

## **RULE 24**

## **EXHIBITS**

(1) The attorney is responsible for all exhibits before, during and after trial. Exhibits should be marked for identification prior to trial. The party who asked for the admission of an exhibit is responsible for producing any exhibit for any post trial proceeding including an appeal if the exhibit is necessary for adjudication of the claim.

(2) Any video or voice recording to be used in Court as evidence shall be accompanied by a typewritten transcript of same at the time of its proposed use to facilitate making of objections and rulings thereon, to be marked as duplicate exhibits and to be forwarded to the appellate court for its use as any other exhibit at the time of an appeal.

(3) Any exhibit to a pleading shall be electronically filed and become part of the pleading in the filing system.

(4) Parties serving business records prior to trial on other parties pursuant to Section 490.692.2 shall file with the court a certificate of service. Copies of the business records and the accompanying affidavit shall not be filed with the court except upon court order.