FILE NO. C9-81-1206

STATE OF MINNESOTA

IN SUPREME COURT

In Re Petition to Amend the Minnesota Rules on Registration of Attorneys

PETITION OF THE CLERK OF THE APPELLATE COURTS TO AMEND THE MINNESOTA RULES ON REGISTRATION OF ATTORNEYS

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OFFICE OF APPELLATE COURTS

MAR - 7 2006

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STATE OF MINNESOTA

IN SUPREME COURT

	PETITION OF THE CLERK
In Re Petition to Amend the Minnesota	OF THE APPELLATE COURTS
Rules on Registration of Attorneys.	TO AMEND THE MINNESOTA
	RULES ON REGISTRATION
	OF ATTORNEYS

TO: THE HONORABLE JUSTICES OF THE SUPREME COURT OF THE STATE OF MINNESOTA:

Petitioner Clerk of the Appellate Courts (Clerk), joined by the Director of the Minnesota Board of Law Examiners (BLE) and the Board of Continuing Legal Education (CLE) and the Acting Director of the Office of Lawyers Professional Responsibility (OLPR), respectfully petitions this Court to amend the Rules on Registration of Attorneys as set forth below.

In support of this petition, petitioner would show the following:

- 1. This Court has the exclusive and inherent power and duty to administer justice and adopt rules of practice and procedure before the courts of this state, to establish standards for regulating the legal profession, and to establish standards for the admittance of lawyers admitted to practice in this state. This power has been expressly recognized by the Legislature. *See* Minn. Stat. § 480.05.
- 2. This Court adopted the Rules on Registration of Attorneys (the "Rules") to establish standards for the annual registration of lawyers licensed

in the State of Minnesota to practice law. The Rules have been amended from time-to-time.

- 3. Petitioner is responsible for the administration of the annual registration of lawyers.
- 4. In the fall of 2002 petitioner and directors of the BLE, CLE and the OLPR established a committee to study the Rules and recommend appropriate amendments to the Rules.
- 5. Petitioner and representatives of the BLE, CLE and OLPR have reviewed the Rules with the intention of updating terminology, making the Rules consistent with software upgrades in the Clerk's database, and allowing lawyers to remain in good standing while choosing to be on inactive status and pay a reduced annual registration fee.
 - 6. The proposed Rules contain the principal changes set forth below.
- 7. A definitions section has been added to identify and clarify important terminology.
- 8. Currently, the Rules provide that the processing of annual registrations is done by the Clerk of the Appellate Courts. The proposed Rules refer to these functions of the Clerk as functions of a Lawyer Registration Office. This office will remain located in the Clerk's office.
- 9. The proposed Rules expressly define and state the criteria for a lawyer to be on "active," "inactive" or "non-compliant" status.
- 10. The proposed Rules permit lawyers to elect to be on "inactive" status and still remain in good standing. Currently, only lawyers who are disabled or retired may be on inactive status. These lawyers remain in good

standing and do not pay an annual registration fee. However, the proposed Rules allow all lawyers in good standing to elect to be on inactive status, pay a reduced fee and remain in good standing.

- 11. Retired status is amended to include, among other provisions, a requirement that the lawyer be at least 62 years of age and in good standing.
- 12. Disability status is amended to include, among other provisions, a requirement that the lawyer be in good standing.
- 13. The proposed Rules allow lawyers and judges electing retired status or disability status to file a one-time affidavit.
- 14. The newly created inactive status has a proposed fee of \$179, which is allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$8 to the State Board of Continuing Legal Education;
 - \$83 to the Lawyers Professional Responsibility Board;
 - \$12 to the Client Security Fund;
 - \$50 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.
- 15. Currently, lawyers who neither reside nor practice in Minnesota may pay a registration fee of \$107 and are on inactive status. Under the proposed Rules, both in-state and out-of-state lawyers who wish to be on inactive status will pay a registration fee of \$179.
- 16. The proposed Rules allow the Lawyer Registration Office to charge \$25 to issue a certificate of good standing. This fee is designed to allow

the Lawyer Registration Office to recoup costs of providing this documentation. The proposed Rules also increase the late penalty from \$50 to \$75. The late penalty has not changed since July 1, 1990.

- 17. All other current fees, and allocation of fees, remain the same.
- 18. Currently, out-of-state lawyers can choose non-resident status and pay less than half the fee of active status lawyers who reside in Minnesota. The proposed Rules eliminate fee distinctions based on residence.
- 19. The proposed Rules clarify that a lawyer shall be automatically suspended for failing to comply with all registration requirements, including but not limited to payment of the annual registration fee. This suspension is automatic and does not require a due process hearing.
- 20. Reinstatement of the suspended lawyer will continue to be handled administratively, without requiring an order of the Court, upon payment of the required fee and compliance with all other required conditions.
- 21. The proposed inactive statuses may have an impact on revenue, but the precise impact is unknown at this time. Therefore, petitioner intends, together with the directors of the BLE, CLE and OLPR to review the revenue impact after one year of implementation and determine what, if any, modifications may be necessary.
- 22. A proposed effective date for these proposed Rules is October 1, 2006.

For the foregoing reasons, petitioner respectfully requests that the Court amend the Rules on Registration of Attorneys as set forth in and as attached to this petition as Appendix A. (Attached as Appendix B is a redlined version of the proposed Rules.)

Dated: **MARCH 7** 2006.

Respectfully submitted,

FREDERICK K. GRITTMER

CLERK OF APPELLATE COURTS

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The Minnesota Rules on Lawyer Registration

PREAMBLE

Admission to the bar of the State of Minnesota, disciplinary proceedings, and continuing legal education for members of the legal profession shall be conducted in accordance with rules promulgated by this court.

RULE 1. DEFINITIONS

- A. "Active Status" means a lawyer or judge who (i) has paid the applicable required lawyer registration fee for the current year, (ii) is in compliance with the requirements of the Minnesota State Board of Continuing Legal Education or of continuing judicial education, (iii) is not disbarred, suspended or on permanent disability status pursuant to Rule 28 of the Rules on Lawyers Professional Responsibility, and (iv) is in compliance with Rule 1.15(i), Minnesota Rules of Professional Conduct (MRPC). A lawyer or judge on active status is in good standing and is authorized to practice law in this state.
- B. "Inactive Status" means a lawyer or judge who has elected to be on inactive status pursuant to Rule 2C1, 2C2, 2C3 or 2C4 of these Rules and who meets the criteria set forth in subparts (ii) through (iv) in the definition of Active Status, above. A lawyer or judge on inactive status is in good standing but is not authorized to practice law in this state.
- C. "Judge" means any judicial officer, referee or other hearing officer employed in the judicial branch of the State of Minnesota.
- **D.** "Lawyer" means a person admitted to practice law in this state pursuant to the Rules for Admission to the Bar.
- E. "Lawyer Registration Statement" means a document prepared by the Lawyer Registration Office that informs a lawyer or judge of the lawyer registration fee

due and on which the lawyer or judge can certify the lawyer or judge's status and compliance with Rule 1.15(i), MRPC.

F. "Non-Compliant Status" means a lawyer or judge who has not met all the criteria to be on Active Status or Inactive Status. A lawyer or judge who is on non-compliant status is not in good standing and is not authorized to practice law in this state.

RULE 2. REGISTRATION FEE

A. Required Fee.

In order to defray the expenses of examinations and investigation for admission to the bar and disciplinary proceedings, to defray expenses of administering continuing legal education, to provide an adequate client security fund, to help fund legal services programs and to help fund a lawyers assistance program, each lawyer admitted to practice law in this state and each judge must pay to the Lawyer Registration Office an annual registration fee.

B. Active Status.

Each lawyer and judge must pay an annual registration fee of \$218 or such lesser sum as is set forth in the following sections.

1. Active Status - Income Less Than \$25,000.

A lawyer or judge on active status who certifies that the lawyer's or judge's gross income from all sources, excluding the income of a spouse, is less than \$25,000 per year must pay an annual registration fee of \$193.

2. Active Status - Lawyers on Fulltime Military Duty.

A lawyer or judge on fulltime duty in the armed forces of the United States shall pay an annual registration fee of \$107.

3. Active Status - Lawyers on Fulltime Military Duty - Income Less Than \$25,000.

A lawyer or judge on fulltime duty in the armed forces of the United States who certifies that the lawyer's or judge's gross income from all sources, excluding the income of a spouse, is less than \$25,000 per year, shall pay an annual registration fee of \$82.

4. Active Status - Lawyers Admitted Fewer Than Three Years.

A lawyer or judge who has been admitted to practice law in Minnesota or in any other jurisdiction fewer than three years shall pay an annual registration fee of \$97.

5. Active Status - Lawyers Admitted Fewer Than Three Years - Income Less Than \$25,000.

A lawyer or judge who has been admitted to practice law in Minnesota or in any other jurisdiction fewer than three years who certifies that the lawyer's or judge's gross income from all sources, excluding the income of a spouse, is less than \$25,000 per year shall pay an annual registration fee of \$84.50.

C. Inactive Statuses.

1. Inactive Status - Out-of-State.

A lawyer who files with the Lawyer Registration Office on or before the date the lawyer's registration fee is due an affidavit stating that (i) the lawyer is a permanent resident of a state other than Minnesota, (ii) is currently in good standing, (iii) does not hold judicial office in this state and (iv) is not engaged in the practice of law in this state, shall pay an annual registration fee of \$179.

2. Inactive Status - Minnesota.

A lawyer who files with the Lawyer Registration Office on or before the date the lawyer's registration fee is due an affidavit stating that the lawyer (i) is a resident of the State of Minnesota, (ii) is currently in good standing, (iii) does not hold judicial office in

this state and (iv) is not engaged in the practice of law in this state, shall pay an annual registration fee of \$179.

3. Inactive - Retired Status.

A lawyer or judge who files with the Lawyer Registration Office a Retirement Affidavit stating that the lawyer or judge (i) is currently on active or inactive status, (ii) does not hold judicial office in this state, (iii) is not engaged in the practice of law in this state, (iv) is at least 62 years of age and (v) is retired from any gainful employment, is exempt from payment of any registration fee during the period of the lawyer's or judge's retirement. A Retirement Affidavit, once filed, is effective for each succeeding year unless the lawyer or judge transfers to active status pursuant to section C5 of this Rule.

4. Permanent Disability Status.

A lawyer or judge who files with the Lawyer Registration Office a Disability Affidavit stating that the lawyer or judge (i) is currently on active or inactive status, (ii) does not hold judicial office in this state, (iii) is not engaged in the practice of law in this state and (iv) is totally disabled, is exempt from payment of any registration fee during the period of the lawyer's or judge's disability. A Disability Affidavit, once filed, is effective for each succeeding year unless the lawyer or judge transfers to active status pursuant to section C5 of this Rule.

5. Transfer from Inactive Status to Active Status.

A lawyer or judge who is on inactive status must, prior to practicing law or assuming judicial responsibilities, (i) promptly notify the Lawyer Registration Office, (ii) complete a lawyer registration statement, (iii) pay the applicable registration fee, (iv) complete all continuing legal education (CLE) requirements and be transferred to CLE active status, and (v) comply with Rule 1.15(i), MRPC.

D. Allocation of Fees.

Fees paid pursuant to this rule are allocated according to the following schedule:

- (1) Payments of \$218 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$8 to the State Board of Continuing Legal Education;
 - \$122 to the Lawyers Professional Responsibility Board;
 - \$12 to the Client Security Fund;
 - \$50 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.
- (2) Payments of \$193 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$8 to the State Board of Continuing Legal Education;
 - \$122 to the Lawyers Professional Responsibility Board;
 - \$12 to the Client Security Fund;
 - \$25 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.
- (3) Payments of \$179 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$8 to the State Board of Continuing Legal Education;
 - \$83 to the Lawyers Professional Responsibility Board;
 - \$12 to the Client Security Fund;
 - \$50 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

- (4) Payments of \$107 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$7 to the State Board of Continuing Legal Education;
 - \$24 to the Lawyers Professional Responsibility Board;
 - \$50 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.
- (5) Payments of \$82 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$7 to the State Board of Continuing Legal Education;
 - \$24 to the Lawyers Professional Responsibility Board;
 - \$25 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.
- (6) Payments of \$97 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$8 to the State Board of Continuing Legal Education;
 - \$26 to the Lawyers Professional Responsibility Board;
 - \$12 to the Client Security Fund;
 - \$25 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.
- (7) Payments of \$84.50 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$8 to the State Board of Continuing Legal Education;
 - \$26 to the Lawyers Professional Responsibility Board;
 - \$12 to the Client Security Fund;

- \$12.50 to the Legal Services Advisory Committee; and
- \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

E. Due Date.

Fees under this Rule are due and payable on or before the first day of January, April, July or October of each year as requested by the Lawyer Registration Office.

F. Notification of Fee Due.

The Lawyer Registration Office must, annually one month prior to the date due, mail a lawyer registration statement to each lawyer and judge then in good standing except those who have elected inactive retired status pursuant to section C3, above, or inactive disability status pursuant to section C4, above. A lawyer registration statement must be mailed to the lawyer's or judge's address on file with the Lawyer Registration Office. Failure to receive a Lawyer Registration notice shall not excuse payment of the fee.

G. Obligation to Notify of Address Change.

Every lawyer or judge must immediately notify the Lawyer Registration Office of any change of address.

H. Penalty for Failure to Comply - Non-Compliant Status - Administrative Suspension.

A lawyer or judge who fails to meet all of the criteria to be on either active or inactive status is placed on non-compliant status and the right to practice law in this state is automatically suspended. A lawyer or judge on non-compliant status is not in good standing. A lawyer or judge on non-compliant status must not practice law in this state, must not hold out himself or herself as authorized to practice or in any manner represent that he or she is qualified or authorized to practice law while on non-compliant status. Any lawyer or judge who violates this rule is subject to all the penalties and remedies provided by law for the unauthorized practice of law in the

State of Minnesota. It is the duty of each judge to enjoin persons who are not on active status from appearing and practicing law in that judge's court.

I. Reinstatement.

A lawyer or judge who is on non-compliant status, who seeks to be reinstated to active status or inactive status, must (i) notify the Lawyer Registration Office,
(ii) complete a lawyer registration statement, (iii) pay all delinquent registration fees,
(iv) pay the applicable registration fee for the current year, (v) pay a late penalty of \$75,
(vi) complete all CLE requirements and be transferred to CLE active status, and
(vii) comply with Rule 1.15(i), MRPC. The Lawyer Registration Office may, in hardship
cases, waive payment of delinquent lawyer registration fees and late penalties. All late
penalty payments are allocated to the Lawyer Registration Office to defray registration
costs.

RULE 3. LICENSE

- **A.** Upon payment of the lawyer registration fee, the Lawyer Registration Office must issue and mail to the lawyer or judge a license card showing the license status of the lawyer or judge.
- **B.** Upon request and the payment of a fee of \$25, the Lawyer Registration Office must provide to any lawyer or judge a certificate of active status and good standing, provided the lawyer or judge is entitled to the same.

RULE 4. SPECIAL FUND

All money collected from applicants for admission to the bar or as an annual registration fee or as payment for a certificate of active status and good standing as provided herein shall be deposited in a special fund, as desired by this court, and shall be disbursed therefrom only upon vouchers signed by a member of this court.

RULE 5. NONRESIDENT COUNSEL

Nothing herein shall prevent any court in this state from granting special permission to nonresident counsel to appear and participate in a particular action or proceeding in association with an authorized lawyer of this state.

RULE 6. [RESERVED FOR FUTURE USE]

RULE 7. ACCESS TO LAWYER REGISTRATION RECORDS

Lawyer registration records are accessible only as provided in this rule.

- A. Public Inquiry Concerning Specific Lawyer. Upon inquiry, the Lawyer Registration Office may disclose to the public the name, address, admission date, continuing legal education category, current status, and license number of a registered lawyer or judge, provided that each inquiry and disclosure is limited to a single registered lawyer or judge.
- **B.** Publicly Available List. The Lawyer Registration Office may also disclose to the public a complete list of the name, city, and zip code of all registered lawyers and judges.
- C. Lists Available to Continuing Legal Education Providers and the Courts. Upon written request and payment of the required fee, the Lawyer Registration Office may disclose to a bona fide continuing legal education business a complete list of the name, address, admission date, continuing legal education category, current status, and license number of all registered lawyers and judges. The Lawyer Registration Office may also disclose the same information to a court or judicial district solely for use in updating mailing addresses of lawyers and judges to be included in a judicial evaluation program.
- **D.** Trust Account Information. Trust account information submitted by lawyers and judges as part of the lawyer registration process is not accessible to the public except as provided in the Rules of Lawyer Trust Account Board.

The Minnesota Rules on Lawyer Registration

RULE 1. PROMULGATION OF RULESPREAMBLE

Admission to the bar of the State of Minnesota, disciplinary proceedings, and continuing legal education for members of the legal profession shall be conducted in accordance to with rules promulgated by this court.

RULE 1. DEFINITIONS

- A. "Active Status" means a lawyer or judge who (i) has paid the applicable required lawyer registration fee for the current year, (ii) is in compliance with the requirements of the Minnesota State Board of Continuing Legal Education or of continuing judicial education, (iii) is not disbarred, suspended or on permanent disability status pursuant to Rule 28 of the Rules on Lawyers Professional Responsibility, and (iv) is in compliance with Rule 1.15(i), Minnesota Rules of Professional Conduct (MRPC). A lawyer or judge on active status is in good standing and is authorized to practice law in this state.
- B. "Inactive Status" means a lawyer or judge who has elected to be on inactive status pursuant to Rule 2C1, 2C2, 2C3 or 2C4 of these Rules and who meets the criteria set forth in subparts (ii) through (iv) in the definition of Active Status, above. A lawyer or judge on inactive status is in good standing but is not authorized to practice law in this state.
- C. "Judge" means any judicial officer, referee or other hearing officer employed in the judicial branch of the State of Minnesota.
- D. "Lawyer" means a person admitted to practice law in this state pursuant to the Rules for Admission to the Bar.
- E. "Lawyer Registration Statement" means a document prepared by the Lawyer Registration Office that informs a lawyer or judge of the lawyer registration fee

due and on which the lawyer or judge can certify the lawyer or judge's status and compliance with Rule 1.15(i), MRPC.

F. "Non-Compliant Status" means a lawyer or judge who has not met all the criteria to be on Active Status or Inactive Status. A lawyer or judge who is on non-compliant status is not in good standing and is not authorized to practice law in this state.

RULE 2. REGISTRATION FEE

A. Required Fee.

In order to defray the expenses of examinations and investigation for admission to the bar and disciplinary proceedings, over and above the amount paid by applicants for such admission, with exception hereafter enumerated, to defray expenses of administering continuing legal education, to provide an adequate client security fund, to help fund legal services programs and to help fund a lawyers assistance program, each attorney lawyer admitted to practice law in this state and those members of the judiciary who are required to be admitted to practice as a prerequisite to holding office each judge shall hereinafter annually must pay to the elerk of the appellate courts a registration fee in the sum of Two Hundred Eighteen Dollars (\$218) or in such lesser sum as the court may annually hereafter determine Lawyer Registration Office an annual registration fee.

Such fee, or portion thereof, shall be paid on or before the first day of January,

April, July or October of each year as requested by the clerk of the appellate courts.

All-sums so received shall be allocated as follows:

\$18 to the State Board of Law Examiners

\$8 to the State Board of Continuing Legal Education

\$122 to the Lawyers Professional Responsibility Board

\$12 to the Minnesota Client Security Fund

\$50 to the Legal Services Advisory Committee

\$8 to the Lawyer Trust Account Board for a lawyers assistance program.

An attorney who certifies that his or her gross income from all sources, excluding the income of a spouse, is less than Twenty-five Thousand Dollars (\$25,000) per year, shall pay a registration fee in the sum of One Hundred Ninety Dollars (\$193). The allocation to the Legal Services Advisory Committee shall be reduced by Twenty-five Dollars (\$25).

- B. The following attorneys and judges shall pay an annual registration fee of One Hundred Seven Dollars (\$107):
- (a) Any attorney or judge whose permanent residence is outside the State of Minnesota and who does not practice law within the state;
- (b) Any attorney while on active duty in the armed forces of the United States.

The One Hundred Seven Dollars (\$107) so received shall be allocated as follows:

\$18 to the State Board of Law Examiners

\$7 to the State Board of Continuing Legal Education

\$24 to the Lawyers Professional Responsibility Board

\$50 to the Legal Services Advisory Committee

\$8 to the Lawyer Trust Account Board for a lawyers assistance program.

An attorney who certifies that his or her gross income from all sources, excluding the income of a spouse, is less than Twenty-five Thousand Dollars (\$25,000) per year, shall pay a registration fee in the sum of Eighty two Dollars (\$82). The allocation to the Legal Services Advisory Committee shall be reduced by Twenty-five Dollars (\$25).

B. Active Status.

Each lawyer and judge must pay an annual registration fee of \$218 or such lesser sum as is set forth in the following sections.

C. Any attorney who has not been admitted to practice for more than three years shall pay an annual registration fee of Ninety-seven Dollars (\$97).

The Ninety seven dollars (\$97) so received shall be allocated as follows:

\$18 to the State Board of Law Examiners

\$8 to the State Board of Continuing Legal Education

\$26 to the Lawyers Professional Responsibility Board

\$12 to the Client Security Fund

\$25 to the Legal Services Advisory Committee

\$8 to the Lawyer Trust Account Board for a lawyers assistance program.

An attorney who certifies that his or her gross income from all sources, excluding the income of a spouse, is less than Twenty-five Thousand Dollars (\$25,000) per year, shall pay a registration fee in the sum of Eighty-four Dollars and fifty cents (\$84.50). The allocation to the Legal Services Advisory Committee shall be reduced by Twelve Dollars and fifty cents (\$12.50).

1. Active Status - Income Less Than \$25,000.

A lawyer or judge on active status who certifies that the lawyer's or judge's gross income from all sources, excluding the income of a spouse, is less than \$25,000 per year must pay an annual registration fee of \$193.

D. Any attorney who is retired from any gainful employment or permanently disabled, or who files annually with the clerk of the appellate courts an affidavit that he or she is so retired or disabled and not engaged in the practice of law, shall be placed in a fee-exempt category and shall remain in good standing. An attorney claiming retired or permanently disabled status who subsequently resumes active practice of law shall promptly file notice of such change of status with the clerk of the appellate courts and pay the annual registration fee.

2. Active Status - Lawyers on Fulltime Military Duty.

A lawyer or judge on fulltime duty in the armed forces of the United States shall pay an annual registration fee of \$107.

E. Any judge who is retired from any gainful employment or permanently disabled, who no longer serves on the bench or practices law, and who files annually with the clerk of the appellate courts that he or she is so retired or disabled and not engaged in the practice of law, shall be placed in a fee exempt category and shall remain in good standing. A judge claiming retired or permanently disabled status who subsequently resumes service on the bench or the active practice of law shall promptly file notice of such change of status with the clerk of the appellate courts and pay the annual registration fee.

3. Active Status - Lawyers on Fulltime Military Duty - Income Less Than \$25,000.

A lawyer or judge on fulltime duty in the armed forces of the United States who certifies that the lawyer's or judge's gross income from all sources, excluding the income of a spouse, is less than \$25,000 per year, shall pay an annual registration fee of \$82.

4. Active Status - Lawyers Admitted Fewer Than Three Years.

A lawyer or judge who has been admitted to practice law in Minnesota or in any other jurisdiction fewer than three years shall pay an annual registration fee of \$97.

5. Active Status - Lawyers Admitted Fewer Than Three Years - Income Less Than \$25,000.

A lawyer or judge who has been admitted to practice law in Minnesota or in any other jurisdiction fewer than three years who certifies that the lawyer's or judge's gross income from all sources, excluding the income of a spouse, is less than \$25,000 per year shall pay an annual registration fee of \$84.50.

C. Inactive Statuses.

1. Inactive Status - Out-of-State.

A lawyer who files with the Lawyer Registration Office on or before the date the lawyer's registration fee is due an affidavit stating that (i) the lawyer is a permanent resident of a state other than Minnesota, (ii) is currently in good standing, (iii) does not hold judicial office in this state and (iv) is not engaged in the practice of law in this state, shall pay an annual registration fee of \$179.

2. Inactive Status - Minnesota.

A lawyer who files with the Lawyer Registration Office on or before the date the lawyer's registration fee is due an affidavit stating that the lawyer (i) is a resident of the State of Minnesota, (ii) is currently in good standing, (iii) does not hold judicial office in this state and (iv) is not engaged in the practice of law in this state, shall pay an annual registration fee of \$179.

3. Inactive - Retired Status.

A lawyer or judge who files with the Lawyer Registration Office a Retirement Affidavit stating that the lawyer or judge (i) is currently on active or inactive status, (ii) does not hold judicial office in this state, (iii) is not engaged in the practice of law in this state, (iv) is at least 62 years of age and (v) is retired from any gainful employment, is exempt from payment of any registration fee during the period of the lawyer's or judge's retirement. A Retirement Affidavit, once filed, is effective for each succeeding year unless the lawyer or judge transfers to active status pursuant to section C5 of this Rule.

4. Permanent Disability Status.

A lawyer or judge who files with the Lawyer Registration Office a Disability

Affidavit stating that the lawyer or judge (i) is currently on active or inactive status,

(ii) does not hold judicial office in this state, (iii) is not engaged in the practice of law in this state and (iv) is totally disabled, is exempt from payment of any registration fee

during the period of the lawyer's or judge's disability. A Disability Affidavit, once filed, is effective for each succeeding year unless the lawyer or judge transfers to active status pursuant to section C5 of this Rule.

5. Transfer from Inactive Status to Active Status.

A lawyer or judge who is on inactive status must, prior to practicing law or assuming judicial responsibilities, (i) promptly notify the Lawyer Registration Office, (ii) complete a lawyer registration statement, (iii) pay the applicable registration fee, (iv) complete all continuing legal education (CLE) requirements and be transferred to CLE active status, and (v) comply with Rule 1.15(i), MRPC.

D. Allocation of Fees.

Fees paid pursuant to this rule are allocated according to the following schedule:

- (1) Payments of \$218 are allocated as follows:
 - \$18 to the State Board of Law Examiners;
 - \$8 to the State Board of Continuing Legal Education;
 - \$122 to the Lawyers Professional Responsibility Board;
 - \$12 to the Client Security Fund;
 - \$50 to the Legal Services Advisory Committee; and
 - \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

(2) Payments of \$193 are allocated as follows:

- \$18 to the State Board of Law Examiners;
- \$8 to the State Board of Continuing Legal Education;
- \$122 to the Lawyers Professional Responsibility Board;
- \$12 to the Client Security Fund;
- \$25 to the Legal Services Advisory Committee; and
- \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

(3) Payments of \$179 are allocated as follows:

- \$18 to the State Board of Law Examiners;
- \$8 to the State Board of Continuing Legal Education;
- \$83 to the Lawyers Professional Responsibility Board;
- \$12 to the Client Security Fund;
- \$50 to the Legal Services Advisory Committee; and
- \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

(4) Payments of \$107 are allocated as follows:

- \$18 to the State Board of Law Examiners;
- \$7 to the State Board of Continuing Legal Education;
- \$24 to the Lawyers Professional Responsibility Board;
- \$50 to the Legal Services Advisory Committee; and
- \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

(5) Payments of \$82 are allocated as follows:

- \$18 to the State Board of Law Examiners;
- \$7 to the State Board of Continuing Legal Education;
- \$24 to the Lawyers Professional Responsibility Board;
- \$25 to the Legal Services Advisory Committee; and
- \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

(6) Payments of \$97 are allocated as follows:

- \$18 to the State Board of Law Examiners;
- \$8 to the State Board of Continuing Legal Education;
- \$26 to the Lawyers Professional Responsibility Board;
- \$12 to the Client Security Fund;

- \$25 to the Legal Services Advisory Committee; and
- \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

(7) Payments of \$84.50 are allocated as follows:

- \$18 to the State Board of Law Examiners;
- \$8 to the State Board of Continuing Legal Education;
- \$26 to the Lawyers Professional Responsibility Board;
- \$12 to the Client Security Fund;
- \$12.50 to the Legal Services Advisory Committee; and
- \$8 to the Lawyer Trust Account Board for a lawyers assistance program.

E. Due Date.

Fees under this Rule are due and payable on or before the first day of January,

April, July or October of each year as requested by the Lawyer Registration Office.

RULE 3. PENALTY FOR NONPAYMENT OF FEE

Upon failure to pay such fee, the right to practice law in this state shall be automatically suspended, and no individual shall be authorized to practice law in this state or to in any manner hold himself out as qualified or authorized to practice law while in default in the payment of such registration fee. Any individual who shall violate this rule shall be subject to all the penalties and remedies provided by law for the unauthorized practice of law in the State of Minnesota. It shall be the duty of each member of the judiciary to enjoin persons from appearing and practicing in his court whose failure to register has come to the attention of such court.

RULE 4. NOTICE

F. Notification of Fee Due.

Annually one month prior to due date, tThe Clerk of the Appellate Courts

Lawyer Registration Office shall-mail must, annually one month prior to the date due,
mail a lawyer registration statement to each individual lawyer and judge then
authorized to practice law, in good standing except those who have elected inactive
retired status pursuant to section C3, above, or inactive disability status pursuant to
section C4, above who has not paid such registration fee, at his last known address, a
statement showing the amount of the registration fee required for the next ensuing year.
A lawyer registration statement must be mailed to the lawyer's or judge's address on
file with the Lawyer Registration Office. Failure to receive such a Lawyer Registration
notice shall not excuse payment of such the fee.

G. Obligation to Notify of Address Change.

Every at law lawyer or judge shall must immediately notify the clerk of this court Lawyer Registration Office of any change of address.

H. Penalty for Failure to Comply - Non-Compliant Status - Administrative Suspension.

A lawyer or judge who fails to meet all of the criteria to be on either active or inactive status is placed on non-compliant status and the right to practice law in this state is automatically suspended. A lawyer or judge on non-compliant status is not in good standing. A lawyer or judge on non-compliant status must not practice law in this state, must not hold out himself or herself as authorized to practice or in any manner represent that he or she is qualified or authorized to practice law while on non-compliant status. Any lawyer or judge who violates this rule is subject to all the penalties and remedies provided by law for the unauthorized practice of law in the State of Minnesota. It is the duty of each judge to enjoin persons who are not on active status from appearing and practicing law in that judge's court.

RULE 5. REINSTATEMENT

I. Reinstatement.

The right to practice law may A lawyer or judge who is on non-compliant status, who seeks to be reinstated by the court after suspension upon application and upon the to active status or inactive status, must (i) notify the Lawyer Registration Office,

(ii) complete a lawyer registration statement, (iii) payment of all delinquent registration fees and, (iv) pay the applicable registration fee for the current year, (v) pay a additional late penalty sum of Fifty (\$50.0075), (vi) complete all CLE requirements and be transferred to CLE active status, and (vii) comply with Rule 1.15(i), MRPC. This court The Lawyer Registration Office may, in hardship cases, waive payment of delinquent lawyer registration fees and late penalties. All late penalty payments shall be are allocated to an attorney registration account the Lawyer Registration Office to defray the registration costs.

RULE 63. CERTIFICATE LICENSE

- A. Upon payment of the <u>lawyer</u> registration fee, the <u>Clerk of the Appellate</u> Courts <u>Lawyer Registration Office</u> shall <u>must</u> issue and <u>deliver mail</u> to the <u>person</u> paying the same <u>lawyer or judge</u> a <u>certificate license card in such form as may be</u> provided by this court, showing that such individual is an attorney at law in good standing and authorized to practice in the State of Minnesota the license status of the lawyer or judge.
- B. Upon request and the payment of a fee of \$25, the Lawyer Registration

 Office must provide to any lawyer or judge a certificate of active status and good standing, provided the lawyer or judge is entitled to the same.

RULE 74. SPECIAL FUND

All money collected from applicants for admission to the bar or as an annual registration fee or as payment for a certificate of active status and good standing as

provided herein shall be deposited by the clerk in a special fund, as desired by this court, and shall be disbursed therefrom only upon vouchers signed by a member of this court.

RULE 85. NONRESIDENT COUNSEL

Nothing herein shall prevent any court in this state from granting special permission to nonresident counsel to appear and participate in a particular action or proceeding in association with an authorized attorney lawyer of this state.

RULE 6. [RESERVED FOR FUTURE USE]

RULE 97. ACCESS TO ATTORNEY LAWYER REGISTRATION RECORDS

Attorney <u>Lawyer</u> registration records shall be <u>are</u> accessible only as provided in this rule.

- A. Public Inquiry Concerning Specific Attorney Lawyer. Upon inquiry, the Clerk of the Appellate Courts Lawyer Registration Office may disclose to the public the name, address, admission date, continuing legal education category, current status, and license number of a registered attorney lawyer or judge, provided that each inquiry and disclosure is limited to a single registered attorney lawyer or judge.
- B. Publicly Available List. The Clerk Lawyer Registration Office may also disclose to the public a complete list of the name, city, and zip code of all registered attorneys lawyers and judges.
- C. Lists Available to Continuing Legal Education Providers and the Courts.

 Upon written request and payment of the required fee, the Clerk Lawyer Registration

 Office may disclose to a bona fide continuing legal education business a complete list of the name, address, admission date, continuing legal education category, current status, and license number of all registered attorneys lawyers and judges. The Clerk Lawyer Registration Office may also disclose the same information to a court or judicial district

solely for use in updating mailing addresses of attorneys <u>lawyers and judges</u> to be included in a judicial evaluation program.

D. Trust Account Information. Trust account information submitted by attorneys lawyers and judges as part of the attorney lawyer registration process is not accessible to the public except as provided in the Rules of Lawyer Trust Account Board.