NOTICE TO THE BAR

Amendments to Amicus Curiae Rule (R.1:13-9)

The Supreme Court has adopted amendments to Rule 1:13-9, "Amicus

Curiae; Motion; Grounds for Relief; Briefs," so as to clarify that paragraph (f) of

that rule affects the time for filing an amicus curiae motion with the Supreme

Court or the Appellate Division only where the court has established an

accelerated briefing schedule. The amendments are effective immediately. The

Court's March 24, 2011 order and the amended rule are attached to this Notice.

/s/ Mark Neary

Mark Neary, Esq.

Clerk of the Supreme Court

Dated: March 24, 2011

SUPREME COURT OF NEW JERSEY

It is ORDERED that the attached amendments to Rule 1:13-9 of the Rules

Governing the Courts of the State of New Jersey are adopted to be effective

immediately.

For the Court,

/s/ Stuart Rabner

Chief Justice

Dated: March 24, 2011

1:13-9 Amicus Curiae; Motion; Grounds for Relief; Briefs

- (a) ... no change
- (b) ... no change
- (c) ... no change
- (d) ... no change
- (e) ... no change
- (f) In the event that the Supreme Court, or the Appellate Division, has directed [or permitted] the parties to submit briefs in accordance with <u>an accelerated</u> [a designated] schedule, an amicus curiae shall file its motion for leave to appear, accompanied with its brief, on or before the date fixed for the last brief due from any party.

Note: Adopted July 16, 1979 to be effective September 10, 1979; caption and text amended July 13, 1994 to be effective September 1, 1994; former text reallocated as paragraphs (a) and (b), paragraph (a) amended, and new paragraphs (c), (d), (e) and (f) adopted July 23, 2010 to be effective September 1, 2010; paragraph (f) amended March 24, 2011 to be effective immediately.