Colorado Court of Appeals 2 East 14th Avenue Denver, CO 80203	DATE FILED: December 26, 2014 CASE NUMBER: 2014CA 1991
Larimer County 2013CV31385	
Plaintiff-Appellee:	
Colorado Oil and Gas Association,	Court of Appeals Case Number:
v.	2014CA1991
Defendant-Appellant:	
City of Fort Collins Colorado.	
NOTICE OF FILING OF RECORD ON APPEAL AND BRIEFING SCHEDULE	

Pursuant to C.A.R. 12(e), you are notified that the record on appeal was filed on 12/26/14.

The record consists of 1 CD(s).

The record on appeal may be checked out by an attorney of record or his/her designee presenting a letter of authorization signed by the attorney of record. Except that, in JUVENILE matters, the record or any part thereof will be released only to an attorney of record. The record will be reserved for the party whose time for filing a brief is running and it must be returned when the brief is filed. A party appearing without counsel, who is not a Colorado-licensed attorney, may examine the record but may not remove it from the Clerk's office.

Pursuant to C.A.R. 31(a), the opening brief of appellant(s) must be filed with the Clerk on or before 02/06/15.

Appellee(s) may file an answer brief within 35 days after service of the opening brief. Appellant(s)' reply brief, if any, is due 21 days after service of the answer brief(s). In the event of a cross-appeal, briefs will be due pursuant to

C.A.R. 31. Supplemental citations, as permitted by C.A.R. 28(j), may be filed at any time.

All BRIEFS must be double-spaced and conform to the formatting requirements of C.A.R.32. The Court no longer requires CD-Rom or 5 paper copies of briefs. Any MOTION filed prior to the appeal being placed at-issue requires only the original. MOTIONS filed in paper and not through the efile system after an appeal is placed at-issue require the original and five (5) copies.

CHRISTOPHER T. RYAN
CLERK OF THE COURT OF APPEALS

DATE: 12/26/14