

**UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT**

Administrative Order Regarding Appellate Case Management System (ACMS)
(as adopted 12/20/21)

This Administrative Order replaces and supersedes the Court’s April 27, 2021 Administrative Order.

The Court has developed a new Appellate Case Management System (ACMS). Over time, the Court will expand the system to include additional case types in ACMS. The appendices to this Administrative Order provide case-type specific information. Only the following types of cases will be processed in ACMS until further notice:

- **Immigration petitions for review**: All immigration petitions for review filed on or after May 1, 2021, will be opened and processed in ACMS. Please see [Appendix A](#) for rules specific to immigration petitions for review.
- **SOS Applications**: All Applications for Permission to File a Second or Successive Habeas Corpus Petition/Motion (SOS Applications) received on or after January 1, 2022, will be opened and processed in ACMS. Please see [Appendix B](#) for rules specific to SOS Applications.

These interim provisions govern the filing of documents in ACMS. The Court may amend them from time to time and may deviate from them in specific cases if warranted. The Court will update the above case type information and appendices as more case types are added to ACMS.

The Court has posted documentation, training materials, and other information about ACMS on the Court’s website (under E-Filing). All ACMS filers are strongly encouraged to review this information.

Rule 1 – Effective Date and Impact on Existing Rules

- (a) *Except as stated otherwise in this Administrative Order, all existing Court rules and procedures governing party filings, both electronic and in paper format, remain in effect.*

- (b) Should technical failure prevent timely electronic filing of any document in ACMS, the filing party should preserve documentation of the failure and may seek relief from the Court.
- (c) All cases that were originally opened by the court in CM/ECF will continue to be processed in CM/ECF. Only new cases required to be filed in ACMS as of the effective dates listed in this Administrative Order will be opened and processed in ACMS.

Rule 2 – Attorneys MUST use ACMS; Petitioners Proceeding Without Counsel Must Use Paper

- (a) If the case type is being processed in ACMS, then the use of ACMS for attorneys submitting that new case is mandatory. Attorneys will no longer be able to submit filings in paper format or through CM/ECF for a case that will be opened or processed in ACMS, even for case opening filings.
- (b) People proceeding without attorneys will not be authorized to file electronically in ACMS until further notice, and must file all case opening documents and subsequent pleadings for an ACMS case in paper format by mailing them directly to the court at its mailing address: 95 Seventh Street, San Francisco, CA, 94103.

Rule 3 – Registration

- (a) If you are an attorney already registered for the Ninth Circuit’s CM/ECF, then no further action is required.
- (b) If you are NOT currently registered, start [here](https://pacer.psc.uscourts.gov/pscof/regWizard.jsf) (<https://pacer.psc.uscourts.gov/pscof/regWizard.jsf>)

Rule 5 – Submitting Motions, Briefs, and Other Pleadings

- (a) For ACMS cases, attorneys must submit their motions, briefs, and other pleadings electronically in ACMS.
- (b) All parties registered for electronic filing in ACMS will receive service through ACMS. Only unrepresented parties must be served separately by the filer.

- (c) The Court will review submitted briefs and other filings for deficiencies. Do not submit any paper copies of briefs or other pleadings unless directed by the Court to do so.

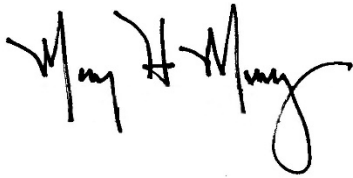
Rule 6 – Effect of Failure to Comply with this Order

- (a) The Clerk will contact any attorney who submits case opening documents or pleadings for ACMS cases in paper format after the effective date of this Order and will provide the attorney with a copy of this Order and instructions for submitting the filing in ACMS.
- (b) If an attorney continues to submit petitions in CM/ECF or in paper format after receiving notice of this Order, the Clerk is authorized to return or strike the filings and take other action deemed necessary to enforce this Order.

List of Appendices: Case-Type Specific Rules

[Appendix A:](#) Immigration Petitions for Review

[Appendix B:](#) Applications for Permission to File a Second or Successive Habeas Corpus Petition/Motion (SOS Applications)



Mary H. Murguia, Chief Judge

Appendix A: Immigration Petitions for Review

Rule 1 - Effective Date

- (a) All immigration petitions for review filed on or after May 1, 2021, will be opened and processed in ACMS.

Rule 2 - Case Specific Requirements

- (a) Attorneys may submit the immigration petition for review with or without fee payment, and with or without accompanying motions.
- (b) Be sure to follow all the instructions on the ACMS user portal. Each request for relief or motion must be submitted to the Court as a separate PDF file. For example, a motion to stay removal should be submitted as its own PDF file and cannot be included in the same PDF file as the petition for review.
- (c) As you prepare to submit the opening brief, keep in mind that you will need (i) a PDF file of your brief and (ii) a separate PDF file containing all the orders you wish the court to review.

Appendix B: Applications for Permission to File a Second or Successive Habeas Corpus Petition/Motion (SOS Applications)

Rule 1 - Effective Date

- (a) All Applications for Permission to File a Second or Successive Habeas Corpus Petition/Motion (SOS Applications) received on or after January 1, 2022, will be opened and processed in ACMS.

Rule 2 - Case Specific Requirements

- (a) Be sure to follow all the instructions on the ACMS user portal. Each request for relief or motion must be submitted to the Court as a separate PDF file.