



**ATTACHMENT\***

**Rules of Civil Procedure**

**Rule 7.1. Civil Motion Practice**

**(a) – (f)**

**(g) Agreed Extensions of Time for Filing Memoranda.** Subject to the court's power to reject any such agreement, parties may agree to any extension of the dates upon which response and reply memoranda are due when the extension does not otherwise conflict with other scheduling dates set by the court or these Rules. To make an extension effective under this subsection, a notice of the extension to which the parties have agreed must be filed, setting out the dates on which the response or reply briefs shall then be due. The notice shall set forth in its title the number of extensions agreed to with respect to that filing (e.g., First Extension of Time To File Response on Motion To Dismiss). No extension shall be effective without court approval if it purports to make a reply or other final memorandum due less than five days before a hearing or oral argument date previously set by the court, or if the notice of that extension is filed after the memorandum is due. No order is necessary to obtain an extension under this subsection, and the extension shall be effective upon filing, unless and until the court disapproves the change. The provisions of this subsection do not apply to motion practice under Rule 56.

\*Additions to text are shown by underscoring; deletions by ~~strikeouts~~.