IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT, IN AND FOR BROWARD COUNTY, FLORIDA

LOCAL RULE NO. 8

IN RE:

ORDERS FOR SIGNATURE Civil Division

In accordance with the authority vested in the Chief Judge by Rule 2.050 of the Florida Rules of Judicial Administration, it is

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ORDERED that:

In addition to the requirements of Rule 1.080 (h) (1), Florida Rules of Civil Procedure, a party submitting an Order or Judgment shall furnish the Court with sufficient copies together with stamped envelopes addressed to all parties entitled to receive a copy.

Proposed Orders or Judgments must be furnished opposing counsel prior to submission to the court. Proposed orders or judgments must be titled to conform with the motion to which it refers. Language in the order or judgment not agreed as conforming to the court's pronouncement shall be brought to the attention of the court.

The proposed order shall indicate date of the hearing on which the order is predicated.

Attorneys for the movant shall have at Motion Calendar Hearings all proposed orders and judgments together with the appropriate stamped envelopes where applicable.

Unless the Court directs otherwise, proposed orders on non-Motion Calendar Hearings must be prepared by the prevailing or designated counsel and submitted to the Court for consideration within 48 hours after said hearing. Copies of all such orders, after entry, shall be conformed and mailed by the Clerk of Court, or the judge's secretary, within 48 hours.

Final judgments pursuant to a jury verdict shall be submitted to the Court for its consideration within 48 hours following rendition of said verdict.

DONE AND ORDERED in chambers in Fort Lauderdale, Broward County, Florida this 1st day of June, 1989.

/s/MIETTE K. BURNSTEIN MIETTE K. BURNSTEIN, Chief Judge