

IN THE FAMILY COURT OF THE STATE OF DELAWARE

ORDER AMENDING RULE 90(b)(2)(F)

OF THE FAMILY COURT RULES OF CIVIL PROCEDURE

This 28th day of January, 2015, **IT IS ORDERED THAT:**

1. Rule 90(b)(2)(F) shall be amended as follows:

(F) That a payment for the pro hac vice admission assessment determined by the Delaware Supreme Court is attached to be deposited with the Clerk of the Court. The pro hac vice admission assessment shall be \$375 in calendar year 2015, \$400 in calendar year 2016, and thereafter increased annually by the rate of inflation as determined by the Delaware Supreme Court. If the case in which the pro hac vice admission continues into a subsequent calendar year after the year of admission, such assessment shall be deemed an annual assessment to be renewed and be payable on January 1 of each subsequent year and be deemed delinquent if not paid by February 1 of each subsequent year. A notice that a pro hac vice admission may be subject to renewal shall be mailed to Delaware counsel by the Court Administrator of the Delaware Supreme Court. It shall be the duty of Delaware counsel to complete the notice stating whether the case in which the pro hac vice admission was granted remains open and to supervise the remittance of the renewal assessment if the case in which the pro hac vice admission was granted remains open.

2. This amendment shall be effective on February 1, 2015.

BY THE COURT:

Chandlee Johnson Kuhn
Chief Judge

Jay H. Conner
Judge

Kenneth M. Millman
Judge

William N. Nicholas
Judge

William J. Walls, Jr.
Judge

Mark D. Buckworth
Judge

William L. Chapman, Jr.
Judge

Aida Waserstein
Judge

Barbara D. Crowell
Judge

Peter B. Jones
Judge

Mardi F. Pyott
Judge

Robert B. Coonin
Judge

Arlene Minus Coppadge
Judge

Michael K. Newell
Judge

Alan N. Cooper
Judge

Joelle P. Hitch
Judge

Paula T. Ryan
Judge