Motion to Appear Pro Hac Vice — Adversary Docketing Event • Adversary > Motions/Applications > Motion to Appear pro hac vice Negative Notice: N/A Accompanying Orders: Yes. The Court prepares the order. Code and Rule References: Local Rule 1001-2 Local Rule 2090-1 Fee: \$150 paid in U.S. District Court, made payable to Clerk, U.S. District Court Applicable Chapters: 7, 11, 12, 13 Implemented: 10/15/2020

Description

Last Revision: 8/9/2021 12:28:17 PM

Pro hac vice is a Latin term that means "for this occasion" or "for this event." Here, it refers to an attorney not admitted to a particular jurisdiction but allowed to participate in a particular case.

Appearing *pro hac vice* is not guaranteed. With some limited exceptions outlined in Local Rule 2090-1, an attorney who is not admitted to the United States District Court for the Middle District of Florida may request permission to appear as an attorney of record for a party by filing a motion. The motion must include a consent-to-act by an attorney admitted to the Middle District of Florida. Failure to file a consent-to-act will delay entry of an order. In addition, the attorney requesting special admission must be a member in good standing in another federal district court within the United States.

Attorneys authorized to appear *pro hac vice* are not automatically granted CM/ECF filing privileges. To receive a login and password to CM/ECF, the attorney also must complete the <u>registration forms</u> and meet all the standard requirements posted on the Court's website.

Once an attorney is granted permission to appear *pro hac vice*, the attorney is required to pay an admission fee to the United States District Court for the Middle District of Florida and file a Notice of Compliance with the Bankruptcy Court.

Filing Checklist

Review	the motion to determine if it:
	Lists the name of the attorney requesting Pro Hac Vice admission and that attorney's State
]	Bar number, complete mailing address, telephone number, and email address;
	Is signed;
•	Note: The signature block must contain the name and address of the filing attorney
	that is consistent with that attorney's name and address in CM/ECF;
	Is properly served and includes a proper certificate of service;

 □ Is accompanied by a consent-to-act signed by an attorney admitted to the Middle District of Florida within 14 days of filing the Motion to Appear <i>Pro Hac Vice</i> (consent-to-act may be separately filed); ❖ Note: Attestation is required by Local Rule 1001-2(e)(3)(ii) by the filing attorney that concurrence in the filing of the paper has been obtained from each of the other signatories.
☐ Pay fee to District Court; and
☐ File a Notice of Compliance with the Bankruptcy Court for payment of fee.

Forms

Motion to Proceed Pro Hac Vice-Adversary

Notice of Compliance of Order Granting Motion to Appear Pro Hac Vice