

PROCEDURES GUIDE CRIMINAL CASES

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

ELECTRONIC CASE FILING PROCEDURES CRIMINAL CASES

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ELECTRONIC CASE FILING PROCEDURES CRIMINAL CASES

I. THE ELECTRONIC FILING SYSTEM AND REQUIREMENTS

A. IN GENERAL

Unless otherwise permitted by these administrative procedures, by local rules, or by a general order of the court, or unless otherwise specifically authorized by the assigned District Judge or Magistrate Judge, all documents¹ submitted for filing in criminal cases in this district on or after May 17, 2004, no matter when a case was originally filed, must be filed electronically using the Electronic Filing System ("ECF"). Documents may also be submitted to the Clerk's Office for filing on 3.5 disks or CDs as PDF ("Portable Document Format") files². However, the following exceptions apply.

- 1. **New Cases**. Charging instruments are governed by <u>Section II.A.2.</u> of these procedures.
- 2. **Pro Se Litigants.** Pro Se Prisoner and non-prisoner Pro Se filers are automatically exempt from being required to file in ECF.
- 3. **Juvenile Matters.** Juvenile criminal matters are sealed and must not be filed electronically unless, after hearing, the court rules that the juvenile be tried as an adult (see <u>Section V.D.2.</u>).
- 4. **Documents Filed Under Seal or Ex Parte by Non-Court Users.** Documents filed ex parte and/or under seal will be maintained in conventional³ form and will not be placed on ECF unless the assigned District or Magistrate Judge orders the case unsealed.

¹ The requirement that all documents be filed electronically includes motions, memoranda, briefs, exhibits, etc. It also includes transcripts of proceedings, and deposition transcripts if they are filed with the court (see <u>LR 5.1</u>; <u>LR 80.1</u>)

² All PDF files must be compatible with Adobe Acrobat version 4.0 and higher. Please see "PDF Troubleshooting Tips and Tricks" on the court's website at: www.mnd.uscourts.gov for more information.

³ As used in these procedures, a conventionally filed document is one presented in traditional paper or other non-electronic, tangible format.

- 5. Restricted Filings Filed By Court Users. Documents electronically filed by the court on ECF may have different restriction levels placed upon them, i.e. sealed, court only, applicable party, or ex parte.
 - a. When both the document and the docket entry are restricted, the docket report will have skipped document numbers. A text only entry will indicate that the document is restricted and identify its docket number.
 - b. If a document is restricted and the docket text is public, when clicking on the document number, the user will be prompted with a message stating the document is not available, or you do not have permission to view this document.
- 6. **Original Signatures of Non-Parties.** Documents containing original signatures of non-parties are governed by <u>Section II.C.</u> of these procedures.
- 7. **Documents Filed Conventionally** (i.e., in paper). Documents or material not filed electronically are governed by <u>Section V</u>.
- 8. Exemption from ECF. An attorney may apply to the assigned Magistrate Judge for exemption from filing electronically on a case by case basis. Exemptions to the ECF Procedures will not be granted as a matter of course, but only upon a credible and persuasive demonstration of good cause. The grounds on which an exemption is requested must be explained in substantial detail. If an exemption is granted it may be withdrawn at any time and the attorney will thereafter be required to file documents electronically in ECF. A "Civil or Criminal ECF Exemption Form" is available from the Clerk's Office or on the "Court Forms" page of the court's web site at: www.mnd.uscourts.gov. The exemption form should be filed in paper with the Clerk. Clerk's Office staff will scan and file the form in ECF and the application will be reviewed by the assigned Magistrate Judge.
- 9. Court's Discretion. The Clerk or any District or Magistrate Judge of this court may deviate from these procedures without prior notice if deemed appropriate in the exercise of discretion, considering the need for the just, speedy, and inexpensive determination of every action. The court may also amend these procedures at any time without prior notice.
- 10. **Document Retention.** In general, the Clerk's Office retains all original documents submitted conventionally. If conventionally filed documents are scanned and posted to ECF, the electronically filed document maintained on the court's servers constitutes the official court record of the document.

Several documents in criminal cases require the signature of a non-attorney, such as a grand jury foreperson, a third-party custodian, a United States Marshal, and officer from Pretrial or Probation, or some other federal officer or agent. In general, the Clerk's Office will scan these documents and post to ECF.

B. SYSTEM AVAILABILITY AND TIMELINESS

- 1. **System Availability**. The Electronic Case Filing System (ECF) will be available 24 hours a day, seven days a week except during scheduled maintenance. Advance notice will be provided to ECF users via email and on the District Court's website.
- 2. **Timeliness**. A document will be deemed to be timely filed if filed:
 - a. Electronically on ECF prior to midnight on its due date, or
 - b. Conventionally (i.e., in paper), pursuant to <u>Section V</u>, in the Clerk's Office prior to 5:00 p.m. Central Time on its due date, unless a specific time is designated by a Judge (e.g., 5:00 p.m. deadline).
- 3. **Help Desk**. Please note the District Court's Help Desk is only supported between the hours of 8:00 a.m. and 5:00 p.m. Central Time. Contact the District Court's Help Desk between the hours of 8:00 a.m. and 5:00 p.m., Monday through Friday, if you need assistance using ECF:

Toll-Free Help Desk: (866) 325-4975 or (612) 664-5155

or

Email: <u>ecfhelpdesk@mnd.uscourts.gov</u>

C. PASSWORDS

1. **In General**. An attorney must not knowingly permit or cause to permit his or her password to be utilized by anyone other than an authorized employee of his or her office.

Once registered, ⁴ an attorney is responsible for all documents filed using his or her password and is subject to Rule 11 sanctions (Fed. R. Civ. P. 11).

⁴ Registration for a password is governed by Section I.D. of these procedures.

- 2. **Attorneys Admitted to Practice in This Court**. Each attorney admitted to practice in the District of Minnesota is entitled to one ECF password, which will allow the attorney to retrieve and file documents electronically and to receive notices of electronic filing.
- 3. Attorneys Admitted Pro Hac Vice. An attorney admitted to practice pro hac vice in the District of Minnesota is entitled to one ECF password, which will allow the attorney to retrieve and file documents electronically and to receive notices of electronic filing. Pro hac vice admissions in this district are for a specific case. you're an attorney's affiliation with multiple cases on a pro hac vice basis must be made by separate application and payment of the \$100.00 admission fee for each individual case, with the exception of actions consolidated for pretrial purposes. See LR 83.5(d)-(e) for guidance on pro hac vice admission for nonresident attorneys and government attorneys. To obtain admission pro hac vice, nonresident attorneys must associate with an active member in good standing of the court's bar who must participate in the preparation and presentation of the case listed above, and accept service of all papers served.
- 4. **Non-Prisoner Pro Se**. A non-prisoner pro se party may complete and sign an "Application for Pro Se Litigant to File Electronically" form. The form is available from the Clerk's Office or on the "Court Forms" page of the court's website at www.mnd.uscourts.gov. If the application is approved, the applicant will receive a login ID and password and the applicant's account will be activated, enabling the applicant to file electronically and to receive system-generated notices of electronic filing. If the court becomes aware of misuse of ECF, access will be revoked by the court without advance notice. Upon closure of the case for which access is granted (and the expiration of all appeal periods), the account will be deactivated.
- 5. **Prisoner Pro Se**. Prisoner pro se parties may not register to use ECF and must file their documents in paper. Their documents must be filed conventionally pursuant to <u>Section V</u>. Upon receipt, the Clerk's Office will scan the prisoner pro se documents and post them to ECF and retain the original in a paper file.

⁵ The pro hac vice admission fee is waived for attorneys representing the United States or its officers or agencies.

D. REGISTRATION

- The court will issue ECF passwords only to attorneys who are members in good standing of the bar of this court or to attorneys admitted pro hac vice.
 To be in good standing, an attorney must comply with the requirements of LR 83.6, including timely payment of the registration fee due every third year during the court's re-registration process.
- 2. The Clerk's Office will send the password to the attorney's email account.
- 3. The user login and password required to submit documents to the Electronic Filing System serve as the Filing User's signature on all electronic documents filed with the court. They also serve as a signature for purposes of the Federal Rules of Civil Procedure (see Fed. R. Civ. P. 11), the local rules of this court, and any other purpose for which a signature is required in connection with proceedings before the court.
- 4. All attorneys will initially be entered into the database with read-only access to ECF. In order to actively file, they will need to change their access to "active user" by submitting an on-line registration. The one-time on-line registration must be completed upon an attorney's first entry into the civil or criminal ECF menus. The registration includes agreeing to service through ECF and maintaining a current email address. Attorneys must clear all temporary internet files on their web browsers after submitting the registration in order to change the attorney's status from read-only to active.
- 5. After registering, attorneys should change their passwords. If an attorney believes that the security of an existing password has been compromised and that a threat to ECF exists, the attorney must change his or her password immediately. Directions on how to do so are posted on the court's public web site, or attorneys may call the helpdesk for assistance. If an ECF account has been misused, contact the helpdesk.
- 6. Attorneys who have forgotten their passwords can request a password reset by clicking on the link on the main login page. The user will need to enter their ECF login ID and click the submit button. An email message will be sent to the address of record for the user that will allow a change to the password.
- 7. Attorneys whose email address, mailing address, telephone number, or fax number have changed, must log into the ECF system and change their personal information in the account maintenance link in ECF. It is the responsibility of the attorney to change this information in a timely manner.

8. Registration as a participant in the Electronic Filing System constitutes consent to electronic service of all documents in accordance with the Federal Rules of Civil and Criminal procedure.

E. DEACTIVATION OF ECF ACCOUNT

- 1. To request deactivation, the attorney must mail or deliver a written "Request to Withdraw from ECF" to the Attorney Admissions Clerk. Upon receipt of the request and confirmation that the attorney is not an attorney of record for any pending cases in the District of Minnesota, the Attorney Admissions Clerk will deactivate the attorney's password.
- 2. Deactivation of an attorney's ECF account must not be construed as authorization to file conventionally (i.e., in paper).

F. COURTESY COPIES

- 1. When an attorney files motions, responses, or reply briefs on ECF, the attorney must also provide two (2) paper courtesy copies of the motion and all supporting documents (affidavits and exhibits) to the Judge hearing the motion.
- 2. The courtesy copies should be mailed or delivered to the District or Magistrate Judge in an envelope addressed to the Judge's calendar clerk contemporaneously with the documents being posted on ECF. This rule applies to dispositive and non-dispositive motions.

II. ELECTRONIC FILING AND SERVICE OF DOCUMENTS

A. FILING

2. In General

- a. All motions, pleadings, applications, briefs, memoranda of law, or other documents must be electronically filed on ECF except as otherwise provided by these procedures, by local rule or court order.
- Emailing or faxing a document to the Clerk's Office or to the assigned
 District or Magistrate Judge does not constitute filing the document.
 A document is not filed construed as until ECF generates a Notice of
 Electronic Filing.
- c. Under LR 5.2(a), all documents filed must be typewritten, printed, or prepared by a clearly legible duplication process. Document text must be double-spaced, except for quoted material and footnotes, and pages must be numbered consecutively at the bottom. Documents filed after the case-initiating document must contain on the front page and above the document's title the case number and the name or initials of the assigned district judge and magistrate judge.
 - i. <u>LR 5.2(a)</u> does not apply: (1) to exhibits; and (2) in removed actions, to documents filed in state court before removal.
 Documents filed by an attorney must include the attorney's registration number. <u>LR 5.2(b)</u>.
 - ii. Documents filed by an attorney must include the attorney's registration number. <u>LR 5.2(c).</u>
- 3. **New Cases.** The Clerk's Office will scan and post to ECF all charging instruments (e.g., indictments, superseding indictments, complaints, informations, etc.).
- 4. **Notice of Appearance**. ECF is only capable of recognizing an entry of appearance on behalf of the attorney who files the entry of appearance. Accordingly, if an attorney files an entry of appearance on his or her own behalf as well as on behalf of other attorneys, the additional attorneys will be added to the case after the filing is reviewed as part of Clerk's Office quality control procedures.
- 5. **Attorney Substitution**. If substituting an attorney, the attorney entering his/her appearance must:

- a. Obtain the withdrawing attorney's signature on a "Notice of Substitution of Counsel" (see LR 83.7);
- b. Affix the s/signatures (see <u>Section II.C.</u>, Subpart 2) for both attorneys to the electronic document; and
- c. Convert the document to PDF and file it in ECF.
- 6. **Withdraw as Counsel**. If withdrawing as attorney of record without a substitution, the attorney must file either a "Notice of Withdrawal" or a "Motion to Withdraw" depending on the circumstances. See <u>LR 83.7</u> for guidance on whether a notice or motion to withdraw must be filed.
- 7. **Official Court Record**. The official court record is the electronic file maintained on the court's servers and any documents or exhibits allowed to be filed conventionally.
- 8. **Document Retention**. The Court encourages attorneys to retain the originals of electronically filed documents that have intrinsic value.
- 9. **Transcribers and Court Reporters**. Transcripts must be filed electronically in ECF in accordance with <u>LR 80.1</u> unless otherwise ordered by the Court.

B. SERVICE OF PROCESS

- 1. Under <u>LR 5.4</u>, a party may serve a paper under <u>Fed. R. Civ. P. 5(b)(2)(E)</u> by using ECF. Whenever a pleading or other paper is filed electronically in accordance with these procedures, ECF will generate a "Notice of Electronic Filing" (NEF).
- 2. Under Fed. R. Cri. P. 49(b), a party must serve on every other party any written motion (other than one to be heard ex parte), written notice, designation of the record on appeal, or similar paper and serve it in the manner provided for a civil action. Under Fed. R. Civ. P. 5(d)(1), any paper after the complaint that is required to be served together with a certificate of service must be filed within a reasonable time after service.
 - a. Under <u>LR 5.4</u>, the NEF generated by ECF constitutes a certificate of service with respect to those persons to whom electronic notice of filing is sent, and no separate certificate of service need be filed with respect to those persons.
 - b. If service is not made through ECF, the filing party must file a certificate of service in ECF. The certificate must state the manner in which service or notice was accomplished on each party so entitled.

Certificates of service can be filed as a separate filing in ECF or as an attachment to another filing. Sample certificates of service are attached to these procedures as Form <u>A</u>, <u>B</u>, and <u>C</u>.

- 3. Filers are required to serve copies of any electronically filed pleading, document, or proposed order to parties not served electronically by ECF according to the Federal Rules of Criminal and Civil Procedure.⁶ When mailing paper copies of documents that have been electronically filed, the filer must include a copy of the NEF to provide the recipient with proof of the filing.
- 4. The three-day rule in <u>Fed. R. Civ. P. 6(d)Fed. R. Crim. P. 45(c)</u> for service by mail applies to service by electronic means. ⁷
- 5. Documents filed conventionally must be served conventionally (i.e., in paper) by the filer on all parties entitled to service.

C. SIGNATURES

1. s/Signature

a. A pleading or other document requiring a signature must be signed in the following manner:

s/ Pat Attorney
Pat Attorney
Bar Number 12345
Attorney for (Plaintiff/Defendant) XYZ Company
ABC Law Firm
123 South Street
Minneapolis, MN 55415
Telephone: (612) 555-5555

Fax: (612) 555-5554

emailaddress@domain.com

⁶ Attorneys may verify in ECF that a party is registered to receive email noticing before posting a filing in ECF. This is accomplished by selecting the "Utilities" menu. Located under the Miscellaneous heading, click on "Mailings." Select "Mailing Info for a Case," enter the case number, then "Submit." If more than one case matches the case number a case verification window may appear. The "Electronic Mail List" and "Manual Mail List" are displayed.

⁷ Attorneys should be aware that the "Response Due Date," which appears when either electronically filing a motion or querying deadlines, is for court use only and must not be relied upon as an accurate computation of the response date.

- b. Any party challenging the authenticity of an electronically filed document or the signature on that document must file an objection to the document within 14 days of service of the document.
- 2. **Non-Attorney/Third Party Signatures, Generally**. If the original document requires the signature of a non-attorney, the filer must obtain the original ink signature of the signatory before filing. The filer must then sign the electronic version of the document using the "s/signature" of the signatory (see <u>Section II.C.3.</u>) (see below).

By filing the document, the attorney certifies that: (1) the document has been signed by all necessary people, including affiant and notary, if applicable; and (2) the ink signed originals exist and will be available in the certifying attorney's office for inspection. ⁸ These documents should be retained in accordance with the retention rules required by the Eighth Circuit and Federal Circuit.

- a. This rule includes all notarized documents.
- b. The electronically filed document as it is maintained on the court's servers constitutes the official version of that record.
- c. A non-filing signatory or party who disputes the authenticity of an electronically filed document with a non-attorney signature or the authenticity of the signature on that document must file an objection to the document within 14 days of service of the document.
- d. Upon request, the original document must be made available for review.
- e. Except for defendants' affidavits, all documents signed by a defendant must be filed electronically.
- 3. **Multiple Signatures**. The following procedure applies when a stipulation or other document (e.g., a joint motion, joint exhibit list, and 26(f) report) requires two or more signatures:

⁸ This procedure applies when the third party document exists on the computer of the attorney or client. If so, after obtaining the ink signatures on a paper copy, the filer should affix "s/" signature(s) to the word processing version, convert the document to PDF, and post it on ECF. If the document is not available in electronic format, the ink signed paper version may be scanned and filed in ECF. Scanning, however, is not the preferred method.

- a. The filer must initially confirm that the content of the document is acceptable to all signatories by obtaining their original signatures on the document.
- b. The filer then must file the document electronically, indicating the signatories with an "s/signature" (e.g., "s/ Jane Doe," "s/ John Smith," etc.) for each signatory.
 - By filing the document, the attorney certifies that: (1) the document has been signed by all necessary people, including affiant and notary, if applicable; and (2) the ink signed originals exist and will be available in certifying attorney's office for inspection. These documents should be retained in accordance with the retention rules required by the Eighth Circuit and Federal Circuit.
- c. A non-filing signatory or party who disputes the authenticity of an electronically filed document containing multiple signatures or the authenticity of the signatures themselves must file an objection to the document within 14 days of service of the document.

D. FEES PAYABLE TO THE CLERK

- Any fee required for filing a pleading or paper is payable to the Clerk of the Court by credit/debit card, check, money order, or cash. The Clerk's Office will document the receipt of fees on the docket sheet. The court will not maintain electronic billing, credit cards, or debit accounts for lawyers or law firms.
- 2. Secure, online payments may be made by a checking or savings account or by a credit, or debit card as part of specific e-filing events through the U.S. Treasury's Pay.gov website. Pay.gov will not maintain credit card numbers or debit accounts for future billing.
- 3. ECF allows for electronic payment of fees in the following criminal events: Notice of Appeal to the 8th Circuit, Motion for Pro Hac Vice Admission (Resident and Non-Resident Movant). Also, attorney re-

⁹ This rule applies when the third party document exists on the computer of the attorney or client. If so, after obtaining the ink signatures on a paper copy, the filer should affix "s/" signature(s) to the word processing version, convert the document to PDF, and post it on ECF. If the document is not available in electronic format, the ink signed paper version may be scanned and filed in ECF. Scanning, however, is not the preferred method.

- registration fees may be made through CM/ECF (under the Utilities menu).
- 4. Electronic payment of appeal fees and pro hac admission fees through Pay.gov is mandatory.
- 5. When using these events, the e-filer is prompted for electronic payment of the required filing fee. The e-filer's browser is automatically directed to the secure Pay.gov website, and credit/debit card billing information is entered. The payment transaction is seamlessly integrated in the CM/ECF filing event, and a Pay.gov receipt number is automatically added to the filer's docket entry text.
- 6. The court does not maintain or have access to attorney credit card data through the CM/ECF system.

E. WITHDRAWING A MOTION

- 1. **Withdrawing a Motion**. The moving party may withdraw their motion by filing a letter to withdraw a motion on ECF. Do not send such letters in paper to chambers staff. The motion will be terminated by Clerk's Office staff upon receipt of the letter on ECF.
- 2. **Objections and Responses to Motions**. Within 14 days after being served with a copy of the Magistrate Judge's order, unless a different time is prescribed by the Magistrate Judge or a District Judge, a party may file and serve objections to the order.
 - a. *Certificate of Compliance*. Objections or a response to objections must be accompanied by a certificate executed by the party's attorney, or by an unrepresented party, affirming that the document complies with the limits in LR 72.2(d)(1) and with the type-size limit of LR 72.2(d)(2).

F. ORDERS

1. Orders Issued by the Court

a. **Generally**. The Court must electronically file all signed orders.

- b. Conventional Service of Orders. When the Clerk's Office mails paper copies of an electronically filed order to a party who is not receiving service through ECF, the Clerk's Office will include a copy of the Notice of Electronic Filing (NEF) to provide the non-participant with proof of the filing.
- c. **Text-Only Orders**. The assigned District or Magistrate Judge or the Clerk's Office, if appropriate, may issue routine orders or notices by a text-only docket entry for which ECF will generate a Notice of Electronic Filing and email notification to parties on ECF. In such cases, no PDF document will be attached. In such circumstances, the text-only entry will constitute the Court's only filing on the matter. Copies of Notice of Electronic Filing (NEF) for the text-only docket entry will be sent in hard copy to those not using ECF.
- 2. **Proposed Orders**. Parties must not file proposed orders on the court's ECF system. Proposed orders must be submitted as outlined below.
 - a. Proposed orders must not be combined with the motion into one document. Rather, the motion must be filed first on ECF, and then the proposed order must be sent by email to chambers and served on other parties as agreed. The proposed order must refer to the document number that ECF assigns to the motion when the motion is electronically filed.
 - b. So that the court may have the flexibility to edit proposed orders, all proposed orders must be submitted in a word processing format. Judges will not accept proposed orders in PDF format. Each Judge requires the proposed order to be submitted in either MS-Word® or WordPerfect® format. If you do not currently have MS-Word or WordPerfect, you may select the "Save As" option in most word processing software and rename the document with a .wpd (WordPerfect) or .doc (MS-Word) extension. You may also save a document in Rich Text Format with an .rtf extension.
 - c. A proposed order must be sent via Internet email as an attachment to the email address of the chambers of the Judge hearing the motion. When sending the document by email, please include "Proposed Order short case title and case number" (e.g., "Proposed Order USA v. Smith -03cr100") in the subject line.

d. The individual chambers' email addresses are as follows:

Email Addresses for Submitting Proposed Orders:

Chief Judge Davis <u>davis_chambers@mnd.uscourts.gov</u>

Judge Tunheim <u>tunheim_chambers@mnd.uscourts.gov</u>

Judge Montgomery <u>montgomery_chambers@mnd.uscourts.gov</u>

Judge Frank <u>frank_chambers@mnd.uscourts.gov</u>

Judge Ericksen joanericksen_chambers@mnd.uscourts.gov

Judge Schiltz <u>schiltz_chambers@mnd.uscourts.gov</u>

Judge Nelson nelson_chambers@mnd.uscourts.gov

Sr. Judge Alsop <u>alsop_chambers@mnd.uscourts.gov</u>

Sr. Judge Magnuson magnuson_chambers@mnd.uscourts.gov

Sr. Judge Doty <u>doty_chambers@mnd.uscourts.gov</u>

Sr. Judge Kyle <u>kyle_chambers@mnd.uscourts.gov</u>

Chief Mag. Judge Boylan <u>boylan_chambers@mnd.uscourts.gov</u>

Mag. Judge Noel noel_chambers@mnd.uscourts.gov

Mag. Judge Mayeron <u>mayeron_chambers@mnd.uscourts.gov</u>

Mag. Judge Graham <u>graham_chambers@mnd.uscourts.gov</u>

Mag. Judge Keyes <u>keyes_chambers@mnd.uscourts.gov</u>

Mag. Judge Brisbois <u>brisbois_chambers@mnd.uscourts.gov</u>

Mag. Judge Rau <u>rau_chambers@mnd.uscourts.gov</u>

Mag. Judge Klein <u>klein_chambers@mnd.uscourts.gov</u>

Mag. Judge Leung leung_chambers@mnd.uscourts.gov

- e. Proposed orders must be sent to either the District Judge or the Magistrate Judge who will hear the motion. Do not send the proposed order to both Judges.
- f. Because proposed orders are not filed in ECF and therefore not served by ECF, proposed orders must be served upon all parties who are entitled to service in the manner agreed by each party.
- g. A certificate of service must be filed in ECF for all proposed orders. See Fed. R. Crim. P. 49(b); Fed. R. Civ. P. 5(d); LR 5.4. When filing a certificate of service for the service for proposed orders, use the ECF event "Certificate of Service on Proposed Orders." See Form C for a sample certificate of service of proposed orders.
- 3. **Stipulations**. Stipulations must be filed in ECF by one attorney.
 - a. The filing attorney must follow instructions for filing documents requiring multiple signatures in Section II.C..
 - b. The Stipulation must not include a signature line for the Judge.
 - c. The District or Magistrate Judge will rule on the stipulation with an order.
 - d. Filers must send a proposed order to the District or Magistrate Judge ruling on the stipulation in accordance with the Proposed Orders procedures listed in Section II.F..

G. TRIAL DOCUMENTS

Trial documents such as proposed jury instructions, exhibit lists, and voir dire questions should be electronically filed on ECF. The presiding Judge may also require that a MS-Word or WordPerfect version of these documents be sent to the chambers email address (*see listed above*) after the ECF filing. The additional request for a word processing version will be written in the pretrial order of the Judge or communicated informally.

H. TITLE OF DOCKET ENTRIES

The registered user who electronically files a document is responsible for designating an appropriate docket entry title by using one of the docket event categories prescribed by the court. For assistance in designating an appropriate docket entry, contact the Help Desk at 1-866-325-4975. See Section I.B. for more information.

I. CORRECTING DOCKET ENTRIES

- 1. After a document is filed electronically, corrections to the docket must only be made by the Clerk's Office. ECF will not permit the filer to make changes to the document(s) or docket entry once the transaction has been submitted.
- 2. Documents filed in error in the correct case (e.g., wrong version of the document attached, wrong event code, etc.) must remain part of the record as filed. Upon discovery of error, the filer must:
 - a. Call the Clerk's Office Help Desk at 1-866-325-4975 or reply to the enotice and identify the error. Clerk's Office staff will edit the docket text of the incorrect entry indicating "DOCUMENT FILED IN ERROR" in all caps at the beginning of the docket entry.
 - b. Immediately file the correct document in the case on ECF, and modify the title of the pleading as appropriate (e.g., "Amended," "Substituted," "Corrected").
- 3. If a document is filed in the wrong case, the filer must
 - a. Immediately call the Help Desk at 1-866-325-4975 or reply to the enotice, to notify the Clerk's Office of the error.
 - i. The Clerk's Office will edit the docket text of the incorrect entry indicating, "DOCUMENT RESTRICTED - FILED IN WRONG CASE" at the beginning of the docket entry.
 - b. File the document in the correct case.

J. TECHNICAL FAILURES

1. Generally

- a. The Clerk's Office must deem the District of Minnesota ECF site to be subject to a technical failure on a given day if the site is unable to accept filings continuously or intermittently over the course of any period of time greater than one hour after 10:00 a.m. that day.
- b. Notification of planned system outages will be posted on the web site.
- c. A filer who cannot file a document electronically because of a technical problem (e.g., Internet service is down, law firm server malfunction, etc.) must:

- i. File the document in ECF as soon as possible once the problem is resolved.
- ii. Attach to the filing the "ECF Form Declaration of Technical Issues," which is provided on the Court's website at www.mnd.uscourts.gov, under the "Court Forms" tab. The form is required to explain what the technical difficulties were and why the filing is untimely.

2. Statute of Limitation Deadlines

Filers who have a statute of limitations deadline and are experiencing technical difficulties with ECF should contact a Division Manager by phone:

Minneapolis	(612) 664-5009
St. Paul	(651) 848-1106
Duluth	(218) 529-3503

K. HYPERLINKS IN DOCUMENTS

- 1. Electronically filed documents may contain the following types of hyperlinks:
 - a. Hyperlinks to other portions of the same document; and
 - b. Hyperlinks to a location on the Internet that contains a source document for a citation.
 - c. Hyperlinks to other documents filed within the CM/ECF system in all Federal Courts.
- 2. Hyperlinks to personal websites, inclusive of law firms, are strictly forbidden.
- 3. Hyperlinks to cited authority may not replace standard citation format. Complete citations must be included in the text of a filed document. Neither a hyperlink, nor any site to which it refers, must be considered part of the record. Hyperlinks are simply convenient mechanisms for accessing material cited in a filed document.
- 4. A user cannot access a hyperlink to a restricted document (e.g., a private entry, sealed document) unless the user has appropriate permissions.

The court accepts no responsibility for, and does not endorse, any product, organization, or content at any hyperlinked site, or at any site to which that site may be linked. The court accepts no responsibility for the availability or functionality of any hyperlink.

III. PRIVACY PROTECTION FOR FILINGS MADE WITH THE COURT

A. IN GENERAL

The Court accepts electronically filed pleadings and makes the content of those pleadings available on the court's website via ECF and PACER. Any subscriber to PACER will be able to read, download, store and print the full content of documents filed electronically with the court, including criminal documents filed after November 1, 2004. Documents filed under seal and/or conventionally under Section V of this Guide will not be available via the Internet and PACER.

B. INFORMATION TO BE REDACTED

1. Generally.

Under <u>Fed. R. Crim. P. 49.1</u>(a), unless the court orders otherwise, an electronic or paper filing with the court that contains an individual's social-security number, taxpayer-identification number, or birth date, the name of an individual known to be a minor, or a financial-account number, or the home address of an individual, the party or nonparty making the filing may include only:

- The last four digits of the social-security number and taxpayeridentification number;
- b. The year of the individual's birth;
- c. The minor's initials;
- d. The last four digits of the financial-account number; and
- The city and state of the home address.
- 2. In addition, exercise caution when filing documents that contain the following:
 - a. Personal Identifying Number (e.g., driver's license number);
 - Medical Records, Treatment and Diagnosis;
 - c. Employment History;
 - d. Individual Financial Information;
 - e. Proprietary or Trade Secret Information.

3. Exemptions.

Under <u>Fed. R. Crim. P. 49.1(b)</u>, the redaction requirements do not apply to the following:

- a. A financial-account number or real property address that identifies the property allegedly subject to forfeiture in a forfeiture proceeding;
- b. The record of an administrative or agency proceeding;
- c. The official record of a state-court proceeding;
- d. The record of a court or tribunal, if that record was not subject to the redaction requirement when originally filed;
- e. A filing covered by Rule 49.1(d); and
- f. A pro se filing in an action brought under <u>28 U.S. C. §§ 2241, 2254, or 2255</u>.
- g. A court filing that is related to a criminal matter or investigation and that is prepared before the filing of a criminal charge or is not filed as part of any docketed criminal case;
- h. An arrest or search warrant; and
- A charging document and an affidavit filed in support of any charging document.
- 4. **Waiver of Protection of Identifiers**. A person waives the protection of <u>Rule 49.1 (a)</u> as to the person's own information by filing it without redaction and not under seal. <u>Fed. R. Crim. P. 49.1(h)</u>.

C. EXCEPTIONS

1. Pretrial Exhibits.

- a. Pretrial Exhibits need not be redacted.
- b. Exhibits received in evidence during motion hearings must be filed with the Magistrate Judge hearing the motion and must not be filed with the Clerk. Pretrial exhibits will be retained in chambers by the Magistrate Judge hearing the motion.
- c. The Court will prepare and file a redacted exhibit list in ECF.

D. ENFORCEMENT

It is the sole responsibility of counsel and the parties to be sure that all pleadings comply with the rules of this court requiring redaction of personal identifiers. The Clerk will not screen documents for redaction and will not reject documents solely on the basis that the documents contain personal identifiers.

E. FILING UNREDACTED DOCUMENTS UNDER SEAL

- 1. Under <u>Fed. R. Crim. P. 49.1(f)-(g)</u>, a person making a redacted filing may also file:
 - a. An unredacted copy of the document under seal without seeking leave of the court in accordance with <u>Section V.D.</u> regarding filing documents under seal; or
 - b. A reference list ¹⁰under seal without seeking leave of the court in accordance with <u>Section V.D.</u> regarding filing documents under seal. The reference list must contain the complete personal identifier(s) and the redacted identifier(s) used in its place in the filing.
- 2. If filing an unredacted original under seal, the filer must:
 - a. Clearly state one of the following in the document heading:
 - i. SEALED PURSUANT TO FED. R. CRIM. P. 49.1-UNREDACTED ORIGINAL (Redacted Document filed in ECF as Document # [number]); or
 - ii. SEALED PURSUANT TO FED. R. CRIM. P. 49.1 -REFERENCE LIST (Redacted Document filed in ECF as Document # [number]).
 - b. Attach the Notice of Electronic Filing (NEF) for the redacted version to the front of the sealed unredacted original or reference list.
 - c. File the sealed unredacted original or reference list conventionally (i.e., in paper) with the Clerk's Office.
 - d. Receipt of the sealed unredacted original or reference list will be noted on the record and the document(s) will be retained by the Clerk as part of the court record.

¹⁰ Form for the Reference List is available on the court's website at http://www.mnd.uscourts.gov/.

IV. TRANSCRIPTS

Transcripts of this court's proceedings must be filed and noticed electronically in ECF pursuant to <u>LR 80.1</u> unless specifically ordered otherwise by the Court. Please see the "Policy for Electronic Access to Transcripts of Court Proceedings" at: www.mnd.uscourts.gov/cmecf/procedure_guides.shtml

A. ACCESS TO TRANSCRIPTS

Under <u>LR 80.1(b)</u>, ECF and PACER access to electronically filed transcripts is subject to a 90-day restriction period

- 1. During this 90-day period, copies of the transcript may only be purchased from the court reporter.
- 2. Court staff, public terminal users, and attorneys of record or parties who have purchased the transcript will have access to the transcript in ECF during the 90-day restriction period.
- 3. PACER fees will apply at all times when the transcript is remotely accessed electronically.

B. REDACTION OF TRANSCRIPTS

Electronically filed transcripts are subject to the redaction requirements of <u>LR 5.5</u>, <u>Fed. R. Crim. P. 49.1</u> and <u>Fed. R. Civ. P. 5.2</u>.

- Attorneys of record, including attorneys serving as "standby" counsel and unrepresented parties are responsible to request redaction of personal identifiers pursuant to <u>LR 5.5</u>.
- 2. "Notice of Intent to Request Redaction" must be filed within 7 days after the transcript was filed.
- 3. "Statement of Redaction" must be filed within 21 days after the transcript was filed. See <u>LR 5.5</u> for specific instructions.
- 4. The redacted transcript will be filed by the court reporter 31 days after the original transcript was filed.
- 5. Extensions of redaction deadlines may only be granted by court order.

C. TRANSCRIPT AVAILABILITY

Transcript availability after the 90-day restriction period:

- 1. The original transcript or the redacted transcript if redaction occurred will be available via the court reporter, Clerk's Office or PACER, unless otherwise ordered by the Court.
- 2. If redaction occurred, the Clerk will maintain the original un-redacted electronic version of the transcript, which will be available for viewing at the Clerk's Office.

V. CONVENTIONAL FILING OF DOCUMENTS

The following procedures govern documents filed conventionally (i.e., in paper).

A. IN GENERAL

- 1. **Leave of Court Required**. A party must seek leave of the court to file a document conventionally if leave is not already so provided by these procedures (*see Part B below*).
- 2. **Leave of Court Not Required**. A party may conventionally file the following without seeking leave of the court.
 - a. Items that cannot be converted to electronic form (e.g., video tape, audio tape, etc.).
 - b. Documents filed under seal pursuant to protective order (see <u>Section V.D.</u>).
 - c. Unredacted documents filed under seal pursuant <u>Fed. R. Crim. P. 49.1</u> (see <u>Section V.D.</u>).
- 3. **Timeliness**. Documents filed conventionally are due in the Clerk's Office before 5:00 p.m. Central Time on the due date.

B. OBTAINING LEAVE TO FILE CONVENTIONALLY¹¹

To request permission to file certain documents conventionally:

- 1. Complete and file an "Application to File Certain Documents Conventionally" which is available on the "Court Forms" page of the court's web site at www.mnd.uscourts.gov.
- 2. The application must be filed in ECF and approved before the filing due date.
- 3. Please complete the form with a detailed description why you are unable to file the documents electronically. The most common reason for filing this application is for voluminous exhibits (see <u>Section VI</u>).
- 4. The filer must allow 7 days for the assigned Magistrate Judge to review this request.

¹¹ This form should not be used to request permission to file under seal. See Part D.

5. The Magistrate Judge will issue an order granting or denying the application.

C. FILING CONVENTIONALLY

If leave to file document(s) conventionally is granted, or if filing items or documents which do not require leave of the court to file conventionally. (NOTE: This Part does not apply to documents filed under seal in criminal cases, please see Part D below for information regarding filing documents under seal in a criminal case):

- 1. The conventional filing placeholder (available on the "Court Forms" page of the court's website at www.mnd.uscourts.gov) must be filed in ECF in place of the document(s) being filed conventionally, and is intended to show, in ECF, the existence of documents that reside in the Clerk's Office.
 - <u>EXAMPLE</u>: if filing an exhibit conventionally, file the placeholder as if it is the exhibit using the "Exhibit" event but instead of attaching the exhibit, attach the placeholder.
- 2. The Notice of Electronic Filing (NEF) and the conventional filing placeholder must be attached to the outside of the envelope of the conventionally filed document(s).
- 3. The conventionally filed documents must be tabbed, two-hole punched and fastened with tongs at the top.
- 4. The paper original of the document(s) must be filed with the Clerk's Office before 5:00 p.m. on the due date.
- 5. Mail or deliver the COURTESY COPIES (with a copy of the NEF and conventional filing placeholder attached) pursuant to <u>Section I.F.</u> for the District or Magistrate Judge handling the matter in a separate envelope.
- 6. Conventionally filed materials must be served conventionally, with a copy of the NEF, by the filer on all parties who are entitled to service. The e-notice of the court's receipt of these documents does not constitute service.
- 7. A Certificate of Service must be filed in ECF for all conventionally filed documents.
- 8. The Clerk will note receipt of the conventionally filed original documents on the record.

D. FILING UNDER SEAL

1. Sealed Cases.

- A case filed under seal will be maintained in conventional format until the assigned district judge or magistrate judge orders the case unsealed.
- b. Any documents filed after the unsealing of the case must be filed electronically.
- c. Documents filed conventionally will remain in conventional format even after a case is unsealed, unless otherwise ordered by the Judge.

2. Juvenile Criminal Matters.

- a. All juvenile criminal matters are sealed and are not accessible via the Internet.
- b. Documents in juvenile criminal matters must be filed conventionally unless, after hearing, the court rules that the juvenile will be tried as an adult.
- 3. **List of Sealed Documents.** The following documents must be filed under seal:
 - a. All grand jury matters
 - b. Orders for tax returns, tax return and taxpayer information in Title 18 cases (for information on filing an Ex Parte Petition for Orders for tax returns, tax return and taxpayer information on Title 18 cases, see Section VIII regarding Ex Parte filings by counsel)
 - c. Tax information in Title 18 cases
 - d. Application and Orders for pen registers
 - e. Applications and affidavits with related attachments and exhibits and orders for authorization to intercept oral and electronic communications and orders to seal the recordings and all filings concerning reports and notices required by the statutes
 - f. Application, affidavits in support of application and order for authorization to use an electronic tracking device
 - g. Applications and Orders for trap and trace device

- h. Motions for a departure under Section 5K of the Sentencing Guidelines or under 18 U.S.C. 3553e
- i. Ex parte applications for determination concerning the disclosure of Brady/Giglio information (see <u>Section VIII</u> regarding Ex Parte filing procedures)
- Motions to compel the testimony of a witness upon grant of use immunity
- k. Applications and related documents and orders for use immunity
- 1. Motions for the appointment of a taint team to review privileged material
- m. Joint motion to extend time for filing indictment
- n. Application and Order for Writ of Habeas Corpus Ad Testificandum
- Order for issuance of subpoena on behalf of the defendant (for information on filing an Application for Order for issuance of subpoena on behalf of the defendant, see <u>Section VIII</u> regarding Ex Parte filings by counsel)
- p. Subpoena Duces Tecum
- q. CJA Travel Authorization Applications and Orders
- Order Appointing Counsel for Subpoenaed Witness
- s. CJA 20 Appointment Appointing Counsel for Subpoenaed Witness
- Motion and Order for change of custody
- 4. Notwithstanding agreement of the parties, documents, other than those listed above, must not be filed under seal unless the assigned District or Magistrate Judge has first issued a protective order.
- 5. To file documents under seal in a criminal case, the filer must:
 - a. Electronically file in ECF a generic "Motion to Seal." This generic motion must not in any way describe the actual document(s) to be filed under seal.
 - b. Submit to the District Judge or Magistrate Judge an Affidavit in Support of Motion, with a a "COPY" of the document(s).

- c. Submit a proposed order via email to the Judge's chambers (see Section II.F. for chambers email addresses). The proposed order must only include generic language and must not describe the document(s) to be filed under seal.
- d. Upon approval of the Motion to Seal, file the document(s) to be sealed with the Clerk's Office. Clearly note on the document(s) "Sealed" or "Filed Under Seal." (Include a copy of the Judge or Magistrate Judge's order approving the sealing with this submission.)
- e. After filing the sealed documents with the Clerk's Office, serve (in paper) the other parties as required by the Federal Rules of Criminal Procedure.
- 6. All documents filed under seal must clearly indicate the word "SEALED" or "FILED UNDER SEAL" in the document heading.

VI. VOLUMINOUS DOCUMENTS

A. MAXIMUM FILE SIZE

The maximum file size limit for individual documents (including exhibits) filed in ECF is fifteen megabytes (15 MB or 15,360 KB) per PDF document.

- 1. Before filing, the PDF file size should be checked by locating the file in Windows Explorer, then right-clicking on the file and choosing "Properties."
- 2. Any document which exceeds fifteen megabytes (15 MB or 15,360 KB) in size:
 - a. Must be broken down into separate components (PDF files) of fifteen megabytes (15 MB) or less, and
 - b. Each component must be filed in ECF as a separate attachment with the file containing the first page of the large document attached as the "Main document" or as the first attachment to the main document.
 - c. The filer must label each component document clearly when attaching it in ECF (e.g., "Exhibit A-1 Copy of Affidavit of John Doe pgs. 100-200").
- 3. The practical cumulative limit when viewing all or downloading all documents in a single entry is 60 MB.

B. LEGIBILITY

Filers are required to verify that PDF documents are legible before the documents are filed electronically with the court.

C. LEAVE TO FILE CONVENTIONALLY

A party may seek leave of the Court to conventionally file documents that are too lengthy to electronically image (i.e., "scan"). See procedures in <u>Section V.B.</u> for further information.

VII. EXHIBITS

A. PDF DOCUMENT FILE SIZE LIMIT

Pursuant to <u>Section VI</u>, exhibit documents must not exceed fifteen megabytes (15 MB or 15, 360 KB) per PDF document.

B. SCANNING DOCUMENTS

- 1. Scan documents at 300 dpi in black and white whenever possible.
- 2. Filers must verify that scanned documents are legible before the documents are filed electronically with the court.
- 3. Text -searchable scanned PDF documents are preferred, but not required.

C. EXHIBIT INDEX

The filer must prepare and post to ECF an Exhibit Index, unless the affidavit or another document serves the same purpose as an index.

- 1. The index must either be filed as the "main document" if filing under the "Exhibit" event code, or as the first attachment to the main document if filed as an attachment to the pleading.
- 2. The following is a sample Exhibit Index:

Exhibit Index

A	Copy of Affidavit of John Smith
В	Excerpts from Jane Doe's Deposition
C-1	Contract Between XYZ Company and ABC Company (Part 1, Pages 1-15)
C-2	Contract Between XYZ Company and ABC Company (Part 2, Pages 16-24)
D	XYZ Company General Ledgers

D. ATTACHMENTS

Each exhibit may be attached as a separate attachment to the main document or exhibits may be combined into 15 MB components and attached to the main document in "Attachments to Document" in ECF.

E. CONVENTIONAL FILING

For conventional filing of exhibits, see <u>Section V</u>.

F. PRETRIAL EXHIBITS

See Section III.C.2.

VIII. EX PARTE SUBMISSIONS AND IN CAMERA REVIEW

A. EX PARTE SUBMISSIONS

A party who seeks to file a document without giving notice to other parties of record may present the document to the presiding District or Magistrate Judge, on an ex parte basis, by either (1) causing the document to be mailed or hand-delivered to the judge's chambers in a conventional, (i.e., paper), format, or (2) transmitting the document via email to the judge's chambers email box, (identified at Section II.F.2., above).

Any document submitted pursuant to this subsection of the Procedures must be clearly labeled "Ex Parte Submission." A judge who receives a document submitted ex parte may direct the party who submits it to file the document electronically, using normal ECF procedures, or may otherwise handle and address the document as he or she deems most appropriate.

B. DOCUMENTS SUBMITTED FOR IN CAMERA REVIEW

A party who seeks to present a document to a judge for in camera review, whether acting on the party's own initiative or pursuant to a court order, must present the document to the presiding District or Magistrate Judge by either (1) causing the document to be mailed or hand-delivered to the judge's chambers in a conventional, (i.e., paper), format, or (2) transmitting the document via email to the judge's chambers email box, (identified at Section II.F.2., above).

Any document submitted pursuant to this subsection of the Procedures must be clearly labeled "For In Camera Review." A judge who receives a document submitted for in camera review may direct the party who submits it to file the document electronically, using normal ECF procedures, or may otherwise handle and address the document as he or she deems most appropriate.

IX. PUBLIC ACCESS TO THE SYSTEM DOCKET

A. PUBLIC ACCESS AT THE COURT

Electronic access to ECF is available to the public at no charge at the Clerk's Office during regular business hours. A copy fee for electronic reproduction of documents is required in accordance with <u>28 U.S.C.</u> § 1914.

B. INTERNET ACCESS

Remote electronic access to ECF is limited to subscribers to the Public Access to Court Electronic Records ("PACER") system. The Judicial Conference of the United States has established that a user fee will be charged for remotely accessing certain detailed case information, such as filed documents and docket sheets in civil and criminal cases, as well as calendars and similar general information.

C. FREE ACCESS TO WRITTEN OPINIONS

Pursuant to the E-Government Act of 2002, written opinions, in all cases, as designated by the authoring judge, must be available to the public on PACER or on the public terminals in the Clerk's Office at no charge.

D. CONVENTIONAL COPIES AND CERTIFIED COPIES

Conventional copies and certified copies of electronically filed documents may be purchased at the Clerk's Office. The fee for copying and certifying will be in accordance with 28 U.S.C. § 1914.

FORM A - Sample Certificate of Service for Service by Mail

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

[Name of Plaintiff(s)]	
Plaintiff(s) v. [Name of Defendant(s)] Defendant(s)	CERTIFICATE OF SERVICE FOR SERVICE BY MAIL Case No.: [Case Number with initials]
I hereby certify that on (date), I caused the for	ollowing documents:
to be filed electronically with the Clerk of Co	ourt through ECF and
that I caused a copy of the foregoing docum by first class mail, postage paid, to the follow	ents and the notice of electronic filing to be mailed wing non-ECF participants:
[List names and address of those served	by U.S. Mail]
Dated:, 20	s/ Attorney's Name Attorney's Typed Name

FORM B - Sample Certificate of Service of Conventionally Filed/Sealed Documents

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

[Name of Plaintiff(s)]				
Plaintiff(s)	CERTIFICATE OF SERVICE OF CONVENTIONALLY FILED/SEALED			
v. [Name of Defendant(s)] Defendant(s)	DOCUMENTS Case No.: [Case Number with initials]			
I hereby certify that on (date), I caused the following [List documents to be filed and served]	documents:			
to be filed conventionally with the Clerk of Court in accordance with Section IX of the Civil ECF Guide or Section V of the Criminal ECF Guide and that I caused a copy of the foregoing documents and the notice of electronic filing of the applicable placeholder to be mailed by first class mail, postage paid, to the following:				
[List names and address of those served by U.S. Mail]				
Dated:, 20	s/ Attorney's Name Attorney's Typed Name			

FORM C - Sample Certificate of Service of Proposed Orders

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

[Name of Plaintiff(s)]	
Plaintiff(s) v.	CERTIFICATE OF SERVICE OF PROPOSED ORDERS Case No.: [Case Number with initials]
[Name of Defendant(s)] Defendant(s)	Case Ivo [Case Ivamoer with initials]
I hereby certify that on (date), I caused the fol [List documents to be filed and served]	llowing proposed order:
to be filed with the court via email to the follo	
and I certify that I caused a copy of the propomail, postage paid, as noted below, to the foll	osed order to be emailed or mailed by first class lowing:
[List names and method of service of those	e on whom you will serve the proposed order]
Dated:, 20	s/ Attorney's Name Attorney's Typed Name