CJA 4-510.06 DRAFT: May 30, 2025

Rule 4-510.06. Cases exempt from ADR rules. Intent: To identify the actions exempt from Rules 4-510.01 through 4-510.05. Applicability: This rule applies in the district court. Statement of the Rule: (1) Rules 4-510.01 through 4-510.05 do not apply to the following actions: (1)(A) Utah Code tTitle 26B, cChapter 3, pPart 10, Medical Benefits Recovery; (1)(B) Utah Code t∓itle 26B, cChapter 9, Recovery Services and Administration of Child Support; (1)(C) Utah Code t∓itle 78B, c€hapter 7, p₽art 6, Cohabitant Abuse Protective Orders; (1)(D) Utah Code t∓itle 26B, c⊊hapter 5, Health Care - Substance Use and Mental Health; (1)(E) Rules 65A, 65B and 65C of the Utah Rules of Civil Procedure; and (1)(F) uncontested matters. (2) Rules 4-510.01 through 4-510.05 do not apply to the following actions, but they may undergo ADR procedures under other programs: (2)(A) Utah Code t∓itle 78A, c€hapter 8, Small Claims Court; and (2)(B) Utah Code t∓itle 78B, cchapter 6, pPart 8, Forcible Entry and Detainer. (3) Rules 4-510.01 through 4-510.05 do not apply to the following actions, but the judge may direct that they undergo ADR procedures under these rules: (3)(A) Utah Code t∓itle 81, c€hapter 6, Child Support; (3)(B) Utah Code tTitle 8178B, cChapter 814, Uniform Interstate Family Support Act; (3)(C) Utah Code t∓itle 8178B, c€hapter 15, Utah Uniform Parentage Act; (3)(D) Utah Code tTitle 8478B, cChapter 4413, Utah Uniform Child Custody Jurisdiction and Enforcement Act; and (3)(E) temporary orders requested under Utah Code tTitle 81, cChapter 4, Dissolution of Marriage, except temporary separation orders under section 81-4-104. Effective: May 1 July 1, 2025