

Proposed Orders Submitted to the Court

- The court will generally hold orders submitted to the court following a hearing for seven days to afford other parties an opportunity to object to or comment on the form of the proposed order. Any such objection or comment should be made in a letter filed as soon as practical and served on all interested parties.
- The court may not hold orders submitted following a hearing if the court concludes that the proposed order is acceptable based on the hearing and the court record.
- Proposed orders filed with a written representation that all interested parties agree on the form of the order will not be held to await objections or comments.

Orders resolving motions

- All proposed orders that are submitted to the court to resolve motions must state that the motion is either granted or denied (in whole or in part) or withdrawn, as applicable.

Orders resolving objections

- All proposed orders submitted to the court to resolve objections must state that the objection is sustained or overruled (in whole or in part) or withdrawn, as applicable.

Orders approving Stipulations

- Proposed orders approving stipulations should attach the stipulation to the order as an exhibit.