NOTICE REGARDING ORAL ARGUMENTS IN THE COURT OF APPEALS

To ensure that you are available for oral argument, you must advise the court, in writing, of any potential conflicts with your schedule. You may give notice of potential scheduling conflicts either by letter or with this form. The scheduling of oral argument occurs as soon as possible after the first responsive brief is filed. *See* Minn. App. Spec. R. Prac. 1. Thus, you should advise the court of any scheduling conflicts by not later than the due date of the first responsive brief.

Oral arguments typically are set for a date between one and two months after the date on which scheduling occurs. Thus, you should consider your schedule *for the first two months after the due date of the first responsive brief and for an additional three months*. In addition, you have *a continuing duty* to update the court of additional potential scheduling conflicts that later arise. If you fail to notify the court of a potential scheduling conflict before a case is scheduled, a request to reschedule the oral argument will be granted only "upon a showing of extreme emergency," Minn. App. Spec. R. Prac. 2, which generally does not include reasons that were known or foreseeable before the date on which scheduling occurs.

Case Name:	:	
Case Numb	er:	
Attorney Pr	coviding Information:	
Party:		
Check One:	Unavailable for oral arguments on:	
	No conflicts to be considered in setting oral arguments	
Date:		
	(signature)	
Copies served on:		(name) at
		(address)

Via E-MACS/Personally/By Mail (select one) on _____(date)

Note: Effective July 1, 2016, attorneys are required to e-file documents on appeal in all casetypes. **Please e-file this document using Filing Type "Notice" and Filing Subtype "Attorney Scheduling Conflicts."** To register for e-filing, go to the Clerk of Appellate Courts webpage on <u>www.mncourts.gov</u>.

DO NOT USE THIS FORM TO SUBMIT OTHER INFORMATION, INCLUDING CHANGE OF ADDRESS