STATE OF MINNESOTA

IN SUPREME COURT

C4-85-1848

ORDER REGARDING ACCESSIBILITY TO ACCESS AND FAIRNESS SURVEY RESPONDENTS

As part of an effort to establish Core Judicial Branch Goals and to monitor key results that measure progress toward meeting these goals, the State Court Administrator's Office is undertaking Access and Fairness Surveys ("the Surveys"). The integrity and success of the survey process requires that the identity of individuals who respond to the Surveys be inaccessible to the public. The State Court Administrator's Office will make aggregate results of the Surveys available to the public.

NOW, THEREFORE, pursuant to Rule 14(c), of the Rules of Public Access to Records of the Judicial Branch, and by virtue of and under the inherent and statutory authority of the Minnesota Supreme Court to regulate access to records of the judicial branch, IT IS HEREBY ORDERED that:

- 1. Completed Survey forms and any information compiled from the Surveys forms from which the identity of any individual responding to the Surveys could be ascertained shall be inaccessible to the public. This shall not preclude public access to other information compiled from the Surveys.
- The State Court administrator's Office shall implement appropriate safeguards to ensure the confidentiality provided by this order, including, but not limited to, destruction of completed paper Surveys forms following compilation of the contents of the Surveys into State Court Administration data base(s).

Dated: June 21, 2007

BY THE COURT:

Amus

OFFICE OF APPELLATE COURTS

Russell A. Anderson Chief Justice

JUN 2 1 2007

FILED