UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

IN THE MATTER OF:)	
LR IA 10-4)	
LIMITED ADMISSION OF)	INTERIM GENERAL ORDER: 2010-04
EMERITUS PRO BONO)	
ATTORNEYS))	

IT IS ORDERED that the attached new Local Rule of Practice for the District of Nevada, LR IA 10-4 Limited Admission of Emeritus Pro Bono Attorneys, shall be effective this date. This Interim General Order shall be effective until the local rules are officially amended, which includes a period for public notice and an opportunity for public comment.

Dated this 29th day of September, 2010.

Roger L. Hunt

Chief United States District Judge

LR IA 10-4 LIMITED ADMISSION OF EMERITUS PRO BONO ATTORNEYS

- (a) In bankruptcy cases, an inactive member of the State Bar of Nevada in good standing, or any active or inactive attorney in good standing in any other jurisdiction, who is certified as an emeritus pro bono attorney under Supreme Court Rule 49.2 to assist low-income clients through an approved Emeritus Attorney Pro Bono Program provider as defined in S.C.R. 49.2, may be admitted to practice before the bankruptcy court and for pro bono matters only during the period of that attorney's association with the provider, subject to the conditions of this rule, and unless otherwise ordered by the court.
- (b) Application for admission to practice pursuant to this rule must be filed with the clerk and be accompanied by:
 - (1) Proof of the attorney's certification as an emeritus pro bono attorney under S.C.R. 49.2; and
 - (2) A statement signed by an authorized representative of the approved Emeritus Attorney Pro Bono Program provider that the attorney will be providing legal services under the auspices of the provider.
- (c) An emeritus pro bono attorney must file proof with the clerk that the attorney's certification as an emeritus attorney has been renewed under S.C.R. 49.2 no later than 30 days after the date of the renewal.
- (d) Permission to practice pursuant to this rule is limited to representing the clients of the Emeritus Attorney Pro Bono Program provider that sponsored the emeritus attorney's admission under subsection (b)(2) of this rule. The attorney may not receive personal compensation for the representation.
- (e) Admission to practice under this rule shall terminate when (1) the attorney ceases to be certified as an emeritus pro bono attorney under S.C.R. 49.2; (2) the emeritus pro bono attorney stops providing services for the provider that sponsored the attorney's admission under subsection (b)(2); or (3) the provider that sponsored the attorney's admission under subsection (b)(2) is no longer an approved Emeritus Attorney Pro Bono Program provider under S.C.R. 49.2. If any of these events occur, a statement to that effect must be filed within 5 days by the provider that sponsored the attorney's admission under subsection (b)(2). The statement must be filed with both the clerk of this court and with the clerk of the bankruptcy court.
- (f) An approved Emeritus Attorney Pro Bono Program provider is entitled to receive all court-awarded attorney fees arising from the emeritus pro bono attorney's representation.
- (g) A certificate to practice shall not be issued by the clerk and no admission fee is required.

(h) An approved Emeritus Attorney Pro Bono Program provider shall be subject to all Lo Rules to which attorneys appearing before the bankruptcy court are subject, including, with limitation, all rules related to practice and discipline.	ocal 10ut