**RAP 10.10**

**STATEMENT OF ADDITIONAL GROUNDS FOR REVIEW**

**(a)-(c)** [Unchanged.]

**(d) Time for Filing.** The statement of additional grounds for review should be filed within 35~~0~~ days after ~~service upon the defendant of the brief prepared by defendant's counsel and~~ the mailing of a notice from the clerk of the appellate court advising the defendant of the substance of this rule. If the defendant is represented by counsel, the clerk will mail the notice to the defendant’s counsel, who should promptly forward the notice to the defendant with a copy of the opening brief. The clerk will advise all parties if the defendant files a statement of additional grounds for review.

**(e) Report of Proceedings.** If within 30 days after ~~service of the brief prepared by defendant's counsel~~the mailing of the notice referenced in subsection (d) above, defendant requests a copy of the verbatim report of proceedings from defendant's counsel, counsel should promptly mail ~~serve~~ a copy of the verbatim report of proceedings ~~on~~ to the defendant and should file in the appellate court ~~proof of such service~~a certificate of mailing, which need not state the address the report of proceedings was mailed to. The pro se statement of additional grounds for review should then be filed within 35~~0~~ days after the certificate of mailing is filed ~~after service of the verbatim report of proceedings~~. The cost for producing and mailing the verbatim report of proceedings for an indigent defendant will be reimbursed to counsel from the Office of Public Defense in accordance with Title 15 of these rules.

**(f)** [Unchanged.]