

IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

IN RE: AMENDMENT TO COURT OF CHANCERY RULES, SECTION III,
RULE 10

This 24th day of January 2014, IT IS HEARBY ORDERED that Court
of Chancery Rules, Section III, Rule 10 shall be amended effective April 1st,
2014.

Rule 10 shall be amended as follows:

Rule 10. Form of pleadings.

(a) *Caption; names of parties.* Every pleading, and every notice, motion, affidavit, form of order, request for or response to discovery, or other filing shall contain a caption setting forth the name of the Court, the title of the action, the number assigned to the action by the Register in Chancery, and a brief descriptive title indicating the nature of the document. All pleadings and other filings with the Court shall carry the designation "IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE" and shall not reflect the county where the pleading was filed. In the complaint the title of the action shall include the names of all the parties, but in other filings it is sufficient to state the name of the first party on each side with an appropriate indication of other parties.

(b) *Paragraphs; separate statements.* All averments of claim or defense shall be made in numbered paragraphs, the contents of each of which shall be limited as far as practicable to a statement of a single set of circumstances; and a paragraph may be referred to by number in all succeeding pleadings. An answer to a complaint, counterclaim, or cross-claim should repeat the allegations of the pleading to which it is responding and then set forth the response below each such allegation. Each claim founded upon a separate transaction or occurrence and each defense other than denials shall be stated in a separate count or defense whenever a separation facilitates the clear presentation of the matters set forth.

(c) *Adoption by reference; exhibits.* Statements in a pleading may be adopted by reference in a different part of the same pleading or in another pleading or in any motion. A copy of any written instrument which is an exhibit to a pleading is a part thereof for all purposes.

(d) *Form of papers.* Pleadings, notice, motions, letters, affidavits, forms of order and other documents produced for filing ~~(except for briefs and memoranda of points and~~

authorities governed by Chancery Rule 171) shall be produced on opaque, unglazed white, 8 1/2 x 11 inches paper, and shall have double spacing between each line of text, except for quotations and footnotes, and margins of not less than 1 inch on all sides. 5
~~double spaced, with 1 1/4 inch margins on all sides and shall be filed in a plain-backer firmly bound at the top.~~ All such papers shall use Times New Roman 14-point typeface. Papers materially defaced by erasures or interlineation shall not be received by the Register in Chancery without an order of the Court. Additional requirements as to the form of briefs and memoranda of points and authorities are contained in Rule 171.