DISTRICT COURT, SUMMIT COUNTY, COLORADO 501 N. Park Avenue	
Breckenridge, Colorado 80424	
Telephone: (970) 453-2241	
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WEBEX PROCEDURES - SUMMIT COUNTY DISTRICT COURT DIV. T/CTRM 3	
Mark D. Thompson, Chief District Judge	
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Pursuant to and in accordance with the Amended Administrative Order Regarding Court Operations under Covid-19 Advisory 2020-102A-2, unless otherwise notified by the court, all hearings shall be conducted electronically and utilizing the procedures set forth in this memorandum. This will require additional preparation and planning on the part of all counsel, parties, and witnesses. The court expects attorneys to provide their clients and witnesses with the appropriate remote access/call in information before the hearing and to have communicated with their clients and witnesses to assure they know how to access the system <u>before</u> the hearing (not during the first five minutes of the hearing).

## WEBEX INVITATIONS AND GENERAL GUIDANCE

The court will use Cisco Webex meetings to allow for video or audio participation. To that end, the court will send a Webex invitation to counsel to participate in the virtual courtroom. If your hearing or appearance is set for a regular criminal docket day on April 20, May 4, and May 18), there will be one Webex meeting

invitation for the day's docket. The court will schedule other hearings utilizing individual invitations.<sup>1</sup> To join, follow the instructions on the invitation:

- o to join by video (preferred method) hit the "Join Meeting" link. If that does not work, cut and paste the address into your browser.
- o you will be directed to Judge Thompson' page. At the bottom of the page select "Join from your browser"
- Enter the information name and email address (so we know who you are). You will then be in the meeting
- Select your audio setting. If the audio on your computer or tablet does not work, please use the alternate audio option of calling in to the number in the invitation and using your participant code (see example below)
- o If you do not have a device that will support a video connection, you may still participate by audio only by calling the number in the invitation and using the access code (the meeting number is 925 574 248)

Please keep in mind that the courtroom will be open to the public during all WebEx hearings unless otherwise ordered by the court.

Audio and/or video recording of any portion of a WebEx hearing is strictly prohibited. Violation of this prohibition may result in the imposition of sanctions including contempt of court.

WebEx hearings are court proceedings and all participants shall follow ordinary standards of decorum. Participants should ensure they are appropriately dressed, that their surroundings are quite and well lit, that their electronic devices are functioning correctly, that they have an adequate internet connection, and that distractions in home environments are minimized.

## WEBEX CONFERENCE GROUND RULES

• Attorneys shall forward the meeting information to their clients and any witnesses. In all matters requiring compliance with the Victim's Rights Amendment, the District Attorney shall be responsible to provide the invitation to any victim that desires to appear. The court may also forward meeting information to any member of the public upon request. See Colo.R.Crim.P. 43(f)(1)(2020-6). It is the responsibility of the attorney to ensure clients and witnesses have the necessary contact information.

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<sup>&</sup>lt;sup>1</sup> If the WebEx system becomes unavailable for any reason, the court will utilize its conference line at (970) 547-2670, x 72713#.

- Adoption, relinquishment and any other proceedings closed by law or Order may be sent a separate Webex invitation reflecting the date of the hearing and that shall not be made public.<sup>2</sup>
- Parties should call in at their regularly scheduled hearing time. Parties dialing
  into the court shall <u>not</u> interrupt any ongoing proceedings, but wait to be
  acknowledged by the court. It is <u>very</u> important that only one person speak at a
  time and that parties wait their turn to be called upon to speak.
- Please note the Court may choose to employ a "lock meeting" option for any particular hearing. Anyone who is participating via video but who calls before their hearing time may be placed into a "lobby." However, locking the meeting prevents Audio Only, Telephone Call-In Users from joining at all. Instead of being placed in the Lobby, Webex will hang up on them. If you or your client is calling in and not using the video option, it is essential they call at the time of their hearing and not earlier in order to gain access.
- Criminal Proceedings. In accordance with Colo.R.Crim.P. 43, with the
  defendant's oral or written consent, the Court will allow the defendant and
  counsel to appear electronically for all proceedings identified in Rule 43(f). The
  court will also provide for electronic appearances in first appearances, reviews
  and status conferences.
  - O Pleas in criminal cases: the court expects the defense attorney to have the plea paperwork signed by the client and uploaded to the case file before the hearing begins. If the defendant is not appearing by video but only by audio, the court will place the defendant under oath to obtain a record of personal identifying information to ensure the person on the phone is the proper person to be taking the plea along with a waiver of any objection to appearing by audio only. The court will ask for the defendant's full name, date of birth, and las four digits of his or her social security number, if available, and may ask for height, weight, hair and eye color. An attorney may be asked to certify the identity of their client. If the client does not wish to or cannot provide such information, their case cannot be addressed by WebEx and will be reschedule for an in-person appearance of the defendant. The court will consider temporarily accepting an electronic signature (e.g. / John Doe) on plea paperwork on a

Any questions with this procedure should be directed to the court's Division Clerk at <a href="mailto:cheryl.rothey@judicial.state.co.us">cheryl.rothey@judicial.state.co.us</a>.

- case by case basis, but will require a written guilty plea and waiver of rights bearing the defendant's signature to be uploaded in all cases.
- o If a defendant is out of custody, defense counsel must ensure that the defendant has a means of communicating with defense counsel outside of the WebEx conference in the event there is a need for confidential communication. Parties should not rely on the WebEx chat function to accomplish this alternate communication. The court suggests that such communication occur separately by phone between counsel and client and that the WebEx conference be muted during this time.
- Proceedings with Interpreters (please note that these rules also apply in general so that we can make a good record):
  - All parties must speak into a microphone or close to the phone.
  - Parties must speak loudly and clearly.
  - Parties must pause periodically between statements to facilitate consecutive interpreting.
  - Only one person may speak at a time, allowing a pause between speakers. This include question/answer sessions: Allow the interpreter to render his/her interpretation after each person speaks to avoid confusion.
  - Background noise, including side conversations and paper shuffling, must be kept to a minimum (microphones should be muted unless you are speaking)
  - Alert the Court and/or interpreter immediately if there are any technical difficulties.
- Evidentiary Hearings.
  - o All proposed exhibits must be uploaded prior to any evidentiary hearing.
  - Any audio or audiovisual recording that may be offered into evidence must be provided to the court in advance of the hearing on a jump-drive and must be in a format that can be played without proprietary software.
  - Counsel is expected to know how to utilize the "share screen" function in WebEx to publish exhibits for all participants.
  - Parties are encouraged to reach stipulations concerning exhibits and other evidentiary issues. The Colorado Rules of Evidence shall continue to apply in all hearings.
  - o A "pre-hearing" conference shall be conducted in any case in which an evidentiary hearing is sought to address any procedural issues.

- Secondary communication (e.g. texting) between a witness and an attorney or any other person (aside from an interpreter) is prohibited
- Witnesses shall not discontinue their video feed during their testimony without the court's permission
- Parties should allow additional time for WebEx hearings and should anticipate the need to take more frequent breaks.

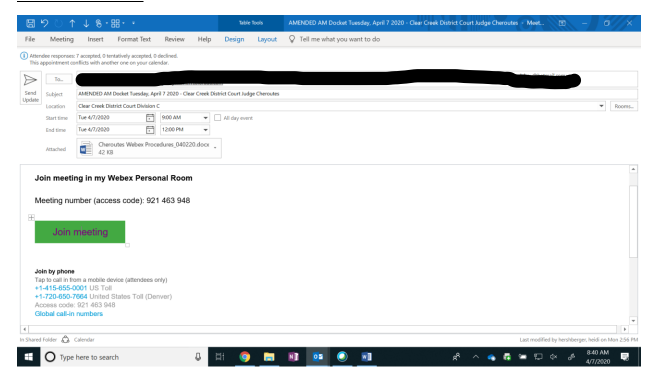
The procedures outlined herein are evolving and may be modified or updated periodically. If questions arise, the court's Division Clerk should be contacted at <a href="mailto:cheryl.rothey@judicial.state.co.us">cheryl.rothey@judicial.state.co.us</a>.

SO ORDERED this 5th day of May, 2020.

BY THE COURT:

Mark D. Thompson Chief District Court Judge

## **SAMPLE INVITATION**



## **AUDIO CONNECTION STEPS**

