IN THE CIRCUIT COURT OF

THE EIGHTEENTH JUDICIAL CIRCUIT

IN AND FOR BREVARD COUNTY

STATE OF FLORIDA

In Re:

The Estate of Case No. **05**-**Year**-**CP-Number**

**Name of Decedent**,

 Deceased.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/

**ORDER FOR TELEPHONE APPEARANCE**

**(Probate Hearing)**

 This Court having considered the Motion to Appear by Telephone at the **Nature of Proceedings** on **Date of Proceedings** and the Court having been advised in the premises,

 Rule 2.530(b), Florida Rules of Judicial Administration, provides, in pertinent part, that a county judge may, “upon the court's own motion. . . direct that communication equipment be used for a . . . motion hearing.” In accordance with Rule 2.530(b), notice is required to be given to the parties that the Court shall, “consider any objections they may have to the use of communication equipment.”

 It is hereby **ORDERED** and **ADJUDGED** as follows:

Any party or counsel may appear by telephone at said proceeding upon the conditions set forth in the following numbered paragraphs.

1. At least **24 hours** before the proceeding, any party or counsel appearing by telephone shall complete, file and serve to all Eportal recipients a **Notice of Telephone Appearance (Probate Hearing)** in the form set forth on the Scheduling page of davidsilverman.com.

2. Any party or counsel appearing by telephone shall hold themselves available for a period of two (2) hours after the time scheduled for the proceeding to be contacted by the Court at the telephone number provided in the said **Notice of Telephone Appearance.**

3. **Failure to comply with the procedure set forth herein may result being deemed to have failed to appear**.

 4. Nothing herein authorizes any witness to testify by telephone absent compliance with Rule 2.530(d), Florida Rules of Judicial Administration.

 5. Notwithstanding any provision of this Order, any party may file and serve an objection to the other party’s appearance by telephone. The party filing such an objection may schedule same, upon due notice, for hearing before the Court.

 6. Within five (5) days from the date of this Order, the party requesting telephone appearance shall:

 a. Furnish a copy of this Order by U.S. Mail, first class, postage paid, to each self-represented party who is not an Eportal recipient; and,

 b. File a certificate signed by the counsel for the party requesting telephone appearance stating that delivery of this Order has been made as set forth herein.

 **DONE** and **ORDERED** on **Date** in Chambers at the Moore Justice Center, Viera, Brevard County, Florida.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 David E. Silverman

Acting Circuit Judge

Copies by Eportal and by U.S. Mail