



State of Utah

GARY R. HERBERT
Governor

GREG BELL
Lieutenant Governor

Public Service Commission

RON ALLEN
Chairman

DAVID R. CLARK
Commissioner

THAD LEVAR
Commissioner

NOTICE TO ATTORNEYS LICENSED IN A FOREIGN STATE

Pursuant to Utah Admin. Code R746-100-6.B, parties may be represented before the Commission by an attorney licensed to practice in a foreign state when sponsored by an attorney licensed in Utah. The Commission may waive the requirement for sponsorship of local counsel pursuant to the terms of R746-100-6.B.

Commission practice is to waive the requirement for local sponsoring counsel in matters where counsel involvement is minimal, e.g., filing an original application for a certificate of public convenience and necessity (CPCN) to provide resold telecommunications services, certain CLEC merger and acquisition transactions, cancellation of a CPCN, etc. Commission practice is to require admission *pro hac vice* where attorney involvement will be more significant, e.g., applications for rate increases, investigative actions, arbitrations or mediations, etc.

To be admitted *pro hac vice*, attorneys shall follow the Commission Rules and also the Utah Supreme Court Rules of Professional Practice, Article 8, Rule 14-806: Admission *pro hac vice*. *Pro hac vice* instructions and information may be obtained from the Utah State Bar at: <http://www.utahbar.org/admissions/admission-for-attorney-by-pro-hac-vice/>

Pursuant to Rule 14-806, please note: “The applicant shall complete a separate application for each case in which the applicant wants to appear.” See Rule 14-806(d) Utah Supreme Court Rules of Prof’l Practice.

For other questions, please contact the Commission.