# AMENDMENT TO THE CALIFORNIA RULES OF COURT Adopted by the Judicial Council on March 24, 2017, effective July 1, 2017

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#### 1 Rule 1.100. Requests for accommodations by persons with disabilities 2 3 **Definitions** (a) 4 5 As used in this rule: 6 7 "Persons with disabilities" means individuals covered by California Civil (1) 8 Code section 51 et seq.; the Americans With Disabilities Act of 1990 (42 9 U.S.C. §12101 et seq.); or other applicable state and federal laws. This 10 definition includes persons who have a physical or mental impairment 11 medical condition that limits one or more of the major life activities, have a 12 record of such an impairment a condition, or are regarded as having such an 13 impairment a condition. 14 15 (2) 16 17 "Accommodations" means actions that result in court services, programs, or (3) 18 activities being readily accessible to and usable by persons with disabilities. 19 Accommodations may include making reasonable modifications in policies, 20 practices, and procedures; furnishing, at no charge, to persons with 21 disabilities, auxiliary aids and services, equipment, devices, materials in 22 alternative formats, readers, or certified interpreters for persons with hearing 23 impairments who are deaf or hard-of-hearing; relocating services or programs 24 to accessible facilities; or providing services at alternative sites. Although not 25 required where other actions are effective in providing access to court 26 services, programs, or activities, alteration of existing facilities by the 27 responsible entity may be an accommodation. 28 29 (Subd (a) amended effective July 1, 2017; adopted as subd (b) effective January 1, 1996; 30 previously amended effective January 1, 2006, amended and relettered effective January 1, 31 2007.) 32 33 **(b)** 34 35 **Process for requesting accommodations** (c) 36 37 The process for requesting accommodations is as follows: 38 \* \* \* 39 (1) 40 41 (2) Requests for accommodations must include a description of the 42 accommodation sought, along with a statement of the impairment medical 43 condition that necessitates the accommodation. The court, in its discretion,

may require the applicant to provide additional information about the 1 2 impairment medical condition. 3 \* \* \* 4 (3)–(4)5 6 (Subd (c) amended effective July 1, 2017; previously amended effective January 1, 2006, 7 and January 1, 2007.) 8 9 (d)-(h) \* \* \* 10 11 Rule 1.100 amended effective July 1, 2017; adopted as rule 989.3 effective January 1, 1996; 12 previously amended effective January 1, 2006; previously amended and renumbered effective 13 January 1, 2007; previously amended January 1, 2010. 14 15 Rule 8.104. Time to appeal 16 17 Normal time (a) 18 19 Unless a statute, or rules 8.108, or rule 8.702, or 8.712 provides otherwise, a (1) 20 notice of appeal must be filed on or before the earliest of: 21 22 (A)-(C)\*\*\*23 (2)–(3)\*\*\*24 25 26 (Subd (a) amended effective July 1, 2017, previously amended effective January 1, 2007, 27 January 1, 2010, July 1, 2012, July 1, 2014, and January 1, 2016.) 28 (b)-(e) \* \* \* 29 30 31 Rule 8.104 amended effective July 1, 2017; repealed and adopted as rule 2 effective January 1, 32 2002; previously amended and renumbered as rule 8.104 effective January 1, 2007; previously 33 amended effective January 1, 2005, January 1, 2010, January 1, 2011, July 1, 2011, July 1, 2012, 34 July 1, 2014, January 1, 2016, and January 1, 2017. 35 36 **Advisory Committee Comment** 37 38 Subdivision (a). This subdivision establishes the standard time for filing a notice of appeal and 39 identifies rules that establish very limited exceptions to this standard time period for cases 40 involving certain postjudgment motions and cross-appeals (rule 8.108), certain expedited appeals 41 under the California Environmental Quality Act (rule 8.702), and appeals under Code of Civil 42 Procedure section 1294.4 of an order dismissing or denying a petition to compel arbitration (rule 43 8.712).

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2	Under subdivision (a)(1)(A), a notice of entry of judgment (or a copy of the judgment) must show		
3	the date on which the clerk served the document. The proof of service establishes the date that the		
4	60-day period under subdivision (a)(1)(A) begins to run.		
5			
6	Subdivision (a)(1)(B) requires that a notice of entry of judgment (or a copy of the judgment)		
7	served by or on a party be accompanied by proof of service. The proof of service establishes the		
8	date that the 60-day period under subdivision (a)(1)(B) begins to run. Although the general rule		
9	on service (rule 8.25(a)) requires proof of service for all documents served by parties, the		
10	requirement is reiterated here because of the serious consequence of a failure to file a timely		
11	notice of appeal (see subd. (e)).		
12			
13	Subdivision (b). * * *		
14			
15	Chapter 12. Appeals Under Code of Civil Procedure Section 1294.4 from an Order		
16	<b>Dismissing or Denying a Petition to Compel Arbitration</b>		
17			
18	Title 8, Appellate Rules-Division 1, Rules Relating to the Supreme Court and Courts of		
19	Appeal-Chapter 12, Appeals Under Code of Civil Procedure Section 1294.4 from an		
20	Order Dismissing or Denying a Petition to Compel Arbitration adopted effective July 1,		
21	<u>2017.</u>		
22			
23	Rule 8.710. Application		
24			
25	(a) Application of the rules in this chapter		
26			
27	The rules in this chapter govern appeals under Code of Civil Procedure section		
28	1294.4 from a superior court order dismissing or denying a petition to compel		
29	arbitration.		
30			
31	(b) Application of general rules for civil appeals		
32			
33	Except as otherwise provided by the rules in this chapter, rules 8.100–8.278,		
34	relating to civil appeals, apply to appeals under this chapter.		
35			
36	Rule 8.710 adopted effective July 1, 2017.		
37	D.J. 0711 E22		
38	Rule 8.711. Filing and service		
39	(a) Mothod of somving		
40 41	(a) Method of service		
41	Except as otherwise provided by law:		
43	Except as officials provided by law.		
$\neg J$			

1 2 3 4 5		(1) All documents must be served electronically on parties who have consented to electronic service or who are otherwise required by law or court order to accept electronic service. All parties represented by counsel are deemed to have consented to electronic service. All self-represented parties may so consent.
6		consent.
7		(2) All documents that the rules in this chapter require be served on the parties
8		that are not served electronically must be served by personal delivery,
9		express mail, or other means consistent with Code of Civil Procedure
10		sections 1010, 1011, 1012, and 1013, and reasonably calculated to ensure
11		delivery of the document to the parties not later than the close of the business
12		day after the document is filed or lodged with the court.
13		
14	<u>(b)</u>	Electronic filing
15		
16		In accordance with rule 8.71, all parties except self-represented parties are required
17		to file all documents electronically except as otherwise provided by these rules, the
18		local rules of the reviewing court, or court order. Notwithstanding rule 8.71(b), in
19		appeals governed by this chapter, a court may order a self-represented party to file
20		documents electronically.
21		
22	<u>(c)</u>	Exemption from extension of time
23		The article of the control of the co
24		The extension of time provided in Code of Civil Procedure section 1010.6 for
25		service completed by electronic means does not apply to any service in actions
<ul><li>26</li><li>27</li></ul>		governed by these rules.
28	Rule	8.711 adopted effective July 1, 2017.
29	ъ.	0.714 N 6
30	Kule	e 8.712. Notice of appeal
31 32	(a)	Contents of notice of appeal
33	<u>(a)</u>	Contents of notice of appear
34		(1) The notice of appeal must state that the superior court order being appealed is
35		governed by the rules in this chapter.
36		governed by the rules in this enapter.
37		(2) Copies of the order being appealed and the order granting preference under
38		Code of Civil Procedure section 36 must be attached to the notice of appeal.
39		Code of Civil Procedure section 30 mass be actached to the notice of appear.
40	(b)	Time to appeal
41	·~ <i>j</i>	
42		The notice of appeal must be served and filed on or before the earlier of:
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1		(1)	Twenty days after the superior court clerk serves on the party filing the notice
2			of appeal a document entitled "Notice of Entry" of the order dismissing or
3			denying a petition to compel arbitration or a filed-endorsed copy of the order,
4			showing the date either was served; or
5			
6		(2)	Twenty days after the party filing the notice of appeal serves or is served by a
7			party with a document entitled "Notice of Entry" of the order dismissing or
8			denying a petition to compel arbitration or a filed-endorsed copy of the order,
9			accompanied by proof of service.
10			
11	<u>(c)</u>	Exte	nding the time to appeal
12		(1)	
13		<u>(1)</u>	Motion to reconsider appealable order
14			
15			If any party serves and files a valid motion under subdivision (a) of Code of
16			Civil Procedure section 1008 to reconsider the order dismissing or denying a
17			petition to compel arbitration, the time to appeal from that order is extended
18			for all parties until five court days after the superior court clerk or a party
19			serves an order denying the motion or a notice of entry of that order.
20			
21		<u>(2)</u>	Cross-appeal
22			
23			If an appellant timely appeals from the order dismissing or denying a petition
24			to compel arbitration, the time for any other party to appeal from the same
25			order is extended until five court days after the superior court clerk serves
26			notification of the first appeal.
27			
28	Rule	8.712	adopted effective July 1, 2017.
29			
30	Rule	<u>8.713</u>	3. Record on appeal
31			
32	<u>(a)</u>	Reco	ord of written documents
33			
34		The 1	record of the written documents from the superior court proceedings must be in
35		the fo	orm of a joint appendix or separate appellant's and respondent's appendixes
36		unde	<u>r rule 8.124.</u>
37			
38	<u>(b)</u>	Reco	ord of the oral proceedings
39			
40		<u>(1)</u>	The appellant must serve and file with its notice of appeal a notice
41			designating the record under rule 8.121 specifying whether the appellant
42			elects to proceed with or without a record of the oral proceedings in the trial

1		court. If the appellant elects to proceed with a record of the oral proceedings
2		in the trial court, the notice must designate a reporter's transcript.
3		
4	(2)	Within 10 days after the superior court notifies the court reporter to prepare
5		the transcript under rule 8.130(d)(2), the reporter must prepare and certify an
6		original of the transcript and file the original and required number of copies
7		in superior court.
8		<del></del>
9	(3)	If the appellant does not present its notice of designation as required under
10	\ <u>-</u>	(1) or if any designating party does not submit the required deposit for the
11		reporter's transcript under rule 8.130(b)(1) or a permissible substitute under
12		rule 8.130(b)(3) with its notice of designation or otherwise fails to timely do
13		another act required to procure the record, the superior court clerk must serve
14		the defaulting party with a notice indicating that the party must do the
15		required act within two court days of service of the clerk's notice or the
16		reviewing court may impose one of the following sanctions:
17		10 TO THE TOTAL THE SUM TO THE SU
18		(A) If the defaulting party is the appellant, the court may dismiss the
19		appeal; or
20		<u>appear, or</u>
		(B) If the defaulting party is the respondent, the court may proceed with the
2.2.		appeal on the record designated by the appellant.
23		appear on the record designated by the appearant.
21 22 23 24 25	(4)	Within 10 days after the record is filed in the reviewing court, a party that has
2.5	<del>\ . '/</del>	not purchased its own copy of the record may request the appellant, in
		writing, to lend it the appellant's copy of the record at the time that the
26 27		appellant serves its final opening brief under rule 8.715(b)(2). The borrowing
28		party must return the copy of the record when it serves its brief or the time to
29		file its brief has expired. The cost of sending the copy of the record to and
30		from the borrowing party shall be treated as a cost on appeal under rule
31		8.891(d)(1)(B).
32		<u>0.071(d)(1)(D).</u>
33	Rule 8 713	adopted effective July 1, 2017.
34	1tine 0.713	auopica effective sury 1, 2017.
35	Rule 8.714	1. Superior court clerk duties
36	11410 0171	Superior court cross univers
37	Within five	e court days following the filing of a notice of appeal under this rule, the
38		ourt clerk must:
39	<u> </u>	
40	(1)	Serve the following on each party:
41	\ <u>-'/</u>	
42		(A) Notification of the filing of the notice of appeal; and
43		t>

1		(B) A copy of the register of actions, if any.
2 3	<u>(2)</u>	Transmit the following to the reviewing court clerk:
4 5 6 7		(A) A copy of the notice of appeal, with the copies of the order being appealed and the order granting preference under Code of Civil Procedure section 36 attached; and
8 9		(B) A copy of the appellant's notice designating the record.
10 11	Rule 8.71	4 adopted effective July 1, 2017.
12 13	Rule 8.71	5. Briefing
14 15	(a) Tin	ne to serve and file briefs
16 17	<u>Unl</u>	ess otherwise ordered by the reviewing court:
18 19 20	(1)	An appellant must serve and file its opening brief within 10 days after the notice of appeal is served and filed;
<ul><li>21</li><li>22</li><li>23</li></ul>	(2)	A respondent must serve and file its brief within 25 days after the appellant files its opening brief; and
<ul><li>24</li><li>25</li><li>26</li></ul>	(3)	An appellant must serve and file its reply brief, if any, within 15 days after the respondent files its brief.
27 28	(b) Con	ntents and form of briefs
29 30	(1)	The briefs must comply as nearly as possible with rule 8.204.
31 32 33 34 35 36 37 38 39 40 41	<u>(2)</u>	If a designated reporter's transcript has not been filed at least 5 days before the date by which a brief must be filed, an initial version of the brief may be served and filed in which references to a matter in the reporter's transcript are not supported by a citation to the volume and page number of the reporter's transcript where the matter appears. Within 10 days after the reporter's transcript is filed, a revised version of the brief must be served and filed in which all references to a matter in the reporter's transcript must be supported by a citation to the volume and page number of the reporter's transcript where the matter appears. No other changes to the initial version of the brief are permitted.
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### 1 Stipulated extensions of time to file briefs 2 3 If the parties stipulate to extend the time to file a brief under rule 8.212(b), they are 4 deemed to have agreed that such an extension will promote the interests of justice, 5 that the time for resolving the action may be extended beyond 100 days by the 6 number of days by which the parties stipulated to extend the time for filing the 7 brief, and that to that extent, they have waived any objection to noncompliance 8 with the deadlines for completing review stated in Code of Civil Procedure section 9 1294.4 for the duration of the stipulated extension. 10 11 (d) Failure to file brief 12 13 If a party fails to timely file an appellant's opening brief or a respondent's brief, the reviewing court clerk must serve the party with a notice indicating that if the 14 15 required brief is not filed within two court days of service of the clerk's notice, the 16 court may impose one of the following sanctions: 17 18 (1) If the brief is an appellant's opening brief, the court may dismiss the appeal; 19 20 (2) If the brief is a respondent's brief, the court may decide the appeal on the 21 record, the opening brief, and any oral argument by the appellant; or 22 23 (3) Any other sanction that the court finds appropriate. 24 25 Rule 8.715 adopted effective July 1, 2017. 26 27 Rule 8.716. Oral argument 28 29 The reviewing court clerk must send a notice of the time and place of oral argument to all 30 parties at least 10 days before the argument date. The presiding justice may shorten the notice period for good cause; in that event, the clerk must immediately notify the parties 31 32 by telephone or other expeditious method. 33 34 Rule 8.717. Extensions of time 35 36 The Court of Appeal may grant an extension of the time in appeals governed by this 37 chapter only if good cause is shown and the extension will promote the interests of 38 justice. 39 40 Rule 8.716 adopted effective July 1, 2017.

## Appendix B

# Liability Limits of a Parent or Guardian Having Custody and Control of a Minor for the Torts of a Minor (Civ. Code, § 1714.1)

### Formula

Pursuant to Civil Code section 1714.1, the joint and several liability limit of a parent or guardian having custody and control of a minor under subdivisions (a) and (b) for each tort of the minor shall be computed and adjusted as follows:

### **Definition**

"CCPI" means the California Consumer Price Index, as established by the California Department of Industrial Relations.

## July 1, 2017, calculation and adjustment

The joint and several liability of a parent or guardian having custody and control of a minor under Civil Code section 1714.1, subdivision (a) or (b), effective July 1, 2017, shall not exceed **\$42,100** for each tort.

The calculation is as follows:

$$$42,129.21=$$

$$\begin{bmatrix}
255.303 - 151.5 \\
151.5
\end{bmatrix} x $25,000$$

Under section 1714.1, subdivision (c), the adjusted limit is rounded to the nearest hundred dollars, so the dollar amount of the adjusted limit is rounded to \$42,100.