for pro se parties and attorneys not registered for CM/ECF who receive their service by mail will be calculated in accordance with the provisions of FRAP 26(c).

Cross-References: FRAP 25 (filing and service), 26 (computation

of time), 28, 29, 31, 32.

RULE 29A: BRIEFS OF AN AMICUS CURIAE

(a) Filing of Briefs.

The court will prohibit the filing of or strike an amicus brief that would result in the recusal of a member of the panel to which the case has been assigned or in the recusal of a judge in regular active service from a vote on whether to hear or rehear a case en banc.

(b) Ruling on Motions.

When a petition for rehearing en banc is pending, a motion for leave to file an amicus brief will be referred to the three-judge panel in the case. The panel may either grant the motion or refer the motion to all judges in regular active service who are not disqualified. If the motion is referred, then an order ruling on the motion will also constitute an order to hear the motion en banc.

RULE 30A: DESIGNATED RECORD ON APPEAL

(a) Scope.

- (1) SOCIAL SECURITY APPEALS. Three copies of the administrative agency record must be filed in social security cases.
- (2) PRO SE APPEALS. In all pro se appeals, the entire district court record is available for review. If the record is available in electronic format, the court will review the electronic version of the record. At the time