Rule 107 Disposition of accelerated cases

- (a) Where no appellee's brief is timely filed, a case accelerated pursuant to Supreme Court Rule 311(a) or 660A will be considered ready for disposition three days after the day that the brief is due to be filed, unless a timely motion for extension of time to file the appellee's brief is filed. If a timely motion or timely motions for extension of time are filed but no appellee's brief is subsequently timely filed, the case will be considered ready for disposition three days after the due date determined by the resolution of the motion or motions for extension.
- (b) All other accelerated cases will be considered ready for disposition upon the timely filing of the appellant's reply brief (or cross-reply brief, if applicable). Where no reply brief (or cross-reply brief) is timely filed, a case will be considered ready for disposition on the due date for the reply brief (or cross-reply brief), unless a timely motion for extension of time to file the reply brief (or cross-reply brief) is filed. If a timely motion or timely motions for extension of time are filed but no reply brief (or cross-reply brief) is subsequently timely filed, the case will be considered ready for disposition as of the due date determined by the resolution of the motion or motions for extension.