

STATE OF MINNESOTA IN SUPREME COURT

ADM09-8011

IN RE MANDATORY ONLINE FILING AND ELECTRONIC RECEIPT REQUIREMENTS FOR NO-FAULT ARBITRATION

ORDER

IT IS HEREBY ORDERED that effective May 1, 2025, in the administration of matters governed by the Minnesota No-Fault, Comprehensive or Collision Damage Automobile Insurance Arbitration Rules, all attorneys admitted to practice in the State of Minnesota or admitted pro hac vice to practice in the State of Minnesota, and providers licensed to write insurance in the State of Minnesota and their representatives, when filing any new case, response, strike list, or arbitrator oath and disclosure, must use the electronic filing system provided by the designated arbitration organization (currently the American Arbitration Association), and in all cases must provide an e-mail address to the arbitration organization to receive documents from the arbitration organization and other case participants.

All self-represented claimants may continue to use paper filing for new cases and strike lists provided by the arbitration organization but are encouraged to provide an e-mail address to the arbitration organization when possible.

IT IS FURTHER ORDERED that by May 1, 2025, all providers licensed to write insurance in the State of Minnesota must provide the arbitration organization an e-mail

address at which they agree to receive notice of new case filings and other documents until their representative makes a first appearance.

Dated: March 20, 2025 BY THE COURT:

Natalie E. Hudson

Matalia Etter

Chief Justice