IN THE THIRTEENTH JUDICIAL CIRCUIT COURT FOR HILLSBOROUGH COUNTY, FLORIDA

ADMINISTRATIVE ORDER NO. S-29-92-200i

IN RE: USE OF COURTHOUSE FACILITIES

WHEREAS the chief judge is charged with control over certain courthouse facilities pursuant to Rule 2.050, *Florida Rules of Judicial Administration*; and

WHEREAS the Hillsborough County Board of County Commissioners on November 12, 1992, acknowledged the chief judge's control over certain courthouse facilities and deferred to his authority; and

WHEREAS on November 23, 1992, the chief justice of the Florida Supreme Court acknowledged the chief judge's authority regarding courthouse facilities and deferred to his authority; it is therefore

ORDERED:

- 1. Any organization or individual that seeks the use of courthouse facilities under the control of the chief judge shall:
 - A. Make written application to the court administrator;
 - B. State the name of the entity seeking such use;
 - C. State the purpose of such use; and
 - D. Receive written permission for such use from the chief judge or the chief judge's designee.
- 2. Any user of courthouse facilities may be assessed a fee to pay to Hillsborough County any additional, direct costs, such as utilities or security, that are incurred by Hillsborough County as

a result of such use.

DONE AND ORDERED in Chambers in Tampa, Hillsborough County, Florida, this 14th day of July, 1993.

/S/ F. Dennis Alvarez
F. Dennis Alvarez, Chief Judge