STATE OF MICHIGAN	BUSINESS COURT	ADMINISTRATIVE ORDER
6 th JUDICIAL CIRCUIT		2013- 03

Scope

This administrative order is issued in accordance with Michigan Court Rule 8.112(B) which allows a trial court to issue administrative orders governing internal court management. This administrative order establishes a Business Court as required by 2012 PA 333 and recommended by the State Bar of Michigan Judicial Crossroads Task Force. It sets forth the goals of the Business Court, creates the procedural mechanisms by which cases will be assigned to the Business Court, and prescribes the provisions by which the Business Court will be managed.

The 6th Circuit Court will implement a Business Court commencing on July 1, 2013 (the "Commencement Date"). The Business Court is established to create a specialized docket for the handling of business-related litigation in lieu of traditional case file management. The Court will monitor the effectiveness of the Project, and report on its progress from time to time as requested by the State Court Administrative Office or the Chief Judge of the 6th Circuit Court.

This administrative order is issued in accordance with Local Administrative Order 2011-04 Case Flow Management Plan.

Other than as expressly provided in this Local Administrative Order (the "LAO"), the procedural and substantive law otherwise applicable to cases assigned to the Business Court shall remain unaffected.

I. Case Eligibility Criteria for the Business Court

The Business Court has jurisdiction over business or commercial disputes¹ in which the amount in controversy exceeds \$25,000.² The business or commercial dispute may be found in the complaint, counter-claim, cross-claim, or third-party complaint.³ Cases shall be assigned to the Business Court if all or part of the action includes a business or commercial dispute.⁴ Examples of disputes to be included in or excluded from the Business Court are found at MCL 600.8031(2) and (3).

II. Assignment of Cases to the Business Court

A. Cases will be assigned to the Business Court in accord with the requirements of MCR 2.112(O) and MCL 600.8031 et seq.

¹ A "Business or commercial dispute" is defined at MCL 600.8031(1)(c).

² MCL 600.8035(1).

³ MCL 600.8035(6).

⁴ MCL 600.8035(3).

B. Cases identified in the initial complaint as Business Court eligible shall be assigned to the Business Court by blind draw.

III. Removal of Cases from the Business Court

- A. A Business Court judge may remove a case from the Business Court to the General Civil Docket if the case does not meet the statutory requirements of MCL 600.8031 et seq. or if it ceases to include a business or commercial dispute.
- B. A party may file a motion requesting the chief judge to review the court's determination under Section III (A) and (B).

IV. The Business Court Judges & Dockets

A. <u>Business Court Judges</u>. The Business Court shall consist of 2 judges. A circuit judge assigned as a judge of the Business Court is assigned for a term of 6 years and may be reassigned at the expiration of the judge's term. The term of a judge of the Business Court expires on April 1, 2019, and on April 1 of every sixth year thereafter.

The chief judge may make a recommendation to the Supreme Court regarding the judges to be assigned to the Business Court using the following method:

- 1. General Civil/Criminal division judges may volunteer to serve in the Business Court. Volunteers will be recommended by seniority from the pool of available judges.
- 2. If fewer than 2 judges volunteer, the chief judge shall poll the General Civil/Criminal division judges to determine interest.
- 3. If after polling the judges there are still no volunteers, the chief judge will recommend General Civil/Criminal division judges to serve in reverse seniority order.
- 4. For purposes of Section IV. A. 3, judges who have previously served in the Business Court, or who are currently serving in the Business Court, shall be exempted from serving in the Business Court by reverse seniority order. This provision will cease to apply if and when a vacancy exists in the Business Court and each judge has previously served in the Business Court, or is currently serving in the Business Court. In such instances a vacancy shall be filled in the manner prescribed in Section IV. A. 3 above.
- 5. The above methodology will be used for filling vacancies in the Business Court unless the chief judge determines that it is not in the best interest of the Business Court or other good cause exists.

- B. <u>Pending Matters</u>. Judges assigned to the Business Court shall complete all pending civil matters (i.e., matters undecided on cases assigned to them).
- C. <u>Case Tracking</u>. Cases assigned to the Business Court will be assigned an internal docket code identifying its assignment to the Business Court, which will be used for tracking purposes and statistical analysis.
- D. Orders. If a Business Court judge before whom a case has been tried or a motion heard is disabled or absent from the place where court is held, another circuit judge assigned as a judge of the Business Court may continue to hear, determine, and sign all matters that the disabled or absent Business Court judge could have heard, determined, and signed.

V. Business Court Scheduling Order

When a case is assigned to the Business Court, the Court will issue a Business Court scheduling order pursuant to MCR 2.401(B)(2).

VI. Technology

Electronic filing pursuant to Supreme Court Administrative Order 2007-03, Revised E-Filing Pilot Project in Oakland County, and all subsequent administrative orders that extend the duration of the pilot project, will be required by all parties on cases assigned to the Business Court.

Parties who are unable to appear for court proceedings in person may be permitted to participate from remote locations through video or audio conferencing. Arrangements must be made in advance with the judge of the Business Court to whom the case is assigned.

VII. Business Court Opinions; User Evaluation; Reporting

- A. <u>Opinions</u>. Each Business Court Judge may issue written opinions on material rulings which may be of interest to the bench, bar and public. All written opinions shall be transmitted to the SCAO within 7 days after the court enters the opinion.
- B. <u>Reporting</u>. The Business Court shall maintain data as required by the SCAO, and shall provide data to the SCAO upon request.

Local Administrative Order 2012-03, entitled Specialized Business Docket, is rescinded.

IT IS SO ORDERED.

Hon. Nanci J. Grant

Chief Judge

Date