified of that date.
- Bring with you any witnesses who have personal knowledge of the facts of your case to the courtroom on the date of the trial. Also, bring all documents, papers, etc., relating to your claim.
- If you are not sure that your witness(es) will attend, witness subpoenas may be necessary to require attendance. The fee for preparing the subpoena will be \$7.00. You must attach a witness fee to the subpoena of \$5.00 plus .06 cents per mile to and from the Court (money order or cashier's check made payable to the witness.) Sheriff's fee is \$40.00 to serve the subpoena. (most Florida Counties.) These charges are recoverable as costs if the plaintiff is the successful litigant.
- If the plaintiff is suing for damages because of an automobile accident, you must obtain an estimate of the repair of the damage.
- At the trial, the Judge will listen to both sides of the story, go through all the evidence, and decide on who will win the suit. The Judge's office will provide a copy of the Judge or order via email through the Florida E-Filing Portal, or by mail if a party has been excused from the requirement for email service of documents.
- If either party is unsatisfied with the court's decision, the party may refer to Small Claims Rule 7.230 and the Florida Rules of Appellate Procedure.
- Any further assistance or legal advice must come from a private attorney. The clerk's office cannot recommend an attorney for you.

AFTER JUDGMENT

When you receive your Final Judgment, you can do certain things to collect your money. Refer to "How to Collect a Judgment in Florida" which is on the clerk's website at www.santarosaclerk.com. The Court is not a collection agency. If the Defendant(s) pays you in full after the Judgment, you must get a "Satisfaction of Judgment" from the Clerk, fill it out and file it with the Clerk, and have it recorded. The plaintiff can find the satisfaction of judgment form as well on the clerk's website www.santarosaclerk.com

Recording fees are \$10.00 for the first page and \$8.50 for each additional page per document. After having the document recorded, mail a copy to the Defendant(s).

Notice: Additional Requirement Service of Pleadings and Documents

A party not represented by an attorney is required to provide an email address for the service of court documents, unless the party is in custody or unless the party is excused by the Clerk because the party declares under penalty of perjury that they do not have an email address or do not have regular access to the internet.

RULE 2.516. SERVICE OF PLEADINGS AND DOCUMENTS

- (C) Service on and by Parties Not Represented by an Attorney. Unless excused pursuant to subdivision (b)(1)(D), any party not represented by an attorney must serve a designation of a primary e-mail address and also may designate no more than two secondary e-mail addresses to which service must be directed in that proceeding by the means provided in subdivision (b)(1) of this rule. November 17, 2022 Fla. R. Gen. Prac. & Jud. Admin. Page 168 of 252
- (D) Exceptions to E-mail Service on and by Parties Not Represented by an Attorney.
- (i) A party who is in custody and who is not represented by an attorney is excused from the requirements of email service.
- (ii) The clerk of court must excuse a party who is not represented by an attorney from the requirements of e-mail service if the party declares on Florida Rule of General Practice and Judicial Administration Form 2.601, under penalties of perjury, that the party does not have an e-mail account or does not have regular access to the Internet. The clerks of court shall make this form available to the public at their offices and on their websites. If a party not represented by an attorney is excused from e-mail service, service on and by that party must be by the means provided in subdivision (b)(2).
- (E) Time of Service. Service by e-mail is complete on the date it is sent.

Use Form 2.601, Request To Be Excused from Email Service, if you wish to be excused from this requirement. The clerk must approve your declaration for you to be eligible for exemption. You may seek review by a Judge by requesting a hearing time if the clerk does not approve your exemption from email service.

Use Form 2.602, Designation of Email Address for A party Not Represented By An Attorney, if you agree to provide an email address for the service of court documents.

Use Form 2.603, Notice of Change of Address or Designated Email Address, to update or change your email address should the need arise. It is your responsibility to keep the court notified of any changes in your address, email address, and telephone number. It is also your responsibility to follow the progression of your case. Remember email service from the court is complete on the date it is sent. Check your email account, spam folders and junk mail often.

IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA COUNTY, FLORIDA

Plaintiff(s)	
VS	Case No:
Defendant(s)	CWOED EDOME MAIN GEDVICE FOR RADIN
	CUSED FROM E-MAIL SERVICE FOR PARTY ENTED BY ATTORNEY [FORM 2.601]
	requests to be excused pursuant to Fla. R. Gen. Prac. &
Jud. Admin. 2.516(b)(1)(D) from the reattorney and:	equirements of e- mail service because I am not represented by an
☐ I do not have an e-mail account.	
\square I do not have regular access to the	ne internet.
•	by e-mail service, I understand that I will receive all copies of eadings, or other written communications by delivery or mail at
I understand that I must keep the clerk'	's office and the opposing party or parties notified of my current
mailing address.	
Pursuant to section 92.525, Florida Star foregoing request and that the facts star	tutes, under penalties of perjury, I declare that I have read the ted in it are true.
CE	ERTIFICATE OF SERVICE
I certify that a copy hereof has been fur	rnished on, by □e-mail, □delivery,
□mail [choose one] to: Clerk of court	
(insert name(s) and address(es))
Signature:	
Printed Name:	
E-mail Address:	
Address:	
Phone Number:	

CLERK'S DETE	RIVITINATION. Based on the information	mon provided in this request, I have determined
that the applicant is Prac. & Jud. Admir		he e-mail service requirements of Fla. R. Gen.
Dated:	Signature of Clerk:	
A PERSON, WHO	· · · · · · · · · · · · · · · · · · ·	REVIEW BY A JUDGE BY REQUESTING
email service requi	S	termination that you are not excused from the p any right to judicial review of the clerk's
Dated:		-
Signature:		-
Print Name:		_

IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA ROSA COUNTY, FLORIDA

Plaintiff(s)	
VS	Case No:
D. C. 1. 14(4)	
Defendant(s)	
DESIGNATION OF E-MAIL	ADDRESS FOR A PARTY NOT REPRESENTED BY AN ATTORNEY [FORM 2.602]
Pursuant to Fla. R. Gen. Prac. & Jud. A	Admin. 2.516(b)(1)(C),
I,service of all documents related to this	, designate the e-mail address(es) below for electronic case.
	ring the court, clerk of court, and all parties to send copies of leadings, or other written communications to me by e- mail or rtal.
-	's office and any opposing party or parties notified of my current ill file a written notice with the clerk if my mailing address or e-
Designated e-mail address:	
	es), if any:
	ERTIFICATE OF SERVICE
I certify that a copy hereof has been fu	rnished on, by □e-mail, □delivery,
□mail [choose one] to: Clerk of court	
(insert name(s) and address(es))
Signatura	
Signature:Printed Name:	
E-mail Address:	
Address:	
Phone Number:	

IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA ROSA COUNTY, FLORIDA

D1 : ('00()		
Plaintiff(s)		
VS	Case No:	
Defendant(s)		
NOTICE OF CHANGE OF MA	ILING ADDRESS OR DESIGNATED E-MAIL ADDR [FORM 2.603]	RESS
I,	, certify that my \square mailing address or \square	
designated e-mail address has changed	, certify that my \square mailing address or \square to	
		_
		_
mailing address or e-mail address. I warmail address changes again.	So office and any opposing party or parties notified of my ll file a written notice with the clerk if my mailing addres ERTIFICATE OF SERVICE	
		1.1:
☐mail [choose one] to: Clerk of court	rnished on, by □e-mail, □ for Santa Rosa County, and	delivery,
(ingout name(s) and address(ss)		-
(insert name(s) and address(es))	
Signature:		
Printed Name:		
E-mail Address:		
Address:		
Phone Number:		

FORM 1.997. INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET

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- I. Case Style. Enter the name of the court, the appropriate case number assigned at the time of filing of the original complaint or petition, the name of the judge assigned (if applicable), and the name (last, first, middle initial) of plaintiff(s) and defendant(s).
- **II. Amount of Claim.** Enter the estimated amount of the claim, rounded to the nearest dollar. The estimated amount of the claim is requested for data collection and clerical processing purposes only. The amount of the claim shall not be used for any other purpose.
- III. Type of Case. Place an "X" in the appropriate box. If the cause fits more than one type of case, select the most definitive. If the most definitive label is a subcategory (indented under a broader category label, place an "X" in the category and subcategory boxes. Definitions of the cases are provided below in the order they appear on the form.

Circuit Civil

- (A) Condominium all civil lawsuits pursuant to Chapter 718, Florida Statutes, in which a condominium association is a party.
- (B) Contracts and indebtedness all contract actions relating to promissory notes and other debts, including those arising from the sale of goods, but excluding contract disputes involving condominium associations. (C) Eminent domain all matters relating to the taking of private property for public use, including inverse condemnation by state agencies, political subdivisions, or public service corporations.
- (D) Auto negligence all matters arising out of a party's allegedly negligent operation of a motor vehicle.
- (E) Negligence—other all actions sounding in negligence, including statutory claims for relief on account of death or injury, that are not included in other main categories.
- (F) Business governance all matters relating to the management, administration, or control of a company.
- (G) Business torts all matters relating to liability for economic loss allegedly caused by interference with economic or business relationships.
- (H) Environmental/Toxic tort all matters relating to claims that violations of environmental regulatory provisions or exposure to a chemical caused injury or disease.
- (I) Third party indemnification all matters relating to liability transferred to a third party in a financial relationship.
- (J) Construction defect all civil lawsuits in which damage or injury was allegedly caused by defects in the construction of a structure.
- (K) Mass tort all matters relating to a civil action involving numerous plaintiffs against one or more defendants.
- (L) Negligent security all matters involving injury to a person or property allegedly resulting from insufficient security.
- (M) Nursing home negligence all matters involving injury to a nursing home resident resulting from negligence of nursing home staff or facilities.
- (N) Premises liability—commercial all matters involving injury to a person or property allegedly resulting from a defect on the premises of a commercial property.

- (O) Premises liability—residential all matters involving injury to a person or property allegedly resulting from a defect on the premises of a residential property.
- (P) Products liability all matters involving injury to a person or property allegedly resulting from the manufacture or sale of a defective product or from a failure to warn.
- (Q) Real property/Mortgage foreclosure all matters relating to the possession, title, or boundaries of real property. All matters involving foreclosures or sales of real property, including foreclosures associated with condominium associations or condominium units. (The amount of claim specified in Section II, of the form determines the filing fee pursuant to section 28.241, Florida Statutes.)
- (R) Commercial foreclosure all matters relating to the termination of a business owner's interest in commercial property by a lender to gain title or force a sale to satisfy the unpaid debt secured by the property.
- (S) Homestead residential foreclosure all matters relating to the termination of a residential property owner's interest by a lender to gain title or force a sale to satisfy the unpaid debt secured by the property where the property has been granted a homestead exemption.
- (T) Non-homestead residential foreclosure all matters relating to the termination of a residential property owner's interest by a lender to gain title or force a sale to satisfy the unpaid debt secured by the property where the property has not been granted a homestead exemption.
- (U) Other real property actions all matters relating to land, land improvements, or property rights not involving commercial or residential foreclosure.
- (V) Professional malpractice all professional malpractice lawsuits.
- (W)Malpractice—business all matters relating to a business's or business person's failure to exercise the degree of care and skill that someone in the same line of work would use under similar circumstances. (X) Malpractice—medical all matters relating to a doctor's failure to exercise the degree of care and skill that a physician or surgeon of the same medical specialty would use under similar circumstances.
- (Y) Malpractice—other professional all matters relating to negligence of those other than medical or business professionals.
- (Z) Other all civil matters not included in other categories.
- (AA) Antitrust/Trade regulation all matters relating to unfair methods of competition or unfair or deceptive business acts or practices.
- (AB) Business transactions all matters relating to actions that affect financial or economic interests.
- (AC) Constitutional challenge—statute or ordinance a challenge to a statute or ordinance, citing a violation of the Florida Constitution.
- (AD) Constitutional challenge—proposed amendment a challenge to a legislatively initiated proposed constitutional amendment, but excluding challenges to a citizen-initiated proposed constitutional amendment because the Florida Supreme Court has direct jurisdiction of such challenges.
- (AE) Corporate trusts all matters relating to the business activities of financial services companies or banks acting in a fiduciary capacity for investors.
- (AF) Discrimination—employment or other all matters relating to discrimination, including employment, sex, race, age, handicap, harassment, retaliation, or wages
- (AG) Insurance claims all matters relating to claims filed with an insurance company.
- (AH) Intellectual property all matters relating to intangible rights protecting commercially valuable products of the human intellect.
- (AI) Libel/Slander all matters relating to written, visual, oral, or aural defamation of character.
- (AJ) Shareholder derivative action all matters relating to actions by a corporation's shareholders to protect and benefit all shareholders against corporate management for improper management.

- (AK) Securities litigation all matters relating to the financial interest or instruments of a company or corporation.
- (AL) Trade secrets all matters relating to a formula, process, device, or other business information that is kept confidential to maintain an advantage over competitors.
- (AM) Trust litigation all civil matters involving guardianships, estates, or trusts and not appropriately filed in probate proceedings.

County Civil

- (AN) Civil all matters involving claims ranging from \$8,001 through \$30,000 in damages, exclusive of interest, costs, and attorney fees.
- (AO) Real property/Mortgage foreclosure all matters involving claims up to \$30,000 relating to the possession, title, or boundaries of real property. All matters involving foreclosures or sales of real property up to \$30,000, including foreclosures associated with condominium associations or condominium units.
- (AP) Replevins all lawsuits pursuant to Chapter 78, Florida Statutes, involving claims up to \$30,000.
- (AQ) Evictions all matters involving the recovery of possession of leased land or rental property by process of law.
- (AR) Other Civil (non-monetary) includes all other non-monetary county civil matters that were not described in the other county civil categories.
- **IV. Remedies Sought.** Place an "X" in the appropriate box. If more than one remedy is sought in the complaint or petition, check all that apply.
- V. Number of Causes of Action. If the complaint or petition alleges more than one cause of action, note the number and the name of the cause of action.
- VI. Class Action. Place an "X" in the appropriate box.
- VII. Related Cases. Place an "X" in the appropriate box.
- VIII. Is Jury Trial Demanded In Complaint? Check the appropriate box to indicate whether a jury trial is being demanded in the complaint
- **IX. Sexual Abuse.** Place an "X" on the appropriate line.

ATTORNEY OR PARTY SIGNATURE. Sign the civil cover sheet. Print legibly the name of the person signing the civil cover sheet. Attorneys must include a Florida Bar number. Insert the date the civil cover sheet is signed. Signature is a certification that the filer has provided accurate information on the civil cover sheet, and has read and complied with the requirements of Florida Rule of General Practice and Judicial Administration 2.425.

FORM 1.997. CIVIL COVER SHEET

The civil cover sheet and the information contained in it neither replace nor supplement the filing and service of pleadings or other documents as required by law. This form must be filed by the plaintiff or petitioner with the Clerk of Court for the purpose of reporting uniform data pursuant to section 25.075, Florida Statutes. (See instructions for completion.)

	I.	CASE STYLE	Santa Rosa Circuit Court
Plainti	ff(s)		_
VS			Case No:
Defend	lant(s)		_
Pleas	II. e indica	AMOUNT OF CLA	AIM unt of the claim, rounded to the nearest dollar. \$
CIRC	catego	ory), place an x on both	(If the case fits more than one type of case, select the most nost descriptive label is a subcategory (is indented under a broader in the main category and subcategory lines. e to county civil cases or small claims cases
	Cond	lominium	
		racts and indebtedness	
	 Emir	nent domain	
	Auto	negligence	
		igence—other	
	_	Business governance	2
		Business torts	
		Environmental/Toxi	c tort
Third party indemnification			
	Construction defect		
		Mass tort	
		Negligent security	
		Nursing home neglig	
		Premises liability—	
		Premises liability—1	residential
		Products liability	
		Real property/Mortg	
		Lommercial forecio	sure

	Homestead residential foreclosure
	Non-homestead residential foreclosure
	Other real property actions
Prof	essional malpractice
	Malpractice—business
	Malpractice—medical
	Malpractice—other
Prof	essional Other
	Antitrust/Trade regulation
	Business transactions
	Constitutional challenge—statute or ordinance
	Constitutional challenge—proposed amendment
	Corporate trusts
	Discrimination—employment or other
	Insurance claims
	Intellectual property
	Libel/Slander
	Shareholder derivative action
	Securities litigation
	Trade secrets
	Trust litigation
NTY CCiviReplEvic	l evins
Othe	er civil (non-monetary)
IV.	REMEDIES SOUGHT (check all that apply):
	Monetary;
	_Nonmonetary declaratory or injunctive relief;
	Punitive
V.	NUMBER OF CAUSES OF ACTION: [](Specify)
VI.	IS THIS CASE A CLASS ACTION LAWSUIT? yes
	no

Date:			
	(type o	or print name)	·
Signature	Attorney or party	ria. Bar #	(Bar # if attorney)
C:		F1- D #	
knowledge an	nat the information I have provided		et is accurate to the best of my the requirements of Florida Rule of
	yes		
VIII.	IS JURY TRIAL DEMANDED	IN COMPLAIN	NT?
	yes If "yes," list all related	d cases by name,	case number, and court.
V 11.	no no	VN KELATED (CASE BEEN FILED!

	Case #	
Plaintiff(s) Address: Telephone #		
VS		
Address:		
Plaintiff(s) claim \$ fo that the basis of	STATEMENT OF CLAIM as being due from the defendant(s) to the suit is: STATEMENT OF CLAIM as being due from the defendant(s) to which all totals \$	gether with and alleges
Money lo Goods, w Rent due Plaintiff Money d Money d	due plaintiff upon accounts stated and agreed to between them oaned by plaintiff to defendant. wares, and merchandise sold by plaintiff to defendant. e plaintiff for certain premises in Santa Rosa County, Florida. further states the suit is bases on a written instrument. due plaintiff for worthless check given by defendant. due plaintiff for labor and materials furnished to defendant. e goods, workmanship, or services furnished by plaintiff to defendant. s, list of goods:	
	s due to auto collision. e defendant's negligent act which caused collision:	
Other		

The undersigned, being duly sworn, says that the foregoing is a just and true statement of the amount

owing by the defendant(s) to said plaintiff(s	e) exclusive of all set-offs and just grounds of defense:
Sworn and subscribed before me on this d	ate
	-
Plaintiff(s)	Deputy Clerk or Notary
Sworn and subscribed before me on	[date], by
[name], wh	no □ is personally known to me □ produced
	as identification and who took an oath.
NOTARY PUBLIC-STATE OF FLORIDA	or DEPUTY CLERK
Name:	
Commission No.	
My Commission Expires:	
· <u></u>	

NOTICE: THIS DOCUMENT REQUIRES AN OFFICIAL COURT SUMMONS WITH SIGNATURE AND THE OFFICIAL COURT SEAL AFFIXED THERETO.

WORKSHEET FOR SMALL CLAIMS

Case #	
Plaintiff:	Defendant:
Address:	Address:
Telephone #	
	OF ACTION : Brief statement pertaining to the facts of your claim. no, what, where and when the action occurred.

IN THE COUNTY COURT IN AND FOR SANTA ROSA COUNTY, FLORIDA SMALL CLAIMS DIVISION

	Case #	
Address: _		
VS		
Address: _	STATEMENT OF CLAIM AUTO NEGLIGENCE	
TT1 1:		• ,1
	ntiff(s) sues the defendant(s) and says: on or about,	
public highway	in Santa Rosa County, Florida, plaintiff's motor vehicle, being operated	
by		
	fendant's motor vehicle being operated by	am d
	th the plaintiff's vehicle was caused by the negligent and careless operation	
defendant's vehi	cle whereby plaintiff's vehicle was damaged and depreciated in value.	
	FORE, Plaintiff(s) demands judgment in the sum of \$ and	1

The undersigned, being duly sworn, says that the foregoing is a just and true statement of the amount owing by the defendant(s) to said plaintiff(s) exclusive of all set-offs and just grounds of defense:		
ate		
Deputy Clerk or Notary		
[date], by		
no □ is personally known to me □ produced		
as identification and who took an oath.		
or DEPUTY CLERK _		
_		
_		

NOTICE: THIS DOCUMENT REQUIRES AN OFFICIAL COURT SUMMONS WITH SIGNATURE AND THE OFFICIAL COURT SEAL AFFIXED THERETO.

Plaintiff(s)	•
VS	Case No:
Defendant(s)	-
	TO APPEAR FOR PRE-TRIAL CONFERENCE
STATE OF FLORIDA - N	NOTICE TO PLAINTIFF(S) AND DEFENDANT(S):
ARE HEREBY NOTIFIED that you o	r your attorney are required to appear in person or by an attorney
at the Santa Rosa County Courthous	se, located at 4025 Avalon Blvd., Milton, Florida 32583, on
, 20	at:a.m. CST for a PRE-TRIAL
CONFERENCE before a Judge of this	

PLEASE DRESS APPROPRIATELY: NO SHORTS, TANK TOPS, HALTER TOPS, OR FLIP FLOPS!

IMPORTANT--READ CAREFULLY: THE CASE WILL NOT BE TRIED AT THAT TIME DO NOT BRING WITNESSES APPEAR IN PERSON OR BY ATTORNEY

The defendant(s) must appear in court on the date specified to avoid a Default Judgment. The Plaintiff(s) must appear to avoid having the case dismissed for lack of prosecution. A written MOTION or ANSWER to the court by the Plaintiff(s) or the Defendant(s) shall not excuse the personal appearance of a party or its attorney at the PRE-TRIAL CONFERENCE. The date and time of the Pre-Trial Conference CANNOT be rescheduled without good cause and prior court approval.

A corporation may be represented at any stage of the trial court proceedings by an officer of the corporation, or any employee authorized in writing by an officer of the corporation. Written authorization must be brought to the Pre-Trial Conference.

The purpose of the Pre-Trial Conference is to record your appearance, to determine if you admit all or part of the claim, to enable the court to determine the nature of the case, and to set the case for Trial if the case cannot be resolved at the Pre-Trial Conference. You or your attorney should be prepared to confer with the court and

To briefly explain the nature of your dispute, state what efforts have been made to settle the dispute, exhibit any documents necessary to prove the case, state the names and addresses of your witnesses, stipulate to the facts that will require no proof and will expedite the trial, and estimate how long it will take to try the case.

If you admit the claim, but desire additional time to pay, you must come and state the circumstances to the Court. The Court may or may not approve a payment plan and withhold Judgment or Execution or Levy.

RIGHT TO VENUE. The law gives the person or company who has sued you the right to file in any one of several places as listed below. However, if you have been sued in any place other than one of these places, you, as the Defendant(s), have the right to request that the case be moved to a proper location or venue. A proper location or venue may be one of the following: 1) Where the contract was entered into; 2) If the suit is on an unsecured promissory note, where the note is signed or where the maker resides; 3) If the suit is to recover property or to foreclose a lien, where the property is located; 4) Where the event giving rise to the suit occurred; 5) Where any one or more of the defendant(s) sued resides; 6) Any location agreed to in a contract; 7) In an action for money due, if there is no agreement as to where suit may be filed, where payment is to be made.

If you, as the Defendant(s), believe the Plaintiff(s) has/have not sued in one of these correct places, you must appear on your court date and orally request a transfer, or you must file a WRITTEN request for transfer in affidavit form (sworn to under oath) with the court seven (7) days prior to your first court date and send a copy to the Plaintiff(s) or Plaintiff(s) attorney, if any.

A copy of the Statement of Claim shall be served with this summons.

If you desire to file any counterclaim or off-set to Plaintiff's said claim, it must be filed in this Court by you or your attorney in writing at least five (5) days prior to

The above date. You should also serve a copy to the Plaintiff(s), by mail.

Dated at Milton, Santa Rosa County, Florida on:	
LACON D. ENGLIGH ECO	
JASON D. ENGLISH, ESQ.,	
CLERK OF COURTS & COMPTROLLER,	
BY:	
Deputy Clerk of Santa Rosa County	

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact:

Court Administration, ADA Liaison Santa Rosa County 4025 Avalon Blvd Milton, FL 32583 Phone (850) 623-3159 Fax (850) 983-0602

ADA.SantaRosa@flcourts1.gov

at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

Plaintiff,	
VS.	CASE NO
Defendant.	
REQUEST F	OR THE CLERK TO PREPARE AND ISSUE SUMMONS
Plaintiff,	
Does hereby request for the clerk's	office to issue and prepare summons on the defendant(s)
The service address for defendant	
The service address for defendant	s) is
Plaintiff Signature:	
Name:	
Address:	
Telephone No	

Mailing Address: Clerk of Courts,

Attn. Small Claims P.O. Box 472

Milton, Fl. 32572

Santa Rosa County Courthouse: 4025

4025 Avalon Blvd. Milton, Fl. 32583

CORPORATION FILING SUITS SMALL CLAIMS DIVISION

Pursuant to Small Claims Rules 7.050 (a) (2) party not represented by an attorney to sign.

A party, individual, or corporation who or which has no attorney handling such cause shall sign that party's statement of claim or other paper and state that party's address and telephone number, including area code. However, if the trial court in its discretion determines that the plaintiff is engaged in the business of collecting claims and holds such claim being sued upon by purchase, assignment, or management arrangement in the operation of such business, the court may require that corporation to provide counsel in the prosecution of the cause. A corporation may be represented at any stage of the trial court proceedings by an officer of the corporation, or any employee authorized in writing by an officer of the corporation.

FORM 7.350 FLORIDA SMALL CLAIMS RULES CORPORATE AUTHORIZATION TO ALLOW EMPLOYEE TO REPRESENT CORPORATION AT ANY STATE OF LAWSUIT

Plaintiff(s)	
VS	Case No:
Defendant(s)	
AUTHORIZAT	ION OF CORPORATE OFFICER
is an employee of	
(Name of Corporation that is a party to the	is action)
· · · · · · · · · · · · · · · · · · ·	the corporation at any stage of the trial court proceedings, ving the authority is an officer of the corporation.
Pursuant to section 92.525, Florida Statut foregoing Corporate Authorization and the	tes, under penalties of perjury, I declare that I have read the nat the facts stated in it are true.
Dated:	
Signing Authority:	
Print Name:	
Print Title:	
(President, Vice President, Secretary, Tre	
Address:	
Phone No:	

CERTIFICATE OF SERVICE

I certify that a copy hereof has been furnished on	, by □e-mail, □delivery
☐mail [choose one] to: Clerk of court for Santa Rosa County, an	d
(insert name(s) and address(es))	
Signature:	
Printed Name:	
E-mail Address:	
Address:	
Phone Number:	

Plaintiff(s)		
VS		Case No:
Defendant(s)		
()		UNTARY DISMISSAL OF SMALL CLAIMS
COMEGNI		
	OW Plaintiff(s) oluntary Dismissal of Sm	and hereby files this nall Claims and states as follows:
	Defendant(s) has/have paniss this action.	aid the Plaintiff(s) in full, and the Plaintiff(s) request the court
	. /	ndant(s) have reached an agreement and/or settlement e court dismiss this action.
reco boo Flo	orded in the said court and k number and pa	ed fully with the order of the court after mediation, as duly d a copy thereof having been recorded in Official Records age, of the Public Records of Santa Rosa County, dge full payment and satisfaction thereof and hereby consent d of record.
Date:		
Plaintiff(s)	Signature:	
Mail to:	CLERK OF COURTS	S,
	Attn: Small Claims P.O. Box 472	

Milton, FL 32572

Plaintiff(s)	_
VS	Case No:
Defendant(s)	
NOTICE OF CAN	ICELLATION OF PRETRIAL CONFERENCE
Plaintiff,	cancel the upcoming small claims Pre-Trial Conference.
Plaintiff Signature:	
Name:	
Address:	
Telephone No	

Plaintiff(s)		
VS	Case No:	-
Defendant(s) PLAIN	TIFF'S MOTION TO CONTINUE	
	, files this motion to continue the hearing	
	, and as grounds therefore, states as follows: e the Court a hearing that I am unable to attend for the following schedule the hearing.	
		<u> </u>
Plaintiff's signature		
Plaintiff's printed name		
Plaintiff's address		
E-mail address_		
Phone No		
Date		
Cl	CRTIFICATE OF SERVICE	
I certify that a copy hereof has been fu	mished on, by □e-mail, □delive	erv.
□mail [choose one] to: Clerk of court		<i>J</i> .
(insert name(s) and address(es))	
Signature:		
Printed Name:		
E-mail Address:		
Address:		
Phone Number:		

If the Defendant has been successfully served and fails to respond or appear at the Pre-Trial Conference, the following forms will be filed with the Clerk:

- Non-Military Affidavit
- Motion for Default on Small Claims
- Small Claims Default Entered by Clerk The Clerk will verify that defendant did not attend the Pre-Trial and issue this document.
- Motion for Default Final Judgment Small Claims
- Final Judgment Against _____ {insert the named of defendant(s)} After you file this with the Clerk, the Clerk will file this with the Judge to await ruling on the matter.

The process of review by the Judge will take some time and will not necessarily be returned the same day or even week.

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE THE REQUIREMENTS OF FLORIDA LAW.
YOU SHOULD CONSULT AN ATTORNEY AS NEEDED.

Plaintiff(s)	
VS	Case No:
Defendant(s) NON - N	MILITARY AFFIDAVIT
On this day personally appeared before me,	
who, after being first duly sworn, says: Defendant, any governmental agency or branch subject Act.	, is known by Affiant not to be in the military service or to the provisions of the Soldiers' and Sailors' Civil Relief
DATED:	
Signature of Affiant	Name:
	Address:
	Telephone No.
Sworn and subscribed before me on [name], wi	ho \square is personally known to me \square produced
NOTARY PUBLIC-STATE OF FLORIDA Name:	
Commission No.	
My Commission Expires:	_

Plaintiff(s)	
	C = N
VS	Case No:
Defendant(s) MOTION FOR DEFA	AULT ON SMALL CLAIMS
Plaintiff(s),	moves for entry of a
default by the Clerk against the	
Defendant(s)	
	or file any paper as required by law, nor appear at the
scheduled Pretrial conference on	{{insert date of PT}, after proper service was
effected.	
Dated	
	Plaintiff
CERTIFICA	ATE OF SERVICE
I certify that a copy hereof has been furnished on	, by □e-mail, □delivery
□mail [choose one] to: Clerk of Court for Santa	Rosa County, and
(insert name(s) and address(es))	
Signature:	
Printed Name:	
E-mail Address:	
Address:	
Phone Number:	

Plaintiff(s)	
VS	Case No:
Defendant(s)	NI A IMO DEEA HI T ENTEDED DV CI EDIZ
SMALL	CLAIMS DEFAULT ENTERED BY CLERK
A default is entered in this	action against the defendant(s) named in the foregoing motion for
failure to serve or file any paper as	s required by law, nor appear at the scheduled Pretrial conference on
Dated	
	Jason D. English, Esq., Clerk of Courts & Comptroller,
	BY: DEPUTY CLERK
	DEPUTY CLERK
	CERTIFICATE OF SERVICE
T 4'.C - 41 - 4 1 C1 1	
	en furnished on, by \(\sigma\) e-mail, \(\sigma\) delivery,
□mail [choose one] to: Clerk of C	ourt for Santa Rosa County, and
(insert name(s) and addres	s(es))
Signature:	
Printed Name:	
E-mail Address:	
Address:	
Phone Number:	

Plaintiff(s)	<u>-</u>
VS	Case No:
Defendant(s)	_
MOTION FOR DE	FAULT FINAL JUDGMENT – SMALL CLAIMS
COMES NOW Pro Se Plaintiff, move	s this Court for entry of a Default Final Judgment and states:
Defendant(s),	was served with a Summons and
,	the Court for Pre-trial Conference, a default was entered. ms from details within Statement of Claim and Defendant(s) owes es are \$
Signature of Plaintiff(s)	Date:
Address: City, State, Zip:	
Cl	ERTIFICATE OF SERVICE
I certify that a copy hereof has been fu ☐mail [choose one] to: Clerk of Court	rnished on, by □e-mail, □delivery, t for Santa Rosa County, and
(insert name(s) and address(es)))
Signature:	
Printed Name:E-mail Address:	
Address:	
Phone Number:	

Plaintiff(s)		
VS	Case No:	
Defendant(s)		
	FINAL JUDGMENT AGAINST	
	{insert name(s) of defendant}	
the sum of \$	on principal, along with \$	as prejudgment
interest, and \$ for attorneys' fees, with costs of \$		
	_ all of which shall bear interest at the rate of	
provided by the Florida Statute, for	r all of which let execution issue.	
ORDERED at Milton, Florida on		
_		
	County Court Judge	
Copies furnished to:		
PLAINTIFF(S)		
Address:		
DEFENDANT(S)		
Address:		

If a judgment has been entered against the Defendant and the Defendant has not paid, the plaintiff may obtain an information sheet describing how to collect a judgment from the Clerk of Court's website at www.santarosaclerk.com. If the document does not effectively address all the plaintiff(s) questions regarding collecting a judgment, you must contact an attorney for guidance.

If the course of action chosen by the Plaintiff finds it appropriate,

The following can be filed with the Clerk:

Motion for Fact Information Sheet

Order to Complete Small Claims Rules Form 7.343, The blank Fact information sheet should be filed along with this as an attachment. – Once you file these documents with the Clerk, the Clerk will submit them to the Judge for consideration.

This process of review by the Judge will take some time and you will not get an answer the same day, or possibly the same week.

Enforcing Your Small Claims Judgment / Fact Information Sheet

If the defendant has failed to complete and return the Fact Information Sheet as directed by the Court in the Final Judgment, there are steps you can take to compel the defendant to comply.

This procedure involves requesting the Court to order the defendant to appear and give his/her reasons why he/she should not be held in contempt of court for failure to abide by the Court's order to complete and return the Fact Information Sheet. If the defendant cannot give good reasons or fails to appear for the hearing, the plaintiff may file a Motion for Contempt requesting that the Court issue an Order of Contempt/Warrant of Attachment.

Please note that this procedure is available only to compel the defendant to complete the Fact Information Sheet. The Court cannot compel the defendant to pay nor imprison for failure to pay. This process should only be pursued if there is reason to believe the defendant has assets that can be attached.

The individual steps of the process are:

Prepare the Motion for Rule to Show Cause by completing all the blanks in the form, including the party names and case number.

- 1. Submit the original Motion for Rule to Show Cause to the Clerk and Comptroller along with the Rule to Show Cause. The Court will review the documents and, if appropriate, sign the Rule to Show Cause. The Court will complete the Rule to Show Cause by inserting the date and time of the hearing.
- 2. If the Court issues the <u>Rule to Show Cause</u>, obtain a certified copy from the Clerk and Comptroller and have it personally served on the defendant either by the sheriff or by a certified process server. The Affidavit of Service must be filed with the Clerk of the Circuit Court and County Comptroller prior to the hearing.
- 3. You must appear at the hearing at the date and time specified by the Court. If the defendant provides a completed copy of the Fact Information Sheet or pays the Judgment prior to the hearing, call the Judge's office to cancel the hearing.

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4. If the defendant was personally served and fails to appear at the hearing, the Court may consider a Motion for Contempt. If appropriate, the Court may issue an Order of Contempt and Warrant of Attachment directing the sheriff to attach and hold the defendant.

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE THE REQUIREMENTS OF FLORIDA LAW. YOU SHOULD CONSULT AN ATTORNEY AS NEEDED.

Plaintiff(s)	
VS	Case No:
Defendant(s)	
	OR FACT INFORMATION SHEET
The Plaintiff(s) move the Court to enter Sheet and as ground as follows:	an Order requiring the Defendant to provide a Fact Information
\mathbf{c}	of \$, was entered against the
Defendant	
2. The Defendant has not paid or	therwise satisfied the judgment.
	1.560 provides that the Court at the request of the
Judgment creditor shall order the judgment	ent debtor or debtors to complete a Fact Information Sheet.
	ourt to enter an order requiring the Defendant to complete cedure Form 7.343 (Fact Information Sheet) and return it to the e order.
Signature:	
Printed Name:	
Address:	
E-mail Address:	
Phone Number:	
CI	RTIFICATE OF SERVICE
I certify that a copy hereof has been fu	ished on, by □e-mail, □delivery,
☐mail [choose one] to: Clerk of Court	
	Si Sunta Rosa County, and
(insert name(s) and address(es)	
Signature:	
Printed Name:	
Address:	
E-mail Address:	
Phone Number:	

	_	
Plaintiff(s)		
VS	Case No:	
Defendant(s) ORDER TO COMP	- LETE SMALL CLAIMS RUL	ES FORM 7.343
It is ORDERED and ADJUDGED that	t the defendant(s)	
Shall complete Florida Small Claims F Plaintiff's attorney, or to the Plaintiff i from the date of the final judgment/ord Final Judgment is satisfied, or a Motio Jurisdiction of this case is retained to e complete Form 7.343 and return to the ORDER at Milton, Florida on	of the Plaintiff is not represented before to complete small claims fact on for New Trial or Notice of Appenter further orders that are proper plaintiff or the plaintiff's attorned.	by an attorney, within 45 days information sheet, unless the beal is filed. For to compel the defendant(s) to
ONDER at Mitton, I fortua on	·	
	County Court Judge	-
Copies furnished to:		
PLAINTIFF(S)		
Address:		
DEFENDANT(S)		
Address:		

FORM 7.343. FACT INFORMATION SHEET

Plaintiff(s)		
VS	Case No:	
Defendant(s) FACT INFORMA	ATION SHEET — INDIVII	DUAL
Full Legal Name:		
Nicknames or Aliases:		
Residence Address:		
Mailing Address (if different):		
Telephone Numbers: (Home)	(Business)	
Name of Employer:		
Address of Employer:		
Position or Job Description:		
Rate of Pay: \$per	Average Pavcheck: \$	ner
Average Commissions or Bonuses: \$		
bonuses are based on	_	
Other Demonstration of		
Other Personal Income: \$		
· -		
Social Security Number: Driver License Number:		
Marital Status: Spous		
Spouse's Address (if different):		
Spouse's Social Security Number:	 Rirthdate:	
Spouse's Employer:		
Spouse's Average Paycheck or Income: \$	ner	
Other Family Income: \$	ner	(Explain details on back of
this sheet or an additional sheet if necessary.	 .)	(Enplain actions on ouch of
Names and Ages of All Your Children (and		vou):

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Child Support or Alimony Paid: \$	per
Who is Head of Your Household? You	Spouse
	Spouse
Checking Account at:	Account #
	Account #
(Describe all other accounts or investments yo bonds, or annuities, on the back of this sheet o	ou may have, including stocks, mutual funds, savings or an additional sheet if necessary.)
For Real Estate (land) You Own or Are Buyin	
Address:	
All Names on Title:	
Mortgage Owed to:	
Balance Owed:	
Monthly Payment: \$	
	the legal description of the property on the back of this provide the same information on any other property you
For All Motor Vehicles You Own or Are Buyi	ing:
Year/Make/Model:	Color:
	Mileage:
Names on Title:	Present Value: \$
Loan Owed to:	
Balance on Loan: \$	
Monthly Payment: \$	(List all other automobiles, as well as other or aircraft, on the back of this sheet or an additional sheet
Have you given, sold, loaned, or transferred ar	ny real or personal property worth more than \$100 to any "describe the property and sale price, and give the name operty.
Does anyone owe you money? Amount Owed	: \$
Reason money is owed:	

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Please attach copies of the following:

- 1. Your last pay stub.
- 2. Your last 3 statements for each bank, savings, credit union, or other financial account.
- 3. Your motor vehicle registrations and titles.
- 4. Any deeds or titles to any real or personal property you own or are buying, or leases to property you are renting.
- 5. Your last 2 income tax returns filed.

UNDER PENALTY OF PERJURY, I SWEAR OR AFFIRM THAT THE FOREGOING ANSWERS ARE TRUE AND COMPLETE.

	Judgment Debtor
STATE OF FLORIDA	-
COUNTY OF	
The foregoing instrument was acknow	rledged before me on(date),
by, who is perso	onally known to me or has produced
as identification and whodid/did r WITNESS my hand and official seal,	
Notary Public	
State of Florida	
My Commission expires:	

Plaintiff(s)	_
VS	Case No:
Defendant(s)	_
МОТІС	ON FOR RULE TO SHOW CAUSE
COMES NOW the plaintiff and mov	ves this Court to issue a Rule to the Defendant,
	, to show cause why he/she should not be in
upon said Defendant on directing him/her to complete And return it to the Plaintiff small claims rules form 7.343 3. The Defendant has failed to co Days as required by the order 4. Plaintiff has reason to believe	was entered on
	the Court to issue to the Defendantshould not be held in contempt of this Court for his/her failure to I to set a time and date for a hearing on said Rule to Show Cause.
	Plaintiff

Plaintiff(s)				
VS			Case No:	
Defendant(s)				
	RUL	E TO SHOV	V CAUSE	
TO:			_	
			_	
why you should not be hel	d in contempt of	this Court, a	n Plaintiff's Motion for a Rule t and the Court being advised in th	e premises, it is
appeared before this Court	on the	_day of	, a.m./p.m. at th	e
			of this Court for failure to comp	
Judgment/order to complete complete and deliver to the	te small claims rue Plaintiff, Florid	ules form 7.34 la Small Clair	43 entered by this Court in that ms Rule 7.343 (Fact Information te small claims rules form 7.343)	you failed to n Sheet), copy
DONE AND ORD			Rosa County, Florida, this	day
			JUDGE	
			JUDGE	

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact: Court Administration, ADA Liaison

Santa Rosa County 4025 Avalon Blvd

Milton, FL 32583

Phone (850) 623-3159 Fax (850) 983-0602

ADA.SantaRosa@flcourts1.gov

at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

Plaintiff(s)	
VS	Case No:
Defendant(s)	
MOT	TION FOR CONTEMPT
COMES NOW the Plaintiff and moves th	is Court to adjudge the Defendant,
 The Final Judgment in the amount and same has not been paid (nor an 2. The Final Judgment/order to complete Florida Sma 7.343 (Fact Information Sheet) and A Rule to Show Cause was entered directing the Defendant to appear b ata.m./p.m. to show cause comply with the Final Judgment en 4 At the time and date set forth in the 5. Plaintiff has reason to believe that set in the same and the	lete small claims rules form 7.343 herein ordered the all Claims Rules form I return it to the Plaintiff within forty-five (45) days. I by the Court on day of,20_ e why he/she should not be held in contempt for failure to attered by this Court. E Rule to Show Cause, said Defendant failed to appear. Said defendant has assets sufficient to satisfy said Judgment are form to avoid exposing his/her assets to satisfaction of this art to hold the
	Plaintiff TIFICATE OF SERVICE hed to Defendant by delivery/mail/fax/email this
Donald C. Spencer, Clerk of Courts	Plaintiff
By:	Date:

Plaintiff(s)		
VS	Case No:	
Defendant(s)		
ORDER OF CON	NTEMPT AND WARRANT OF ATTACHMENT	
Show Cause issued herein and the CDefendantCourt duly and properly served upon why you should not be held in context of this Court is in willful contempt of this Court in the Santa Rosa Counter the CDERIA COUNTER CONTINUE	con to be heard upon Plaintiff's Motion for Contempt are Court being fully advised in the premises, the Court finds failed to comply with the Orders of this Court, and the Court being advised in the premise of this Court, and the Court being advised in the premise of this Court, and the Orders of this Court. ED AND ADJUDGED that said defendant ty Jail until he/she purge himself/herself of said contempt are copy attached, by serving days in said the court of the court of the copy attached, by serving days in said the court of t	s that the der of the herein, it is remises, it is pt by
	ED AND ADJUDGED that the several Sheriffs of this S	
bond in the amount of \$20	, and hold said Defe, and hold said Defe to appear before this Court on this	day of
	of, 20	
	JUDGE	
Jason D. English, Esq., Clerk of C	Courts & Comptroller,	
By:	Date:	
Deputy Clerk		

If the Plaintiff and Defendant have reached an agreement at mediation and the Judge has signed an Order approving said agreement, but the Defendant fails to follow through with all payments or otherwise stipulated requirements, the Plaintiff will file the following:

- Non- Military Affidavit
- Affidavit on Non-Compliance
- Blank Motion Form Plaintiff will use this form to File a Motion for Final Judgment. Plaintiff should outline in detail all payments made by the Defendant as well as the balance remaining owed to the Plaintiff.

If the Defendant has otherwise not conformed to the Court Order, the Affidavit of Non-Compliance might still be used. Some research as to what the Plaintiff's options for collection are should be conducted or the Plaintiff might consider getting legal advice. The Blank Motion Form can be used to Motion to Court for specific other methods to bring the Defendant into Compliance.

The plaintiff may obtain an information sheet describing how to collect a judgment from the Clerk of Court's website at www.santarosaclerk.com. If the document does not effectively address all the plaintiff(s) questions regarding collecting a judgment, you must contact an attorney for guidance.

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE THE REQUIREMENTS OF FLORIDA LAW.
YOU SHOULD CONSULT AN ATTORNEY AS NEEDED.

Plaintiff(s)	_
VS	Case No:
	_
Defendant(s) AFFIDA	VIT OF NON-COMPLIANCE
I. (full legal name)	, being sworn, certify,
that the defendant(s),	, has failed to comply with the
Court's Order dated	by doing the following:
☐ Check here if you are a	ttaching additional pages to continue these facts.
Every statement made in this affi	davit is true and correct. I understand that the statements
<u> </u>	under penalty of perjury, punishable as provided in Section
	ounishment for knowingly making a false statement
includes fines and/or imprisonment.	
Signature of Plaintiff(s)	Date signed:

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Sworn and subscribed before me on	[date], by
[name], who □ i	s personally known to me produced
[document] as iden	ntification and who took an oath.
NOTARY PUBLIC-STATE OF FLORIDA or DI	EDITY CLEDY
NOTART FUBLIC-STATE OF FLORIDA OF DE	EFUTT CLERK
Name:	
Commission No.	
Commission No.	
My Commission Expires:	
CERTIFICATE	OF SERVICE
I certify that a copy hereof has been furnished on	, by □e-mail,
□delivery, □mail [choose one] to: Clerk of court	for Santa Rosa County, and
(insert name(s) and address(es))	
Signature:	
Printed Name:	
E-mail Address:	
Address:	
Phone Number:	

Plaintiff(s)		
VS	Case No:	
Defendant(s)		
()	MOTION FOR	
	[insert appropriate title based on request]	
Plaintiff prays this Ho	onorable Court,	
Plaintiff Signature		
Name:		_
Address:		_
		_
Telephone No.		

CERTIFICATE OF SERVICE

I certify that a copy hereof has been furnished on	_, by □e-mail,	
□delivery, □mail [choose one] to: Clerk of court for Santa Rosa County, and		
(insert name(s) and address(es))		
Signature:		
Printed Name:		
E-mail Address:		
Address:		
Phone Number:		

Introduction to Case Management Order

The following Santa Rosa County Administrative Order took effect in 2021. We have included this for informational purposes. These documents are not required to be filed at the onset of the case. They should, however, be reviewed by the Plaintiff.

A **Notice of Final Service** should be filed with the clerk once returns of successful service have been received for <u>ALL</u> Defendants in the case. The clerk will require a return of successful service for each defendant as well as this Notice of Final Service.

For further information please review the Florida Rules of Civil Procedure or contact the Program Coordinator at 850-595-7853.

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE THE REQUIREMENTS OF FLORIDA LAW. YOU SHOULD CONSULT AN ATTORNEY AS NEEDED.

IN THE CIRCUIT OR COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA ROSA COUNTY, FLORIDA CIVIL DIVISION

riamuii,	
vs.	Case No.:
	Division:

<DEFENDANT'S NAME>
 Defendant.

<PLAINTIFF'S NAME>.

ORDER TO PLAINTIFF REGARDING REQUIRED REPORTING

THIS CAUSE, having come before the Court *sua sponte* upon the filing of this action and pursuant to First Judicial Circuit Amended Administrative Order No. 2024-25, it is hereby

ORDERED and ADJUDGED that the Plaintiff shall complete the following matters:

- Review and become familiar with First Judicial Circuit Amended Administrative Order No. 2024-25;
- 2. Within five (5) days of service of the complaint on the last of all named Defendants file a Notice of Final Service ("Notice") with the Court that includes the following:
 - a. a statement that the last of all named Defendants to be served has been served;
 - b. the date of said service;
 - c. a proposal as to whether the case should be designated as complex under Florida Rule of Civil Procedure 1.201, streamlined, or general as defined in Florida Rule of Civil Procedure 1.200;
 - d. a statement as to whether the Defendant concurs with the proposed case designation; and
- 3. Upon filing the Notice required in paragraph 2, the Plaintiff shall also serve a copy of the Notice to the <u>assigned</u> judge's judicial assistant via the Proposed Documents function of the ePortal.

Failure of the Plaintiff to strictly comply with this Order shall subject the Plaintiff to appropriate sanctions including, but not limited to, the striking of pleadings or dismissal of this action without prejudice.

DONE and ORDERED on <DATE> in Chambers at <COUNTY>, Florida.

/s/ J. Scott Duncan

J. Scott Duncan

ADMINISTRATIVE JUDGE
Santa Rosa County

anta Rosa County

(INCLUDING ALL CIVIL LAWSUITS IN THE AMOUNT OF \$0-\$8,000.00 EXCLUDING COSTS, INTEREST, AND FEES.)

INTEREST, AND FEES.)	
Plaintiff(s)	
Vs	Case No:
Defendant(s)	
NOTIC	CE OF FINAL SERVICE
Service of the Complaint: The Defendar	nt(s) was served with the complaint on
	se disposition times for all case tracks have been Rule of General Practice and Judicial Administration n 12 months without a jury trial.)
General Track (Case resolved within 18	months with or without a jury trial.)
Complex Track (Case resolved pursuant	to Florida Rule of Civil Procedure 1.201, with or without
a jury trial)	
Date:	
Plaintiff(s) Printed Name:	
Mail to: CLERK OF COURTS	
Attn: County Civil Claims	
P.O. Box 472	
Milton, FL 32572	

IN THE COURTS OF THE FIRST JUDICIAL CIRCUIT OF THE STATE OF FLORIDA

AMENDED ADMINISTRATIVE ORDER NUMBER 2024-25

(Vacates Administrative Order 2021-12)

RE: CIVIL CASE MANAGEMENT- MANDATORY REVIEW OF CIVIL CASES AND ENTRY OF CASE MANAGEMENT ORDERS

- **WHEREAS**, the Florida Supreme Court has issued Administrative Order 2023-0962 and amended Florida Rule of Civil Procedure 1.200, requiring the Chief Judge of each judicial circuit to enter an administrative order addressing certain case management requirements; and
- **WHEREAS**, pursuant to the aforementioned authorities, each civil case must be assigned within 120 days after the action commences to a complex, general, or streamlined case management track; and
- **WHEREAS**, except for case management orders issued in complex cases, the Chief Judge sets the forms for case management orders;
- **NOW, THEREFORE**, pursuant to the authority vested in the Chief Judge by article V, section 2(d) of the Florida Constitution, section 43.26, Florida Statutes, and Florida Rule of General Practice and Judicial Administration 2.215(b);

IT IS HEREBY ORDERED:

- 1. The case management procedures set forth in this Order must be followed in all civil actions unless the action falls within an exception set forth in rule 1.200.
- 2. Within 120 days after the commencement of any civil case subject to this Order, the presiding judge in the case must review and assign the case to one of the three case management tracks by entering an initial case management order. Complex, streamlined, and general cases are defined as follows:
 - a. *Complex cases* are actions designated by court order as complex under rule 1.201, and such cases must proceed as provided in rule 1.201.
 - b. *Streamlined cases* are actions that reflect some mutual knowledge about the underlying facts, have limited needs for discovery, well-established legal issues

-

¹ Rewritten rule 1.200 becomes effective January 1, 2025.

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related to liability and damages, few anticipated dispositive pretrial motions, minimal documentary evidence, and an anticipated trial length of no more than three days. Uncontested cases should generally be presumed to be streamlined cases.

- c. *General cases* are all other actions that do not meet the criteria for streamlined or complex.
- 3. The case management order for each streamlined or general civil case, complete with the applicable deadlines, must be entered no later than 120 days after commencement of the action as provided in rule 1.050. The case management order for a streamlined or general civil case must be in the form provided in the attachments to this Order, consistent with the requirements of rule 1.200.²
- 4. Pursuant to rule 1.200, the case management order must specify, at a minimum, the following deadlines: service of complaints; service under extensions; adding new parties; completion of fact discovery; completion of expert discovery; filing and service of motions for summary judgment; filing and resolution of all objections to pleadings; filing and resolution of all pretrial motions; and completion of alternative dispute resolution.
- 5. Plaintiff (if self-represented) or Plaintiff's counsel **must** file a Notice of Final Service ("notice") when the last-named defendant has been served with the complaint to notify the presiding judge that service is complete and that the case management order may be prepared. The notice **must** be filed within five days of final service, and Plaintiff or Plaintiff's counsel **must** serve the notice on the assigned judge's judicial assistant. Filing the notice with the Clerk is not sufficient to meet this requirement. Failure to file and serve the notice as required by this paragraph may result in the imposition of sanctions.
- 6. If any party desires to alter the initial case management order, an amended case management order meeting the time and form requirements set forth in this Order may be prepared and stipulated to by the parties. The proposed order should be submitted for final approval by the presiding judge.
- 7. The case management order for complex cases must be issued according to the requirements of Florida Rule of Civil Procedure 1.201.

- 8. All judges are directed to strictly comply with Florida Rules of General Practice and Judicial Administration 2.545(a), (b), and (e), which respectively require judges to conclude litigation as soon as it is reasonably and justly possible to do so, to take charge of all cases at an early stage and to control the progress of the case thereafter until it is determined, and to apply a firm continuance policy allowing continuances only for good cause shown.
- 9. Attorneys are also reminded that they must strictly comply with Florida Rule of General Practice and Judicial Administration 2.545(a), which requires lawyers to conclude litigation as soon as it is reasonably and justly possible to do so.
- 10. The procedures set forth herein do not supplant any existing rule, statute, or law, nor should they be construed as granting any rights not already provided for by rule, statute, or law. To the extent that any timeframe or other provision of this Order may be construed as being in conflict with any rule, statute, or law, the rule, statute, or law shall prevail.
- 11. This Order is effective January 1, 2025.

DONE AND ORDERED at Pensacola, Escambia County, Florida on this 16th day of December, 2024.

/s/ John L. Miller JOHN L. MILLER CHIEF JUDGE

Copies to:

All Judges, First Judicial Circuit
All Clerks, First Judicial Circuit
Judicial Administration Commission
Paul Flemming, Florida Supreme Court
Ginger Bowden Madden, State Attorney
Bruce Miller, Public Defender
Candice Brower, Office of Criminal Conflict and Civil Regional Counsel
Kasey Watson, Trial Court Administrator
Escambia-Santa Rosa Bar Association
Okaloosa Bar Association
Walton Bar Association
www.FirstJudicialCircuit.org

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² Rule 1.200 does not require the Chief Judge to set the form for case management orders in complex cases.

2. Case Deadlines and Events:

Deadline or Event	Party (if applicable)	Date
Deadlines for service of complaints, service under extensions	s, and the addition of	
new parties.		
	Plaintiff(s):	
Deadlines to complete fact and expert discovery	Defendant(s):	
Deadlines for all objections to pleadings and pretrial motions	s to be resolved	
Deadline for mediation to have occurred		
Projected date of Pretrial conference		
Projected date of trial (a firm trial date will be ordered by the presiding judge when		
the case is at issue pursuant to Florida Rule of Civil Procedu		

3. Trial Information

Estimated Length of Trial (specify Number of trial days)	
Identification of Jury or Non-Jury Trial	Jury Trial Non-Jury Trial

The schedule of deadlines herein will be strictly adhered to by the parties unless change is otherwise agreed to by the parties and approved by the Court. The Court will consider a request to approve changes to these deadlines upon a showing of good cause by either party based on matters arising from an emergency nature or unavailability. However, once the *Civil Case Management Plan* has been approved by the Court, procrastination in completing discovery or the unavailability of counsel will not constitute good cause for a change to these deadlines. The failure to abide by these deadlines may result in sanctions.

4. SIGNATURE OF COUNSEL/UNREPRESENTED PARTIES IF SUBMITTED AS AGREED UPON PLAN

Plaintiff's Counsel Address:	Defendant's Counsel Address:
Phone:	Phone:
Fax:	Fax:
E-Mail:	E-Ma11:
Fla Bar #:	Fla Bar #:
Plaintiff (if unrepresented)	Defendant (if unrepresented)
Address:	Address:
Phone:	

IN THE <u>COUNTY OR CIRCUIT</u> COURT IN AND FOR <u>ESCAMBIA OR SANTA ROSA OR</u> <u>OKALOOSA OR WALTON</u> COUNTY, FLORIDA

Case Number: <u>CASE NUMBER</u> Division: **DIVISION**

PLAINTIFF(S) Plaintiff(s),		
V.		
DEFENDANT(S) Defendant(s).		

CIVIL CASE MANAGEMENT ORDER - GENERAL TRACK

Pursuant to Florida Rule of Civil Procedure 1.200, the Court finds this case should be assigned to a general case management track. Pursuant to Florida Rule of General Practice and Judicial Administration 2.250(a)(1)(B), the expected completion date of a jury case is 18 months from the date of service of initial process on the last defendant or 120 days after commencement of the action as provided in rule 1.050, whichever occurs first. The initial complaint was filed on **Fillable field**. The following terms and deadlines shall apply in this case:

Case Deadlines and Events:			
Deadline or Event	Party (if applicable)	Date	
Deadline for service of complaints: 120 days after the cor	Fillable field		
Deadline for service under extensions: 180 days after the	Fillable field		
Deadline for addition of new parties: 210 days after the	Fillable field		
Deadline to complete fact discovery: 420 days after the	Plaintiff(s):	Fillable field	
complaint is filed	Defendant(s):	Fillable field	
Deadline to complete expert discovery: 450 days after	Plaintiff(s):	Fillable field	
the complaint is filed	Defendant(s):	Fillable field	

Deadline for filing and service of motions for summary judgment: 120 days before trial. A motion for summary judgment must comply with rule 1.510(b) and be resolved no later than 30 days before trial.

Deadline for all objections to pleadings to be resolved: within 75 days after the objection is filed and no later than 45 days before the pretrial conference

Deadline for all pretrial motions to be resolved (excluding motions for summary judgment): within 60 days after the motion is filed and no later than the Friday before the trial week

Deadline for alternative dispute resolution including mediation (if ordered) to have occurred: 450 days after the complaint is filed

Projected date of trial: 18 months after the complaint is filed (As the case proceeds, a firm trial date will be determined and ordered by the presiding judge.)

Fillable field

Within 20 days of filing any motion for which a hearing is required, the moving party must contact the presiding judge's office to set the motion for hearing.

Motions to continue trial are disfavored and should rarely be granted and then only upon good cause shown. Any motion to continue a trial date must comply with rule 1.460.

The schedule of deadlines herein will be **strictly enforced by the court** unless change is otherwise agreed to by the parties and approved by the Court. Notices of unavailability have no effect on the deadlines set by the case management order. If a party is unable to comply with a deadline in a case management order, the party must take action consistent with rule 1.200. The Court will consider a request to approve changes to these deadlines upon a showing of good cause by either party based on matters arising from an emergency or unavailability. Procrastination in completing discovery or the unavailability of counsel will not constitute good cause for a change to these deadlines.

It is ORDERED that all parties shall abide by the terms of this Order. Dilatory conduct will not be tolerated by this Court, and failure by a party to follow the deadlines in this Order may result in the imposition of sanctions.

DONE AND ORDERED in **ESCAMBIA OR SANTA ROSA OR OKALOOSA OR WALTON** COUNTY, FLORIDA

COUNTY OR CIRCUIT JUDGE

In cases wherein one party is unrepresented (pro se), it is the responsibility for the sole attorney in the case to serve within five business days this Order upon any pro se party who does not have access to and is not a registered user of the Florida Courts E-Filing Portal.

Copies:

IN THE <u>COUNTY OR CIRCUIT</u> COURT IN AND FOR <u>ESCAMBIA OR SANTA ROSA OR</u> <u>OKALOOSA OR WALTON</u> COUNTY, FLORIDA

Case Number: <u>CASE NUMBER</u> Division: **DIVISION**

PLAINTIFF(S)
Plaintiff(s),

V.

DEFENDANT(S)
Defendant(s).

CIVIL CASE MANAGEMENT ORDER - STREAMLINED TRACK

Pursuant to Florida Rule of Civil Procedure 1.200, the Court finds this case should be assigned to a streamlined case management track. Pursuant to Florida Rule of General Practice and Judicial Administration 2.250(a)(1)(B), the expected completion date of a nonjury case is 12 months from the date of service of initial process on the last defendant or 120 days after commencement of the action as provided in rule 1.050, whichever occurs first. The initial complaint was filed on <u>Fillable field</u>. The following terms and deadlines shall apply in this case:

Case Deadlines and Events:		
Deadline or Event	Party (if applicable)	Date
Deadline for service of complaints: 120 days after the complaint is filed		Fillable field
Deadline for service under extensions: 150 days after the complaint is filed		Fillable field
Deadline for addition of new parties: 180 days after the complaint is filed		Fillable field
Deadline to complete fact discovery: 240 days after the complaint is filed	Plaintiff(s):	Fillable field
	Defendant(s):	Fillable field
Deadline to complete expert discovery: 270 days after the complaint is filed	Plaintiff(s):	Fillable field
	Defendant(s):	Fillable field

Deadline for filing and service of motions for summary judgment: 90 days before trial. A motion for summary judgment must comply with rule 1.510(b) and be resolved no later than 15 days before trial.

Deadline for all objections to pleadings to be resolved: within 60 days after the objection is filed and no later than 30 days before the pretrial conference

Deadline for all pretrial motions to be resolved (excluding motions for summary judgment): within 30 days after the motion is filed and no later than the Friday before the trial week

Deadline for alternative dispute resolution including mediation (if ordered) to have occurred: 270 days after the complaint is filed

Projected date of trial: 12 months after the complaint is filed (As the case proceeds, a firm trial date will be determined and ordered by the presiding judge.)

Fillable field

Within 20 days of filing any motion for which a hearing is required, the moving party must contact the presiding judge's office to set the motion for hearing.

Motions to continue trial are disfavored and should rarely be granted and then only upon good cause shown. Any motion to continue a trial date must comply with rule 1.460.

The schedule of deadlines herein will be **strictly enforced by the court** unless change is otherwise agreed to by the parties and approved by the Court. Notices of unavailability have no effect on the deadlines set by the case management order. If a party is unable to comply with a deadline in a case management order, the party must take action consistent with rule 1.200. The Court will consider a request to approve changes to these deadlines upon a showing of good cause by either party based on matters arising from an emergency or unavailability. Procrastination in completing discovery or the unavailability of counsel will not constitute good cause for a change to these deadlines.

It is ORDERED that all parties shall abide by the terms of this Order. Dilatory conduct will not be tolerated by this Court, and failure by a party to follow the deadlines in this Order may result in the imposition of sanctions.

DONE AND ORDERED in **ESCAMBIA OR SANTA ROSA OR OKALOOSA OR WALTON** COUNTY, FLORIDA

COUNTY OR CIRCUIT JUDGE

In cases wherein one party is unrepresented (pro se), it is the responsibility for the sole attorney in the case to serve within five business days this Order upon any pro se party who does not have access to and is not a registered user of the Florida Courts E-Filing Portal.

Copies: