REPORT FORM

CIRCUIT COMMITTEE REVIEW OF CJRA REPORTS AND PLANS

This form is for use by the circuit review committees established by the Civil Justice Reform Act of 1990. Please use this form to review the advisory group report and court plan adopted pursuant to 28 U.S.C. §§ 471-473. Please use one form for each district court. If you have any questions about the use of this form, call Donna Stienstra at the Federal Judicial Center (FTS/202 633-6341) or Abel Mattos at the Administrative Office (FTS/202 633-6341). Upon completion, please send this form to:

The district court under review

and

Committee on Court Administration and Case Management % Robert Lowney Administrative Office of the U.S. Courts Mail Code OCP-CAD Washington, DC 20544

Name of district court being reviewed:	District of Kansas
Date of this review:	-
Circuit committee contact person:	Name:Address:
	Telephone:

plan?

1

3

Yes

No .

Not clear

Page or Section 50-61

Review of the Advisory Group's Report

After examination of the advisory group report prepared pursuant to 28 U.S.C. § 472, please answer the questions below. For each question, answer either yes, no, or not clear. It would be helpful if the circuit committee could provide the report's page or section number on which each answer is based. If the committee finds it appropriate or necessary, it may provide a page or section citation when answering no or unclear, as well as when answering yes.

If you wish, please provide written comments on additional sheets of paper and attach them to this form. Please key the written comments to the relevant question numbers.

Page or Not and an information of the second 1. 3- Decision - C. M. No Yes Clear Section (1) 2 3 1.a. a determination of the condition of the civil and criminal dockets 6 2 1.b. identification of trends in case filings 3 and demands on court resources 1.c. identification of the causes of cost and 1 2 3 delay due to court procedures 1.d. identification of the causes of cost and 2 3 (1) delay due to the way litigants and their attorneys conduct litigation 1.e. examination of the extent to which cost r 2.: 1 2 and delay could be reduced by better assessment of the impact of legislation Faut or 30% off sy' -con I Section Does the advisory group report include, as required by 28 U.S.C. § 472(b)(2), the

basis for its recommendation that the court develop its own plan or select a model

1: 1: 1 . C

112.12 5

1. Does the advisory group report include, as required by 28 U.S.C. §§ 472(b)(1) and (c)(1), each of the following items?

Recommended by the Judicial Conference Committee

- 3. Does the advisory group report include, as required by 28 U.S.C. § 472(b)(3), recommended measures, rules, and programs?
 - DYes2No3Not clear

Page or Section 50-61

Does the advisory group report include, as required by 28 U.S.C. § 472(b)(4), an explanation of the manner in which the advisory group's recommended plan, or its recommendations in whatever other form, complies with the requirements of 28 U.S.C. § 473?

1 Yes 2 No 3 Not clear

Page or Section <u>61-67</u>

5. In developing its recommendations, did the advisory group take into account, as required by 28 U.S.C. § 472(c)(2), the particular needs and circumstances of each of the following?

. Mar. Table 1 and 1

	Yes	No	Not Clear	Page or Section
5.a. the district court 2 yet bettoper 22, abutom 3 or 5 looks to need need at golered muon on sed 5.b. the litigants	Ð	172(14 16000 2	.มงปี 3 sdu วา สนาชา 3	0 <u>50-6</u> 50-6/
5.c. the litigants' attorneys	O	92 201	3 ;	50-61

. i i i

i

Page of Section

2

Recommended by the Judicial Conference Committee Committee Station D al Shart off. of belog among 1992 on Court Administration and Case Management Station Station and Case Management Station Station

6. Do the recommendations of the advisory group ensure, in accordance with 28 U.S.C. § 472(c)(3), that significant contributions will be made by each of the following?

	Yes	No	Not Clear	Page or Section
6.a. the district court		2	3	-61
6.b. the litigants	1	2		_ [0]
6.c. the litigants' attorneys		: 27.	::3ñs:	<u>.s. 61</u>

The Committee asks the circuit committees to consider the following additional question regarding the advisory group report.

7. Does the advisory group report adequately recognize and address any special conditions in the district, such as those listed below?

 7.a. disparate civil or criminal caseloads or filings among places of holding court in the district 7.b. the necessity of travel over substantial distances by litigants and attorneys 7.c. judicial vacancies or inadequate judicial power 7.d. the impact of a high volume of complex cases, repetitive mass tort cases, or prisoner civil rights cases 7.e. procedures, rules, or programs that meet the requirements of 28 U.S.C. \$ 5100 meet the requireme			Yes	No	 Not Clear 	Page or Section
 7.b. the necessity of travel over substantial distances by litigants and attorneys 7.c. judicial vacancies or inadequate judicial power 7.d. the impact of a high volume of complex cases, repetitive mass tort cases, or prisoner civil rights cases 7.e. procedures, rules, or programs that meet the requirements of 28 U.S.C. § 571.4 7.e. procedures, rules, or programs that meet the requirements of 28 U.S.C. § 571.4 7.e. procedures, rules, or programs that meet the requirements of 28 U.S.C. § 571.4 	fi	ilings among places of holding court		2	actor and the state	/3
judicial power 7.d. the impact of a high volume of complex cases, repetitive mass tort cases, or prisoner civil rights cases 7.e. procedures, rules, or programs that methic meet the requirements of 28 U.S.C. § inclusion meet the requirement of 28 U.S.C. § inclusion me	7.b. th	e necessity of travel over substantial	×1×.	6)	···/ <mark>3</mark> ·····	<u></u>
complex cases, repetitive mass tort cases, or prisoner civil rights cases 7.e. procedures, rules, or programs that meet the requirements of 28 U.S.C. $\$$ 1 1 1 1 1 1 1 1 1 1				2	3	44
473 and pre-dated the effective date of	C	omplex cases, repetitive mass tort	De:	2 54 13 -	8 _{1/22}	13,41
	4	73 and pre-dated the effective date of		2 Kalawa 16 - 18	mendut	<u>57-60</u> 356 4 355

8. If you have any other comments about the advisory group report, please write them on a separate sheet of paper and attach it to this form.

Recommended by the Judicial Conference Committee and the second an

3

Add Blowie F

After examination of the court's expense and delay reduction plan prepared pursuant to 28 U.S.C. §§ 472-473, please answer the questions below. For questions 9-15, answer either yes, no, or not clear. Questions 16-19 require a more substantive response. It would be helpful if the circuit committee could provide the plan's page or section number on which each answer is based. If the committee finds it appropriate or necessary, it may provide a page or section citation when answering no or unclear, as well as when answering yes.

If you wish, please provide written comments on additional sheets of paper and attach them to this form. Please key the written comments to the relevant question numbers.

9. Has the court, in accordance with 28 U.S.C. § 471, implemented a cost and delay reduction plan?

1	() Yes	lise information of the monotone protonon of the second second second second second second second second second Second second
ж.,•	2 No -3 'Not clear	್ಷ ಎಂಗ್ರೇಶಗಳಲ್ಲಿ ಭಾಷೆಯ ಗಗರುತ್ತ ವರ್ಧಿಕ್ರಿಗೆ ಎಂಗ್ರಿಸ್ ಗ್ರ
3.1	Page or Section	

10. Does the plan meet its statutory purpose, stated in 28 U.S.C. § 471, which is to "facilitate [the court's] deliberate adjudication of civil cases on the merits, monitor discovery, improve litigation management, and ensure just, speedy, and inexpensive resolutions of civil disputes"?

O	Yes	and the set of the set
2	No Not clear	$(1.1.251, 10.1^2, 0.5, 2007, 10^{-65}, 1.1^{-5}, 10^{-5})$
5	Notcical	the second s

11. Was the plan developed, as required by 28 U.S.C. § 472(a), after consideration of the recommendations of the court's CJRA advisory group? Note that "consideration of" does not necessarily mean "acceptance of."

2 No 3 Not clear

5. If you have any other comments about the advisory group reson, please write then, write a seconder speet of paper and attacisit to his tome notices? To bus to a second end of the second state of the s

Recommended by the Judicial Conference Committee (manaer) - constant (journed) - tobacter and a statement on Court Administration and Case Management (management) - court Administration and Case Management

12. Does the plan reflect that the court, in consultation with its advisory group, <u>considered</u> the six principles and guidelines of litigation management and cost and delay reduction set out in 28 U.S.C. § 473(a) and listed below?

If the court is a pilot court, does the plan reflect that the court, as required by Sec. 105(b), Pub. L. 101-650, <u>included</u> the six principles and guidelines of litigation management and cost and delay reduction set out in 28 U.S.C. 473(a) and listed below?

	Yes	No	Not Clear	Page or Section
12.a. systematic, differential treatment of civil cases	1	2	3	_3
12.b. early and ongoing judicial control of the pretrial process, including:			0 0 M	
b.1. case planning	0	2	3	5-6
b.2 early and firm trial dates	Q	2	3	6
b.3 control of discovery	1	2	3	5-6
b.4 deadlines for motions	0	2	3	_4_
12.c. discovery/case management conference(s), at which the judicial	0	2	3	6-7
officer and the parties explore the possibility of settlement; identify the principal issues in contention; provide,	ан 1-1-1-1- 1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	- N ⁴ 10 - 1	a sati - a sati - a si iga	
if appropriate, for staged resolution of the case; prepare a discovery plan and schedule; and set deadlines for motions	195 x 197 x 197 x	ан А		
12.d. encouragement of voluntary exchange		¹ • 2 ч.• бна так		6
other cooperative discovery devices	s reco	sinvië :	IG2TVDE	
12.e. prohibition of discovery motions unless accompanied by certification by	1	2	3	n adu, k Rpt, 64
effort was made to reach agreement G with opposing counsel			ાઇદ plan ગુદુ કેઇદાલ સંદ	Rpt. 64
2.f. authorization to refer appropriate cases to alternative dispute resolution programs		し) つ 2 万名	-3	9-10
programs			a	

13. Does the plan reflect that the court, in consultation with its advisory group, considered the following litigation management and cost and delay reduction techniques set out in 28 U.S.C. § 473(b)?

Not Page or Yes No Clear Section 1 2 3 13.a. a requirement that counsel for each party present a joint discovery/case management plan at the initial pretrial conference (1)2 13.b. a requirement that each party be 3 represented at each pretrial conference by an attorney with authority to bind 77.00 1. 2.1 that party to all matters previously identified by the court for discussion at the conference 14 342 12.11 2 (1)3 13.c. a requirement that all requests for extension of discovery deadlines or for 11.5.5 1 871 postponement of trial by signed by the attorney and party 13.d. a neutral evaluation program for 1 2 · 3 presentation of the legal and factual basis of a case to a neutral court . 11 representative at an early nonbinding conference 13.e. a requirement that, upon notice by the day 2 :: 3 *** court, representatives of the parties much MON 240 V 74.200415 with authority to bind them in theme and a 102 23 392.21 1-11 -1 52.20 settlement discussions be present or page r M agange .91617 2 572 " available by telephone during a main more 4,17:3314 3:50 tot Sel: C settlement conferences TH. 1881/7 103 119 1 fande : 312-37:32 ODE 13.f. other features the district court thinks your dol to m200 enfe3 ho appropriate after considering the is zinspin suom news withi to advisory group's recommendations in vrev with a disreg of tertso 112.c. prohibition of discovery motions unless accompanied by certification by 14. Does the plan indicate, as required by 28 U.S; C: § 474, that the court has a plan for taking such action as is necessary to reduce cost and delay in civil litigation? with opposing counsel Ycs No 2.f. autionization to refer appropriate cases Not clear to alternative dispute resolution programs. Page or Section

Recommended by the Judicial Conference Committee an amo() correction 2 faithbut ord, or isstance and a second and Case Management and Case Managem

6

15. If the court is a pilot court or is seeking designation as an early implementation district, does its plan comply with the following Judicial Conference requirements?

15.a. An advisory group report was filed by December 31, 1991.	$\widehat{()}$			
December 51, 1991.	U	2	3	_/
15.b. The court reviewed the advisory group report and adopted an expense and delay reduction plan by December 31, 1991.		2	3	
15.c. The plan contains a schedule for effectuating the various components of the plan that evidences a good-faith effort to make the plan fully operational as promptly as feasible.	1	3	3	differs with 10th

The Court Administration and Case Management Committee suggests that the following four additional questions may be helpful to the circuit committees in determining whether implementation of the plan under review is likely to achieve the goals of the Civil Justice Reform Act.

16. Does the plan require the court (judges, magistrate judges, and/or staff) to make significant contributions to reducing cost and delay in civil litigation?

Yes No

 3^{-1} Not clear of the second state of the and have added and a compare state of the second state of the second second second second second second second bill to summe if Page or Section W avarrant, avainable out institute of the section warrant of the r and the model and bien events then a share that the If yes, what significant contributions are required? 1. Review of monthly status reports 2. Setting deadlines for disposition of cases and motions 3. Setting firm hearing and trial dates

17. Does the plan require litigants to make significant contributions to reducing cost and delay in civil litigation?

Yes No Not clear

Page or Section 9 - 11

1. May be required to allend medication session. 2. must comply with local nules or risk dismusal of case If yes, what significant contributions are required?

18. Does the plan require attorneys to make significant contributions to reducing cost and delay in civil litigation?

Yes No Not clear Page or Section 9 - 11

If yes, what significant contributions are required? Please describe the contributions required of the various categories of attorneys, such as those who practice in the district and those from outside the district; in-house counsel and outside counsel; hourly fee and contingent fee attorneys, attorneys whose fees are set by statute or the fact finder, and attorneys paid on some other basis.

Same as spin above mentioned in a con No differentiation between categories Mattorneys

8

1972 A. 1845 A. 1974 A.

19. Are the principal components of litigation costs - such as attorneys' fees incurred during discovery, during motion practice, and for trial time; expert witness expenses; travel time; court reporting; and video expense - likely to be reduced under the court's plan?

Yes No 3 Not clear

Page or Section

20. Has the circuit review committee made suggestions to the court regarding such "additional actions or modified actions of that district court as the committee considers appropriate for reducing cost and delay" (28 U.S.C. § 474(a)(1)(B))?

1-11

Yes No

If yes, please attach a copy of the circuit committee's communication to the court.

21. If you have any additional comments about the court's plan, please write them on a separate sheet of paper and attach it to this form.

THANK YOU

9