

# SUPREME COURT, CIVIL BRANCH NEW YORK COUNTY

## STATEMENT OF THE ADMINISTRATIVE JUDGE REGARDING IMPLEMENTATION OF CERTAIN RULES OF THE COMMERCIAL DIVISION

This Statement is issued to inform the Bar about the way in which certain Rules of the Commercial Division (Section 202.70 of the Uniform Rules for the Trial Courts) will, until further notice, be implemented in this county.

1) **Rule 11:** All Justices of the Commercial Division require that, unless otherwise directed in a particular case, the number of interrogatories shall be limited to 25, including subparts.

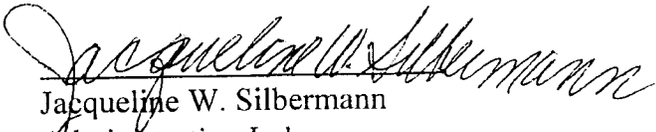
2) **Rule 16 (a):** On motions to dismiss or for summary judgment pursuant to CPLR 3211, 3212 and 3213 and motions for a preliminary injunction, all memoranda of law shall contain a table of contents and a table of authorities and shall be bound separately from other papers submitted.

3) **Rule 16 (c):** All Justices of the Commercial Division waive the requirement that they be afforded an opportunity to approve adjournments of motions returnable in the Motion Support Office Courtroom (Room 130), provided that the adjournments do not exceed three for a total of no more than 60 days. Adjournments of motions returnable in any Commercial Division Part shall be governed by the procedures of the Part.

4) **Rule 19-a:** All Justices in the New York County Commercial Division require compliance with this Rule.

5) **Rule 27:** All motions *in limine* shall be made by order to show cause returnable in the Part on the date set forth in the Rule.

Dated: June 8, 2007

  
Jacqueline W. Silbermann  
Administrative Judge

6/6/07