Proposed Amendments to Circuit Rules 25, 32, and 46

Circuit Rule 25 Filing and Service

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(b) Registration for the CM/ECF System.

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(3) <u>ECF filers must immediately report any change in their postal or e-mail address by</u> <u>updating their appellate filer account.</u> ECF filers must agree to protect the security of their passwords and to notify the PACER Service Center and the clerk immediately if they learn that their password has been compromised. <u>See</u> Circuit Rule 32(a)(1). ECF filers may be sanctioned for failure to comply with this provision.

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(c) Exceptions to Requirement of Electronic Filing and Service.

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(3) Case-initiating documents, including petitions for permission to appeal, petitions for review or notices of appeal from agency action, and petitions for writ of mandamus and other original proceedings in this court, must be filed may be filed either electronically or in paper form. If filed in paper form, Upon the court's request, an ECF filer must promptly provide the clerk an electronic version of the filing upon the court's request.

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Circuit Rule 32 Form of Briefs, Appendices, and Other Papers

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(d) Paper Copies of Electronic Filings.

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(3) **Other Documents.** Except as provided in Circuit Rule 25(c)(5), electronic filing is required for any portion of an appendix that is available in electronic format and fully text searchable. In addition to filing electronically, paper copies of the following documents must be filed with the court: briefs (except initial briefs when the deferred appendix method is used), appendices, memoranda of law and fact, petitions filed pursuant to FRAP 5 or 21, responsive

pleadings to petitions and replies thereto, letters pursuant to FRAP 28(j), proposed judgments in a National Labor Relations Board proceeding, petitions for panel rehearing and hearing or rehearing en banc, and responses to orders to show cause. The number of paper copies is governed by the rules pertaining to that document or by order in a particular case; the "original" is the electronic filing.

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Circuit Rule 46 Attorneys; Appearance by Law Student

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(b) Admission. Each applicant for admission to the bar of this court must file with the clerk an application for admission on a form approved by the court and furnished by the clerk, and append an original accompanied by a certificate, executed not more than 60 days prior to the date of the application, from the court upon which the application is based, evidencing the applicant's admission to practice before that court and current good standing. Upon the court's grant of an application for admission, the clerk will mail to the applicant a certificate of admission. Applicants for admission to the bar of this court need not appear in person for the purpose of taking the oath or affirmation of admission. The fee for admission will be set periodically by order of the court and must be tendered with the application.

(c) Change of Address. Changes in the address of counsel and pro se litigants must be immediately reported to the clerk in writing. <u>Counsel and pro se litigants who are registered for</u> the court's CM/ECF system must immediately report any change in their postal or e-mail address by updating their appellate filer account.

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