

IN THE STATE COURT OF FULTON COUNTY

STATE OF GEORGIA

JUDGE: JOHN R. MATHER

**REVISED STANDING ORDER – ALL CIVIL CASES ASSIGNED TO DIVISION  
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- (1) All consent motions, *pro hac* motions, and motions for default must be accompanied by a filed proposed order.
- (2) All communication with chambers shall be conducted only by counsel of record with the inclusion of opposing counsel. Opposing counsel shall also be copied on any and all electronic or written communication with chambers.
- (3) Any materials filed or sent to chambers shall display the email addresses and phone numbers of all counsel. See U.S.C.R. ¶ 4.2 and 36.4. Parties are discouraged from sending email messages with PDF attachments and should do so only at the direction of the Court.
- (4) Any brief accompanying a motion or response shall not exceed 30 pages absent leave of court. All references to the factual record in a brief shall cite to the page of the source document and not refer merely to the Statement of Material Facts submitted with the brief.
- (5) For cases that are specially set for trial, any dispositive or *Daubert* motion shall be filed no later than 120 days prior to the scheduled trial. A dispositive motion filed within 120 days of a specially set trial will be deemed in violation of U.S.C.R. ¶ 6.6 and considered untimely.
- (6) A movant's intention to file a "reply" brief after the filing of a non-movant's response brief shall be indicated by the filing a notice within one day of the motion becoming ripe and shall be due within ten days of the response brief.

Any sur-reply briefing will be considered only if the filer first obtains leave of court.

THE ABOVE INSTRUCTIONS ARE EFFECTIVE AS OF THIS DATE,  
THIS THE 30<sup>th</sup> DAY OF JUNE 2025

S/John Mather  
The Honorable John Mather  
Judge, State Court Fulton County