

**TABLE OF PROPOSED REVISIONS TO
ELEVENTH CIRCUIT RULES AND IOP'S**

Page	Line(s)	Circuit Rule or IOP	Comments
25	33 - 37	Cir. R. 11-2	Clarify that a record on appeal sent to the court of appeals by a district court must include a paper copy of a document that was only filed electronically with the district court.
46	15 - 19	Cir. R. 22-2	Add a limitation on the length of an application for a certificate of appealability and brief in support thereof; add a similar limitation for a response and brief opposing an application. [Existing Cir. R. 22-2 and 22-3 to be renumbered.]
72	18 - 20	Cir. R. 28-1(k)	Require that citations to decisions of the Supreme Court of the United States include both United States Reports and Supreme Court Reporter; proposed because most chambers libraries contain hardbound volumes of Supreme Court Reporter rather than United States Reports.
95	16 - 42	Cir. R. 34-2	Clarify that when a judge of a panel recuses or is disqualified, the two remaining judges who constitute a quorum do not both have to be judges of this court.
96	32 - 36	Cir. R. 34-3(e)	Provide that in an appeal involving multiple parties, a screening judge may schedule fewer than all parties for oral argument, and submit the remaining parties to the oral argument panel for decision on the briefs.
96	40 - 43	Cir. R. 34-3(f)	Provide that in an appeal involving multiple parties, an oral argument panel may decide the appeals of fewer than all parties on the briefs, and schedule the remaining parties for oral argument.