Rule 118. Injunctive Relief Against Municipalities

No applications for temporary restraining orders against any city, county, state or governmental agency will be granted without prior oral or written notice to the adverse party. The applications shall be accompanied by a written statement describing the manner of notice.

Cross Reference: Minn. R. Civ. P. 65.

Task Force Comment - 1991 Adoption

This rule is derived from Second District Rule 8(j)(1).