IN THE **OF THE STATE** (1) OF DELAWARE IN AND FOR **(2)** COUNTY, or **COURT OF THE STATE OF** IN THE (3) (4) IN THE SUPREME COURT OF THE UNITED STATES or IN THE UNITED STATES COURT OF APPEAL **FOR THE** (5) **CIRCUIT** IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF (6)(7) No. (9)Plaintiff, v. (8)Defendant. CERTIFICATE OF QUESTIONS OF LAW This ______ day of ______, 20____, the Court having found that: (1) The nature and stage of the proceedings are: (10)(2) The following facts are undisputed: (11)(3) The questions of law set forth below should be certified to the Supreme Court of the State of Delaware for the following reasons: (12)(4) The important and urgent reasons for an immediate determination by the Supreme Court of the question certified are (13)(5) If certification is accepted, it is recommended that (14)be appellant for purposes of the caption on any filings in the Supreme Court of Delaware and that be appellee for purposes of the caption on any filing in the Supreme Court of Delaware with respect to the questions certified. NOW, THEREFORE, IT IS ORDERED that the following questions of law are certified to the Supreme Court of the State of Delaware for disposition in accordance with Rule 41 of the Supreme Court: (16)

In accordance with Supreme Court Rule 41, it is recommended that briefs shall be filed in the Supreme Court in the following order: [set forth the recommended order of briefing].

Dated:		
	Judge	
	(17)	

Insertions to Official Form K:

- [1] Lower court.
- [2] County in which lower court sits.
- [3] Highest appellate court.
- [4] State..[5] Circuit.
- [6] State.
- [7] Plaintiff's name.
- [8] Defendant's name.
- [9] Case number.
- [10] Nature and state of the proceedings in the lower court.
- [11] Undisputed facts.
- [12] Questions of law.
- [13] Reasons for immediate determination by Supreme Court.
- [14] Party who should proceed as the appellant.
- [15] Party who should proceed as the appellee.
- [16] Questions of law certified to the Supreme Court.
- [17] List of counsel for the parties.

(Amended, effective Feb.23, 1987; Apr. 6, 1999.)