Colorado	
A Combined Court, Kit Carson County, Colorado	
251 16 th Street, Suite 301	
Burlington, CO 80807	
Combined Court, Morgan County, Colorado	
400 Warner Street	
Fort Morgan, CO 80701	
Combined Court, Logan County, Colorado	
1100 Riverview Road, Room 205	
Sterling, CO 80701	
Combined Court, Phillips County, Colorado	
221 South Interocean Avenue	·
Holyoke, CO 80734	
Combined Court, Sedgwick County, Colorado	
Third and Pine	
Julesburg, CO 80737	
Combined Court, Washington County, Colorado	
PO Box 455	
Akron, CO 80720	
Combined Court, Yuma County, Colorado	
PO Box 347	
Wray, CO 80758	COURT USE ONLY
ADMINISTRATIVE ORDER NO. 2007-A	

ORDER AND NOTICE REGARDING ELECTRONIC FILING DISTRICT COURT CIVIL, DOMESTIC RELATIONS AND PROBATE

The following guidelines shall apply to all district court civil cases filed in 13th Judicial District Courts effective March 1, 2008. After this date, the Clerk of Court will only accept district court civil (CV), domestic relations (DR), and probate (PR) pleadings filed electronically. All counsel shall electronically file all pleadings, motions, briefs, exhibits and other documents using LexisNexis File & Serve (LNFS). Cases filed prior to the commencement date shall begin to file all new documents in these cases electronically as of March 1, 2008.

- 1) All counsel shall electronically file and serve, in accordance with C.R.C.P. 121 §1-26, all pleadings, motions, briefs, affidavits, exhibits, and all other documents using the LexisNexis File & Serve service. Pleading with electronic signatures must indicate which original attorney signature is on file and verified as the attorney responsible for the pleading. Printed copies of electronically filed documents shall not be filed with the court unless ordered by the court.
- 2) Pursuant to C.R.C.P. 121, Section 1-26(8), for domestic relations decrees, separation agreements and parenting plans, original signature papers bearing the attorneys',

- parties', and notaries' signatures must be scanned and E-Filed. For all other E-Filed and E-Served documents, signatures of attorneys, parties, witnesses, notaries and notary stamps may be in S/ Name typed form to satisfy signature requirements, once the necessary signatures have been obtained on a paper form of the document
- 3) For will probate cases, the will shall be scanned and submitted with the application or petition. The original will must be lodged with the court before the issuance of letters. Pursuant to C.R.C.P. 121, Section 1-26(8), for all E-Filed and E-Served documents, signatures of attorneys, parties, witnesses, notaries and notary stamps may be in S/Name typed form to satisfy signature requirements, once the necessary signatures have been obtained on a paper form of the documents.
- 4) Documents filed under seal, petitions to seal criminal records, and county and municipal court appeals shall be exempt from this Order. All documents and exhibits submitted to the Court under seal shall be filed in paper format, in a sealed envelope marked "Sealed." They may not be filed electronically.
- 5) All documents relating to a single pleading or paper should be filed electronically as separate documents but as a single transaction. For example, a motion shall be filed as a main document, while exhibits and other related documents shall be filed as supporting documents. See Chief Justice Directive # 05-02 for size and graphics standards. All proposed orders shall be submitted in the same transaction but shall be a separate document.

 PROPOSED ORDERS SHALL BE SUBMITTED IN AN ORIGINAL WORD OR WORD PERFECT FORMAT (NOT SCANNED). All returns of service shall be filed electronically with the court.
- 6) A party who is not represented by an attorney may continue to file documents in the traditional paper format, and the clerk of court will scan and upload these documents to LexisNexis File & Serve. Counsel shall transmit documents to unrepresented parties or personally serve such parties as required by the Colorado Rules of Procedure.
- 7) Plaintiff shall provide a copy of this Order to all other parties who enter an appearance, and shall electronically file certification of service within 15 days following the entry of appearance of counsel for opposing parties.
- 8) In all district court civil, domestic relations, and probate cases, all judicial rulings, opinions, orders and other communications from the court shall be electronically filed to counsel, and LexisNexis File & Serve will mail these communications to unrepresented parties. The only exception to this is in the case of LexisNexis notification of undeliverable pleadings and orders. In this instance the sending party shall mail the pleading or order and provide notice to the court.
- 9) The clerk may refuse pleadings not conforming to this Order.

For additional information regarding electronic filing, fees, service of documents, and training, the Court encourages all counsel to visit the LexisNexis File & Serve website at http://www.lexisnexis.com/fileandserve. For technical assistance and customer service, please contact LexisNexis File & Serve customer service at 888.529.7587.

Dated and signed this 27 day of Wovember, 2007.

Curt Penny, Jr.
Chief Judge, 13th Judicial District