ADMINISTRATIVE ORDER OF THE CHIEF ADMINISTRATIVE JUDGE OF THE COURTS

Pursuant to the authority vested in me, and upon consultation with the Administrative

Board of the Courts and, as appropriate, in consultation with or with the approval of County

Clerks, and upon notice by the Presiding Judge of the Court of Claims, I hereby establish,

continue, or give notice of programs for the consensual and mandatory use of electronic filing

and service of documents ("e-filing") in the manner authorized pursuant to L.2024, C. 579, in

the Supreme Court and County Court - Civil Term, Court of Claims, Surrogate's Court, and the

New York City Civil Court.

These programs are in effect for the courts, counties, and case types listed as of the date of

this Order on the NYSCEF Website at www.nycourts.gov/efile, under the "Authorized Courts

and Case Types" section link. Such content on the NYSCEF website may be updated only upon

further authorization by the Chief Administrative Judge in accordance with Article 21-A of the

Civil Practice Law and Rules, Section 11-b of the Court of Claims Act, and Section 107 of the

Surrogate's Court Procedure Act.

Such programs shall be subject to Sections 202.5-b, 202.5-bb, 206.5-aa, 207.4-aa and

208.4-a of the Uniform Rules for the New York State Trial Courts, as applicable.

This order is effective July 7, 2025 and supersedes Administrative Order 372/21.

Dated: July 1, 2025

Chief Administrative Judge of the Courts

AO/158/25