## CV-22-2265 APPELLATE DIVISION 11:14 State of New York



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## SCHEDULING MEMORANDUM

March 27, 2023

TO: Counsel

RE: # CV-22-2265- MATTER OF HOFFMANN v NEW YORK STATE INDEPENDENT REDISTRICTING COMMN.

This appeal has now been fully perfected and the matter has been scheduled for the May 2023 Term.

If oral argument has been requested, please visit the Schedule of Terms via the Court's website (www.nycourts.gov/ad3) and kindly notify this office within seven days of the date of this memorandum of any conflicts you may have with any of the listed sitting days for the May 2023 term. Please be advised that a failure to timely respond may preclude once the date certain for argument has been assigned. Please note, it is anticipated that the Court will be hearing all oral arguments in person.

Notification of the scheduled argument date will be available via the Court's website approximately one month prior to the beginning of the term. Please be advised you will not receive written notification of your scheduled argument date.

Your attention is directed to Rule 1250.2 (c), which requires you to immediately notify the Court of any change of circumstances relevant to the matter, including, among other things, where a settlement has been reached or a matter or issue has been rendered moot. Compliance with Rule 1250.2 (c) is essential to the preservation of judicial resources, and the failure of an attorney or party to comply with this rule, without good cause shown, may result in the imposition of sanctions (see 22 NYCRR 1250.2 [c]). You are encouraged to call this office with any questions regarding your obligations under this rule.

Thank you for your cooperation.