1	Rul	e 9.40. Counsel <i>pro hac vice</i>		
2 3	(a)	Eligibility		
4				
5		A person who is not a licensee of the State Bar of California but who is an attorney		
6		in good standing of and eligible to practice before the bar of any United States		
7		court or the highest court in any state, territory, or insular possession of the United		
8		States, and who has been retained to appear in a particular cause pending in a court		
9		of this state, may in the discretion of such court be permitted upon written		
10		application to appear as counsel <i>pro hac vice</i> , provided that an active licensee of		
11		the State Bar of California is associated as attorney of record. No person is eligible		
12 13		to appear as counsel <i>pro hac vice</i> under this rule if the person is:		
14		(1) A resident of the State of California;		
15		(1) A resident of the state of Camornia,		
16		(2) Regularly employed in the State of California; or		
17		(2) Regularly employed in the state of camiornia, of		
18		(3) Regularly engaged in substantial business, professional, or other activities in		
19		the State of California.		
20				
21		(Subd (a) amended effective January 1, 2019; previously amended effective January 1,		
22		2007.)		
23				
24	<b>(b)</b>	Repeated appearances as a cause for denial		
25				
26		Absent special circumstances, repeated appearances by any person under this rule is		
27		a cause for denial of an application.		
28		(C. I. J. (I.) Latter and effective I amount 1 2007, and and all are a most of such J. (a.) effective		
29 30		(Subd (b) lettered effective January 1, 2007; adopted as part of subd (a) effective September 13, 1972.)		
31		September 13, 1972.)		
32	(c)	Application		
33	(0)	1 ipplication		
34		(1) Application in superior court		
35				
36		A person desiring to appear as counsel pro hac vice in a superior court must		
37		file with the court a verified application together with proof of service by		
38		mail in accordance with Code of Civil Procedure section 1013a of a copy of		
39		the application and of the notice of hearing of the application on all parties		
40		who have appeared in the cause and on the State Bar of California at its San		
41		Francisco office. The notice of hearing must be given at the time prescribed		

1 2			in Code of Civil Procedure section 1005 unless the court has prescribed a shorter period.
3			•
4		(2)	Application in Supreme Court or Court of Appeal
5			
6			An application to appear as counsel <i>pro hac vice</i> in the Supreme Court or a
7			Court of Appeal must be made as provided in rule 8.54, with proof of service
8			on all parties who have appeared in the cause and on the State Bar of
9			California at its San Francisco office.
10		(6. 1	
11			d (c) amended and relettered effective January 1, 2007; adopted as part of subd (b)
12			tive September 13, 1972; subd (b) previously amended effective October 3, 1973,
13		Septi	ember 3, 1986, January 17, 1991, and March 15, 1991.)
14 15	(4)	Con	tents of application
16	<b>(d)</b>	Con	tents of application
17		The	application must state:
18		1110	application must state.
19		(1)	The applicant's residence and office address;
20		(1)	The approach is restaunce and office address,
21		(2)	The courts to which the applicant has been admitted to practice and the dates
22		( )	of admission;
23			
24		(3)	That the applicant is a licensee in good standing in those courts;
25			
26		(4)	That the applicant is not currently suspended or disbarred in any court;
27			
28		(5)	The title of each court and cause in which the applicant has filed an
29			application to appear as counsel pro hac vice in this state in the preceding
30			two years, the date of each application, and whether or not it was granted;
31			and
32			
33		(6)	The name, address, and telephone number of the active licensee of the State
34			Bar of California who is attorney of record.
35		/~ ·	
36		,	d (d) amended effective January 1, 2019; adopted as part of subd (b) effective
37		_	ember 13, 1972; subd (b) previously amended effective October 3, 1973, September 3,
38			6, January 17, 1991, and March 15, 1991; previously amended and lettered effective
39 40		Janu	ary 1, 2007.)
40	(e)	Foo	for application
42	(0)	1.66	ioi application

1		The State Bar of California may set an appropriate application fee to be paid by
2		counsel <i>pro hac vice</i> . An applicant for permission to appear as counsel <i>pro hac vice</i>
3		under this rule must pay a reasonable fee not exceeding \$50 to the State Bar of
4		California with the copy of the application and the notice of hearing that is served
5		on the State Bar. The Board of Trustees of the State Bar of California will fix the
6		amount of the fee:
7		amount of the ree.
8		(1) To defray the expenses of administering the provisions of this rule that are
9		applicable to the State Bar and the incidental consequences resulting from
10		such provisions; and
11		such provisions, and
12		(2) Partially to defray the expenses of administering the Board's other
13		
13		responsibilities to enforce the provisions of the State Bar Act relating to the competent delivery of legal services and the incidental consequences
15		resulting therefrom.
16		resulting thereform.
17		(Subd (e) amended effective July 24, 2024; adopted as subd (c) effective September 3,
18		(Suba (e) amended effective July 24, 2024, daopted as suba (c) effective september 3, 1986; previously amended and relettered effective January 1, 2007; previously amended
19		effective January 1, 2019.)
20		ejjective Junuary 1, 2019.)
21	<b>(f)</b>	Counsel pro hac vice subject to jurisdiction of courts and State Bar
22	(1)	Counsei pro nuc vice subject to jurisulction of courts and State Dai
23		A person permitted to appear as counsel <i>pro hac vice</i> under this rule is subject to
24		the jurisdiction of the courts of this state with respect to the law of this state
25		governing the conduct of attorneys to the same extent as a licensee of the State Bar
26		of California. The counsel <i>pro hac vice</i> must familiarize himself or herself and
27		comply with the standards of professional conduct required of licensees of the State
28		Bar of California and will be subject to the disciplinary jurisdiction of the State Bar
29		of California with respect to any of his or her acts occurring in the course of such
30		appearance. Article 5 of chapter 4, division 3.of the Business and Professions Code
31		and the Rules of Procedure of the State Bar govern in any investigation or
32		proceeding conducted by the State Bar of California under this rule.
33		proceeding conducted by the state bar of camorna under this rule.
34		(Subd (f) amended effective July 24, 2024; previously relettered as subd (d) effective
35		September 3, 1986; previously amended and relettered effective January 1, 2007;
36		previously amended effective January 1, 2019.)
37		proviously amenaca effective bandary 1, 2017.)
38	(g)	Representation in cases governed by the Indian Child Welfare Act (25 U.S.C. §
39	(8)	1903 et seq.)

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42

(1) The requirement in (a) that the applicant associate with an active licensee of the State Bar of California does not apply to an applicant seeking to appear in

1 2 3			a California court to represent an Indian tribe in a child custody proceeding governed by the Indian Child Welfare Act; and
4 5		(2)	An applicant seeking to appear in a California court to represent an Indian tribe in a child custody proceeding governed by the Indian Child Welfare Act
6			constitutes a special circumstance for the purposes of the restriction in (b)
7			that an application may be denied because of repeated appearances.
8			
9		(Suba	l (g) adopted effective January 1, 2019.)
10			
11	(h)	Supr	eme Court and Court of Appeal not precluded from permitting argument
12		in a j	particular case
13			
14			rule does not preclude the Supreme Court or a Court of Appeal from
15		-	itting argument in a particular case from a person who is not a licensee of the
16			Bar of California, but who is licensed to practice in another jurisdiction and
17		who	possesses special expertise in the particular field affected by the proceeding.
18			
19		,	d (h) amended effective July 24, 2024; previously relettered as subd (e) effective
20		_	mber 3, 1986; previously amended and relettered as subd (g) effective January 1,
21		2007,	r previously amended and relettered as subd (h) effective January 1, 2007.)
<ul><li>22</li><li>23</li></ul>	<b>(i)</b>	Inha	ment Deswer of Supreme Count
23 24	<u>(i)</u>	mne	rent Power of Supreme Court
25		Noth	ing in this rule may be construed as affecting the power of the Supreme Court
26			ercise its inherent jurisdiction over the practice of law in California.
27		10 011	ereise its innerent jurisdiction over the practice of law in Camorina.
28		(Suba	l (i) adopted effective July 24, 2024.)
29		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	( ) anspect of the second of t
30	Rule	9.40 ar	nended effective July 24, 2024; adopted as rule 983 by the Supreme Court effective
31			3, 1972; previously amended and renumbered effective January 1, 2007; previously
32	_		Sective October 3, 1973, September 3, 1986, January 17, 1991, March 15, 1991, and
33	Janu	ary 1, 2	2019.
34			
35	Rule	9.43.	Out-of-state attorney arbitration counsel
36			·
37	(a)	Defi	nition
38			
39		An "	out-of-state attorney arbitration counsel" is an attorney who is:
40			
41 42		(1)	Not a licensee of the State Bar of California but who is an attorney in good standing of and eligible to practice before the bar of any United States court

1 2 3 4	or the highest court in any state, territory, or insular possession of the United States, and who has been retained to appear in the course of, or in connection with, an arbitration proceeding in this state;
5 6 7 8	(2) Has served a certificate in accordance with the requirements of Code of Civil Procedure section 1282.4 on the arbitrator, the arbitrators, or the arbitral forum, the State Bar of California, and all other parties and counsel in the arbitration whose addresses are known to the attorney; and
10 11 12	(3) Whose appearance has been approved by the arbitrator, the arbitrators, or the arbitral forum.
13 14 15	(Subd (a) amended effective January 1, 2019; previously amended effective January 1, 2007.)
16 <b>(b)</b>	State Bar out-of-state attorney arbitration counsel program
17 18 19 20 21 22 23 24 25 (c) 26 27 28 29	The State Bar of California must establish and administer a program to implement the State Bar of California's responsibilities under Code of Civil Procedure section 1282.4. The State Bar of California's program may be operative only as long as the applicable provisions of Code of Civil Procedure section 1282.4 remain in effect.  (Subd (b) amended effective January 1, 2007.)  Eligibility to appear as an out-of-state attorney arbitration counsel  To be eligible to appear as an out-of-state attorney arbitration counsel, an attorney must comply with all of the applicable provisions of Code of Civil Procedure section 1282.4 and the requirements of this rule and the related rules and
30 31 32	regulations adopted by the State Bar of California.  (Subd (c) amended effective January 1, 2007.)
33 34 <b>(d)</b> 35	Discipline
36 37 38 39 40 41	An out-of-state attorney arbitration counsel who files a certificate containing false information or who otherwise fails to comply with the standards of professional conduct required of licensees of the State Bar of California is subject to the disciplinary jurisdiction of the State Bar of California with respect to any of his or her acts occurring in the course of the arbitration.

1 2 3		(Subd (d) amended effective July 24, 2024; previously amended effective January 1, 2007; and January 1, 2019.)
4	(e)	Disqualification
5		
6		Failure to timely file and serve a certificate or, absent special circumstances,
7		appearances in multiple separate arbitration matters are grounds for disqualification
8		from serving in the arbitration in which the certificate was filed.
9		
10		(Subd (e) amended effective January 1, 2007.)
11		
12	<b>(f)</b>	Fee
13		
14		The State Bar of California may set an appropriate application fee to be paid by the
15		out-of-state attorney arbitration counsel. Out-of-state attorney arbitration counsel
16		must pay a reasonable fee not exceeding \$50 to the State Bar of California with the
17		copy of the certificate that is served on the State Bar.
18		
19		(Subd (f) amended effective July 24, 2024; previously amended effective January 1, 2007.)
20		
21	<b>(g)</b>	Inherent power of Supreme Court
22		
23		Nothing in these rules this rule may be construed as affecting the power of the
24		Supreme Court to exercise its inherent jurisdiction over the practice of law in
25		California.
26		
27		(Subd (g) amended effective July 24, 2024; previously amended effective January 1, 2007.)
28		
29		9.43 amended effective July 24, 2024; adopted as rule 983.4 by the Supreme Court effective
30	July	1, 1999; previously amended and renumbered effective January 1, 2007; previously
31	amer	nded effective January 1, 2019.
32		
33		