

X. Non-Compliance

The Clerk of Court may require you to file a corrected copy of any submission that fails to comply with the court's rules. FCR 25(c)(4). If you receive a notice that your filing is not in compliance with the rules, read the notice carefully. It will explain why your document is not in compliance, how to fix it, and the deadline for correction.

Corrected filings should include "Corrected" on the cover. Corrections must be limited only to the specific areas identified on the court's notice.

Common reasons a document is found non-compliant include:

- Failure to use the correct form
- Incomplete forms
- No signature
- Illegibility
- Document exceeds size limitations
- Unauthorized filing (e.g., filing more than one opening brief or more than one appendix)
- Document is untimely

XI. Confidential Material

If any part of the record was subject to a protective order at the trial level, read FCR 25.1 for procedures and requirements for confidential information. It is your responsibility to review the rules to understand what impact the protective order will have on your appeal.

If you need to discuss information subject to a protective order, you must file two separate, clearly labeled versions of the document: (1) a confidential version and (2) a nonconfidential version. In your confidential document, highlight or surround with brackets all confidential information. In your nonconfidential document, black out (i.e., redact) any confidential material that is highlighted or bracketed in the confidential brief.

Only one copy of a nonconfidential version of a brief should be provided to the Clerk's Office. Paper copies of the confidential version of your document must be provided to the extent required by FCR 25(c)(3).

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