AMENDMENT TO THE CALIFORNIA RULES OF COURT Adopted by the Judicial Council on March 11, 2022, effective March 11, 2022

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3	Chapter 2. California Environmental Quality Act Proceedings Under Public	
4	Resources Code Sections 21168.6, 21178-21189.3, and 21189.50-21189.57	•
5	Involving Streamlined CEQA Projects	
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1	Rule	3.220	0. Application
2 3 4 5 6 7 8	actio 2118 actio	ns und 9.50–2 ns bro	otherwise provided in chapter 2 of the rules in this division, which govern ler Public Resources Code sections 21168.6.6–21168.6.8, 21178–21189.3, and 21189.57, and 21189.70–21189.70.10, the rules in this chapter apply to all ught under the California Environmental Quality Act (CEQA) as stated in of the Public Resources Code.
9	Rule .	3.2200	amended effective March 11, 2022; adopted effective July 1, 2014; previously
10			fective January 1, 2017.
11 12 13			er 2. California Environmental Quality Act Proceedings Under Public
14	Res	ource	s Code Sections 21168.6, 21178-21189.3, and 21189.50-21189.57 Involving
15			Streamlined CEQA Projects
16			
17			Article 1. General Provisions
18	ъ.	2 222	
19	Rule	3.222	0. Definitions and application
20	(-)	D - C-	
21	(a)	Dem	nitions
22 23 24		As us	sed in this chapter:
25 26 27		<u>(1)</u>	A "streamlined CEQA project" means any project within the definitions stated in (2) through (7).
28 29 30		(1) <u>(2</u>	An "environmental leadership development project" or "leadership project" means a project certified by the Governor under Public Resources Code sections 21182–21184.
31 32 33 34 35 36		(2) (3	The "Sacramento entertainment and sports center project" or "Sacramento arena project" means an entertainment and sports center project as defined by Public Resources Code section 21168.6.6, for which the proponent provided notice of election to proceed under that statute described in section 21168.6.6(j)(1).
37 38 39 40 41		<u>(4)</u>	An "Oakland sports and mixed-use project" or "Oakland ballpark project" means a project as defined in Public Resources Code section 21168.6.7 and certified by the Governor under that section.
42 43 44		<u>(5)</u>	An "Inglewood arena project" means a project as defined in Public Resources Code section 21168.6.8 and certified by the Governor under that section.

1		(3)(6) An "expanded capitol building annex project" means a state capitol building
2		annex project, annex project-related work, or state office building project as
3		defined by Public Resources Code section 21189.50.
4		
5		(7) An "Old Town Center transit and transportation facilities project" or "Old
6		Town Center project" means a project as defined in Public Resources Code
7		section 21189.70.
8		
9		(Subd (a) amended March 11, 2022; previously amended effective January 1, 2017.)
10		
11	(b)	Proceedings governed
12	` '	
13		The rules in this chapter govern actions or proceedings brought to attack, review,
14		set aside, void, or annul the certification of the environmental impact report or the
15		grant of any project approvals for the Sacramento arena project, a leadership
16		project, or a capitol building annex project a streamlined CEQA project. Except as
17		otherwise provided in Public Resources Code sections 21168.6.6–21168.6.8,
18		21178–21189.3, and 21189.50–21189.57, and 21189.70–21189.70.10 and these
19		rules, the provisions of the Public Resources Code and the CEQA Guidelines
20		adopted by the Natural Resources Agency (Cal. Code Regs., tit. 14, § 15000 et
21		seq.) governing judicial actions or proceedings to attack, review, set aside, void, or
22		annul acts or decisions of a public agency on the grounds of noncompliance with
23		the California Environmental Quality Act and the rules of court generally apply in
24		proceedings governed by this rule.
25		
26		(Subd (b) amended effective March 11, 2022; previously amended effective January 1,
27		2017.)
28		2017.9
29	(c)	Complex case rules
30	(•)	~~
31		* * *
32		
33	Rule	3.2220 amended effective March 11, 2022; adopted effective July 1, 2014; previously
34		ded effective January 1, 2017.
35	umen	ueu effective Junuary 1, 2017.
36	Dulo	3.2221. Time
37	Kuie	5.2221. Time
38	(a)	Extensions of time
39	(a)	Extensions of time
		* * *
40		
41	(b)	Extensions of time by neutice
42	(b)	Extensions of time by parties
43		If the neuties stimulate to extend the time for neufamine envises in estima
44 45		If the parties stipulate to extend the time for performing any acts in actions
45		governed by these rules, they are deemed to have agreed that the <u>statutorily</u>
46		<u>prescribed</u> time for resolving the action may be extended beyond 270 days by the

1 number of days by which the performance of the act has been stipulated to be 2 extended, and to that extent to have waived any objection to noncompliance with 3 the deadlines for completing review stated in Public Resources Code sections 4 21168.6.6(c) (d) 21168.6.8, 21185, and 21189.51, and 21189.70.3. Any such 5 stipulation must be approved by the court. 6 7 (Subd (b) amended effective March 11, 2022; previously amended effective January 1, 8 2017.) 9 10 (c) Sanctions for failure to comply with rules 11 12 If a party fails to comply with any time requirements provided in these rules or 13 ordered by the court, the court may issue an order to show cause as to why one of 14 the following sanctions should not be imposed: 15 (1)–(2)***16 17 18 If the failure to comply is by respondent or a real party in interest, removal of 19 the action from the expedited procedures provided under Public Resources 20 Code sections 21168.6.6(e) (d), 21168.6.8, 21185, and 21189.51, and 21 21189.70.3, and these rules; or 22 23 **(4)** * * * 24 25 (Subd (c) amended effective March 11, 2022; previously amended effective January 1, 26 2017.) 27 28 Rule 3.2221 amended effective March 11, 2022; adopted effective July 1, 2014; previously 29 amended effective January 1, 2017. 30 31 32 Rule 3.2222. Filing and service 33 (a)-(c) * * * 34 35 36 Service of petition in action regarding leadership project and capitol building 37 annex project streamlined CEQA project other than the Sacramento arena 38 project 39 40 If the petition or complaint in an action governed by these rules and relating to a 41 streamlined CEQA project other than the Sacramento arena project leadership 42 project or a capitol building annex project is not personally served on any 43 respondent public agency, any real party in interest, and the Attorney General

petitioner's briefs on the merits provided in rule 3.2227(a) and rule 8.702(e)(f) will

within three court days following filing of the petition, the time for filing

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1 be decreased by one day for every additional two court days in which service is not 2 completed, unless otherwise ordered by the court for good cause shown. 3 4 (Subd (d) amended effective March 11, 2022; previously amended effective January 1, 5 2017.) 6 * * * 7 (e) 8 9 Rule 3.2222 amended effective March 11, 2022; adopted effective July 1, 2014; previously 10 amended effective January 1, 2017. 11 12 Rule 3.2223. Petition 13 14 In addition to any other applicable requirements, the petition must: 15 16 (1) On the first page, directly below the case number, indicate that the matter is 17 either a "Sacramento Arena CEQA Challenge," or an "Environmental Leadership CEQA Challenge," or a "Capitol Building Annex Project" a 18 19 "Streamlined CEQA Project"; 20 21 State one of the following: (2) 22 23 The proponent of the project at issue provided notice to the lead agency 24 that it was proceeding under Public Resources Code section 21168.6.6, 21168.6.7, or 21168.6.8 (whichever is applicable) and is subject to this 25 26 rule; or 27 28 The project at issue was certified by the Governor as a leadership 29 project under Public Resources Code sections 21182-21184 and is 30 subject to this rule; or 31 32 The project at issue is an expanded capitol building annex project as 33 defined by Public Resources Code section 21189.50 and is subject to 34 this rule; or 35 36 (D) The project at issue is an Old Town Center project as defined by Public 37 Resources Code section 21189.70 and is subject to this rule; 38 39 If a leadership project, provide notice that the person or entity that applied for (3) 40 certification of the project as a leadership project must, if the matter goes to 41 the Court of Appeal, make the payments required by Public Resources Code 42 section 21183(f) rule 8.705; and 43 44 If an Oakland ballpark or Inglewood arena project, provide notice that the (4) 45 person or entity that applied for certification of the project as an Oakland ballpark or Inglewood arena project must make the payments required by rule 46

1		3.2240 and, if the matter goes to the Court of Appeal, the payments required	
2		by rule 8.705; and	
3			
4 5	(4)(5) * * *		
6	Rule	3.2223 amended effective March 11, 2022; adopted effective July 1, 2014; previously	
7	amen	nded effective January 1, 2017.	
8			
9	Rule	e 3.2240. Trial Court Costs in Oakland Ballpark and Inglewood Arena Projects	
10 11	In fu	ulfillment of the provisions in Public Resources Code sections 21168.6.7 and	
12		68.6.8 regarding payment of trial court costs with respect to cases concerning certain	
13			
13	suea	mlined CEQA projects:	
	(1)	Widin 10 1 Garage Galactic Calculation and the control of the c	
15	<u>(1)</u>	Within 10 days after service of the petition or complaint in a case concerning an	
16		Oakland ballpark project or an Inglewood arena project, the person or entity that	
17		applied for certification of the project as a streamlined CEQA project must pay a	
18		fee of \$120,000 to the court.	
19	(2)		
20	<u>(2)</u>	If the court incurs the costs of any special master appointed by the court in the case	
21		or of any contract personnel retained by the court to work on the case, the person or	
22		entity that applied for certification of the project must also pay, within 10 days of	
23		being ordered by the court, those incurred or estimated costs.	
24	(2)		
25	<u>(3)</u>	If the party fails to timely pay the fee or costs specified in this rule, the court may	
26		impose sanctions that the court finds appropriate after notifying the party and	
27		providing the party with an opportunity to pay the required fee or costs.	
28	(4)	A C (11 1 11 11 11 11 11 11 11 11 11 11 11	
29	<u>(4)</u>	Any fee or cost paid under this rule is not recoverable.	
30	D. 1.	2.2240	
31	Rule	3.2240 adopted effective March 11, 2022.	
32			
33	C)		
34	Ch	napter 1. Review of California Environmental Quality Act Cases Under Public	
35		Resources Code Sections 21168.6.6, 21178 - 21189.3, and 21189.50 - 21189.57	
36		Involving Streamlined CEQA Projects	
37			
38	Rule	e 8.700. Definitions and application	
39	()		
40	(a)	Definitions	
41		A manual time all time all managements	
42		As used in this chapter:	
43		(1) A %1'1 OFOA '- '2'	
44		(1) A "streamlined CEQA project" means any project within the definitions	
45		stated in (2) through (7).	
46			

2 3		(1)<u>(</u>2	means a project certified by the Governor under Public Resources Code sections 21182–21184.
4			
5		(2) (3	The "Sacramento entertainment and sports center project" or "Sacramento
6			arena project" means an entertainment and sports center project as defined by
7			Public Resources Code section 21168.6.6, for which the proponent provided
8			notice of election to proceed under that statute described in section
9			21168.6.6(j)(1).
10			
11		<u>(4)</u>	An "Oakland sports and mixed-use project" or "Oakland ballpark project"
12			means a project as defined in Public Resources Code section 21168.6.7 and
13			certified by the Governor under that section.
14			
15		<u>(5)</u>	An "Inglewood arena project" means a project as defined in Public Resources
16			Code section 21168.6.8 and certified by the Governor under that section.
17			
18		(3) (6)An "expanded capitol building annex project" means a state capitol building
19			annex project, annex project-related work, or state office building project as
20			defined by Public Resources Code section 21189.50.
21		<i>_</i> _`	
22		<u>(7)</u>	An "Old Town Center transit and transportation facilities project" or "Old
23			Town Center project" means a project as defined in Public Resources Code
24			section 21189.70.
25			
26		,	d (a) amended effective March 11, 2022; previously amended effective January 1,
27		2017.	
28			
29	(b)	Proc	eedings governed
30			
31			rules in this chapter govern appeals and writ proceedings in the Court of
32			eal to review a superior court judgment or order in an action or proceeding
33		•	ght to attack, review, set aside, void, or annul the certification of the
34			onmental impact report or the granting of any project approvals for an
35			ronmental leadership development project, the Sacramento arena project, or a
36		capit	ol building annex a streamlined CEQA project.
37			
38			(b) amended effective March 11, 2022; previously amended effective January 1,
39		2017.	
40			
41	Rule	8.700 c	amended effective March 11, 2022; adopted effective July 1, 2014; previously
42	amen	ded eff	fective January 1, 2017.
43			
44			
45			

	8.702	2. Appeals		
(a)	* * *			
(b)	Notice of appeal			
	(1)	* * *		
	(2)	Contents of notice of appeal		
		The notice of appeal must:		
		(A) State that the superior court judgment or order being appealed is governed by the rules in this chapter;		
		(B) Indicate whether the judgment or order pertains to the Sacramento arena project, a leadership project, or a capitol building annex a streamlined CEQA project; and		
		(C) If the judgment or order being appealed pertains to a leadership project, an Oakland ballpark project, or an Inglewood arena project, provide notice that the person or entity that applied for certification or approval of the project as a leadership such a project must make the payments required by rule 8.705.		
		d (b) amended effective March 11, 2022; previously amended effective January 1, and January 1, 2017.)		
(c)-(e) * *			
(•) (-,			
(f)	Brie	fing		
	(1)–((3) * * *		
	(4)	Extensions of time to file briefs		
		If the parties stipulate to extend the time to file a brief under rule 8.212(b), they are deemed to have agreed that the <u>statutorily prescribed</u> time for resolving the action may be extended beyond 270 days by the number of days by which the parties stipulated to extend the time for filing the brief and, to that extent, to have waived any objection to noncompliance with the deadlines for completing review stated in Public Resources Code sections 21168.6.6(c) (d) 21168.6.8, 21185, and 21189.51, and 21189.70.3 for the duration of the stipulated extension.		
	(5)	* * *		

1 2 (Subd (f) amended effective March 11, 2022; previously amended effective January 1, 3 2017.) 4 5 * * * **(g)** 6 7 Rule 8.702 amended effective March 11, 2017; adopted effective July 1, 2014; previously 8 amended effective January 1, 2016, and January 1, 2017. 9 10 **Advisory Committee Comment** 11 12 Subdivision (b). It is very important to note that the time period to file a notice of appeal under 13 this rule is the same time period for filing most postjudgment motions in a case regarding the 14 Sacramento arena project, and in a case regarding a leadership project or capitol building annex 15 any other streamlined CEQA project, the deadline for filing a notice of appeal may be earlier than 16 the deadline for filing a motion for a new trial, a motion for reconsideration, or a motion to vacate 17 the judgment. 18 19 Rule 8.703. Writ proceedings 20 21 (a) 22 23 **Petition (b)** 24 25 (1) 26 27 Contents of petition (2) 28 29 In addition to any other applicable requirements, the petition must: 30 31 (A) State that the superior court judgment or order being challenged is 32 governed by the rules in this chapter; 33 34 (B) Indicate whether the judgment or order pertains to the Sacramento 35 arena project, a leadership project, or a capitol building annex a 36 streamlined CEQA project; and 37 38 (C) If the judgment or order pertains to a leadership project, an Oakland 39 ballpark project, or an Inglewood arena project, provide notice that the 40 person or entity that applied for certification of the project as a 41 leadership such a project must make the payments required by rule 42 8.705. 43 44 Subd (b) amended effective March 11, 2022; previously amended effective January 1, 45 2016, and January 1, 2017.)

1 Rule 8.703 amended effective March 11, 2022; adopted effective July 1, 2014; previously 2 amended effective January 1, 2016, and January 1, 2017. 3 4 5 Rule 8.705. Court of Appeal costs in leadership certain streamlined CEQA projects 6 7 In fulfillment of the provisions in Public Resources Code sections 21168.6.7, 21168.6.8, 8 and 21183 regarding payment of the Court of Appeal's costs with respect to cases 9 concerning leadership, Oakland ballpark, and Inglewood arena projects: 10 11 Within 10 days after service of the notice of appeal or petition in a case concerning (1) 12 a leadership project, the person who or entity that applied for certification of the 13 project as a leadership project must pay a fee of \$100,000 to the Court of Appeal. 14 15 Within 10 days after service of the notice of appeal or petition in a case concerning (2) an Oakland ballpark project or Inglewood arena project, the person or entity that 16 applied for certification of the project as an Oakland ballpark project or Inglewood 17 arena project must pay a fee of \$140,000 to the Court of Appeal. 18 19 20 (2)(3) If the Court of Appeal incurs the costs of any special master appointed by the Court 21 of Appeal in the case or of any contract personnel retained by the Court of Appeal 22 to work on the case, the person who or entity that applied for certification of the 23 project as a leadership project, an Oakland ballpark project, or an Inglewood arena 24 project must also pay, within 10 days of being ordered by the court, those incurred 25 or estimated costs. 26 27 (3)(4) If the party fails to timely pay the fee or costs specified in this rule, the court may 28 impose sanctions that the court finds appropriate after notifying the party and 29 providing the party with an opportunity to pay the required fee or costs. 30 31 <u>(5)</u> Any fee or cost paid under this rule is not a recoverable cost. 32 33 Rule 8.705 amended effective March 11, 2022; adopted effective July 1, 2014. 34 35 36 Rule 10.68. Data Analytics Advisory Committee 37 38 Areas of focus (a) 39 40 The committee makes recommendations to the Judicial Council regarding the 41 collection, use, and sharing of judicial branch data and information to inform

decisionmaking, promote transparency, and improve the administration of justice

while ensuring the security of nonpublic data and data sources.

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1	<u>(b)</u>	Additional duties			
2		т			
3		in ac	ddition to the duties described in rule 10.34, the committee must:		
5		<u>(1)</u>	Develop and recommend policies, or revisions to existing policies,		
6		(1)	concerning standards and measures to use in collecting, analyzing and		
7			sharing data and information that will advance the goals of increased access		
8			to justice, greater transparency and accountability, and enhanced delivery of		
9			services to the public.		
10					
11		<u>(2)</u>	Develop and recommend performance measures, studies, and methodologies		
12			to measure and report on court administration, practices, and procedures,		
13			including workload assessments; and		
14					
15		<u>(3)</u>	Identify, analyze, and report on emerging issues related to branch data and		
16			information, including usage of data and information to support branch		
17			projects and initiatives.		
18 19	(a)	Mon	nbership		
20	<u>(c)</u>	IVIEI	<u>indersinp</u>		
21		The	committee must include at least one member from each of the following		
22			gories:		
23					
24		<u>(1)</u>	Appellate justice;		
25					
26		<u>(2)</u>	Trial court judicial officer;		
27					
28		<u>(3)</u>	Trial court or appellate court administrator; and		
29					
30		<u>(4)</u>	Court staff with data and information management expertise.		
31	(T)				
32	<u>(d)</u>	Men	nber selection		
33		E4			
34			ors to be considered in making all appointments to the committee include a		
35 36			lidate's general expertise and experience in data, information, or technology ernance and management.		
37		gove	onance and management.		
38	Rule	ıle 10.68 adopted effective March 11, 2022.			
39	Time	10.00	anopien ejjecure nim en 11, 2022.		
40			Appendix I		
41			Emergency Rules Related to COVID-19		

Emergency rule 3. Use of technology for remote appearances (a) **(b)** Sunset of rule This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until sunset on June 30, 2022, unless otherwise amended or repealed by the Judicial Council. (Subd (b) amended effective March 11, 2022.) Emergency Rule 3 amended effective March 11, 2022; adopted April 6, 2020; previously amended effective January 1, 2022. Emergency rule 5. Personal appearance waivers of defendants during health emergency (a)-(e) * * * **(f)** Sunset of rule This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until sunset on June 30, 2022, unless otherwise amended or repealed by the Judicial Council. (Subd (f) amended effective March 11, 2022.) Emergency Rule 5 amended effective March 11, 2022; adopted effective April 6, 2020. Emergency rule 6. Emergency orders: juvenile dependency proceedings (a)-(c) * * * (d) Sunset of rule This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until sunset on June 30, 2022, unless otherwise amended or repealed by the Judicial Council.

1	(Subd (d) amended effective March 11, 2022.)			
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3	* * *	•		
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5		rgency Rule 6 amended effective March 11, 2022; adopted April 6, 2020; previously		
6	amen	nded effective January 21, 2022.		
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8	-	1 7 7		
9	Eme	ergency rule 7. Emergency orders: juvenile delinquency proceedings		
10	()	٠ . ك . ك . ك . ك . ك . ك . ك . ك . ك .		
11	(a)–((e) * * *		
12	(6			
13	(f)	Sunset of rule		
14				
15		This rule will remain in effect until 90 days after the Governor declares that the		
16		state of emergency related to the COVID-19 pandemic is lifted, or until sunset on		
17		June 30, 2022, unless otherwise amended or repealed by the Judicial Council.		
18				
19		(Subd (f) amended effective March 11, 2022.)		
20	* * *			
21	* * * *	,		
22	_			
23		rgency Rule 7 amended effective March 11, 2022; adopted April 6, 2020; previously		
24	amen	nded effective January 21, 2022.		
25				
26				
27	Eme	ergency rule 8. Emergency orders: temporary restraining or protective orders		
28				
29	(a)-((e) * * *		
30				
31	<u>(f)</u>	Sunset of rule		
32				
33		This rule will sunset on June 30, 2022, unless otherwise amended or repealed by		
34		the Judicial Council.		
35				
36		(Subd (f) adopted effective March 11, 2022.)		
37				
38	Emergency Rule 8 amended effective March 11, 2022; adopted effective April 6, 2020; previously			
39	amen	nded effective April 20, 2020.		
40				
41				
42	Eme	ergency rule 9. Tolling statutes of limitations for civil causes of action		

(a)-(b) * * * 1 2 3 **Sunset of rule** (c) 4 5 This rule will sunset on June 30, 2022, unless otherwise amended or repealed by 6 the Judicial Council. This sunset does not nullify the effect of the tolling of the 7 statutes of limitation and repose under the rule. 8 (Subd (c) adopted effective March 11, 2022.) 9 10 Emergency Rule 9 amended effective March 11, 2022; adopted effective April 6, 2020; previously 11 amended effective May 29, 2020. 12 13 14 **Advisory Committee Comment** 15 16 Emergency rule 9 is intended to apply broadly to toll any statute of limitations on the filing of a 17 pleading in court asserting a civil cause of action. The term "civil causes of action" includes 18 special proceedings. (See Code Civ. Proc., §§ 312, 363 ["action," as used in title 2 of the code (Of 19 the Time of Commencing Civil Actions), is construed "as including a special proceeding of a 20 civil nature"); special proceedings of a civil nature include all proceedings in title 3 of the code, 21 including mandamus actions under §§ 1085, 1088.5, and 1094.5—all the types of petitions for 22 writ made for California Environmental Quality Act (CEQA) and land use challenges]; see also 23 Pub. Resources Code, § 21167(a)—(e) [setting limitations periods for civil "action[s]" under 24 CEQA].) 25 26 The rule also applies to statutes of limitations on filing of causes of action in court found in codes 27 other than the Code of Civil Procedure, including the limitations on causes of action found in, for 28 example, the Family Code and Probate Code. 29 30 Subdivision (c). The sunset of the rule does not nullify the effect of the tolling of the statutes of 31 limitation and repose established by the rule. Depending on the specific facts of the case and the 32 applicable statute of limitation or repose, the effect of the tolling may survive beyond the sunset 33 date of the rule. For example, if the right to file a cause of action subject to the four-year statute 34 of limitation in Code of Civil Procedure section 337 first accrued on February 15, 2020, the 35 statute of limitation, having been tolled from April 6, 2020, until October 1, 2020, under 36 subdivision (a), would expire in August 2024 rather than February 2024. 37 38 39 Emergency rule 10. Extensions of time in which to bring a civil action to trial 40 (a)-(b) * * * 41

Sunset of rule (c) This rule will sunset on June 30, 2022, unless otherwise amended or repealed by the Judicial Council. This sunset does not nullify the effect of the extension of time in which to bring a civil action to trial under the rule. (Subd (c) adopted effective March 11, 2022.) Rule 10 amended effective March 11, 2022; adopted effective April 6, 2020. **Advisory Committee Comment** The sunset of the rule does not nullify the effect of the six-month extension established by the rule for all civil actions filed on or before April 6, 2020. Depending on the specific facts of the case, the effect of the extension may survive beyond the sunset date of the rule. For example, if a civil action subject to Code of Civil Procedure section 583.310 was filed on February 15, 2020, the time in which to bring the action to trial would fall in August 2025, having been extended by six months for a total time of five years and six months, rather than February 2025. Emergency rule 13. Effective date for requests to modify support (a)-(d)***(e) **Sunset of rule** This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until sunset on June 30, 2022, unless otherwise amended or repealed by the Judicial Council. (Subd (e) amended effective March 11, 2022.) Emergency Rule 13 amended effective March 11, 2022; adopted effective April 20, 2020. Appendix I amended effective March 11, 2022; adopted effective April 6, 2020; previously amended effective April 17, 2020, April 20, 2020, June 20, 2020, August 13, 2020, November 13, 2020, January 1, 2022, January 21, 2022.