RULE CR-17.1 MARKING EXHIBITS

A party must mark any exhibit it offers at a trial or hearing in accordance with Rule CV-16(g).

Committee Notes

- 1. Rule CR-17.1 is a new rule, consisting of the substance of former Rule CR-55(b), renumbered as Rule CR-17.1, to conform more closely to the organizational structure of the Federal Rules of Criminal Procedure. The language of Rule CR-17.1 has been amended as part of the general restyling of the local criminal rules to make them more easily understood and to make style and terminology consistent throughout the rules. The changes are intended to be stylistic only, except as noted below.
- 2. The rule extends the requirement to premark exhibits to hearings as well as trials, to reflect current practice.