STATE OF MINNESOTA IN SUPREME COURT

IT IS HEREBY ORDERED that Rule 134.07(3) of the Rules of Civil Appellate Procedure be amended to read as follows:

(3) Application for leave to argue a case orally when a matter has been set for submission without oral argument shall be made by motion pursuant to Rule 127 setting forth the reason why the appeal should be submitted upon oral argument. Said motion will be considered timely filed if made within 15 days after receipt by counsel of the calendar which sets the matter on the nonoral argument calendar.

Dated: December 20, 1973.

SUPREME COURT OF THE STATE OF MINNESOTA ice Associate Justice Sm uNA Associate Justice Associate Justice

Justice

t e



Han Huncher Associate Justice Associate Justi ¢е ssociate Justice M Empl

• * * *

.

...,

. ~

• • • • • •