

PROVINCE OF NEW BRUNSWICK

FILE NO. \_\_\_\_\_



Industrial Relations Act  
(R.S.N.B., c. I-4)

REPLY TO AN APPLICATION FOR A DECLARATION  
CONCERNING THE LEGALITY OF A STRIKE OR LOCKOUT  
BEFORE THE LABOUR AND EMPLOYMENT BOARD

Between:

Applicant,

-and-

Respondent.

The \*respondent \*intervener states in reply to the application made pursuant to section 102 of the Act, on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, for a declaration that a \*strike \*lockout \*is \*was unlawful as follows:

1. (a) Correct name of \*respondent: \*intervener:

(b) Address of \*respondent: \*intervener:

(c) Address for service:

2. The \*respondent \*intervener replies to the application as follows:

\*3. Additional pages annexed or attached:

(a) Number of pages:

(b) Paragraph numbers of this Form completed on the additional pages:

\*4. In addition to the normal service of documents relating to this reply, the \*respondent \*intervener requests that copies of documents be forwarded as follows (name and address):

Dated at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_\_.

\_\_\_\_\_  
(Signature and office)

\_\_\_\_\_  
(Signature and office)

N.B. This form must be completed and signed in accordance with the provisions made in the Act and under the rules of the Board.