

COURT OF APPEAL OF QUEBEC

Date of issue: April 22, 2016

PRACTICE DIRECTION G-1 NOTIFICATION OF APPEAL BRIEFS BY TECHNOLOGICAL MEANS

The <u>sole transmission</u> of an appeal brief by technological means does not constitute valid notification under articles 373 *C.C.P.* and 50 of the *Civil Practice Regulation* (*C.P.R.*) of the Court of Appeal. The parties must be notified by the delivery to them or to their counsel of two paper copies of the brief within the time limit stipulated in article 372 *C.C.P.* (Article 50, para. 2 *C.P.R*).

The parties may consent, however, to waive this requirement by agreeing to notify their brief by <u>technological means</u> within the time limit stipulated in article 372 *C.C.P.* In such case, the parties shall subsequently deliver paper copies to the other parties within the time limit on which they have agreed. The parties may also agree to notify their brief solely by technological means without the delivery of a paper copy.

In both cases, however, the brief's proof of notification within the stipulated time limit (Art. 134 *C.C.P.* and 50 *C.P.R.*) and the <u>recipient's written express consent</u> to be notified by technological means (with or without the delivery of paper copies, as agreed upon) shall be filed at the Office of the Court. The Court will not monitor the parties' compliance with their agreement.

Regardless of the chosen means of notification, the copies of the brief for the Court shall be filed at the Office of the Court in accordance with the *Civil Practice Regulation* of the Court of Appeal.

This practice direction remains in effect until revoked.

Mtre PATRICIA NAULT

CLERK OF APPEALS (Quebec Appeal Division)

Mtre BERTRAND GERVAIS

CLERK OF APPEALS (Montreal Appeal Division)