

1 **Rule 14-716. License fees; enrollment fees; oath and admission.**

2 (a) Court enrollment fees and Bar license fee. After notification that the Board has
3 approved the Aapplicant for admission, the Aapplicant must pay to the Bar the
4 applicable Bar license fee for either Aactive or Iinactive status. The Bar also collects
5 and transmits the federal and state court enrollment fees. The Aapplicant must pay to
6 the Bar the mandatory Supreme Court enrollment fee, regardless of whether the
7 Aapplicant elects Aactive or Iinactive attorney status. ~~If an applicant elects active status,~~
8 ~~an applicant must pay to the Bar the enrollment fee of the United States District Court~~
9 ~~for the District of Utah. The Bar collects and transmits the federal and state court~~
10 ~~enrollment fees.~~

11 (b) Motion for admission and enrollment. Upon satisfaction of the requirements of
12 Rule 14-716(a), the Board will submit motions to the Supreme Court and the United
13 States District Court for the District of Utah for admission certifying that the Aapplicants
14 have satisfied all qualifications and requirements for admission to the Bar. The Board
15 will submit three motions for admission per year: October, February and May. After the
16 motions are submitted and upon approval by the Supreme Court and the United States
17 District Court for the District of Utah and upon taking the required oath, an Aapplicant is
18 eligible to be enrolled into Utah's state and federal courts.

19 (c) ~~Admission-Licensing~~ ceremony. There will be two licensingadmission ceremonies
20 a year to administer the required oath to be placed on either Aactive or Iinactive
21 attorney status: May and October.

22 (d) Oath of attorney and certificate of admission. Every Aapplicant must take an
23 oath. The oath must be administered by the clerk of the Supreme Court, the clerk of a
24 court of the United States, a Utah state judge of district or juvenile court level or higher,
25 a judge of a court of the United States or a judge of a court of general jurisdiction or
26 higher of a state of the United States. In the event of military assignment outside the
27 United States, a military court judge may administer the oath. After administration of the
28 oath, each Aapplicant must sign the roll of attorneys maintained by the clerk of the
29 Supreme Court at which time the Aapplicant receives a certificate of admission to the
30 Bar. If the oath is administered other than at an admission-licensing ceremony as
31 provided in this article, the Aapplicant must contact the clerk of the Supreme Court for

32 information on administration of the oath, and if applicable, the clerk of the United
33 States District Court for the District of Utah. ~~If the applicant elects active status, he or~~
34 ~~she must also contact the United State District Court for the District of Utah and sign its~~
35 ~~roll of attorneys.~~

36 (e) Time limit for admission. ~~If a~~An Aapplicant ~~has met all other admission~~
37 ~~requirements, but fails~~must resolve all application deficiencies, gain character and
38 fitness approval, to pay the prescribed license and enrollment fees ~~or fails to take~~and
39 take the oath as required by Rule 14-716(d) within ~~two years after notification of~~
40 ~~approval by the Board,~~eighteen months of the filing of the application or ~~the~~ approval for
41 admission is automatically withdrawn. Failure to timely satisfy the provision of this rule
42 requires an Aapplicant to recommence the application process including the submission
43 of a new application, the payment of application fees, a new character and fitness
44 investigation and the retaking of the Bar Examination, if applicable.

45