De Novo Hearing Checklist

Statutory □ Notice of right to de novo hearing was given to ☐ De novo request specifies issues to be presented. Tex. Fam. Code § 201.015(b) all parties by: • Oral statement in open court; ☐ If additional request for de novo hearing was • Posting in or outside courtroom of referring filed by any other party, it was filed not later than the 3rd working day after date the initial • As directed by referring court. Tex. Fam. request was filed. Tex. Fam. Code § 201.015(e) Code § 201.012 ☐ If the de novo request follows a jury trial, party □ Notice of substance of associate judge's report, requesting de novo may not demand a second including proposed order, was provided: iury in a de novo hearing before the referring • In open court, by an oral statement or a court if the associate judge's proposed order or copy of the associate judge's written report, judgment resulted from a jury trial. Tex. Fam. including any proposed order; Code § 201.015(i) • By certified mail, return receipt requested; or ☐ Referring court, after notice to parties, shall • By facsimile transmission. Tex. Fam. Code § hold de novo hearing not later than the 30th day 201.011(c) after the date upon which the initial request for ☐ Associate judge signed and dated report, a de novo hearing was filed with the clerk of the including any proposed order, and all other referring court. Tex. Fam. Code § 201.015(f) papers related to the case sent to the referring ☐ During the de novo hearing before the referring court. Tex. Fam. Code § 201.011(e) □ Party filed request with referring court and • The parties may present witnesses on the clerk of referring court not later than 3rd issues specified in the request for the de novo working day after receiving notice of: hearing; • The substance of the associate judge's report • The referring court may consider the record as provided by Tex. Fam. Code § 201.011; or from the hearing before the associate judge. • The rendering of the temporary order, if the including the charge to and verdict returned request concerns a temporary order rendered by a jury. Tex. Fam. Code § 201.015(c) by the associate judge under Tex. Fam. Code § 201.007(a)(14)(C). Tex. Fam. Code § 201.015(a) **Best Practices for Referring Courts** □ Determine whether delay of de novo hearing □ Determine whether attorney files de novo impacts permanency of children the subject of request concurrently with motion to withdraw. the lawsuit. ☐ If unable to hear within 30 days, consider requesting a visiting judge to preside over the de novo hearing. Best Practices for Associate Judges ☐ Inquire about status of de novo hearing at every ☐ Follow up with referring court to determine if de novo hearing held. statutorily mandated hearing pursuant to Tex. Fam. Code Chapter 263.