FILED
CLERK, U.S. DISTRICT COURT

December 15, 2025

CENTRAL DISTRICT OF CALIFORNIA
BY: Hatalie L. Calking DEPUTY

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

IN THE MATTER OF

VOLUNTARY CONSENT LIST
FOR THE ASSIGNMENT OF
CIVIL CASES TO MAGISTRATE
JUDGES

GENERAL ORDER NO. 25-07

(Supersedes General Order No. 24-06)

- 1. <u>Creation of Voluntary Consent List</u>. IT IS HEREBY ORDERED that the Clerk shall create and maintain a list ("Voluntary Consent List" or "Consent List") of Magistrate Judges who are available to accept cases on request, pursuant to 28 U.S.C. § 636(c), to conduct all necessary proceedings and order the entry of judgment. The Consent List shall be available on the Court's website.
- 2. Participation of Magistrate Judges. Every full-time Magistrate Judge who has completed 12 months of service and maintains his or her caseload as determined by the Chief District Judge and Chief Magistrate Judge in consultation with one another shall be included in the Consent List. Names of eligible Magistrate Judges may be added or removed from the Consent List at any time, at the discretion of each such judge, by informing the Clerk of the name to be added or removed and the effective date of the change. Magistrate Judges whose names are included on the Consent List may be known as "Consent List Magistrate Judges."

- 3. <u>Eligible Cases</u>. Parties who wish to consent to the jurisdiction of a Consent List Magistrate Judge in a case already pending in this Court may seek to do so in any civil case EXCEPT the following:
 - a. death penalty habeas corpus petitions;
 - b. bankruptcy appeals or withdrawal of reference cases;
 - c. cases where an application for a temporary restraining order accompanies the initiating complaint; and
 - d. pending cases assigned to a Magistrate Judge pursuant to the Direct
 Assignment of Civil Cases to Magistrate Judges Program in which the
 parties have not opted out or cases in which the parties have already
 consented to and been assigned a Consent List Magistrate Judge.
- 4. Reassignment of Cases. If all parties wish to consent to the jurisdiction of a Consent List Magistrate Judge in a case already pending in this Court, they must complete and lodge the consent form available from the Clerk (Form CV-11D). Once all parties have consented to the jurisdiction of a Consent List Magistrate Judge, the Clerk shall present the lodged Form CV-11D to the assigned district judge for approval. If the assigned district judge approves the transfer of the case, the Clerk shall present the lodged Form CV-11D to the selected Consent List Magistrate Judge for approval. If the selected Consent List Magistrate Judge agrees to accept the case, the case will be reassigned to that Magistrate Judge for all purposes.
- 5. Magistrate Judge Serves as the Assigned Judge for All Purposes. Once a case has been reassigned to a Magistrate Judge pursuant to this General Order, the case shall remain assigned to that Magistrate Judge for all purposes, including trial and entry of final judgment pursuant to 28 U.S.C. § 636(c) and Federal Rule of Civil Procedure 73. Appeal from a final judgment entered at a Magistrate Judge's direction may be taken to the court of appeals as any other appeal from a district court judgment.

6. <u>Effective Date</u>. This General Order shall become effective on December 15, 2025.

IT IS SO ORDERED.

Solly M. See

CHIEF UNITED STATES DISTRICT JUDGE

Date of Approval by the Court: December 15, 2025

Date of Filing by the Clerk: December 15, 2025