



**REQUEST FOR ORAL ARGUMENT OF APPELLANT CHRYSLER LLC**

Pursuant to Section 2(B) of Rule IX of the Rules of Practice of the Supreme Court of Ohio, appellant Chrysler LLC respectfully requests that the Court schedule oral argument of this matter after appellant Chrysler LLC has filed its reply brief. Appellant Chrysler LLC requests oral argument because this case involves the important legal issue of whether the permanency of a workers' compensation claimant's inability to return to her former position of employment requires termination of temporary total compensation. In addition to those arguments presented in the briefs of appellant Chrysler LLC and appellees Kathleen E. Moran and the Industrial Commission of Ohio, *amicus curiae* briefs have been filed highlighting the legal significance of the issue presented in this case. Oral argument may further clarify the arguments and assist the Court in making a decision.

Respectfully submitted,

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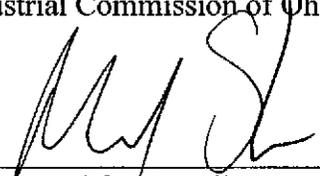
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**CERTIFICATE OF SERVICE**

I certify that a copy of this **REQUEST FOR ORAL ARGUMENT OF APPELLANT CHRYSLER LLC** was sent by ordinary U.S. Mail on this 1<sup>st</sup> day of May, 2008 to John R. Polofka, Esq., Polofka and Van Berkomp, 500 Madison Avenue, Suite 605, Toledo, Ohio 43604, attorney for Respondent Kathleen E. Moran; and to Andrew J. Alatis, Esq., Assistant Attorney General, Workers' Compensation Section, 150 East Gay Street, 22<sup>nd</sup> Floor, Columbus, Ohio 43215, attorney for Respondent Industrial Commission of Ohio.

  
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Counsel for Appellant  
Chrysler LLC