

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF KANSAS
STANDING ORDER NO. 18-4
ORDER GOVERNING PROCEDURE
TO APPEAR *PRO HAC VICE* IN BANKRUPTCY COURT**

After careful consideration of its procedures, the Judges of the United States Bankruptcy Court for the District of Kansas have determined that when an attorney files a motion to appear *pro hac vice* in the Bankruptcy Court, the attorney should contemporaneously submit a proposed order granting the motion. The Bankruptcy Court amends its local rules to clarify that this practice should continue in Bankruptcy Court, notwithstanding a change in the administrative procedure permitted by the District Court.

On August 20, 2018, the District Court for the District of Kansas published "notice that it is no longer necessary for parties to submit a proposed order granting a motion for leave to appear *pro hac vice*. Rule 83.5.4 will be updated to reflect this administrative change." The District Court rule was amended to require the application to be submitted per the District Court Clerk's form, which was contemporaneously modified to eliminate the requirement for a proposed order to accompany the motion. Because the Bankruptcy Court follows a different procedure when considering motions to appear *pro hac vice*, the Bankruptcy Court retains the requirement that a proposed order granting the motion be submitted.

IT IS THEREFORE ORDERED that effective immediately D. Kan. Local Bankruptcy Rule 2090.1(b) is amended as follows:

(b) Appearance *Pro Hac Vice*. D. Kan. Rule 83.5.4 applies to the attorneys of the court **except that, at the time a motion to appear *pro hac vice* is filed, a proposed order granting the motion must be submitted to the court.**

IT IS SO ORDERED this 22nd day of October, 2018.

s/ Dale L. Somers
DALE L. SOMERS
Chief Judge

s/ Robert E. Nugent
ROBERT E. NUGENT III
Judge

s/ Robert D. Berger
ROBERT D. BERGER
Judge