

**TABLE OF PROPOSED REVISIONS TO
ELEVENTH CIRCUIT RULES AND INTERNAL OPERATING PROCEDURES**

| Page | Circuit Rule or IOP | Comments |
|-------------|--|---|
| 105 | 11th Cir. R. 28-1(k) | Deletes the requirement that parallel citations be used for Supreme Court cases, and corrects the citation to the “ALWD Guide.” |
| 105 | 11th Cir. R. 28-3 | Adds a cross-reference to section “(b)” of 11th Cir. R. 28-1 to require filers to include a Certificate of Interested Persons and Corporate Disclosure Statement (CIP) in reply briefs. |
| 138 | FRAP 34, IOP 7 <u>Identity of Panel</u> | Amended to provide that the Clerk’s Office may disclose the identity of oral argument panel members two weeks, instead of one week, in advance of the particular session. |
| 145 | FRAP 35, IOP 4 <u>Requesting a Poll</u> and FRAP 35, IOP 5 <u>No Poll Request</u> | These IOPs on en banc poll procedures are amended to: (1) change the “notify date” from 10 to 30 days; (2) define “notify judge” to include this Court’s senior judges; and (3) make the IOPs more clear. |
| 163 | 11th Cir. R. 42-1(a) | The rule on voluntary dismissal is amended to: (1) eliminate the requirement that motions to dismiss must indicate whether dismissal is sought with or without prejudice; (2) clarify that the clerk may not act upon a motion to dismiss once a case has been assigned to a panel on the merits; (3) provide that the “clerk expresses no opinion on the effect” of a clerical dismissal under the rule; and (4) incorporate some of the content of FRAP 42, IOP 1 <u>Voluntary Dismissal With Prejudice</u> . |
| 166 | FRAP 42, IOP 1 <u>Voluntary Dismissal With Prejudice</u> | The IOP is deleted in its entirety. |