IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF IOWA

IN THE MATTER OF PRO HAC VICE ADMISSION

PUBLIC
ADMINISTRATIVE ORDER
No. 19-AO-0004-P
(Supersedes No. 10-AO-0004-P)

In addition to the requirements set forth in Local Rule 83(d)(3) and (4), any motion for admission to practice on a pro hac vice basis in this District must include, as an attachment, a Certificate of Good Standing issued by the attorney licensing authority of at least one state or territory of the United States, or of the District of Columbia. The Certificate of Good Standing must have been issued no more than ninety (90) days before the date of the motion for admission pro hac vice.

Every attorney admitted to practice on a pro hac vice basis in this District has an affirmative obligation to notify the Court, in writing, if the attorney is no longer in good standing in the jurisdiction that issued the attorney's Certificate of Good Standing. Such notification must be provided as quickly as practicable, but in no event more than seven (7) days after the attorney is notified that the attorney is no longer in good standing. This obligation exists so long as the case for which pro hac vice admission is granted remains pending, unless the attorney has previously been granted leave to withdraw.

IT IS SO ORDERED.

DATED this 23rd day of September 2019.

Leonard T. Strand, Chief Judge

Copy placed in Public Administrative Order Book

Copies disbursed this 23rd day of September 2019 via email to:

Chambers of Chief Judge Leonard T. Strand

Judge Linda R. Reade

Chambers of Judge Linda R. Reade

Chambers of Judge C.J. Williams

Chambers of Chief Magistrate Judge Kelly K.E. Mahoney

Chambers of Magistrate Judge Mark A. Roberts

Robert Phelps, Clerk of District Court

Paul DeYoung, Chief Deputy

Kristen Sanchez, Case Administration Supervisor

Bryan Woodward for posting on the internal NDIA web-site

Kelly Kornegor

Administrative Support II