

THIRD DISTRICT COURT OF APPEAL
STATE OF FLORIDA

A03D13-01 AMENDED ADMINISTRATIVE ORDER RE:
AGREED EXTENSIONS OF TIME FOR FILING BRIEFS IN CERTAIN APPEALS


This order does not apply to appeals from adoptions, dependency, termination of parental rights, any expedited or emergency appeal, or any original proceeding (including, but not limited to, petitions for certiorari, mandamus, prohibition and habeas corpus) filed in this Court.

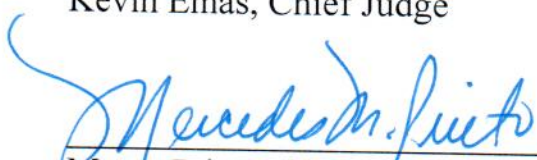
- 1) This order shall apply to criminal and civil final appeals, including dissolutions of marriage. It does not apply to appeals from adoptions, dependency, termination of parental rights, any expedited or emergency appeal, or any original proceeding (including, but not limited to, petitions for certiorari, mandamus, prohibition and habeas corpus) filed in this Court.
- 2) Effective immediately, a party who has obtained the agreement of opposing counsel to a specific extension of time for the filing of an initial or answer brief may file a notice of an extension of time in lieu of a motion seeking an extension of time pursuant to Florida Rule of Appellate Procedure 9.300(a). The notice shall be in substantially the form prescribed below:

The undersigned (Appellant/Appellee _____) or counsel for (Appellant/Appellee _____) has agreed with (Appellant/Appellee _____), or counsel for (Appellant/Appellee _____) that the time for serving Appellant's/Appellee's (initial or answer) brief may be extended for _____ days to _____ (date).

- 3) An agreed notice of extension of time will be accepted for an aggregate total of 120 days for an initial or answer brief. The notice must be signed by the party filing it, but need not be signed by the other parties. No order will issue from the Court upon receipt of the notice.
- 4) Any extensions in the aggregate beyond 120 days for initial or answer briefs, whether agreed upon or not, must be by motion to the Court.
- 5) Any extension of time for filing a reply brief must be requested by motion to the court. This policy shall take effect on June 3, 2019.

DONE and ORDERED at Miami, Florida on May 15, 2019.


Kevin Emas, Chief Judge


Mercy Prieto, Clerk of Court

