

**AMENDED EXHIBIT A**  
**TO**  
**RULE 23 PETITION**

## **Proposed Rule Amendment**

Rule 23(g). Disposition of Residual Funds in Class Action Cases.

(1) “Residual Funds” are (a) the funds that remain after the payment of all approved class member claims, expenses, litigation costs, attorneys’ fees, and other court-approved disbursements to implement the relief granted, or (b) if it is impossible or economically impractical to distribute the settlement or judgment funds to the class at all, the funds remaining after the payment of all approved expenses, litigation costs, attorneys’ fees, and other court-approved disbursements to implement the relief granted. Nothing in this rule is intended to limit the trial court from approving a settlement or order that does not create residual funds.

(2) Any order entering a judgment or approving a proposed compromise or settlement of a class action certified under this rule that establishes a process for identifying and compensating members of the class, or where such process is impossible or economically impractical, may provide for the disbursement of residual funds. In matters where residual funds remain, the residual funds may be disbursed to the Arizona Foundation for Legal Services and Education to administer in support of projects promoting access to the justice system and the delivery of legal services and for low-income residents of Arizona or such related projects as directed by the Court.