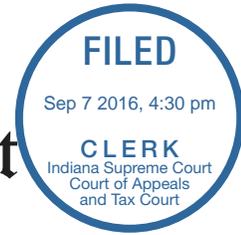


In the  
Indiana Supreme Court



Cause No. 94S00-1602-MS-86

Order

On September 2, 2016, this Court issued an Order Amending the Rules for Alternative Dispute Resolution. No change was made to Rule 2.5(F)(3) in that Order, but it has been brought to our attention that the language used in the Order for Rule 2.5(F)(3) was not the current language of the rule.

IT IS, THEREFORE, ORDERED that the language set forth in our Order of September 2, 2016 for Rule 2.5(F)(3) is stricken and the language of the current rule is maintained in its current status as follows:

**Rule 2.5. Qualifications of Mediators**

...

**(F) Accreditation Policies and Procedures for CME.**

...

(3) *Procedures for Sponsors.* Any sponsor may apply to the Commission for approval of a course. The application must:

(a) be received by the Commission at least thirty (30) days before the first date on which the course is to be offered;

(b) Include the nonrefundable application fee in order for the application to be reviewed by the Commission. Courses presented by non-profit sponsors which do not require a registration fee are eligible for an application fee waiver.

Courses presented by bar associations, Indiana Continuing Legal Education Forum (ICLEF) and government or academic entities will not be assessed an application fee, but are subject to late processing fees.

Applications received less than thirty (30) days before a course is presented must also include a late processing fee in order to be processed by the Commission.

Either the provider or the attendee must pay all application and late fees before a mediator may receive credit.

Fees may be waived in the discretion of the Commission upon a showing of good cause.

- (c) contain the information required by and be in the form set forth in the application approved by the Commission and available upon request;
- (d) be accompanied by the written course outline and brochure used by the Sponsor to furnish information about the course to mediators; and
- (e) be accompanied by an affidavit of the mediator attesting that the mediator attended the course together with a certification of the course Sponsor as to the mediator's attendance. If the application for course approval is made before attendance, this affidavit and certification requirement shall be fulfilled within thirty (30) days after course attendance. Attendance reports received more than thirty (30) days after the conclusion of a course must include a late processing fee.

Course applications received more than (1) one year after a course is presented may be denied as untimely.

Done at Indianapolis, Indiana, on 9/7/2016 .



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Loretta H. Rush  
Chief Justice of Indiana