

## **Analysis of Table Depicting Eligibility Requirements For, and Restrictions on, Practice Before the Federal District Courts**

### **Introduction**

“How many federal district courts require lawyers practicing before them to be members of the bar of the state in which the federal court sits?” Although appearing as a simple and straightforward inquiry at first glance, a comprehensive response entails consideration of a number of factors that quickly complicate the issue. Does the attorney want permission to make unlimited appearances before a federal district court representing any matter? Or does the attorney only want permission to appear for one particular case? Is the attorney a member in good standing of the bar of the state in which the district court is located or any other state or federal court? Does the attorney reside in, or is he or she regularly employed in, or regularly engaged in professional activities within the state or within the district in which permission to appear is sought? Is the attorney employed or retained by a state or federal government or its agencies to represent them in a matter brought before the district court in question? Depending upon which federal district court permission to practice before is sought, some or all of the above considerations may come into play in determining whether bar membership in the state in which the federal court sits is necessary.

All ninety-four federal district courts specify in their local court rules who is eligible to practice before the court and any restrictions on this practice. While these rules vary considerably among the districts, a common framework permits analysis and meaningful comparisons. First, all federal district courts limit general permission to practice in all actions to members of the Bar of its court. Each district court specifies requirements for eligibility to apply for general admission to its Bar, which may or may not include bar membership in the state in which the district court is located. Second, most districts have provisions allowing an attorney who is not a member of that district’s bar to make special appearances before the court. The two most commonly provided are for *pro hac vice* appearances (permission to appear and participate in a particular case), and for appearances by an attorney employed or retained by the United States or one of its agencies to represent the United States or any agency thereof in a matter before the court. Not all districts make these provisions, and some districts have others. Further, almost all districts making these provisions also specify who is eligible to take advantage of them and what types of restrictions on practice before the court must be adhered to.

The attached table displays the current rule in each federal district court.<sup>1</sup> It is patterned after the framework outlined above, with separate columns for bar membership, *pro hac vice* appearances, appearances on behalf of the United States, and a final column for other special appearances that do not require bar membership. In considering these categories in more detail, please note that the information in the table regarding eligibility for, and restrictions on, practice before the federal district courts has been obtained solely from the districts’ published local rules. Thus, it does not account for the possibility that a district may have actual practices or procedures that differ from, or supplement, the relevant local rule.

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<sup>1</sup>Marie Cordisco, Eligibility Requirement For, and Restrictions On, Practice Before the Federal District Courts (Federal Judicial Center November 1995) (unpublished table, on file with the author) [hereinafter Practice Table].

### Requirements For and Restrictions On Bar Membership in the District Courts

Every federal district court has a provision in its local rules listing criteria that an attorney must possess to be eligible to apply for admission to that court's Bar. Fifty-five (59%) federal district courts limit membership in its Bar to attorneys who are members of the bar of the state or territorial possession in which the district court is located.<sup>2</sup> A few of these districts require additional qualifications. For example, the Middle, Northern and Southern districts of Alabama require an attorney to be admitted to practice before the Supreme Court of Alabama *and* reside in Alabama or regularly engage in the practice of law in Alabama. The Northern and Southern Districts of Florida require an attorney to be admitted to and in good standing with the Florida Bar *and* to receive a satisfactory score on an examination approved by a committee established for that purpose.

Eligibility requirements in the remaining thirty-nine districts vary considerably, but some of them do fall into a number of patterns, all of which qualify a broader pool of applicants for admission. Twenty-seven federal district courts have variations of rules that provide the attorney two alternative paths to eligibility. One pattern requires an attorney to be *eligible* to practice before any U.S. Court, *or eligible* to practice before the highest court of any state, territory, or insular possession of the U.S.<sup>3</sup> Another pattern requires an attorney to be *admitted* to practice before some specific or all U.S. courts, *or admitted* to practice before the highest court of any state, the District of Columbia, territory or insular possession of U.S.<sup>4</sup> A third pattern requires an attorney to be a member of the bar of the state wherein the district is located, *or* a member of the bar in either (1) a U.S. Court;<sup>5</sup> or (2) any other state;<sup>6</sup> or (3) some other combination.<sup>7</sup> The remaining twelve districts have provisions that are more restrictive because they do not allow for alternatives, but they are less restrictive than the 55 districts that only allow an attorney one way to qualify for bar admission (member of bar of state wherein district court sits). For example, an attorney must be eligible to practice law in any state or the District of Columbia to be eligible for Bar membership in the Central, Northern & Southern Districts of Illinois, the Eastern District of Tennessee, and the District of Nebraska. The Eastern and Western Districts of Arkansas require

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<sup>2</sup>M., N. & S.D. Ala., D. Alaska, C., E. & S.D. Cal., D. Colo., D. Del., D. D.C., M., N. & S.D. Fla., M., N. & S.D. Ga., D. Guam, D. Idaho, N. & S.D. Iowa, D. Kan., E. & W.D. Ky., E., M. & W.D. La., D. Me., D. Mass., D. Minn., E.D. Mo., W.D. Mo., D. Mont., D. Nev., D. N.H., D. N.J., D. N.M., E., M. & W.D. N.C., D.N. Mar.I., S.D. Ohio, D. Or., E. & M.D. Pa., D. R.I., D. S.C., D. S.D., W.D. Tenn., D. Utah, D. V.I. E. & W.D. Va., N. & S.D. W.Va., D. Wyo.

<sup>3</sup>N.D. Cal., D. Haw., E. & W.D. Wis.

<sup>4</sup>N. & S.D. Ind., E. & W.D. Mich., D. N.D., N.D. Ohio, E., N. & W. D. Okla., E.D. Tex.

<sup>5</sup>D. Ariz. (admitted to practice in Ariz. *or* any federal court); D. Conn. (member of bar of state of Conn. *or* any District Court); W.D. Pa. (admitted or eligible for admittance to Supreme Court of Pa. *or* U.S. Supreme Court or any District Court); S.D. Tex. (member state bar of Tex. *or* any District Court); D. Vt. (member state bar of Vt. *or* U.S. District Court within First and Second Circuits)

<sup>6</sup>N.D. Tex.

<sup>7</sup>D. Md. (Md. Court of Appeals *or* any state in which attorney maintains principal office); E. & S.D. N.Y. (bar of state of N.Y. *or* U.S. district Court in N.J., Conn., or Vt. and state bar of each); N.D. N.Y. (bar of state of N.Y. *or* any U.S. District Court and state where office for regular practice of law is located (if District Court is outside of N.Y.)).

an attorney to be licensed in his or her state of residence and, if a non-resident of Arkansas, authorized to practice in any District Court. Consult the Practice Table for additional variations of rules that list a district's eligibility requirements for admission to its bar.

In addition to eligibility requirements (which qualify an attorney to apply for admission to a district court's Bar), districts also have administrative prerequisites that an attorney must satisfy as a condition precedent to admission. As footnote number two in the Practice Table states, it does not list these additional requirements for each district. They can be found by consulting the local rule referenced in the "local rule" column of the table. Most districts require the attorney to pay a prescribed admission fee; submit a petition or application for admission supported by (1) a certificate of good standing from the appropriate state or district court(s), (2) an affidavit stating that the applicant is familiar with the district's local rules, rules of professional conduct or ethics, the Federal Rules of Civil and Criminal Procedure, and the Federal Rules of Evidence, (3) an affidavit attesting to freedom from any criminal conviction or any pending or past disciplinary action taken against the applicant by any court or bar association in any jurisdiction, and/or (4) certificates from sponsoring member(s) of the district's bar attesting to applicant's legal and moral qualifications; and swearing a prescribed oath (either before the court or by signing an oath card).

In general, once an attorney has been admitted to the Bar of a federal district court, he or she has permission to make unlimited solo appearances before that court as attorney of record for any type of action. However, depending upon whether the bar member resides and/or has an office within the district or the state in which the district court sits, the district court may place restrictions upon bar members. For example, the Northern District of California requires a bar member, who does not maintain an office within California, to designate local counsel who must be a member of the bar of the Northern District of California and the state bar of California, and who must maintain an office within California.<sup>8</sup> In the Eastern and Western Districts of Kentucky, an attorney who is not a resident of and does not have an office within Kentucky must designate local counsel who must be a member of the bar of the respective district court and reside in or maintain an office in Kentucky, except for cases involving governmental entities.<sup>9</sup> Seventeen districts<sup>10</sup> (18%) *require* an attorney who does not maintain a residence and/or an office within the district, or state wherein the district sits, to designate or associate with local counsel or co-counsel. Consult the Practice Table and relevant local rules for more detail concerning a designated co-counsel or local counsel's scope of responsibility, and the requirements that an attorney must meet to be eligible for designation as local counsel or co-counsel. A number of other districts have restrictions alerting attorneys who reside and/or

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<sup>8</sup>For similar restrictions when a bar member does not maintain an office within the district or state wherein the district sits, see the following districts in the Practice Table: D. Conn., N.D. Ill., W.D. Mo., S.D. N.Y., W.D. N.Y., D. Vt.

<sup>9</sup>For similar restrictions when a bar member doesn't maintain an office and residence within the district or state wherein the district is located, see the following districts in the Practice Table: D. Guam, D. Me., D.N. Mar. I., E. & W.D. Okla., M.D. Tenn., N.D. Tex., D. Utah.

<sup>10</sup>See districts referenced *supra* notes 8 & 9 and examples provided in the accompanying text.

maintain an office outside the district or state wherein the district is located that the court *may require* association with local counsel or co-counsel.<sup>11</sup>

A few other uncommon restrictions on a bar member's right to practice deserve mention. Two districts (S.D. Fla. and N.D. Ill.) require attorneys who are members of the district's bar to be accompanied by an advisor who is a member of the trial bar of the district (an attorney who is a member of the district's Bar and who has satisfied experience requirements), without whom the attorney cannot appear as lead counsel in testimonial and criminal proceedings.<sup>12</sup> The Eastern District of Michigan, although permitting any attorney admitted in any state, the District of Columbia, or any district court to be admitted to its Bar, requires designation of local counsel for service if the bar member is not an active member of state bar of Michigan.

### **Requirements and Restrictions for *Pro hac vice* Appearances**

Ninety federal district courts (96%) have provisions in their local rules permitting *pro hac vice* appearances, or special permission to appear and participate in a particular case. The four districts that do not provide for these special appearances (D. Ariz., E.D. Mich., W.D. Pa., & E.D. Wis.) have liberal eligibility criteria for bar membership allowing a broad range of attorneys to qualify, thus almost eliminating the need for this provision. For example, the Western District of Wisconsin permits an attorney licensed before any United States Court or the highest court in any state to apply for admission to the Bar, and the Eastern District of Michigan grants admission privileges to an attorney admitted in any state, District of Columbia, or any United States District Court.

Permission to appear *pro hac vice* must be granted by the district court upon motion or application. With the exception of the District of New Mexico (if an attorney associates with a member of the Bar of the District of New Mexico, then no *pro hac vice* petition is required), each district permitting *pro hac vice* appearances requires the applicant to submit a petition or motion which may request the applicant to state under penalty of perjury the attorney's residence and office addresses, the courts the attorney is admitted to practice before and the dates of admission, that the attorney is in good standing and eligible to practice before such courts, that the attorney is not currently suspended or disbarred in any other court, and, in some districts, whether the attorney has made any other *pro hac vice* applications in the court within the preceding year.

Similar to the eligibility criteria for bar membership, local rule provisions permitting *pro hac vice* appearances also list eligibility criteria an attorney must possess to be eligible to apply. The majority of districts (67%) have very expansive provisions that permit attorneys admitted to practice before any, all or some specific federal court *or* the highest court of any state, territory, or insular possession of the United States to be eligible to apply for permission to appear *pro hac vice*.<sup>13</sup> Some districts restrict *pro hac vice* appearances to attorneys admitted before the bar of

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<sup>11</sup> See following districts in Practice Table: D. Alaska, D. Ariz., S.D. Cal., S.D. Ill., N. & S. D. Ind., W.D. Mich., E. & W.D. Mo., D. Mont., D. Nev., D. N.M., W.D. Tex., E.D. Wis.

<sup>12</sup> See S.D. Ohio for a similar provision requiring a bar member to practice with a "trial attorney".

<sup>13</sup> See, e.g., N.D. Cal., S.D. Fla., D. Idaho, N.D. Ill., D. Kan., E., M. & W.D. La., D. Me., E. & S.D. N.Y., N.D. Ohio, W.D. Tenn., E.D. Va. Consult the Practice Table for additional examples.

another federal district court,<sup>14</sup> or to attorneys admitted to practice before the bar of the highest court in any state.<sup>15</sup>

To limit *pro hac vice* appearances to attorneys who do not reside or practice within the district, or state wherein the district court sits (truly visiting attorneys), some districts (19 or 21% of districts with *pro hac vice* provisions) have negative eligibility criteria that an attorney must *not* satisfy or else the attorney will be ineligible to apply for permission to make a *pro hac vice* appearance. For example, in the Central, Eastern and Southern Districts of California, an attorney who resides in California, is regularly employed in California, or regularly engages in business, professional or other activities in California is ineligible to apply for permission to appear before the court *pro hac vice*. The District of Colorado exempts attorneys who are residents of the district.<sup>16</sup> These negative criteria are also used by some districts (45 or 50% of districts with *pro hac vice* provisions) to prevent attorneys who are either members of the bar of that district court already or who are eligible to become members from appearing *pro hac vice*. For example, the Southern District of Florida excludes applicants for *pro hac vice* appearances who have been admitted to the Bar of the Southern District of Florida; the Middle District of Georgia excludes members of the state bar of Georgia with residence or office within Georgia; the District of Idaho excludes attorneys who are eligible for Bar Membership in the District of Idaho.<sup>17</sup>

If an attorney is granted permission to appear before a district court *pro hac vice*, the permission extends only to the particular case for which the applicant petitioned the court. In addition, the majority of districts (62 or 69% of the districts with provisions for *pro hac vice* appearances) require an attorney admitted *pro hac vice* to associate with a member of that district's bar.<sup>18</sup> Further, if the attorney resides or maintains an office outside of the district or state wherein the district is located, some districts require the attorney to associate with or designate as co-counsel a member of the district's bar who maintains a residence or office within the district.<sup>19</sup> A few courts restrict *pro hac vice* appearances by limiting the number of such appearances permitted, and warning applicants that *pro hac vice* appearances are the exception and not the norm. For example, the Central District of Illinois only permits a *pro hac vice* appearance on one occasion; thereafter, the attorney must secure admission to the Bar of the District. The District of the Virgin Islands limits *pro hac vice* appearances to no more than three in a calendar year. And if the District of Rhode Island permits an attorney who is an associate or member of a firm to appear *pro hac vice*, then no other attorney of that firm is allowed to appear *pro hac vice* within the same year.

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<sup>14</sup>See M.D. Fla., M. & S.D. Ga., D. Minn., M.D. Tenn.

<sup>15</sup>See C. & S.D. Ill., D. Neb., D. Nev., D. N.M., M.D. N.C., N.D. Tex., D. Wyo.

<sup>16</sup>For additional examples, see D. Del., M.D. Fla., M., N. & S.D. Ga., D. Guam, D. Haw., D. Minn., D. N.M., N.D. Mar.I., E., N. & W. D. Okla., M.D. Tenn., E.D. Wash.

<sup>17</sup>For additional examples, see D. Alaska, E. & W.D. Ark., D. Colo., D. Conn., D. Del., D. D.C., M. & N.D. Fla., N. & S.D. Ga., D. Guam, N & S.D. Iowa, D. Kan., E. & W.D. Ky., E., M. & W.D. La., D. Me., D. Md., D. Minn., N. & S.D. Miss., W.D. Mo., D. Mont., D. Nev., D. N.J., D. N.M., N. N.D., S.D. Ohio, D. S.D., W.D. Tenn., E., N. & S.D. Tex., D. Utah, W.D. Va., N. & S.D. W.Va., D. Wyo. *But see* S.D. Ill. (explicitly permits an attorney eligible to become a member of the Bar of S.D. Ill. to appear *pro hac vice*) & W.D. Wis. (permission to appear *pro hac vice* is restricted to attorneys eligible for membership in Bar of W.D. Wis.).

<sup>18</sup>See, e.g., D. Colo., N. & S. D. Iowa, D. Me., D. Md.

<sup>19</sup>See, e.g., N. & S.D. Cal., N. & S.D. Ind., M.D. Tenn., N.D. Tex.

### **Requirements and Restrictions for Appearances on Behalf of the United States**

The other major exception to bar membership found in districts' local rules is for appearances on behalf of the United States or its agencies. Fifty-nine (63%) federal district courts permit this exception. In general, an attorney who has been employed or retained by the United States government, or its agencies, to represent the government in any action in which the United States is a party is eligible to practice before a district court under this exception.<sup>20</sup> Some districts have additional requirements for eligibility that make this exception more restrictive. For example, the Central District of California requires an attorney to be employed or retained by the United States government, to be noteligible for bar membership or *pro hac vice* admission, to be employed within California, and to be admitted to practice before any United States Court or any state court, and to have applied to take the next State Bar of California.<sup>21</sup>

In contrast with requirements for *pro hac vice* appearances, in the majority of districts (47 or 80%) that provide an exception for attorneys that appear on behalf of the United States, an attorney who meets the eligibility requirements for this exception need not make a formal motion/petition for permission to appear. Permission is conceded by the district when the attorney appears representing the United States or one of its agencies. However, eight districts require an attorney representing the government to apply for and receive permission to practice on behalf of the United States or be formally introduced to the court by a United States Attorney.<sup>22</sup>

Once admitted under this exception, attorneys can represent the United States in any action before the district, usually without the necessity of associating with local counsel. However, thirteen district courts require a non-local government attorney admitted under this provision to either associate with the United States Attorney for that particular district<sup>23</sup>, or designate as local counsel a member of that district's bar (and the bar of the state within which the district court is located) who has an office within the district.<sup>24</sup>

### **Other Special Appearances**

Several district courts have provisions for other exceptions to the general rule requiring bar membership for practice before the court. For example, the District Court for the District of Columbia permits a state Attorney General or that official's designee, who is a member in good standing of the bar of the highest court in any state or any United States Court, to appear and represent the state or any agency thereof. The Southern District of Florida, the District of Guam, the Northern and Southern Districts of Illinois, the District of Maine, and the Eastern District of

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<sup>20</sup>See, e.g., M., N. & S.D. Ala., E. & W.D. Ark., N.D. Cal.

<sup>21</sup>For other restrictive rules see E. & S.D. Cal., N.D. Ga., N.D. Ill., N. & S.D. Iowa, N. & W. D. N.Y., D. Vt.

<sup>22</sup>C. & S.D. Cal., D. Haw., N.D. Ill., N. & S.D. Miss., D. Nev., N.D. N.Y., D.N. Mar. I., D. Or., D. Vt., D. Wyo.

<sup>23</sup>D. Alaska, E. & W.D. Mich., W.D. Mo., D. N.J., D. N.D., D. V.I., D. Wyo.

<sup>24</sup>N.D. Cal., N.D. Ill., E., N. & W. D. Okla., M.D. Tenn.

Missouri also provide exceptions to bar membership for appearances on behalf of their respective state governments. In addition, the District Court for the District of Columbia permits attorneys who are members of the D.C. Bar or bar of any United States Court or highest court of any state, to practice before the court in any case handled without a fee on behalf of indigents.<sup>25</sup> Several districts have reciprocity provisions whereby they will admit (without formal application) attorneys who have been admitted to another federal district court, provided that the other district extend the same courtesy to bar members of the original district. For example, the Southern District of New York will admit members of the Bar of the Eastern District as long as members of the Southern District are admitted to the Eastern District without application. Both the Northern and Western Districts of New York will admit without formal application members of the other three district courts within the state of New York.<sup>26</sup> The Eastern District of Tennessee has an extremely liberal reciprocity provision in which any attorney admitted to practice in any other district court can practice in the Eastern District of Tennessee provided they are members in good standing of bar of the district court in which they reside. The District of New Jersey and the District of the Virgin Islands have restrictive exceptions to bar membership for patent attorneys.

## Conclusion

The majority of federal district courts (59%) do require an attorney to be a member of the bar of the state or territorial possession in which the district court sits, but only in order to be eligible for admittance to the district's bar. Each of the fifty-five districts with this restrictive eligibility requirement for bar membership have provisions for *pro hac vice* appearances. Thus, if an attorney who does not belong to the bar of the state wherein the district court sits wants to practice in one of these 55 districts, the scope of practice desired and, for government attorneys, the party being officially represented, are the two factors that will determine whether the attorney will be able to practice in these districts. If the attorney wants unlimited practice for any type of action, then he or she will usually need to qualify for admission in that district court's bar, which means membership in the bar of the state wherein the district court sits. An attorney who wants admission for one case or possibly several cases a year, may be able to secure permission to appear before the district *pro hac vice*. A problem may arise if an attorney who resides in, is employed in, or regularly practices law in a district, or the state in which the district court is located, is not a member of the bar of that district or state, and wants to appear before the federal district court *pro hac vice*. Some district courts (14) that require membership in the bar of the state wherein the district is located for bar membership have restrictions in their local rules preventing this.<sup>27</sup> The majority of district courts (37 or 67%) that require an attorney to be a member of the bar of the state or territorial possession in which the district is located have provisions that permit appearances by attorneys on behalf of the United States without formal admission or application to the district's bar. And all of the districts that do not explicitly provide an exception for attorneys representing the United States or any agency thereof,<sup>28</sup> have *pro hac vice* provisions.

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<sup>25</sup>See also D. Nev., E. & M.D. Pa. for exceptions to bar membership for legal services attorneys.

<sup>26</sup>See also W.D. N.C., E. N. & W. D. Okla. for additional examples of reciprocity provisions.

<sup>27</sup>C., E., & S.D. Cal., D. Colo., D. Del., M.D. Fla., N.D. Fla., M.D. Ga., N.D. Ga., S.D. Ga., D. Guam, D. Minn., D. N.M., D.N. Mar.I.

<sup>28</sup>D. Colo., D. Del., D. Kan., E. & W.D. Ky., E., M. & W.D. La., D. N.M., E., M. & W.D. N.C., S.D. Ohio, D. S.C., W.D. Ten., E.D. Va., W.D. Va., S.D. W.Va.

**ELIGIBILITY REQUIREMENTS FOR,  
AND RESTRICTIONS ON, PRACTICE BEFORE  
THE FEDERAL DISTRICT COURTS  
(PRACTICE TABLE)\***

RESEARCH DIVISION  
THE FEDERAL JUDICIAL CENTER



Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court <sup>2</sup>	Requirements and Restrictions for <i>Pro hac vice</i> Appearances <sup>3</sup> (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies <sup>4</sup>	Other Special Appearances (not requiring membership of the district court's bar)
11	M.D. Ala.	Rule 1  Adopted Effective Mar. 20, 1986	<b>Eligibility Requirements:</b> 1) admitted to practice before Supreme Court of Ala.; <u>and</u> 2) reside in Ala. <u>or</u> regularly engage in practice of law in Ala.	<b>Eligibility Requirements:</b> 1) admitted to practice before U.S. District Court for district in which attorney resides <u>or</u> regularly practices law; <u>or</u> 2) admitted to practice before highest court in the state in which attorney resides <u>or</u> regularly practices law.	<b>Eligibility Requirements:</b> 1) represent U.S. or any agency thereof with authority to appear as counsel; <u>and</u> 2) government or agency thereof must be a party in the case.	

<sup>\*</sup>For a detailed explanation and analysis of the information depicted in this table refer to the accompanying report.

<sup>1</sup>The information in this table derives solely from the published local rules of federal district courts. It does not account for the possibility that a district may have policies or practices in addition to, or different from, those contained in the applicable local rule. Note that the description of the local rule in the following four columns may be a paraphrasing of the actual language contained in the rule, and should not be quoted or cited as legal authority.

<sup>2</sup>This column lists the core requirements that an attorney must possess to be eligible to apply for admission to the district court's bar. Most districts have additional administrative prerequisites that an attorney must satisfy before being admitted. These include but are not limited to: payment of a prescribed admission fee; submission of a certificate of good standing from the appropriate state or district court; submission of an application/petition for admission on which attorney must state full name, residence and business address, names of courts before which applicant is admitted to practice with dates of admission, and information regarding conviction of any crime and any disciplinary action taken against the applicant by any court or bar association in any of the jurisdictions or courts before which the applicant has practiced; an order of admission from a district judge within the district (by impetus of an oral or written motion by a member of the district's bar or on the court's own motion); obtaining affidavit(s) by sponsoring member(s) of Bar of the district court attesting to the applicants good moral character; certifying familiarity with the District's local rules(civil and criminal), rules of professional conduct or ethics, Fed. R. Civ. P., Fed. R. Crim. P. and/or the F.R. Evid.; and administering of a prescribed oath either before the court or by signing an oath card These additional prerequisites are not provided in this table but can be found by consulting the local rule(s) listed in the "Local Rule" column of the table for each district.

<sup>3</sup>Note that in all district courts an attorney must apply for permission to appear pro hac vice. It is within the district judge's discretion whether to issue an order permitting or denying such a request. In addition, most district's require submission of a pro hac vice application stating under penalty of perjury the attorney's residence and office addresses, what court(s) the attorney has been admitted to practice in and the date(s) of admission, that the attorney is in good standing and eligible to practice before said court(s), that the attorney is not currently suspended or disbarred in any other court, and whether the attorney made any pro hac vice application in the court within preceding year. Payment of a determined admission fee is also generally required to be submitted with a pro hac vice application/petition.

<sup>4</sup>If a district's local rules have a provision for special appearances on behalf of the United States or its agencies, an attorney (in most districts) who meets the eligibility requirements for this exception provided in the rule need not make a formal request for special admission to appear before the district court (contrary to pro hac vice appearances). This column will note any exceptions to this general rule with the indicator N.B.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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11	N.D. Ala.	Rule 83.1  Adopted Effective Sept. 1, 1991	<b>Eligibility Requirements:</b> 1) admitted to practice before Supreme Court of Ala.; <u>and</u> 2) reside in Ala. <u>or</u> regularly engage in practice of law in Ala.	<b>Eligibility Requirements:</b> 1) admitted to practice before U.S. District Court for district in which attorney resides <u>or</u> regularly practices law; <u>or</u> 2) admitted to practice before highest court in the state in which attorney resides <u>or</u> regularly practices law.	<b>Eligibility Requirements:</b> 1) represent U.S. or any agency thereof with authority to appear as counsel; <u>and</u> 2) government or agency thereof must be a party in the case.	
11	S.D. Ala.	Rule 1  Amended Effective Mar. 1, 1986	<b>Eligibility Requirements:</b> 1) admitted to practice before Supreme Court of Ala.; <u>and</u> 2) reside in Ala. <u>or</u> regularly engage in practice of law in Ala.	<b>Eligibility Requirements:</b> 1) admitted to practice before U.S. District Court for district in which attorney resides <u>or</u> regularly practices law; <u>or</u> 2) admitted to practice before highest court in the state in which attorney resides <u>or</u> regularly practices law.	<b>Eligibility Requirements:</b> 1) represent U.S. or any agency thereof with authority to appear as counsel; <u>and</u> 2) government or agency thereof must be a party in the case.	
09	D. Alaska	Rule 3  Amended Effective Nov. 16, 1990	<b>Eligibility Requirements:</b> 1) qualified to practice as an attorney and counselor at law before courts of Alaska; <u>and</u> 2) not employed in any capacity in District Court for D. Alaska (such as a law clerk or secretary to member of the court).  <b>Restrictions on practice:</b> 1) After leaving such position of employment under the Alaska District Court, may not practice as an attorney in connection with any case pending in the district during prior term of employment; nor permit name to appear on brief filed in connection with any such case, or engage in any activity as attorney or advisor in connection with such case. 2) Court may find good cause to require an active member of the Bar of D. Alaska to associate with another active member residing in place in district where case is pending.	<b>Eligibility Requirements:</b> 1) member in good standing of the bar of another jurisdiction; <u>and</u> 2) not an active member of the Bar of the D. Alaska.  <b>Restrictions on practice:</b> 1) Must associate with an active member of Bar of D. of Alaska (court may permit an exception on a sufficient showing of good cause). 2) If nonlocal attorney appears for a party (from outside district or outside location within district where proceeding is located), court may at any time during proceeding (sua sponte or on motion), for good cause, require association of local counsel.	<b>Eligibility Requirements:</b> Represent U.S. or any agency thereof in an official capacity.  <b>Restrictions on practice:</b> 1) If attorney representing U.S. or any agency thereof is not a resident of the D. Alaska, the U.S. Attorney in the District will be associated initially, but the court may dispense with the association upon application demonstrating good cause. 2) If nonlocal attorney is representing the U.S. or agency thereof (from outside D. Alaska or outside location within D. Alaska where proceeding is located), court may at any time during proceeding, sua sponte or on motion, for good cause, require association with the U.S. Attorney in the D. Alaska.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	D. Ariz.	Rule 1.5 Adopted Effective Jan. 13, 1994	<p><b>Eligibility Requirements:</b> 1) admitted to practice and in good standing as an active practitioner in Ariz.(if residing in or having principal office or practice in Ariz.); <u>or</u> 2) admitted to practice and in good standing as an active practitioner in any federal court (if neither residing nor maintaining an office for practice of law in the D. Ariz.).</p> <p><b>Restrictions on practice:</b> Court may order association with local counsel in any case.</p>	No provision for <i>pro hac vice</i> appearances.	<p><b>Eligibility Requirements:</b> 1) currently represent U.S. in a full time official capacity; <u>or</u> 2) currently employed by the office of the Federal Public Defender <u>and</u> admitted to practice in another U.S. District Court.</p> <p><b>Restrictions on practice:</b> Court may order association with local counsel in any case.</p>	
08	E. & W. D. Ark.	Rule B-1 Amended Effective Jan. 2, 1990	<p><b>Eligibility Requirements:</b> 1) licensed to practice in state of residence; <u>and</u> 2) if nonresident of Ark., previously authorized to practice in any U.S. District Court.</p>	<p><b>Eligibility Requirements:</b> 1) member in good standing of Bar of any U.S. District Court; <u>or</u> 2) member in good standing of highest court of any state, territory or insular possession of U.S.; <u>and</u> 3) not admitted to practice in either the E. or W.D. Ark.</p> <p><b>Restrictions on practice:</b> Must designate member of the Bar of D. Ark. who maintains an office in Ark. for the practice of law with whom the court and opposing counsel may readily communicate about conduct of case. Court may waive or modify requirements of this designation on written motion and for good cause shown.</p>	<p><b>Eligibility Requirements:</b> Attorney for the U.S. appearing in an official capacity.</p>	This rule does not apply to an attorney in the W.D. Ark. who resides in Texarkana, Texas.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	C.D. Cal.	Rule 2  Amended Effective March 27, 1992	<p><b>Eligibility Requirements:</b> Active member, of good moral character, and in good standing of, the state bar of Cal.</p>	<p><b>Eligibility Requirements:</b> 1) member, of good moral character and in good standing of, and eligible to practice before, the bar of any U.S. court; <u>or</u> 2) member, of good moral character and in good standing of, and eligible to practice before, the highest court of any state, territory or insular possession of the U.S.; <u>and</u> 3) applicant must <u>not</u> reside in Cal.; be regularly employed in Cal.; or regularly engaged in business, professional, or other similar activities in Cal.</p> <p><b>Restrictions on practice:</b> 1) Unless court orders otherwise, must designate as local counsel an attorney who is a member of Bar of C.D. Cal. with whom Court and opposing counsel may readily communicate re: case and upon whom papers may be served. 2) Judge assigned a case may require designation of co-counsel (who must be a member of Bar of and maintain an office within the C.D. Cal.) with authority to act as attorney of record for all purposes.</p>	<p><b>Eligibility Requirements:</b> 1) not be eligible for admission to the Bar of C.D. Cal or for permission to appear <i>pro hac vice</i>; <u>and</u> 2) employed within the state of Cal.; <u>and</u> 3) member, of good moral character and in good standing of, and eligible to practice before, the bar of any U.S. Court, <u>or</u> of the highest court of any state, territory or insular possession of U.S.; <u>and</u> 4) employed or retained by the U.S. or its agencies; <u>and</u> 5) provide certification showing applicant has applied to take next succeeding Bar Exam for admission to the state Bar of Cal for which applicant is eligible.</p> <p><b>N.B.</b> An attorney must apply for leave of court to practice in any matter for which employed or retained by U.S. or its agencies</p>	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	E.D. Cal.	Rule 180  Adopted Effective Dec. 12, 1994	<b>Eligibility Requirements:</b> Active member in good standing of the state bar of Cal.	<b>Eligibility Requirements:</b> 1) member in good standing of, and eligible to practice before, bar of any U.S. court <u>or</u> of highest court of any state, territory or insular possession of U.S.; <u>and</u> 2) retained to appear in E.D. Cal.; <u>and</u> 3) must <u>not</u> reside in Cal., be regularly employed in Cal., or regularly engage in professional activities in Cal.  <b>Restrictions on practice:</b> Must designate member of Bar of E.D. Cal. with whom Court and opposing counsel may readily communicate re: attorney's conduct of the action and upon whom papers will be served .	<b>Eligibility Requirements:</b> 1) not eligible for admission to the Bar of E.D. Cal.; <u>and</u> 2) member in good standing of and eligible to practice before, bar of any U.S. court <u>or</u> of highest court of any state, territory or insular possession of U.S. ; <u>and</u> 3) matter must be one for which attorney is employed or retained by U.S. or its agencies.	
09	N.D. Cal.	Rule 110  Adopted Effective Nov. 1, 1988	<b>Eligibility Requirements:</b> 1) active member, of good moral character and in good standing, of the bar of and eligible to practice before, any U.S. Court; <u>or</u> 2) active member, of good moral character and in good standing, of the bar of and eligible to practice before, the highest court of any state, territory or insular possession of U.S.  <b>Restrictions on practice:</b> If attorney does not maintain an office within state of Cal., must designate in pleadings an active member in good standing of State Bar of Cal. who maintains an office within Cal. and is a member of bar of N.D. Cal., upon whom copies of pleadings may be served and with whom judge and opposing counsel may communicate concerning conduct of the action.	<b>Eligibility Requirements:</b> 1) active member in good standing of bar of, and eligible to practice before, any U.S. Court ; <u>or</u> 2) active member in good standing of bar of, and eligible to practice before, highest court of any state, territory or insular possession of U.S.  <b>Restrictions on practice:</b> Must designate in pleadings an active member in good standing of State Bar of Cal. who maintains an office within Cal. and is a member of bar of N.D. Cal., upon whom copies of pleadings may be served and with whom judge and opposing counsel may communicate concerning conduct of the action.	<b>Eligibility Requirements:</b> 1) employed or retained by U.S. or any of its agencies; <u>and</u> 2) must represent the U.S. or any of its agencies in the action or proceeding  <b>Restrictions on practice:</b> Must designate in pleadings an active member in good standing of State Bar of Cal. who maintains an office within Cal. and is a member of bar of N.D. Cal., upon whom copies of pleadings may be served and with whom judge and opposing counsel may communicate concerning conduct of the action.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	S.D. Cal.	Rule 83.5	<p><b>Eligibility Requirements:</b> Active member, of good moral character and in good standing, of state bar of Cal.</p> <p><b>Restrictions on practice:</b> If attorney maintains office outside S.D. Cal., judge may require designation of a member of bar of S.D. Cal. who maintains an office within S.D. Cal. as co-counsel with authority to act as attorney of record for all purposes.</p>	<p><b>Eligibility Requirements:</b> 1) member of good moral character and in good standing of, and eligible to practice before, bar of any U.S. Court <u>or</u> of highest court of any state, territory or insular possession of U.S. ; <u>and</u> 2) retained to appear in S.D. Cal.; <u>and</u> 3) attorney must <u>not</u> reside in Cal., be regularly employed in Cal., or regularly engage in business, professional, or other activities in Cal.</p> <p><b>Restrictions on practice:</b> 1) Must designate member of bar of S.D. Cal. with whom court and opposing counsel may readily communicate re: conduct of case and upon whom papers will be served. 2) If attorney maintains office outside S.D. Cal., judge may require designation of a member of bar of S.D. Cal. who maintains an office within S.D. Cal. as co-counsel with authority to act as attorney of record for all purposes.</p>	<p><b>Eligibility Requirements:</b> 1) not eligible for admission to the Bar of S.D. Cal.; <u>and</u> 2) member, of good moral character and in good standing of, and eligible to practice before, bar of any U.S. court <u>or</u> of highest court of any state, territory or insular possession of U.S.; <u>and</u> 3) matter one in which attorney is employed or retained by U.S. or its agencies; <u>and</u> 4) representing U.S. or any of its officers or agencies; <u>and</u> 5) Except for attorneys whose practice before S.D. Cal. is restricted to prosecution of misdemeanors and petty offenses before U.S. magistrate judges, must apply for and pass next succeeding Cal. bar exam for which attorney is eligible after receiving permission to practice before S.D. Cal.; thereafter must obtain admission to state bar of Cal.</p> <p><b>Restrictions on practice:</b> If attorney maintains office outside S.D. Cal., judge may require designation of a member of bar of S.D. Cal. who maintains an office within the district as co-counsel with authority to act as attorney of record for all purposes.</p>	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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10	D. Colo.	Rule 83.5  Adopted Effective Apr. 15, 1994	<b>Eligibility Requirements:</b> 1) person of good moral character licensed by Colo. Supreme Court to practice law; <u>and</u> 2) member of bar in good standing in all courts and jurisdictions where admitted.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of another state(not Colo.) <u>or</u> federal court; <u>and</u> 2) member in good standing in all bars wherever admitted(no disciplinary or grievance proceedings filed or pending); <u>and</u> 3) must <u>not</u> reside in D. Colo.  <b>Restrictions on practice:</b> All pleadings, motions and other papers signed by visiting attorney must also be signed by a member of Bar of D. Colo., who must also participate meaningfully, substantially, and continuously in preparation of case, and attend and participate in all court hearings (unless judge waives requirement on finding good cause).	No provision for appearances on behalf of U.S.	
02	D. Conn.	Rule 2  Amended Effective Mar. 1, 1991	<b>Eligibility Requirements:</b> 1) member of bar of state of Conn. whose professional character is good; <u>or</u> 2) member of bar of any U.S. District Court whose professional character is good.  <b>Restrictions on practice:</b> If attorney does not have an office for transaction of business in person within D. Conn., can't appear as attorney of record unless attorney specifies on the record a member of bar of D. Conn. having an office within the District, upon whom service of all papers is made.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of another court of record; <u>and</u> 2) written motion by a member of Bar of D. Conn. must state that visiting attorney (and any member of a firm to which he or she belongs) had not been denied admission or disciplined by any court.  <b>Restrictions on practice:</b> If visiting attorney does not have an office for transaction of business in person within District of Conn., can't appear as attorney of record unless attorney specifies on the record member of bar of D. Conn. having an office within the District, upon whom service of all papers is made.	No provision for appearances on behalf of U.S.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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03	D. Del.	Rule 83.5  Adopted Effective Jan. 1, 1995	<b>Eligibility Requirements:</b> Admitted to practice by Supreme Court of Del.	<b>Eligibility Requirements:</b> 1) admitted, practicing, and in good standing in another jurisdiction; <u>and</u> 2) must <u>not</u> be admitted to practice by the Supreme Court of Del.; reside in Del.; be regularly employed in Del.; or regularly engage in business, professional, or other similar activities in Del.  <b>Restrictions on practice:</b> 1) Must associate with member of Bar of D. Del. who maintains an office in D. Del. for regular transaction of business, upon whom all notices, orders, pleadings and other papers filed in the case will be served and who is required to sign all papers filed with the D. Del., where signature of an attorney is required, and attend proceedings before all officers of the Court. 2) Any judge of D. Del. may revoke upon hearing after notice and for good cause a <i>pro hac vice</i> admission.	No provision for appearances on behalf of U.S.	
00DC	D. D.C.	Rule 701 & Rule 104  Amended Effective Mar. 22, 1991  & Amended Effective Oct. 30, 1989.	<b>Eligibility Requirements:</b> Active member in good standing of the D. C. Bar.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any U.S. Court <u>or</u> of highest court of any state; <u>and</u> 2) not member of D.C. Bar.  <b>Restrictions on practice:</b> 1) Can only file papers if non-member attorney joins of record in signing with a member in good standing of the D.C. Bar. 2) Non-member can only be heard in open court by permission of judge to whom case is assigned.	<b>Eligibility Requirements:</b> 1) employed or retained by U.S. or one of its agencies; <u>and</u> 2) case must be one in which U.S. or one of its agencies is a party.	<b>Attorneys Employed by the State:</b> A State Attorney General or that official's designee, who is a member in good standing of bar of highest court in any state or of any U.S. Court, may appear and represent the State or any agency thereof.  <b>Attorneys Representing Indigents:</b> Attorney who is member in good standing of D.C. Bar or bar of any U.S. Court or of highest court of any state may appear, file papers and practice any case handled without a fee on behalf of indigents, upon filing a certificate that attorney is providing representation without compensation.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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11	M.D. Fla.	Rule 2.01 & Rule 2.02  Adopted Effective July 1, 1984	<b>Eligibility Requirements:</b> Member in good standing of the Fla. Bar.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any U.S. District Court (outside state of Fla.); <u>and</u> 2) <u>not</u> a resident of Fla.  <b>Restrictions on practice:</b> 1) Privilege to appear specially and be heard in any case in which non-member is counsel of record may not be abused by frequent or regular appearances in separate cases to such a degree as to constitute the maintenance of a regular practice of law in state of Fla. 2) Non-resident attorney must designate member of bar of M.D. Fla., upon whom all notices and papers may be served and who is responsible for progress of case, including trial in default of non-resident attorney. Court may waive such designation for good cause.	<b>Eligibility Requirements:</b> 1) represent U.S. or any agency thereof with authority of Government to appear as its counsel; <u>and</u> 2) case must be one in which Government or any agency thereof is a party.	
11	N.D. Fla.	Rule 11.1  Adopted Effective Apr. 1, 1995	<b>Eligibility Requirements:</b> 1) currently in good standing as an attorney admitted to the Fla. Bar; <u>and</u> 2) received a satisfactory score as determined by the District Examination Committee on an examination approved by the committee.	<b>Eligibility Requirements:</b> 1) nonresident of and not practicing within the N.D. Fla.; <u>and</u> 2) member in good standing in the bar (or trial bar where existing) of another U.S. District Court.	<b>Eligibility Requirements:</b> 1) represent U.S. or any officer or agency thereof; <u>or</u> 2) represent the State of Fla., or any officer or agency thereof and not yet a member of Bar of N.D. Fla. (note: permission to appear is granted temporarily upon motion until the next scheduled admission examination, if the attorney immediately applies for admission and takes that examination); <u>and</u> 3) case must be one in which U.S. or attorney's agency is involved.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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11	S.D. Fla.	<p>Attorney Rule 1 &amp; 4</p> <p>Adopted Effective Jan. 1, 1982</p> <p>Amended Effective Dec. 1, 1994</p>	<p><b>Eligibility Requirements(admission to bar):</b></p> <p>1) attorney in good standing admitted to practice in state courts of Fla.; <u>and</u></p> <p>2) received a passing score on an examination, approved and adopted by District Examination Committee and by S.D. Fla.</p> <p><b>Eligibility Requirements(admission to trial bar):</b></p> <p>1) attorney in good standing as a member of bar of S.D. Fla.; <u>and</u></p> <p>2) satisfied experience requirement of 4 trial experiences in accordance with local rules.</p> <p><b>Restrictions on practice(member of bar but not trial bar):</b></p> <p>1)During testimonial proceedings(not including depositions), may appear as lead counsel only if accompanied by a member of the trial bar who is serving as an advisor.</p> <p>2)In a criminal proceeding before a judge or magistrate judge, may only appear as lead counsel for a defendant if accompanied by member of trial bar serving as an advisor and can only sign pleadings, motions or other documents filed on defendant's behalf if cosigned by a member of trial bar.</p> <p>3)In an exceptional case, judge may permit member of bar (not member of trial bar) to appear alone in any aspect of the <u>pending</u> matter, civil or criminal.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) member in good standing of bar of any U.S. Court, <u>or</u> of highest Court of any state, territory, or insular possession of U.S.; <u>and</u></p> <p>2) not admitted to practice in S.D. Fla.</p> <p><b>Restrictions on practice:</b></p> <p>1) Must designate a member of trial bar of S.D. Fla. who maintains an office in the District for practice of law with whom Court and opposing counsel may readily communicate regarding conduct of case and upon whom papers are served.</p> <p>2)Upon written application and for good cause shown, Court may waive or modify requirements of this designation.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) full-time U.S. Attorney, Assistant U.S. Attorney, Federal Public Defender, Assistant Federal Public Defender; <u>or</u></p> <p>2) attorney employed full-time by and representing U.S. Government or any agency thereof; <u>and</u></p> <p>3) must appear and participate in action or proceeding on behalf of attorney's employer in the attorney's official capacity.</p>	<p><b>Appearance on Behalf of State:</b></p> <p>Attorney General and Assistant Attorney General of state of Fla. may appear and participate in particular actions or proceedings on behalf of attorney's employer in the attorney's official capacity.</p>
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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11	M.D. Ga.	Rule 2  Adopted Effective June 2, 1993	<b>Eligibility Requirements:</b> 1) admitted to practice in trial courts of state of Ga.; <u>and</u> 2) member of State Bar of Ga.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any other district court of U.S.; <u>and</u> 2) not member of state Bar of Ga.; <u>and</u> 3) does not reside in or maintain an office in Ga. for practice of law.  <b>Restrictions on practice:</b> If non-member is lead counsel in a civil case, must designate local counsel who is a member of local bar of M.D. Ga. upon whom motions and papers are served.	<b>Eligibility Requirements:</b> 1) member of bar of a U.S. district court.; <u>and</u> 2) appear and participate in official capacity; <u>and</u> 3) represent U.S. government or any agency thereof.	
11	N.D. Ga.	Rule 110-1  Amended Effective Sept. 30, 1985  Rule 110-2  Amended Effective Sept. 30, 1987	<b>Eligibility Requirements:</b> Active member in good standing of state Bar of Ga.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any U.S. Court <u>or</u> of highest court of any state; <u>and</u> 2) <u>not</u> a resident of Ga.; <u>and</u> 3) <u>not</u> an active member in good standing of State Bar of Ga.  <b>Restrictions on practice:</b> Must designate member of bar of N.D. Ga. with whom opposing counsel and Court may readily communicate regarding conduct of case and upon whom papers are served; local attorney is responsible and has full authority to act for and on behalf of client in all proceedings in connection with the case (hearings, pretrial conferences, and trial), if out-of-town attorney fails to respond to any Court order.	1) Government attorney expressly exempted by statute from a local bar membership requirement; <u>or</u> 2) judge advocates of the Army, Navy, Marines, or Air Force representing U.S. in Magistrate Court; <u>or</u> 3) If the attorney is a member of bar of some U.S. District Court <u>and</u> either an Assistant U.S. Attorney or attorney representing a government agency, then the attorney is provisionally admitted to Bar of N.D. Ga. for 12 months from date of commission during which time the attorney must take and pass Ga. Bar Exam; <u>and</u> 4) <u>not</u> representing U.S. or agency thereof and residing within N.D. Ga.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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11	S.D. Ga.	Rule 502 & 504  Adopted Effective Sept. 1, 1994	<b>Eligibility Requirements:</b> Member in good standing of state Bar of Ga.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any U.S. District Court (except S.D. Ga.); <u>and</u> 2) must <u>not</u> reside in nor maintain an office in S.D. Ga. for practice of law.  <b>Restrictions on practice:</b> If non-member is lead counsel, must designate, member of local bar of S.D. Ga. upon whom motions and papers may be served.	<b>Eligibility Requirements:</b> 1) member of bar of a U.S. District Court; <u>and</u> 2) represent U.S. Government of any agency thereof; <u>and</u> 3) appear and participate in particular actions or proceedings in official capacity.	
09	D. Guam	Rule 110  Adopted Effective Sept. 12, 1994	<b>Eligibility Requirements:</b> Attorney of good moral character and active member in good standing of Territorial Bar of Guam.  <b>Restrictions on practice:</b> If not residing nor having an office within D. Guam, must designate an active member in good standing of Bar of D. Guam, who resides in and has an office in D. Guam, as co-counsel.	<b>Eligibility Requirements:</b> 1)not eligible for admission to Bar of D. Guam; <u>and</u> 2) member of good moral character and in good standing of, and eligible to practice before, bar of any U.S. Court <u>or</u> of highest court of any state, territory or insular possession of U.S.; <u>and</u> 3) retained to appear before D. Guam; <u>and</u> 4) must <u>not</u> reside in Guam, be regularly employed in Guam, or regularly engage in business, professional or other activities in Guam.  <b>Restrictions on practice:</b> Must designate an active member in good standing of Bar of D. Guam, who resides in and has an office in D. Guam, as co-counsel; associated local attorney must meaningfully participate in preparation and trial of the case with authority and responsibility to act as attorney of record for all purposes(accept service and attend all proceedings related to case).	<b>Eligibility Requirements:</b> 1) not eligible for admission to Bar of D. Guam; <u>and</u> 2) member with good moral character and in good standing of, and eligible to practice before, bar of any U.S. Court <u>or</u> highest court of any state, territory or insular possession of U.S.; <u>and</u> 3) must be employed or retained by and representing U.S. or its officers or agencies.	<b>Government of Guam Attorneys:</b> Attorney employed by Office of Attorney General, Public Defender Service Corporation of Guam, or Guam Legal Services Corporation, who is not eligible for admission to Bar of D. Guam, may be temporarily admitted to practice in D. Guam.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	D. Haw.	Rule 110-1  Adopted Effective Feb. 15, 1995	<b>Eligibility Requirements:</b> 1) member, of good moral character and in good standing of the bar of, and eligible to practice before, any U.S. court; <u>or</u> 2) member of good moral character and in good standing of the bar of, and eligible to practice before, the highest court of any state, territory or insular possession of U.S.	<b>Eligibility Requirements:</b> 1) member of good moral character and in good standing of, and eligible to practice before, bar of any U.S. Court <u>or</u> of highest court of any state, territory, or insular possession of U.S.; <u>and</u> 2) retained to appear in D. Haw.; <u>and</u> 3) attorney must <u>not</u> reside in Haw.; be regularly employed in Haw.; or regularly engage in business, professional, or law-related activities in Haw.  <b>Restrictions on practice:</b> Must designate member in good standing of bar of D. Haw. who maintains an office within the district to serve as associate counsel who must meaningfully participate in preparation and trial of case with authority and responsibility to act as attorney of record for all purposes.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of highest court of any state ; <u>and</u> 2) employed by U.S. or one of its agencies in a professional capacity; <u>and</u> 3) appearing on behalf of U.S.  <b>N.B.</b> An attorney must apply to D. Haw. for leave to practice before the Court during period of such employment.	
09	D. Idaho	Rule 83.5  Adopted Amended July 1, 1994	<b>Eligibility Requirements:</b> Active member of good moral character and in good standing of the Idaho State Bar.	<b>Eligibility Requirements:</b> 1) not eligible for admission to Bar of D. Idaho; <u>and</u> 2) member of good moral character and in good standing of, and eligible to practice before, bar of any U.S. court <u>or</u> of highest court of any state, territory, or insular possession of U.S.; <u>and</u> 3) retained to appear in D. Idaho.  <b>Restrictions on practice:</b> Must designate a member of bar of D. Idaho who maintains office within the district as co-counsel with authority to act as attorney of record for all purposes; designee must personally appear with attorney on all matter heard and tried before D. Idaho unless excused by the Court.	<b>Eligibility Requirements:</b> 1) not eligible for admission to bar of D. Idaho; <u>and</u> 2) member of good moral character and in good standing of, and eligible to practice before, bar of any U.S. court, <u>or</u> of highest court of any state, territory or insular possession of U.S.; <u>and</u> 3) employed or retained by U.S. or its agencies and is representing U.S. or any of its officers or agencies in the matter.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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07	C.D. Ill.	Rule 1.2 Adopted Effective Jan. 31, 1995	<b>Eligibility Requirements:</b> Licensed to practice law in any state or D.C.	<b>Eligibility Requirements:</b> Licensed to practice in any state or D.C.  <b>Restrictions on practice:</b> Permission to appear of record and participate in a case <i>pro hac vice</i> is limited to one occasion; thereafter, attorney must secure admission to the Bar of C.D. Ill.	No provision for appearances on behalf of U.S.	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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07	N.D. Ill.	<p>Rule 3.00 &amp; Rule 3.10</p> <p>Adopted Effective Sept. 1, 1992</p>	<p><b>Eligibility Requirements(admission to bar):</b> Member in good standing of bar of highest court of any state of U.S. or D.C.</p> <p><b>Eligibility Requirements(admission to trial bar):</b> 1) member in good standing of bar of N.D. Ill.; <u>and</u> 2) provide evidence of required trial experience(as defined by Rule).</p> <p><b>Restrictions on practice(for attorneys admitted to bar, but not trial bar):</b></p> <p><b>Note:</b> Following officers appearing in their official capacity can appear in all matters before the N.D. Ill. <b>without admission to the trial bar:</b> Attorney General of U.S., U.S. Attorney for N.D. Ill., attorney general or other highest legal officer of any state, and state's attorney of any county in state of Ill.</p> <p>1) May appear during testimonial proceedings only if accompanied by member of trial bar who is serving as an advisor. 2) May appear as lead counsel for a defendant in a criminal proceeding only if accompanied by member of trial bar serving as advisor, and may sign pleadings, motions or other documents filed on defendant's behalf only if co-signed by member of trial bar. 3) Upon written request by client and showing that interests of justice are served, judge may permit in a pending civil or criminal proceeding a non-trial bar attorney to appear alone in any aspect of the matter.</p> <p><b>Restrictions on practice(for non-resident attorney):</b> If attorney does not have an office within N.D. Ill., must designate member of bar of N.D. Ill. having an office within the District upon whom service of papers may be made; designated attorney not required to handle any substantive aspects of the</p>	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of highest court of any state; <u>or</u> 2) of any U.S. District Court.</p> <p><b>Restrictions on practice(for non-resident attorney):</b> If attorney does not have an office within N.D. Ill., must designate member of bar of N.D. Ill. having an office within the District upon whom service of papers may be made; designated attorney not required to handle any substantive aspects of the litigation or sign any pleading, motion or other paper.</p>	<p><b>Eligibility Requirements(for special admission to trial bar):</b> 1) must not qualify for admission to bar of N.D. Ill.; <u>and</u> 2) represent U.S., or any agency thereof in official capacity; <u>and</u> 3) must be member in good standing of bar of highest court in any state; <u>and</u> 4) must provide evidence to the court of having required trial experience as defined by the Rule.</p> <p><b>Restrictions on practice(for non-resident attorney):</b> If attorney does not have an office within N.D. Ill., must designate member of bar of N.D. Ill. having an office within the District upon whom service of papers may be made; designated attorney not required to handle any substantive aspects of the litigation or sign any pleading, motion or other paper.</p>	<p><b>State and Local Attorneys:</b> An attorney not eligible for admission to the Bar of N.D. Ill., representing a state or local government or any agency thereof, a member in good standing of bar of highest court in any state, and has required trial experience, may be admitted to trial bar to represent such government or agency in attorney's official capacity.</p>
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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07	S.D. Ill.	Rule 1  Adopted Effective Mar. 24, 1994	<b>Eligibility Requirements:</b> Licensed to practice law in any state of U.S. or D.C.  <b>Restrictions on practice:</b> At any time for good cause, upon its own motion, Court may require non-resident attorney to obtain local counsel to assist in conduct of case.	<b>Eligibility Requirements:</b> Licensed to practice law in any state of U.S. or D.C. (may chose option of <i>pro hac vice</i> admission even if eligible for admission to bar of S.D. Ill.).  <b>Restrictions on practice:</b> At any time for good cause, upon its own motion, Court may require non-resident attorney to obtain local counsel to assist in conduct of case.	<b>Eligibility Requirements:</b> 1) represent federal governmental entity <u>and</u> 2) appear and participate in official capacity.  <b>Restrictions on practice:</b> At any time for good cause, upon its own motion, Court may require non-resident attorney to obtain local counsel to assist in conduct of case.	<b>Appearances on Behalf of State or Municipal Governmental Entity:</b> D. Ill. permits any attorney representing any governmental entity (state or municipal) to appear and participate in their official capacity without making a motion for admission.
07	N.D. Ind.	Rule 83.5  Adopted Effective Jan. 1, 1994	<b>Eligibility Requirements:</b> 1) admitted to practice by Supreme Court of U.S.; <u>or</u> 2) admitted to practice by highest court of any state.  <b>Restrictions on practice:</b> Court may require non-resident of N.D. Ind. to retain as local counsel a member of bar of N.D. Ind. who resides in the district.	<b>Eligibility Requirements:</b> 1) admitted to practice in any U.S. Court; <u>or</u> 2) admitted to practice in highest court of any state.  <b>Restrictions on practice:</b> Court may require non-resident of N.D. Ind. to retain as local counsel a member of bar of N.D. Ind. who resides in the district.	<b>Eligibility Requirements:</b> Appear as attorney for U.S.  <b>Restrictions on practice:</b> Court may require non-resident of N.D. Ind. to retain as local counsel a member of bar of N.D. Ind. who resides in the district.	
09	S.D. Ind.	Rule 83.5  Adopted Effective Feb. 1, 1992	<b>Eligibility Requirements:</b> 1) admitted to practice by Supreme Court of U.S.; <u>or</u> 2) admitted to practice by highest court of any state.  <b>Restrictions on practice:</b> Court may require non-resident of S.D. Ind. to retain as local counsel a member of bar of S.D. Ind. who resides in the district.	<b>Eligibility Requirements:</b> 1) admitted to practice in any U.S. Court ; <u>or</u> 2) admitted to practice in highest court of any state.  <b>Restrictions on practice:</b> Court may require non-resident of S.D. Ind. to retain as local counsel a member of bar of S.D. Ind. who resides in the district.	<b>Eligibility Requirements:</b> Appear as attorney for U.S.  <b>Restrictions on practice:</b> Court may require non-resident of S.D. Ind. to retain as local counsel a member of bar of S.D. Ind. who resides in the district.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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08	N. & S.D. Iowa	Rule 5 Adopted Effective July 1, 1994	<b>Eligibility Requirements:</b> 1) currently in good standing as attorney admitted to practice in state courts of Iowa; <u>and</u> 2) completed minimum of 6 hours of legal education in federal practice are within preceding 2 years.	<b>Eligibility Requirements:</b> 1) not member of bar of either N. or S.D. Iowa; <u>and</u> 2) member in good standing of any U.S. district court, <u>or</u> highest court of any state, territory or insular possession of U.S.  <b>Restrictions on practice:</b> Must designate associate counsel in each proceeding in which non-member counsel appears, including filing of any papers or pleadings.	<b>Eligibility Requirements:</b> Only applies to Department of Justice attorney appearing for the U.S.  <b>Restrictions on practice:</b> Must designate associate counsel in each proceeding in which non-member counsel appears, including filing of any papers or pleadings.	
10	D. Kan.	Rule 402 Adopted Effective Mar. 1, 1991  Rule 404  Amended Effective June 1, 1993	<b>Eligibility Requirements:</b> 1) admitted to practice in courts of state of Kansas; <u>and</u> 2) in good standing in any and all bars to which ever admitted.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of a state other than Kan.; <u>or</u> 2) member in good standing of bar of another federal court.  <b>Restrictions on practice:</b> All pleadings or other papers must also be signed by member of bar of D. Kan. in good standing who participates meaningfully in preparation and trial of case or proceedings to extent required by court.	No provision for appearances on behalf of U.S.	

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06	E. & W.D. Ky.	Rule 3 Amended Effective Oct. 31, 1992	<p><b>Eligibility Requirements:</b> Of good moral and professional character and in good standing with and admitted to practice before Supreme Court of Ky.</p> <p><b>Restrictions on practice:</b> 1) If attorney does not reside in or have an office in Ky., must designate a member of Bar who resides in or has an office in Ky. to be local counsel; local counsel must be sufficiently informed to answer status queries of Court and appear and adequately represent client at any hearings. 2) In cases involving governmental agencies, local counsel is not needed to represent the agency. 3) No partner or associate of a part-time U.S. Magistrate may appear as counsel in any criminal case; no attorney holding state, county, or municipal office(which require sitting in judgment upon or prosecuting criminal offenders), can represent any defendant in a criminal case.</p>	<p><b>Eligibility Requirements:</b> 1) not admitted to practice as a member of Bar of E. or W.D. Ky.; <u>and</u> 2) in good standing in bar of any state, territory, or D.C.; <u>and</u> 3) must be counsel of record in case for which <i>pro hac vice</i> application is made.</p> <p><b>Restrictions on practice:</b> 1) If attorney does not reside in or have an office in Ky., must designate a member of Bar who resides in or has an office in Ky. to be local counsel; local counsel must be sufficiently informed to answer status queries of Court and appear and adequately represent client at any hearings. 2) In cases involving governmental agencies, local counsel is not needed to represent the agency. 3) No partner or associate of a part-time U.S. Magistrate may appear as counsel in any criminal case; no attorney holding state, county, or municipal office(which require sitting in judgment upon or prosecuting criminal offenders), can represent any defendant in a criminal case.</p>	No provision for appearances on behalf of U.S.	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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05	E., M. & W.D. La.	Rule 20 Amended Effective Nov. 30, 1993	<b>Eligibility Requirements:</b> 1) member in good standing of bar of Supreme Court of La.	<b>Eligibility Requirements:</b> 1) must be ineligible to become member of bars of either E., M. or W. D. La.; <u>and</u> 2) member in good standing of bar of any court of U.S. <u>or</u> of highest court of any state.  <b>Restrictions on practice:</b> 1) Note that if attorney meets the eligibility requirements listed above, upon written motion of counsel of record who is member of bar of either E., M. or W.D. La., by ex parte order, attorney may be permitted to appear and participate as co-counsel in a particular case. 2) All documents requiring signature of counsel for a party must also be signed by local counsel with whom visiting attorney is associated.	No provision for appearances on behalf of U.S.	
01	D. Me.	Rule 5 Adopted Effective Aug. 1, 1993	<b>Eligibility Requirements:</b> 1) active member, of good personal and professional character, in good standing of bar of state of Maine; <u>and</u> 2) not disbarred from or under period of suspension in any court of record in U.S.; <u>and</u> 3) domiciled or maintains a bona fide law office within 125 miles of either Bangor or Portland.  <b>Restrictions on practice:</b> Attorneys who are not domiciled and don't maintain a bona fide law office within 125 miles of either Bangor or Portland, must associate themselves in every case with a local member of bar of D. Me. who shall be available for unscheduled meetings and hearings.	<b>Eligibility Requirements:</b> 1) not a member of bar of D. Me.; <u>and</u> 2) certify admittance to practice in any U.S. federal court <u>or</u> highest court of any state ; <u>and</u> 3)not currently under any order of disbarment, suspension or any other discipline.  <b>Restrictions on practice:</b> 1) Must associate at all times with member of bar of D. Me., upon whom all process, notices and other papers may be served and who signs all papers filed with Court and whose attendance at any proceeding may be required by Court. 2) Court may at any time for good cause and without hearing revoke right of visiting lawyer to practice.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any court of U.S. <u>or</u> of highest court of any state; <u>and</u> 2) employed by U.S., or any department or agency thereof; <u>and</u> 3) duties involve representation of U.S. or state of Maine, or any department or agency thereof; <u>and</u> 4) action must be brought in courts of U.S.  <b>Restrictions on practice:</b> Court may at any time for good cause revoke such permission without hearing.	<b>Appearance on Behalf of State of Maine:</b> Any member in good standing of bar of any U.S. Court or highest court of any state, who is employed by state of Me. or department or agency thereof, whose duties involve representation of state of Me. or department or agency thereof, in actions in the U.S. courts, is permitted to practice in D. Me.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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04	D. Md.	Rules 101, 701 & 112  Adopted Effective July 1, 1992	<p><b>Eligibility Requirements:</b> 1) member of good private and professional character and in good standing of highest court of any state (or D.C.) in which attorney maintains principal law office; <u>or</u> 2) member of good private and professional character and in good standing of the Court of Appeals of Md.; <u>and</u> 3) must be willing and available to accept appointments by Court to represent indigent parties in criminal or civil cases in D. Md. unless inconsistent with attorney's professional employment.</p> <p><b>Restrictions on practice:</b> No attorney, other than member of Md. bar, may be member of bar of D. Md. if U.S. District Court for district in which attorney maintains principal law office has a local rule that denies membership in its bar to any attorney who 1) is a member of Md. bar maintaining principal law office in Md., and 2) meets other non-discriminatory qualifications set by that district.</p>	<p><b>Eligibility Requirements:</b> 1) not a member of Md. bar; <u>and</u> 2) member in good standing of bar of any U.S. court or of highest court of any state.</p> <p><b>Restrictions on practice:</b> Any party represented by attorney admitted <i>pro hac vice</i> must also be represented by an attorney formally admitted to Bar of D. Md.</p>	No provision for appearances on behalf of U.S.	<p>Counsel representing a party in an action transferred to D. Md. under 28 USC § 1407 need not be a member of bar of D. Md., and need not have resident counsel.</p> <p>An attorney need not be admitted to bar of D. Md. to obtain a subpoena for depositions to be taken in D. Md. for cases pending in other districts.</p>
01	D. Mass.	Rules 83.5.1 & 83.5.3  Adopted Effective Sept. 1, 1990	<p><b>Eligibility Requirements:</b> 1) attorney in good standing and admitted to practice before Supreme Judicial Court of Mass.; <u>and</u> 2) satisfied examination requirements as defined by District Committee on Admissions.</p>	<p><b>Eligibility Requirements:</b> 1) member of bar of any U.S. District Court ; <u>or</u> 2) member of bar of highest court of any state.</p>	<p><b>Eligibility Requirements:</b> 1) appear and practice as attorney for U.S. or any agency of U.S. or an officer of U.S. in his official capacity; <u>and</u> 2) attorney in good standing as member of bar in every jurisdiction where admitted and not subject to pending disciplinary proceedings as member of bar of any U.S. District Court.</p>	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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06	E.D. Mich.	Rule 110.1  Adopted Effective Jan. 1, 1992	<p><b>Eligibility Requirements:</b> Admitted to practice and remaining in good standing in a court of record: 1) in any state or D.C.; <u>or</u> 2) any U.S. District Court.</p> <p><b>Restrictions on practice:</b> If not an active member of state bar of Mich., can't appear as attorney of record without specifying on record, as local counsel, a member of Bar of E.D. Mich. having office within the District upon whom service of all papers is to be made.</p>	No provision for <i>pro hac vice</i> appearances.	<p><b>Eligibility Requirements:</b> 1) represent U.S. or any agency thereof; <u>and</u> 2) appear and participate in particular cases in official capacity.</p> <p><b>Restrictions on practice:</b> If government representative does not have an office in E.D. Mich., must designate the U.S. Attorney for E.D. Mich., or one of his assistants, to receive service of all notices or papers.</p>	
06	W.D. Mich.	Rule 16 & Rule 19  Adopted Effective Aug. 1, 1991	<p><b>Eligibility Requirements:</b> 1) admitted to practice before, and in good standing and active status in, a court of record in any state, D.C.; <u>or</u> 2) any U.S. District Court.</p> <p><b>Restrictions on practice:</b> Court may require attorney with an office a great distance from a W.D. Mich. courthouse to retain local counsel with authority and responsibility for conduct of the case (should lead counsel be unavailable for any appearance, hearing or trial.)</p>	<p><b>Eligibility Requirements:</b> Any licensed attorney.</p> <p><b>Restrictions on practice:</b> Court may require attorney with an office a great distance from a W.D. Mich. courthouse to retain local counsel with authority and responsibility for conduct of the case (should lead counsel be unavailable for any appearance, hearing or trial.)</p>	<p><b>Eligibility Requirements:</b> 1) represent U.S. or any agency thereof; <u>and</u> 2) appear in official capacity.</p> <p><b>Restrictions on practice:</b> If government attorney doesn't have an office in W.D. Mich., must designate U.S. Attorney for W.D. Mich., or an assistant, for service.</p>	
08	D. Minn.	Rule 83.5  Adopted Effective Feb. 1, 1991.	<p><b>Eligibility Requirements:</b> Admitted to practice before Supreme Court of Minn.</p>	<p><b>Eligibility Requirements:</b> 1) residing outside of Minn.; <u>and</u> 2) not admitted to practice in Supreme Court of Minn.; <u>and</u> 3) admitted to practice before and in good standing in any U.S. District Court (except D. Minn.).</p> <p><b>Restrictions on practice:</b> Must associate with an active Minn. resident member in good standing of bar of D. Minn., who must participate in preparation and trial of the case or presentation of matter involved and on whom service of all papers may be made.</p>	<p><b>Eligibility Requirements:</b> 1) not qualified to practice in D. Minn.; <u>and</u> 2) admitted to practice in a U.S. District Court; <u>and</u> 3) representing U.S. or any officer or agency thereof; <u>and</u> 4) practicing in any action or proceeding in which U.S. or any officer or agency thereof is a party.</p>	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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05	N. & S.D. Miss.	Rule 1  Amended Effective Apr. 14, 1993	<p><b>Eligibility Requirements:</b> 1) member of Miss. State Bar., and authorized to practice before Supreme Court of Miss.;</p> <p>or</p> <p>2) If attorney does not reside in Miss. and is not a member of Miss. State Bar, authorized to practice before and in good standing of U.S. District Court of the jurisdiction of attorney's residence.</p>	<p><b>Eligibility Requirements:</b> 1) in good standing as member of bar of another state(not Miss.);</p> <p><b>Restrictions on practice:</b> 1) Must associate with an attorney who is admitted to practice before D. Miss. 2) Court may require non-resident attorney to associate local counsel residing within Miss. who will be authorized to sign and accept service on behalf of non-resident attorney and appear at emergency hearings at Court's direction.</p>	<p><b>Eligibility Requirements:</b> 1) represent U.S. or any of its departments, agencies or employees.</p> <p><b>N.B.</b> Permission to handle cases must be sought by proper introduction to the Court by U.S. Attorney of the District of one of his assistants.</p> <p><b>Restrictions on practice:</b> Court may require non-resident attorney to associate local counsel residing within Miss. who will be authorized to sign and accept service on behalf of non-resident attorney and appear at emergency hearings at Court's direction.</p>	
08	E.D. Mo.	Rule 2  Adopted Effective March 1, 1990	<p><b>Eligibility Requirements:</b> Admitted to practice in the Supreme Court of Mo.</p> <p><b>Restrictions on practice:</b> If attorney does not reside or have an office within E.D. Mo., Court may require attorney to retain local counsel admitted to practice before E.D. Mo. and residing or having an office within E.D. MO. when necessary for just and timely determination of any matter.</p>	<p><b>Eligibility Requirements:</b> Member in good standing of bar of highest court of any state or D.C.</p> <p><b>Restrictions on practice:</b> If attorney does not reside or have an office within E.D. Mo., Court may require attorney to retain local counsel admitted to practice before E.D. Mo. and residing or having an office within E.D. MO. when necessary for just and timely determination of any matter.</p>	<p><b>Eligibility Requirements:</b> Authorized by federal law, or by employment, to represent U.S. or any of its departments or agencies.</p> <p><b>Restrictions on practice:</b> If attorney does not reside or have an office within E.D. Mo., Court may require attorney to retain local counsel admitted to practice before E.D. Mo. and residing or having an office within E.D. MO. when necessary for just and timely determination of any matter.</p>	<p><b>Attorneys for State of Mo.:</b> Any attorney authorized by Mo. state law, or by employment, to represent State of Mo. or any of its departments or agencies, may appear and represent said governmental entity or department or agency in any action in E.D. Mo.</p>

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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08	W.D. Mo.	<p>Rule 1</p> <p>Adopted Effective Jan. 1, 1983</p>	<p><b>Eligibility Requirements:</b></p> <p>1) member in good standing of Mo. Bar; <u>and</u> 2) regularly engaged in the practice of law; <u>or</u> 3) passed Mo. Bar Exam and admitted to practice by Supreme Court of Mo. in current calendar year and who intends to engage regularly in practice of law or serve as a law clerk to a federal judge or a judge of a state court of record.</p> <p><b>Restrictions on practice:</b></p> <p>1) An attorney who qualifies for admission under (3) above can not, without special leave, appear as counsel in W.D. Mo. unless said attorney maintains a law office and is regularly engaged in practice of law <u>or</u> is associated with or employed by an attorney(s) admitted to Bar of W.D. Mo.</p> <p>2) If member of bar of W.D. Mo.'s office is located a great distance from place of holding court in division in which action is pending, and attorney represents one or more of the parties, judge may require retention of local attorney who is member of Bar of W.D. Mo. and who can be available for unscheduled meeting and hearings.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) not member of bar of W.D. Mo.; <u>and</u> 2) member in good standing of bar of any court of record.</p> <p><b>Restrictions on practice:</b></p> <p>If attorney resides outside W.D. Mo. and is admitted to practice before and in good standing in the U.S. District Court in the district of attorney's residence or the courts of the state of attorney's residence, then attorney must associate with an active Mo. resident member in good standing of bar of W.D. Mo., who must participate in preparation and trial of the case or presentation of matter and on whom service of all papers may be made.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) represent U.S. Government or agency thereof, or employed by office of Federal Public Defender; <u>and</u> 2) appear and participate in attorney's official capacity.</p> <p><b>Restrictions on practice:</b></p> <p>If non-resident of W.D. Mo., must designate U.S. Attorney or Assistant U.S. Attorney for W.D. Mo. to receive service of all notices in said action.</p>	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	D. Mont.	Rule 110-1  Amended Effective Sept. 1, 1995	<p><b>Eligibility Requirements:</b> Member of good moral character and in good standing of the State Bar of Mont.</p> <p><b>Restrictions on practice:</b> If attorney maintains an office outside of D. Mont., judge to whom case is assigned may require attorney to designate member of Bar of D. Mont. who maintains an office within the District as co-counsel with authority to act as attorney of record for all purposes.</p>	<p><b>Eligibility Requirements:</b> 1) not eligible for admission to bar of D. Mont.; <u>and</u> 2) member of good moral character and in good standing of, and eligible to practice before, bar of any U.S. court <u>or</u> of highest court of any state, territory or insular possession of U.S.; <u>and</u> 3) retained to appear in D. Mont.; <u>and</u> 4) attorney must <u>not</u> reside in Mont., be regularly employed in Mont., or regularly engage in business, professional, or other activities in Mont.</p> <p><b>Restrictions on practice:</b> 1) Must designate a member of bar of D. Mont. with whom Court and opposing counsel may readily communicate re: conduct of case and upon whom papers can be served. 2) If attorney maintains an office outside of D. Mont., judge to whom case is assigned may require attorney to designate member of Bar of D. Mont., who maintains an office within the District, as co-counsel with authority to act as attorney of record for all purposes.</p>	<p><b>Eligibility Requirements:</b> 1) not eligible for admission to Bar of D. Mont.; <u>and</u> 2) member of good moral character and in good standing of, and eligible to practice before, Bar of any U.S. Court <u>or</u> of highest court of any state, territory, or insular possession of U.S.; <u>and</u> 3) employed or retained by U.S. or its agencies and representing U.S. or any of its officers in the matter before the D. Mont.</p> <p><b>Restrictions on practice:</b> If attorney maintains an office outside of D. Mont., judge to whom case is assigned may require attorney to designate member of Bar of D. Mont., who maintains an office within the District, as co-counsel with authority to act as attorney of record for all purposes.</p>	<p><b>Special Assistant U.S. Attorneys</b> (practice before D. Mont. restricted to prosecution of misdemeanors and petty offenses before U.S. Magistrates) are exempt from having to meet eligibility requirements for bar membership in D. Mont. as well as the eligibility requirements needed for practice on behalf of the U.S.</p>
08	D. Neb.	Rule 83.4  Adopted Effective Jan. 4, 1993	<p><b>Eligibility Requirements:</b> 1) attorney of good moral character admitted and licensed to practice before highest court of any state.; <u>and</u> 2) available for appointment to represent indigent litigants.</p>	<p><b>Eligibility Requirements:</b> 1) attorney of good moral character admitted and licensed to practice before highest court of any state.</p>	No provision for appearances on behalf of U.S.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	D. Nev.	Rule 1A 10-1 to 10-4  Adopted Effective June 1, 1995	<p><b>Eligibility Requirements:</b> Attorney of good moral and professional character admitted to practice before Supreme Court of Nev.</p> <p><b>Restrictions on practice:</b> If attorney lives outside Nev., court may, in particular case at any time, order association with a resident Nev. attorney as co-counsel and specify responsibilities of each attorney to the case.</p>	<p><b>Eligibility Requirements:</b> 1) not admitted to bar of D. Nev.; <u>and</u> 2) member in good standing and in active status of highest court of a state, commonwealth, territory, or D.C.</p> <p><b>Restrictions on practice:</b> Must associate a resident member of Bar of D. Nev. as co-counsel, who must have authority to sign binding stipulations, but need not personally attend all proceedings.</p>	<p><b>Eligibility Requirements:</b> 1) nonresident attorney; <u>and</u> 2) member in good standing of highest court of any state, commonwealth, territory or D.C.; <u>and</u> 3) employed by U.S. as an attorney; <u>and</u> 4) appearing on behalf of U.S. while so employed.</p> <p><b>N.B.</b> Permission to appear must be sought upon motion of U.S. Attorney or Federal Public Defender for D. Nev. or one of the assistants.</p>	<p><b>Legal Services Attorneys:</b> An attorney in good standing with highest court of any state, commonwealth, territory, or D.C., who becomes employed by or associated with an organized legal services program funded from state, federal or recognized charitable sources and providing legal assistance to indigent in civil matters, may be admitted to practice before D. Nev. during period of such employment or association (admission to Bar of D. Nev. and admission fee not required).</p>
01	D. N.H.	Rule 4  Amended Effective Jan. 23, 1995	<p><b>Eligibility Requirements:</b> Member in good standing of bar of Supreme Court of N.H.</p>	<p><b>Eligibility Requirements:</b> Member in good standing of bar of any U.S. court <u>or</u> of highest court of any state.</p> <p><b>Restrictions on practice:</b> Must actively associate with member of Bar of D. N.H. upon whom all process, notices and other papers may be served and who must sign all papers filed and attend all proceedings unless excused by Court. 2) Court may at any time and for good cause revoke permission to appear <i>pro hac vice</i> without a hearing.</p>	<p><b>Eligibility Requirements:</b> 1) member of bar of any U.S. District Court; <u>and</u> 2) appear and practice in official capacity as attorney for U.S., an agency or officer thereof.</p>	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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03	D. N.J.	Rule 4  Amended Effective July 1990	<b>Eligibility Requirements:</b> Licensed to practice by Supreme Court of N.J.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any court of U.S. <u>or</u> of highest court of any state; <u>and</u> 2) not licensed to practice by Supreme Court of N.J.; <u>and</u> 3) not under suspension or disbarment by any court.  <b>Restrictions on practice:</b> 1) Must file an appearance as counsel of record by a member of bar of D. N.J. upon whom all notices, orders and pleadings may be served, and who must file papers, enter appearances for parties, sign stipulations, or sign and receive payments on judgments, decrees or order. 2) Attorney admitted <i>pro hac vice</i> can't receive a fee in any tort case in excess of the N.J. State Court Contingency Fee Rule.	<b>Eligibility Requirements:</b> 1) admitted to practice in any U.S. District Court; <u>and</u> 2) representing U.S. or any of its officers or agencies.  <b>Restrictions on practice:</b> If no office in D. N.J., must designate U.S. Attorney to receive service of all notices or papers in that action.	<b>Patent Attorneys:</b> any member in good standing of bar of any U.S. court or highest court of any state for at least 5 years, who is not eligible for admission to bar of D. N.J., has been admitted to practice before U.S. Patent Office and is listed on its Register of attorneys, continuously engaged in practice of patent law as principal occupation in established place of business and office located in N.J. for at least 2 years prior, may be admitted to practice before D. N.J. limited to cases arising under patent laws of U.S or elsewhere.  Note: An attorney admitted under this provision must associate of record with a member of bar of D. N.J.
10	D. N.M.	Rule 83  Adopted Effective Oct. 26, 1993	<b>Eligibility Requirements:</b> Member in good standing of Supreme Court of N.M.  <b>Restrictions on practice:</b> If attorney resides outside D. N.M., Court may deem it necessary for appearance, ready availability or otherwise in interest of expediting disposition of case, to require association with resident member of bar of D. N.M.	<b>Eligibility Requirements:</b> 1) reside outside D. N.M.; <u>and</u> 2) member in good standing of bar of any state (other than N.M.).  <b>Restrictions on practice:</b> Must associate with resident member of bar of D. N.M. on whom notice may be served and who must sign first motion or pleading and continue in the case unless other resident counsel is substituted.  Note: A non-resident attorney, associated with a resident member of bar of D. N.M., need not file a motion to be admitted <i>pro hac vice</i> .	No provision for appearances on behalf of U.S.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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02	E. & S.D. N.Y.	Rule 2 Adopted Effective Oct. 26, 1983	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of state of N.Y.; <u>or</u> 2) member in good standing of bar of U.S. District Court in N.J., Conn., or Vt. <u>and</u> of bar of state in which such district court is located, provided such district court by its rule extends a corresponding privilege to members of bars of E. &amp; S.D. N.Y.</p> <p><b>Restrictions on practice(S.D. N.Y. only):</b> If a judge so requires, an attorney not having an office within S. or E.D. N.Y. can't appear as attorney of record without designating member of bar of either district with an office within either district upon whom service of papers may be made.</p>	<p><b>Eligibility Requirements:</b> Member in good standing of bar of any state <u>or</u> any U.S. District Court.</p> <p><b>Restrictions on practice:</b> May not enter appearances for parties, sign stipulations or receive payments upon judgments, decrees or orders unless associated with an attorney who is a member of bar of the district for which admission is sought.</p>	No provision for appearances on behalf of U.S.	<p><b>In S.D. N.Y. only:</b> A member in good standing of bar of either S. or E.D. N.Y. may be admitted to bar of other district without formal application.</p> <p><b>In E.D. N.Y. only:</b> A member in good standing of bar of any district court in Second Circuit may be admitted to bar of E.D. N.Y. without formal application.</p>
02	N.D. N.Y.	Rule 83.1 Adopted Effective July 1, 1994	<p><b>Eligibility Requirements:</b> Member whose professional character is good and in good standing of: 1) bar of state of N.Y.; <u>or</u> 2) bar of any U.S. District Court (if District Court is located outside state of N.Y., attorney must be currently admitted to practice in highest court of state in which applicant maintains an office for regular practice of law ).</p>	<p><b>Eligibility Requirements:</b> Member in good standing of bar of 1) any state; <u>or</u> 2) any U.S. District Court.</p> <p><b>Restrictions on practice:</b> Must associate with an attorney who is member of bar of N.D. N.Y. to enter appearances for parties, sign stipulations or receive payments on judgments, decrees or orders.</p>	<p><b>Eligibility Requirements:</b> 1) appointed by U.S. Attorney General as a U.S. Attorney, an assistant U.S. Attorney, or as a special attorney under 28 U.S. C. §§ 541-543; <u>and</u> 2) admitted to practice before any U.S. District Court; <u>and</u> 3) appear on any matter on behalf of U.S.</p> <p><b>N.B.</b> An attorney must be admitted to practice on motion of member of bar of N.D. N.Y.</p>	Member in good standing of bar of U.S. District Court for S., E. or W.D. N.Y. shall be admitted to practice in N.D. N.Y. without formal application.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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02	W.D. N.Y.	Rule 83.1  Adopted Effective Dec. 1, 1994	<p><b>Eligibility Requirements:</b> 1) admitted to practice before courts of N.Y. State; <u>or</u> 2) member in good standing of any U.S. District Court and of bar of state in which such District Court is located <u>and</u> in which applicant maintains office for practice of law (provided such District Court by rule extends a corresponding privilege to members of bar of W.D. N.Y.).</p> <p><b>Restriction on practice:</b> If an attorney does not maintain an office in W.D. N.Y., must apply for permission to proceed with local counsel (unless court grants permission to dispense with requirement).</p>	<p><b>Eligibility Requirements:</b> Admitted to practice in any state, territory, district or foreign country.</p> <p><b>Restrictions on practice:</b> Except for bankruptcy matters, must have as associate counsel of record a member of bar of W.D. N.Y. who maintains an office within W.D. N.Y. with whom court and opposing counsel may communicate regarding conduct of case and upon whom papers may be served.</p>	<p><b>Eligibility Requirements:</b> 1) appointed by U.S. Attorney General as a U.S. Attorney, an Assistant U.S. Attorney, a special attorney under 28 U.S.C. §§541-543, an attorney of DOJ under 28 U.S.C. § 515, or an attorney employed by a federal agency; <u>and</u> 2) matter must be within scope of employment.</p>	Member in good standing of bar of U.S. District Court for S., E. or N.D. N.Y. shall be admitted to practice in W.D. N.Y. without formal application.
04	E.D. N.C.	Rule 2.00  Adopted Effective Feb. 22, 1994	<p><b>Eligibility Requirements:</b> Member in good standing of bar of Supreme Court of N.C.</p>	<p><b>Eligibility Requirements:</b> Member in good standing of bar of 1) any U.S. District Court; <u>and</u> 2) highest court of any state or D.C.</p> <p><b>Restrictions on practice:</b> Except for an attorney representing a governmental agency, must associate with a member of bar of E.D. N.C. who is an authorized representative for communication with court about the litigation; pleadings and other documents filed in case must contain name and address of both attorney and local counsel; service is sufficient if only served upon associated local counsel.</p>	No provision for appearances on behalf of the U.S.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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04	M.D. N.C.	Rule 103 Adopted Effective July 1, 1995	<b>Eligibility Requirements:</b> Admitted to practice and in good standing with Supreme Court of N.C.	<b>Eligibility Requirements:</b> Member in good standing of bar of highest court of any state or D.C.  <b>Restrictions on practice:</b> Except for attorneys representing governmental agencies, must associate with a member of bar of M.D. N.C. who is familiar with case and has authority to control litigation and must be present at all conferences, hearings, trials, and proceedings; and must sign all pleadings and papers, except certificates of service.	No provision for appearances on behalf of U.S.	
04	W.D. N.C.	Rule 1 Amended Effective March 20, 1991	<b>Eligibility Requirements:</b> Member in good standing of N.C. State Bar.	<b>Eligibility Requirements:</b> 1) member in good standing of Bar of U.S. Supreme Court; <u>or</u> 2) bar of Supreme Court of any state in U.S.  <b>Restrictions on practice:</b> 1) If out-of-state attorney does not associate with a member of bar of W.D. N.C. (not required in cases where amount in controversy or importance of case doesn't appear to justify double employment), attorney admitted <i>pro hac vice</i> consents that service of all pleadings and notices may be made on deputy clerk in appropriate division of W.D. N.C. as process agent. 2) Special admissions is the exception not the rule, and no out-of-state lawyer will be permitted to practice frequently or regularly in W.D. N.C. without association of local counsel.	No provision for appearances on behalf of U.S.	Upon appearance in W.D. N.C., any lawyer a member in good standing in U.S. District Courts for M. & E.D.N.C. may practice in W.D. N.C.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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08	D. N.D.	Rule 79.1 Adopted Effective Jan. 23, 1995	<b>Eligibility Requirements:</b> Any member in good standing of the bar of: 1) Supreme Court of U.S., any U.S. Circuit Court of Appeals, or any U.S. District Court; <u>or</u> 2) highest court of any state of U.S.	<b>Eligibility Requirements:</b> Any attorney not admitted to practice before D. N.D.	<b>Eligibility Requirements:</b> 1) representing U.S. government, or any agency thereof; <u>and</u> 2) admitted to practice in any court of U.S. or highest court of any state; <u>and</u> 3) not qualified to practice in D. N.D.; <u>and</u> 4) appearing and participating in an official capacity.  <b>Restrictions on practice:</b> If not a resident of D. N.D., government representative must designate U.S. Attorney for D. N.D. to receive service of notices.	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	D.N. Mar.I.	Rule 110 Adopted Effective July 1, 1993	<p><b>Eligibility Requirements:</b> Attorneys of good moral character who are active members in good standing of Commonwealth Supreme Court bar.</p> <p><b>Restrictions on practice:</b> If attorney does not reside in and have an office in N. Mar.I, must associate as co-counsel an attorney who is an active member in good standing of bar of D.N. Mar.I who must meaningfully participate in preparation and trial of case with full authority and responsibility to act as attorney of record for all purposes; local counsel must attend all proceedings related to case and accept service of all documents required to be served on counsel.</p>	<p><b>Eligibility Requirements:</b> Attorneys of good moral character retained to appear in D.N. Mar.I. who are active members in good standing of</p> <p>1) any U.S. Court; <u>or</u> 2) highest court of any state, territory, or commonwealth of U.S; <u>and</u> 3) must <u>not</u> reside in N. Mar.I.; not regularly employed in N.Mar. I. (except by CNMI government); or not regularly engage in business, professional, or other activities in the N.Mar. I.</p> <p><b>Restrictions on practice:</b> 1) Must designate member of bar of D.N. Mar.I. with whom Court and opposing counsel may readily communicate regarding conduct of case and upon whom papers may be served. 2) Must also associate as co-counsel an attorney who is an active member in good standing of bar of D.N. Mar.I who must meaningfully participate in preparation and trial of case with full authority and responsibility to act as attorney of record for all purposes; local counsel must attend all proceedings related to case and accept service of all documents required to be served on counsel.</p>	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of highest court of any state; <u>and</u> 2)currently employed by U.S.</p> <p><b>N.B.</b> An attorney must petition for temporary permission to practice(during term of employment), but fee is waived.</p>	<p><b>Attorney for the Commonwealth:</b> any attorney a member in good standing of bar of highest court of any state and who is employed by the Commonwealth government, the Public Defender, or Micronesian Legal Services Corporation, is eligible to petition for temporary admission while so employed.</p>
06	N.D. Ohio	Rule 1:5.1 Adopted Effective Jan. 1, 1992	<p><b>Eligibility Requirements:</b> Attorney of good private and professional character admitted to practice</p> <p>1) in highest court of any state, territory, D.C, or insular possession; <u>or</u> 2) in any district court of the U.S.</p>	<p><b>Eligibility Requirements:</b> Member in good standing of bar of</p> <p>1) any court of U.S.; <u>or</u> 2) highest court of any state.</p>	No provision for appearances on behalf of U.S.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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06	S.D. Ohio	Rule 83.4  Adopted Effective Feb. 1995	<p><b>Eligibility Requirements(for bar membership):</b> Member in good standing of Bar of Supreme Court of Ohio.</p> <p><b>Restrictions on practice:</b> In all actions filed in, transferred to, or removed from S.D. Ohio, all parties not appearing pro se must be represented of record by a trial attorney who is: (1) member in good standing of bar of Supreme Court of Ohio; <u>and</u> (2) admitted to practice before a U.S. District Court; <u>and</u> (3) maintains an office for practice of law either within Ohio or within 100 miles of location of D. Ohio court at Cincinnati, Columbus, or Dayton. All notices and communications from S.D. Ohio and all documents to be served on parties are served on trial attorney who must notify co-counsel or associate counsel.</p>	<p><b>Eligibility Requirements:</b> 1) member in good standing of highest court of any state; <u>and</u> 2) not eligible to be member of bar of S.D. Ohio.</p> <p><b>Restrictions on practice:</b> Meeting above requirements allows attorney to appear and participate as counsel or co-counsel upon motion of a trial attorney.</p>	No provision for appearances on behalf of U.S.	
10	E.D. Okla.	Rule 4  Adopted Effective March 12, 1984	<p><b>Eligibility Requirements:</b> 1) member of Bar of Supreme Court of U.S., any U.S. Court of Appeals, or any U.S. District Court; <u>or</u> 2) member in good standing of bar of highest court of any state of U.S.</p> <p><b>Restrictions on practice:</b> If not a resident of, or does not maintain an office in Okla., must designate an attorney who resides in and maintains a law office within Okla. and who is admitted to practice in E.D. Okla.; resident attorney will sign first pleading filed and continue in case, accepting service.</p>	<p><b>Eligibility Requirements:</b> 1) member of Bar of Supreme Court of U.S., any U.S. Court of Appeals or District Court; <u>and</u> 2) nonresident of Okla.; <u>and</u> 3) appearing and practicing in a case or proceeding then on file in E.D. Okla.</p> <p><b>Restrictions on practice:</b> If not a resident of, or does not maintain an office in Okla., must designate an attorney who resides in and maintains a law office within Okla. and who is admitted to practice in E.D. Okla.; resident attorney will sign first pleading filed and continue in case, accepting service.</p>	<p><b>Eligibility Requirements:</b> 1) employed or retained by U.S. or its agencies; <u>and</u> 2) represent U.S. or such agencies.</p> <p><b>Restrictions on practice:</b> If not a resident of, or does not maintain an office in Okla., must designate an attorney who resides in and maintains a law office within Okla. and who is admitted to practice in E.D. Okla.; resident attorney will sign first pleading filed and continue in case, accepting service.</p>	<p><b>Reciprocity:</b> Any attorney admitted to practice in N.D. or W.D. Okla. is admitted to practice in E.D. Okla. upon motion in open court by member of bar of E.D. Okla. (without filing of formal application).</p>

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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10	N.D. Okla.	Rule 83.3 Adopted Effective Jan. 1, 1995	<p><b>Eligibility Requirements:</b> 1) member of Bar of Supreme Court of U.S., any U.S. Court of Appeals or District Court; <u>or</u> 2) member in good standing of bar of highest court of any state of U.S.</p> <p><b>Restrictions on practice:</b> If attorney is not a resident of Okla., must designate attorney who is resident of Okla. and admitted to practice in N.D. Okla., to enter an appearance and continue in the case unless other resident counsel is substituted; must also accept service.</p>	<p><b>Eligibility Requirements:</b> 1) member of Bar of Supreme Court of U.S., any U.S. Court of Appeals or District Court; <u>and</u> 2) nonresident of Okla.; <u>and</u> 3) appearing and practicing in a case or proceeding then on file in N.D. Okla.</p> <p><b>Restrictions on practice:</b> If attorney is not a resident of Okla., must designate attorney who is resident of Okla. and admitted to practice in N.D. Okla. to enter an appearance and continue in the case unless other resident counsel is substituted; must also accept service.</p>	<p><b>Eligibility Requirements:</b> 1) employed or retained by U.S. or its agencies; <u>and</u> 2) represent U.S. or such agencies.</p> <p><b>Restrictions on practice:</b> If attorney is not a resident of Okla., must designate attorney who is resident of Okla. and admitted to practice in N.D. Okla. to enter an appearance and continue in the case unless other resident counsel is substituted; must also accept service.</p>	<p><b>Reciprocity:</b> Any attorney admitted to practice in E.D. or W.D. Okla. is admitted to practice in N.D. Okla. upon motion in open court by member of bar of N.D. Okla. (without filing of formal application).</p>
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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10	W.D. Okla.	Rule 4  Amended Effective Nov. 23, 1992	<p><b>Eligibility Requirements:</b> 1) member of Bar of Supreme Court of U.S., or any U.S. Court of Appeals or District Court; <u>or</u> 2) member in good standing of bar of highest court of any state of U.S.</p> <p><b>Restrictions on practice:</b> Unless out-of-state attorney is from a jurisdiction that does not require association of local counsel in its courts, if an attorney is not a resident of, or does not maintain an office in Okla., must associate with an attorney who resides in and maintains a law office within Okla. and who is admitted to practice in W.D. Okla.; resident attorney will sign first pleading filed and continue in case, accepting service.</p>	<p><b>Eligibility Requirements:</b> 1) member of Bar of Supreme Court of U.S., any U.S. Court of Appeals or District Court; <u>and</u> 2) nonresident of Okla.; <u>and</u> 3) appearing and practicing in a case or proceeding then on file in E.D. Okla.; <u>or</u> 4) attorney resides in Okla. and is eligible for admission to Bar of W.D. Okla. (may be granted temporary admission to practice in a pending case).</p> <p><b>Restrictions on practice:</b> Unless out-of-state attorney is from a jurisdiction that does not require association of local counsel in its courts, if an attorney is not a resident of, or does not maintain an office in Okla., must associate with an attorney who resides in and maintains a law office within Okla. and who is admitted to practice in W.D. Okla.; resident attorney will sign first pleading filed and continue in case, accepting service.</p>	<p><b>Eligibility Requirements:</b> 1) employed or retained by U.S. or its agencies; <u>and</u> 2) representing U.S. or its agencies in case or proceeding.</p> <p><b>Restrictions on practice:</b> Unless out-of-state attorney is from a jurisdiction that does not require association of local counsel in its courts, if an attorney is not a resident of, or does not maintain an office in Okla., must associate with an attorney who resides in and maintains a law office within Okla. and who is admitted to practice in W.D. Okla.; resident attorney will sign first pleading filed and continue in case, accepting service.</p>	<p><b>Reciprocity:</b> Any attorney admitted in E.D. Okla. or N.D. Okla. may be admitted to practice in W.D. Okla. upon motion in open court of member of bar of W.D. Okla. (without filing of formal application).</p>
09	D. Or.	Rule 110  Amended Effective Jan. 1, 1995	<p><b>Eligibility Requirements:</b> Attorney of good moral character and an active member in good standing of Oregon State Bar.</p>	<p><b>Eligibility Requirements:</b> 1) active member in good standing of bar of any U.S. court; <u>or</u> 2) highest court of any state, territory or insular possession of U.S.</p> <p><b>Restrictions on practice:</b> Must associate with an active member in good standing of bar of D. Or. who maintains a practice in D. Or.; local counsel will meaningfully participate in preparation and trial of the particular action or proceeding.</p>	<p><b>Eligibility Requirements:</b> 1) employed or retained by U.S. government or any of its agencies; <u>and</u> 2) represent U.S. government of any of its agencies in all actions or proceedings.</p> <p><b>N.B.</b> It is within judge's discretion whether to permit government attorney to practice before D. Or.</p>	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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03	E.D. Pa.	Rules 11 & 13  Amended Effective Jan. 1, 1995	<p><b>Eligibility Requirements:</b> Member in good standing of bar of Supreme Court of Pa.</p>	<p>Although no specific eligibility requirements for <i>pro hac vice</i> appearances are listed, rules do state that an attorney who is not a member of bar of E.D. Pa. can't actively participate in conduct of any trial or any pretrial or post-trial proceeding, unless, upon application, leave to do so is granted.</p> <p><b>Restrictions on practice:</b> If not member of bar of E.D. Pa., attorney must have, as associate counsel of record, a member of bar of E.D. Pa. in each proceeding in which he desires to appear, upon whom all pleadings, motions, notices and other papers can be served.</p>	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of Supreme Court of U.S. <u>or</u> bar of U.S. Court of Appeals for Third Circuit; <u>and</u> 2) act on behalf of U.S. Government or any of its departments or agencies.</p>	<p><b>Attorneys currently employed by or associated with an organized legal services program:</b> An attorney may motion to be admitted to a limited practice for all causes in which attorney acts as counsel for the defender association or legal services program with which affiliated.</p>
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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03	M.D. Pa.	<p>Rule s201, 202 &amp; 205</p> <p>Adopted Effective Jan. 1, 1994</p>	<p><b>Eligibility Requirements:</b></p> <p>1) member of good moral and professional character of bar of Supreme Court of Pa.; <u>and</u></p> <p>2) member in good standing in every jurisdiction where admitted to practice(not disbarred or subject to disciplinary proceeding).</p>	<p><b>Eligibility Requirements:</b></p> <p>1) admitted to practice in any U.S. District Court or highest court of any state; <u>and</u></p> <p>2) member of bar in good standing in every jurisdiction where admitted to practice; <u>and</u></p> <p>3) not subject to pending disciplinary proceedings in any jurisdiction.</p> <p><b>Restrictions on practice:</b></p> <p>1) If attorney is eligible to be admitted to M.D. Pa.(but chose not to be), that attorney must retain an associate counsel.</p> <p>2) If attorney is not eligible to be admitted to Bar of M.D. Pa. and not eligible to be admitted as an attorney for the U.S., then, in each proceeding in which the attorney appears, must have associate counsel admitted to practice in M.D. Pa., whose appearance must also be entered of record and upon whom all papers may be served; associate counsel must be fully prepared to proceed if non-resident attorney is unavailable for any court appearances; attendance of associate counsel upon hearing of any motion or taking of any testimony is sufficient appearance for the party(ies) represented.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) member of bar of any U.S. District Court; <u>and</u></p> <p>2) member of bar in good standing in every jurisdiction admitted to practice in; <u>and</u></p> <p>3)not subject to pending disciplinary proceedings in any jurisdiction; <u>and</u></p> <p>4) representing U.S. or an agency thereof, or an officer of U.S. in his/her official capacity.</p>	<p><b>Attorneys currently employed by or associated with an organized legal services program:</b> and member of bar of highest court in another state, territories, or D.C., can practice before M.D. Pa. in all causes in which attorney is associated with the organized legal services program.</p>
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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03	W.D. Pa.	Rule 83.5.1 Adopted Effective Jan. 1, 1994	<p><b>Eligibility Requirements:</b>            1) eligible to be admitted to practice before Supreme Court of Pa.;  <u>or</u>            2) member in good standing of bar of Supreme Court of Pa.;  <u>or</u>            3) member in good standing of Supreme Court of U.S., or any U.S. District Court.</p> <p><b>Restrictions on practice:</b>            Any member of bar of W.D. Pa., or any attorney qualified for admission (either admitted generally or specially), or any attorney not admitted to bar of W.D. Pa., serving by appointment or election in either state of Pa. or for U.S. as district attorney of any county in Pa., assistant, deputy or special advisor of any district attorney, attorney general of Pa., assistant, deputy or special advisor of attorney general of Pa., legal counsel for and any assistant or deputy of any agency of U.S. Government, or a magistrate or justice of the peace of any city, county or state, is not permitted to practice in federal criminal law as counsel for any person accused of crime in W.D. Pa.</p>	No provision for <i>pro hac vice</i> appearances.	No provision for appearances on behalf of U.S.	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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01	D. P.R.	Rules 201-204  Amended Effective June 16, 1994	<p><b>Eligibility Requirements:</b></p> <p>1) currently in good standing as attorney admitted to practice before courts of P.R.;  <u>or</u>  2) highest court of any state or D.C.;  <u>and</u>  3) received satisfactory score on an exam approved by District Examination Committee;  <u>and</u>  4) served in District Court of P.R. as a judge, magistrate judge, clerk, chief deputy clerk or law clerk. for one year or more;  <u>or</u>  5) served in P.R. General Court of Justice as a Supreme Court Justice for 1 year or as a Superior or District Court Judge for 5 years.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) authorized to practice law before Bar of any U.S. court;  <u>or</u>  2) highest court of any state, territory or possession of U.S.</p> <p><b>Restrictions on practice:</b>  Must designate member of Bar of D. P.R. as local counsel.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) attorney employed by U.S., its agencies and dependencies;  <u>and</u>  2) authorized by statute;  <u>and</u>  3) appearing as attorneys of record for U.S., its agencies, dependencies and officers.</p>	
01	D. R.I.	Rule 4 & 5  Amended Effective Jan. 1, 1994	<p><b>Eligibility Requirements:</b></p> <p>1) attorney actively engaged in practice of law within R.I.;  <u>and</u>  2) maintains an office within R.I. for practice of law;  <u>and</u>  3) member in good standing of bar of Supreme Court of R.I.;  <u>and</u>  4) passed an examination on federal practice and procedure given by Board of Federal Examiners for D. R.I.(except for applicant who is member in good standing of bar of any other U.S. District Court who can establish requisite experience in practice before federal courts and has read and has knowledge of local rules of D. R.I.).</p>	<p><b>Eligibility Requirements:</b></p> <p>1) member in good standing of bar of U.S. Supreme Court, any other U.S. District Court;  <u>or</u>  2) member in good standing of bar of highest court of any state.</p> <p><b>Restrictions on practice:</b></p> <p>1) Must associate a member of bar of D. R.I. who actively engages in practice of law and maintains an office within R.I.; must sign all pleadings and court papers presented to clerk for filing.  2) If attorney who appears <i>pro hac vice</i> is an associate or member of a firm, no other attorney of that firm may appear <i>pro hac vice</i> within same year.</p>	<p><b>Eligibility Requirements:</b></p> <p>1) attorney in good standing as member of bar in every jurisdiction admitted to practice;  <u>and</u>  2) not subject to pending disciplinary proceedings as member of bar in any jurisdiction;  <u>and</u>  3) member of bar of any U.S. District Court;  <u>and</u>  4) appearing and practicing as attorney for U.S. or any agency thereof or for an officer of U.S. in his official capacity.</p>	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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04	D. S.C.	Rule 2.02 to 2.06  Amended Effective July 12, 1995	<b>Eligibility Requirements:</b> Member in good standing of Bar of Supreme Court of S.C.	<b>Eligibility Requirements:</b> 1) member in good standing of Bar of a U.S. District Court; <u>and</u> 2) Bar of highest court of any state or D.C.  <b>Restrictions on practice:</b> Must associate with a member of Bar of D. S.C. and both must sign each document served or filed in D. S.C.; service only on associated local counsel is sufficient; associated local counsel must be present at all pretrial conferences, hearings and trials and be prepared to actively participate if necessary.	No provision for appearances on behalf of U.S.	
08	D. S.D.	Rule 83.2  Adopted Effective July 1, 1992	<b>Eligibility Requirements:</b> Active member of good moral character of S.D. State Bar.	<b>Eligibility Requirements:</b> Not a member of bar of D. S.D.  <b>Restrictions on practice:</b> Must associate with member in good standing of bar of D. S.D. who must sign all pleadings filed and continue in case unless substituted; associated local counsel must be present during all proceedings in connection with case; service of any paper upon local counsel is sufficient.	<b>Eligibility Requirements:</b> 1) admitted to practice in a U.S. District Court; <u>and</u> 2) not qualified for admission to Bar of D. S.D.; <u>and</u> 3) representing U.S., or any officer or agency thereof; <u>and</u> 4) U.S. or any officer or agency thereof is a party in any action or proceeding.	
06	E.D. Tenn.	Rule 83.5  Adopted Effective March 1, 1994	<b>Eligibility Requirements:</b> Attorney of good moral and professional character and currently admitted to practice in highest court of a state, territory, or D.C.	<b>Eligibility Requirements:</b> An attorney whose application for admission to bar of E.D. Tenn. is pending.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of highest court of a state; <u>or</u> 2) any other U.S. district court; <u>and</u> 3) employed by U.S. Government in a professional capacity.	<b>Reciprocity:</b> Attorneys admitted to and entitled to practice in other U.S. district courts are permitted to practice in E.D. Tenn. provided they are members in good standing of bar of the U.S. District Court of their residence.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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06	M.D. Tenn.	Rule 1 Amended Effective June 1, 1994	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of state of Tenn.; <u>or</u> 2) member of bar of a U.S. District Court who has made application for admission to bar of State of Tenn., and has been employed less than 12 months in Office of U.S. Attorney or Office of Federal Public Defender.</p> <p><b>Restrictions on practice:</b> If attorney is not a resident of or does not have principal law office in state of Tenn., must join of record when appearing on behalf of any party in any civil cause, associate counsel qualified to practice in M.D. Tenn. who is resident of Tenn. or has principal law office therein; providing associated local counsel with notice is sufficient;</p>	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of any other U.S. District Court; <u>and</u> 2) not a resident of and does not maintain an office for practice of law in M.D. Tenn.</p> <p><b>Restrictions on practice:</b> If attorney is not a resident of or does not have principal law office in state of Tenn., must join of record when appearing on behalf of any party in any civil cause, associate counsel qualified to practice in M.D. Tenn. who is resident of Tenn. or has principal law office therein; providing associated local counsel with notice is sufficient;</p>	<p><b>Eligibility Requirements:</b> 1) Any attorney representing the U.S. government or any agency thereof, <u>except</u> for the U.S. Attorney and Assistant U.S. Attorneys for M.D. Tenn.; <u>and</u> 2) appear and participate in particular actions or proceedings in official capacity; <u>and</u> 3) member of bar of a U.S. District Court.</p> <p><b>Restrictions on practice:</b> If attorney is not a resident of or does not have principal law office in state of Tenn., must join of record when appearing on behalf of any party in any civil cause, associate counsel qualified to practice in M.D. Tenn. who is resident of Tenn. or has principal law office therein; providing associated local counsel with notice is sufficient.</p>	
06	W.D. Tenn.	Rule 1 Amended Effective Jan. 1, 1994	<p><b>Eligibility Requirements:</b> Licensed to practice law in state of Tenn. and member in good standing of bar of Supreme Court of Tenn.</p>	<p><b>Eligibility Requirements:</b> 1) not licensed to practice law in Tenn.; <u>and</u> 2) licensed to practice and in good standing of bar of highest court of any other state <u>or</u> any U.S. District Court.</p>	No provisions for appearances on behalf of U.S.	
05	E.D. Tex.	Rule 2 Amended Effective Sept. 2, 1993	<p><b>Eligibility Requirements:</b> 1) admitted to practice before Supreme Court of U.S., or any U.S. Court of Appeals District Court; <u>or</u> 2) highest court of a state; <u>and</u> 3) of good moral and professional character and a member in good standing of state and federal bars in which licensed.</p>	<p><b>Eligibility Requirements:</b> An attorney not admitted to practice in E.D. Tex. (no other eligibility requirements listed).</p>	No provisions for appearances on behalf of U.S.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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05	N.D. Tex.	Rule 13.1, 13.3 & 13.4  Amended Effective March 1, 1995	<p><b>Eligibility Requirements:</b> 1) licensed to practice law by Supreme Court of Tex.;</p> <p><u>or</u> 2) highest court of any state or D.C.;</p> <p><u>and</u> 3) of good personal and professional character and member in good standing of state bar of jurisdiction in which licensed.</p> <p><b>Restrictions on practice:</b> If attorney does not reside or maintain an office in N.D. Tex., attorney must designate as local counsel member of bar of N.D. Tex. who resides or maintains an office in Division in which suit is pending, or within 50 miles thereof; or obtain leave from presiding judge to appear without designating local counsel or to designate a local counsel outside scope of Rule. Local counsel must be authorized to present and argue client's position at any hearing, and perform any duty required.</p>	<p><b>Eligibility Requirements:</b> 1) licensed to practice law by highest court of any state or D.C.;</p> <p><u>and</u> 2) not admitted to practice in N.D. Tex.</p> <p><b>Restrictions on practice:</b> If attorney does not reside or maintain an office in N.D. Tex., attorney must designate as local counsel member of bar of N.D. Tex. who resides or maintains an office in Division in which suit is pending, or within 50 miles thereof; or obtain leave from presiding judge to appear without designating local counsel or to designate a local counsel outside scope of Rule. Local counsel must be authorized to present and argue client's position at any hearing, and perform any duty required.</p>	No provision for appearances on behalf of U.S.	
05	S.D. Tex.	Rule 1  Adopted Effective Feb. 22, 1994	<p><b>Eligibility Requirements:</b> 1) member of good professional character and competence of state bar of Tex.;</p> <p><u>or</u> 2) member of any U.S. District Court.</p> <p><b>Restrictions on practice:</b> If lawyer resides in S.D. Tex., must apply in division where residing; applicants who do not reside in S.D. Tex. may apply for admission in any division.</p>	<p><b>Eligibility Requirements:</b> Lawyer not admitted to practice before S.D. Tex. (no other eligibility requirements listed) may appear as attorney-in-charge for a party in a case in S.D. Tex. with permission of judge before whom case is pending.</p>	No provision for appearances on behalf of U.S.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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05	W.D. Tex.	Rule AT-1 & At-3  Amended Effective Feb. 17, 1995	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of any District Court, Circuit Court, or Supreme Court of U.S.; <u>or</u> 2) member in good standing of State Bar of Tex.; <u>or</u> 3) active in practice in bar of any other state <u>and</u> has 5 years experience in practice of law.</p> <p><b>Restrictions on practice:</b> If an attorney maintains an office outside W.D. Tex., judge to whom a case is assigned has discretion to require the attorney to designate member of Bar of W.D. Tex., who maintains an office within the district, as co-counsel with authority to act as attorney of record for all purposes.</p>	<p><b>Eligibility Requirements:</b> Rule lists no eligibility requirements for an attorney appearing <i>pro hac vice</i>; only states that U.S. Magistrate Judges and Bankruptcy Judges have discretion to admit attorneys <i>pro hac vice</i> upon motion; admission is limited to case proceeding at hand and is not general admission to practice.</p> <p><b>Restrictions on practice:</b> If an attorney maintains an office outside W.D. Tex., judge to whom a case is assigned has discretion to require the attorney to designate member of Bar of W.D. Tex., who maintains an office within the district, as co-counsel with authority to act as attorney of record for all purposes.</p>	No provision for appearances on behalf of U.S.	
10	D. Utah	Rule 103-1  Adopted Effective March 1, 1993	<p><b>Eligibility Requirements:</b> Active member in good standing of Utah State Bar.</p> <p><b>Restrictions on Practice:</b> 1) Attorney admitted to Bar of D. Utah must agree, as a condition of admission, to engage in a reasonable level of pro bono work when requested by the court. 2) If attorney is a nonresident, must associate a local member of Bar of D. Utah who must sign first pleading filed and continue unless another active local member is substituted; associated local attorney has responsibility and full authority to act for and on behalf of client in all proceedings in connection with case, if nonresident attorney fails to respond to any court order.</p>	<p><b>Eligibility Requirements:</b> 1) not active member of Utah State Bar; <u>and</u> 2) member in good standing of bar of another state; <u>or</u> 3) member in good standing of bar of any federal court.</p> <p><b>Restrictions on practice:</b> If attorney is a nonresident, must associate a local member of Bar of D. Utah who must sign first pleading filed and continue unless another active local member is substituted; associated local attorney has responsibility and full authority to act for and on behalf of client in all proceedings in connection with case, if nonresident attorney fails to respond to any court order.</p>	<p><b>Eligibility Requirements:</b> 1) represent U.S. government or any agency thereof; <u>and</u> 2) member of bar of any other U.S. district court; <u>and</u> 3) provided the attorney resides within D. Utah, assistant U.S. attorneys and attorneys representing agencies of government have 12 months from date of commission to take and pass the Utah State Bar exam, during which time these attorneys may be provisionally admitted to Bar of D. Utah.</p> <p>Note: Judge advocates of armed forces of U.S. representing government in proceeding supervised by judges of D. Utah are not subject to requirements of this Rule.</p>	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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01	D. Vt.	Rule 1  Adopted Effective June 1, 1994	<p><b>Eligibility Requirements:</b> 1) member whose professional character is good of Bar of State of Vt.; <u>or</u> 2) member whose professional character is good of Bar of any U.S. District Court within the First and Second Circuits.</p> <p><b>Restrictions on practice:</b> If attorney does not have a resident office within D. Vt., can not file a cause of action or make answer to complaints or file any motions in the D. Vt. unless associated with a member in good standing of Bar of D. Vt. with a resident office within D. Vt.</p>	<p>Although there is no specific provision addressing eligibility requirements for <i>pro hac vice</i> appearances, rules do state that such appearances are permitted: "whenever an attorney applies to be admitted or is admitted, for purposes of a particular proceeding (<i>pro hac vice</i>)" then the attorney has conferred disciplinary authority upon D. Vt. for any alleged misconduct arising in course of or in preparation of such proceeding.</p> <p><b>Restrictions on practice:</b> If attorney does not have a resident office within D. Vt., can not file a cause of action or make answer to complaints or file any motions in the D. Vt. unless associated with a member in good standing of Bar of D. Vt. with a resident office within D. Vt.</p>	<p><b>Eligibility Requirements:</b> 1) Any Assistant U.S. Attorney for D. Vt. who does not qualify for admission to Bar of D. Vt.; <u>and</u> 2) attorney whose professional character is good of Bar of any U.S. District Court.</p> <p><b>N.B.</b> U.S. Attorney for D. Vt. must motion for admission and attorney must pay application fee and take oath and enter name in court records before being allowed to practice.</p>	
03	D. V.I.	Rule 83  Adopted Effective July 21, 1992	<p><b>Eligibility Requirements:</b> 1) licensed to practice by Territorial Court of V.I.; <u>and</u> 2) not been suspended, disbarred, resigned or withdrawn from practice of law and not reinstated as member of bar of D. V.I.</p>	<p><b>Eligibility Requirements:</b> 1) member in good standing of bar of any U.S. court; <u>or</u> 2) member in good standing of bar of highest court of any state; <u>and</u> 3) not under suspension or disbarment by any court and thus ineligible to Bar of D. V.I.</p> <p><b>Restrictions on practice:</b> 1) Attorney must file an appearance as counsel of record by a member of bar of D. V.I. upon whom all documents may be served; member attorney must file papers, enter appearances, sign stipulations, or sign and receive payments. 2) Attorney can be admitted <i>pro hac vice</i> no more than a total of 3 cases in a calendar year.</p>	<p><b>Eligibility Requirements:</b> 1) admitted to practice in any U.S. District Court; <u>and</u> 2) representing U.S. or any of its officers or agencies in any proceedings.</p> <p><b>Restrictions on practice:</b> If attorney does not have an office in D. V.I., must designate U.S. Attorney to receive service of all notices or papers in that action.</p>	<p><b>Appearance by patent attorneys:</b> Any member in good standing of bar of any U.S. court or highest court of any state for at least 5 years, and not eligible for admittance to Bar of D. V.I., and admitted to practice as an attorney before U.S. Patent Office, and has been continuously engaged in practice of patent law as principal occupation in an established place of business and office located within D. V.I. for at least 2 years prior to application, and has sufficient pre-legal and legal training, may be admitted to practice before D. V.I. limited to cases solely arising under patent laws of U.S. or elsewhere.</p> <p>Any patent attorney admitted this provision must associate of record with member of bar of D. VI.</p>

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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04	E.D. Va.	Rule 7 Amended Effective July 1, 1994	<p><b>Eligibility Requirements:</b> Member of Bar of Supreme Court of Va.</p> <p><b>Restrictions on practice:</b> If maintaining a law office outside Va., must set forth Va. State Bar I.D. Number on any initial pleading filed.</p>	<p><b>Eligibility Requirements:</b> 1) attorney from another state or D.C.; <u>and</u> 2) rules of the federal courts of district in which attorney maintains an office extends similar <i>pro hac vice</i> privileges to attorneys of E.D. Va.</p> <p><b>Restrictions on practice:</b> Must associate with a resident member of bar of E.D. Va. who must accompany foreign attorney in all appearances, sign all pleadings or notices, accept service, and have authority so that court can deal with the resident associate alone in all matters connected with the case.</p>	No provision for appearances on behalf of U.S.	Any attorney admitted to practice in W.D. Va. can practice in E.D. Va. upon filing of certificate showing admission to practice in W.D. Va.
04	W.D. Va.	Rule 2 Adopted Effective Jan. 1, 1988	<p><b>Eligibility Requirements:</b> Attorney of good character licensed to practice by state of Va. and admitted to practice in the state courts.</p>	<p><b>Eligibility Requirements:</b> 1) not qualified an licensed to practice under laws of Va.; <u>and</u> 2) licensed and qualified to practice before Supreme Court of U.S. or highest court of any state or D.C.</p> <p><b>Restrictions on practice:</b> Must associate with a member of bar of W.D. Va. who must accompany foreign attorney in all appearances, sign all pleadings or notices, accept service, and have authority so that court can deal with the associate alone in all matters connected with the case.</p>	No provision for appearances on behalf of U.S.	Any attorney admitted to practice in E.D. Va. is permitted to practice in W.D. Va. upon filing of a certificate of good standing from E.D. Va. showing admittance to practice in that district.

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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09	E.D. Wash.	Rule 1.2 Adopted Effective Dec. 1, 1992	<b>Eligibility Requirements:</b> 1) member in good standing of Wash. State Bar Association; <u>or</u> 2) member in good standing of bar of any state who is employed by U.S. or one of its agencies in a professional capacity and, while being so employed, may have occasion to appear on behalf of U.S. in E.D. Wash.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any U. S. court; <u>or</u> 2) highest court of any state or organized territory of U.S.; <u>and</u> 3) does not reside in nor maintain an office for practice of law in state of Wash.  <b>Restrictions on practice:</b> Must join of record an associate attorney having an office in state of Wash. and admitted to practice in E.D. Wash. who must sign all papers prior to filing and meaningfully participate in the case.	No provision for appearances on behalf of U.S.  See eligibility requirements for admission to bar of E.D. Wash.	
09	W.D. Wash.	General Rule 2 Amended Effective Sept. 3, 1994	<b>Eligibility Requirements:</b> 1) member in good standing of Wash. State Bar; <u>or</u> 2) member in good standing of bar of any state who is employed by U.S. or one of its agencies in a professional capacity and, while being so employed, may have occasion to appear on behalf of U.S. or one of its agencies in W.D. Wash.	<b>Eligibility Requirements:</b> 1) member in good standing of bar of any U.S court, or of highest court of any other state, or organized territory of U.S.; <u>and</u> 2) does not reside nor maintain an office for practice of law in W.D. Wash.  <b>Restrictions on practice:</b> Must join of record an associate attorney with an office in W.D. Wash. and admitted to practice in W.D. Wash. who must sign all pleadings prior to filing.	No provision for appearances on behalf of U.S.  See eligibility requirements for admission to Bar of W.D. Wash.	

Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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04	N.D. W.Va.	Rule 1.04 (no adoption date provided)	<p><b>Eligibility Requirements:</b>            1) resident of state of W.Va.;  <u>and</u>            2) member in good standing of bar of W.Va. and admitted to practice before Supreme Court of Appeals of W.Va.</p>	<p><b>Eligibility Requirements:</b>            1) nonresident or visiting attorney not a member of bar of N.D. W.Va.;  <u>and</u>            2) member in good standing of bar of U.S. Supreme Court, or highest court of any state, or D.C.</p> <p><b>Restrictions on practice:</b>            1) Must associate with a member(s) of Bar of, and having an office for transaction of business in, N.D. W.Va. who must accept service of all documents; with court's consent associate member may be excused from further attendance during proceedings, and visiting attorney permitted to continue alone.            2) Visiting government attorneys in litigation involving federal government agency matters must associate with the U.S. Attorney in N.D. W. Va. who must sign all pleadings, notices and other papers that may be served by U.S. and accept service of such documents</p>	No provision for appearances on behalf of U.S.	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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04	S.D. W. Va.	Rule Gen P 2.01  Adopted Effective Sept. 1, 1994	<p><b>Eligibility Requirements:</b> Admitted to practice before Supreme Court of Appeals of W. Va. and in good standing as member of its bar.</p>	<p><b>Eligibility Requirements:</b> 1) not admitted to practice before Supreme Court of Appeals of W.Va.; <u>and</u> 2) member in good standing of bar of U.S. Supreme Court, highest court of any other state, or D.C.; <u>or</u> 3) employed for less than 1 year by U.S. Attorney or Federal Public Defender for S.D. W.Va.(must qualify as permanent member of bar of S.D. W. Va. within one year of employment).</p> <p><b>Restrictions on practice:</b> 1) Must associate with a permanent member of bar of and who has an office for practice of law in S.D. W.Va., upon whom all documents may be served, and who must sign all documents that require signature of an attorney; with consent of court, permanent member may be excused from further attendance during proceedings and visiting attorney may continue alone in particular case. 2) If employed by U.S Attorney or Federal Public Defender for S.D. W.Va. for less than 1 year, must appear and practice under sponsorship of appointing officer. 3) Visiting government attorneys in proceedings involving the government, must associate with the U.S. Attorney in S.D. W. Va. who must sign all pleadings, notices and other papers that may be served by U.S. and accept service of such documents</p>	No provision for appearances on behalf of U.S.	
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Circuit	District	Local Rule <sup>1</sup>	Requirements and Restrictions for Bar Membership in the District Court	Requirements and Restrictions for Pro Hac Vice Appearances (permission to appear and participate in a particular case)	Requirements and Restrictions for Appearances on Behalf of the United States or its Agencies	Other Special Appearances (not requiring membership of the district court's bar)
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07	E.D. Wis.	Rule 2  Amended Effective Jan. 15, 1993	<p><b>Eligibility Requirements:</b> 1) licensed attorney in good standing before any U.S. court; <u>or</u> 2) licensed attorney in good standing before highest court of any state, or D.C.</p> <p><b>Restrictions on practice:</b> At any time, upon its own motion, E.D. Wis. may require a nonresident attorney to obtain local counsel to assist in conduct of the case.</p>	No provision for appearances <i>pro hac vice</i> .	No provision for appearances on behalf of U.S.	
07	W.D. Wis.	Rule 1  Amended Effective March 5, 1993	<p><b>Eligibility Requirements:</b> 1) licensed attorney in good standing before any U.S. court; <u>or</u> 2) licensed attorney in good standing before highest court of any state, or D.C.</p>	<p><b>Eligibility Requirements:</b> Any lawyer eligible for membership in bar of W.D. Wis.</p>	No provision for appearances on behalf of U.S.	
10	D. Wyo.	Rule 200 & 201  Adopted Effective Nov. 15, 1992	<p><b>Eligibility Requirements:</b> Regularly admitted and licensed to practice before Supreme Court of Wyo.</p>	<p><b>Eligibility Requirements:</b> 1) not admitted to practice before in courts of Wyo.; <u>and</u> 2) member in good standing of bar of another state.</p> <p><b>Restrictions on practice:</b> Must associate with a currently licensed member of Bar of State of Wyo. who must sign first pleading filed and continue in case unless other resident counsel is substituted, be present in Court during all proceedings in connection with case, and have full authority to act for client in all matters; service only on Wyo. counsel is sufficient.</p>	<p><b>Eligibility Requirements:</b> 1) representing U.S. Government, or any agency thereof; <u>and</u> 2) admitted to practice in highest court of any state; <u>and</u> 3) not qualified to practice in D. Wyo.; <u>and</u> 4) appearing and participating in his official capacity.</p> <p><b>N.B.</b> U.S. Attorney for D. Wyo. must move for admission of non-resident Government representative.</p> <p><b>Restrictions on practice:</b> U.S. Attorney for D. Wyo. must sign all pleadings before filing and be present during all proceedings in connection with the case, unless excused by Court; U.S. Attorney must be designated for receiving service of notices.</p>	