STATE OF SOUTH CAROLINA) IN THE COURT OF COMMON PLEAS			
CO	OUNTY OF)				
Plaintiff(s))))	CIVIL ACTION COVERSHEET			
		VS	s .)		• =		
			 Defendant(s)))				
Sul	bmitted By:				SC Bar #:			
					Telephone #:			
					Fax #: Other:			
					Other: E-mail:			
req	uired by law. This form is	s requi	tion contained herein neither replaced for the use of the Clerk of Courst be served on the defendant(s) alo DOCKETING INFORM	t for ong w	or supplements the filing and se the purpose of docketing. It mu ith the Summons and Complain	ist be	of pleadings or other papers as filled out completely, signed, and	
					tlement do not complete			
	This case is subject to This case is subject to	ARB MED	TRATION pursuant to the Co IATION pursuant to the Co IATION pursuant to the Court OR. (Proof of ADR/Exemption NATURE OF ACTIO	urt <i>A</i> Ann Atta	Annexed Alternative Dispute Researched)	Resol	ution Rules.	
	Contracts Constructions (100)		Torts - Professional Malpractice Dental Malpractice (200)		Torts – Personal Injury Conversion (310)	П	Real Property Claim & Delivery (400)	
	Debt Collection (110)		=		Motor Vehicle Accident (320)		Condemnation (410)	
	General (130)		1		Premises Liability (330)		Foreclosure (420)	
	Breach of Contract (140) Fraud/Bad Faith (150)		evious Notice of Intent Case #NI		Products Liability (340) Personal Injury (350)		Mechanic's Lien (430) Partition (440)	
	Failure to Deliver/				Wrongful Death (360)	H	Possession (450)	
	Warranty (160)				Assault/Battery (370)		Building Code Violation (460)	
	Employment Discrim (17	0)			Slander/Libel (380)		Other (499)	
	Employment (180) Other (199)	_			Other (399)			
	Inmate Petitions		Administrative Law/Relief		Judgments/Settlements		Appeals	
	PCR (500)		Reinstate Drv. License (800)		Death Settlement (700)		Arbitration (900)	
	Mandamus (520) Habeas Corpus (530)		Judicial Review (810) Relief (820)		Foreign Judgment (710) Magistrate's Judgment (720)		Magistrate-Civil (910) Magistrate-Criminal (920)	
	Other (599)		Permanent Injunction (830)		Minor Settlement (730)		Municipal (930)	
			Forfeiture-Petition (840)		Transcript Judgment (740)		Probate Court (940)	
			Forfeiture—Consent Order (850)		Lis Pendens (750)		SCDOT (950)	
			Other (899)		Transfer of Structured Settlement Payment Rights Application (760)		Worker's Comp (960) Zoning Board (970) Public Service Comm. (990)	
_	_		lex /Other		Confession of Judgment (770)		Employment Security Comm (991	
	Environmental (600) Automobile Arb. (610)		Pharmaceuticals (630) Unfair Trade Practices (640)		Petition for Workers Compensation Settlement Approval (780)		Other (999)	
	Medical (620)		Out-of State Depositions (650)		Other (799)			
	Other (699) Sexual Predator (510)		Motion to Quash Subpoena in an Out-of-County Action (660) Pre-Suit Discovery (670)					
	Permanent Restraining C	_	• ` '					
_		(0.	,		Date:			

Submitting Party Signature:

Note: Frivolous civil proceedings may be subject to sanctions pursuant to SCRCP, Rule 11, and the South Carolina Frivolous Civil Proceedings Sanctions Act, S.C. Code Ann. §15-36-10 et. seq.

Effective January 1, 2016, Alternative Dispute Resolution (ADR) is mandatory in all counties, pursuant to Supreme Court Order dated November 12, 2015.

SUPREME COURT RULES REQUIRE THE SUBMISSION OF ALL CIVIL CASES TO AN ALTERNATIVE DISPUTE RESOLUTION PROCESS, UNLESS OTHERWISE EXEMPT.

Pursuant to the ADR Rules, you are required to take the following action(s):

- 1. The parties shall select a neutral and file a "Proof of ADR" form on or by the 210th day of the filing of this action. If the parties have not selected a neutral within 210 days, the Clerk of Court shall then appoint a primary and secondary mediator from the current roster on a rotating basis from among those mediators agreeing to accept cases in the county in which the action has been filed.
- 2. The initial ADR conference must be held within 300 days after the filing of the action.
- 3. Pre-suit medical malpractice mediations required by S.C. Code §15-79-125 shall be held not later than 120 days after all defendants are served with the "Notice of Intent to File Suit" or as the court directs.
- 4. Cases are exempt from ADR only upon the following grounds:
 - a. Special proceeding, or actions seeking extraordinary relief such as mandamus, habeas corpus, or prohibition;
 - b. Requests for temporary relief;
 - c. Appeals
 - d. Post Conviction relief matters;
 - e. Contempt of Court proceedings;
 - f. Forfeiture proceedings brought by governmental entities;
 - g. Mortgage foreclosures; and
 - h. Cases that have been previously subjected to an ADR conference, unless otherwise required by Rule 3 or by statute.
- 5. In cases not subject to ADR, the Chief Judge for Administrative Purposes, upon the motion of the court or of any party, may order a case to mediation.
- 6. Motion of a party to be exempt from payment of neutral fees due to indigency should be filed with the Court within ten (10) days after the ADR conference has been concluded.

Please Note: You must comply with the Supreme Court Rules regarding ADR. Failure to do so may affect your case or may result in sanctions.