## PROCEDURES REGARDING EXHIBITS FOR ALL TRIALS AND HEARINGS

- 1. All exhibits MUST be marked appropriately: P-1 or R-1, R-2, etc.
- 2. DO NOT USE letters as Exhibit designations: A, B, etc.
- 3. Each party MUST provide the Court and Court Reporter with an Exhibit List prior to hearing or trial commencing.
- 4. Before any hearing or trial, you MUST have a minimum of three copies of each Exhibit you intend to offer.
- 5. Attorneys and Pro Se litigants should make an effort to discuss all exhibits and resolve objections if possible before trial.
- 6. The original exhibits upon being admitted will be provided to the Court Reporter and will NOT leave her possession and control once admitted.
- 7. You MUST have a copy of the Exhibit for the Judge, each opposing counsel, Amicus or Ad Litem Attorney and Pro Se party.
- 8. Attorneys are solely responsible to ensure and keep track of which Exhibits have been offered AND admitted.
- 9. At the conclusion of any hearing or trial, all attorneys and Pro Se Litigants shall be required to sign a declaration as provided by the Official Court Reporter that all offered and admitted exhibits are in her possession.