

**INSTRUCTIONS FOR COMPLETION OF ADR FORMS
REGARDING SELECTION OF AN ADR PROCESS
(ADR LOCAL RULE 3-5)**

Under ADR Local Rule 3-5, by the date set forth in the Initial Case Management Scheduling Order, counsel (and any self-represented party) shall meet and confer to attempt to agree on an ADR process. By that date, counsel must file the attached form entitled “ADR CERTIFICATION BY PARTIES AND COUNSEL.” Please note that this form need not be filed jointly by all parties. Instead, each party may file a separate ADR CERTIFICATION along with their counsel.

Additionally, counsel (and any self-represented party) must jointly file one of the following forms (attached) by the date set forth in the Initial Case Management Scheduling Order:

- If the parties have agreed to participate in non-binding arbitration, Early Neutral Evaluation (“ENE”), mediation or private ADR, they shall file the form captioned “STIPULATION AND [PROPOSED] ORDER SELECTING ADR PROCESS.”
- If the parties either have not yet reached an agreement as to an ADR process or they would prefer to participate in an early settlement conference before a Magistrate Judge, they shall file the form captioned “NOTICE OF NEED FOR ADR PHONE CONFERENCE .”

Please note that parties selecting an early settlement conference with a Magistrate Judge are required to participate in an ADR Phone Conference