## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND Division

	*	
Plaintiff,	*	Case No
v.	*	
	*	Adversary No
Defendant.	*	
MOTION FOR	R ADMISSI	ON PRO HAC VICE
Pursuant to Local Bankruptcy I	Rule 9010-3	(b) of this Court, and Local Rule 101.1(b) or
the U.S. District Court for the District	of Maryland	,, Esquire, a
member in good standing of the bar of	this Court, 1	noves the admission of
F	Esquire, to ap	ppear pro hac vice in the captioned
proceeding as counsel for		,
Movant and the proposed admi	ttee respectf	ully certify as follows:
1) The proposed admittee is no	ot a member	of the Bar of Maryland.
2) The proposed admittee does	s not maintai	n a law office in Maryland.
3) The proposed admittee is a	member in g	good standing of the bar(s) of the following
State and/or United States Courts:		
State Court & Date of Admissi	ion	U.S. Court & Date of Admission
4) During the twelve (12) mon	ths immedia	tely preceding the filing of this motion, the
proposed admittee has been admitted p	pro hac vice	in this Court times.
5) The proposed admittee has a	never been d	lisbarred, suspended, or denied admission to
practice law in any jurisdiction. (NOT)	E: If the prop	posed admittee has been disbarred,

suspended, or denied admission to practice law in any jurisdiction, then he/she must submit a

## **Local Bankruptcy Form F**

statement fully explaining all relevant facts.)

6) The proposed admittee is familiar with the Federal Bankruptcy Rules, the Local			
Bankruptcy Rules, the Federal Rules of Evidence, and the Maryland Lawyers' Rules of			
Professional Conduct, and understands that he/sl	he shall be subject to the disciplinary		
jurisdiction of this court.			
7) Co-counsel for the proposed admittee	in this proceeding will be the undersigned or		
, Esquire, who have	as been formally admitted to the bar of the U.S.		
District Court for the District of Maryland.			
8) It is understood that admission pro ha	c vice does not constitute formal admission to		
the bar of the U.S. District Court for the District	of Maryland.		
9) The \$100.00 fee for admission pro ha	c vice is enclosed. (Payment may be made by		
check or money order payable to: Clerk of Court	t, United States Bankruptcy Court or paid		
electronically through CM/ECF.)			
10) We hereby certify under penalties of	f perjury that the foregoing statements are true		
and correct.			
Respectfully submitted,			
Movant –	Proposed Admittee –		
Signature:	Signature:		
Printed Name:	Printed Name:		
Firm:	Firm:		
Address:	Address:		
Phone Number:	Phone Number:		
Email:	Email:		
Maryland U.S. District Court Number:			

**Local Bankruptcy Form F Page Two**