FILED

West & Misse Maled 2-17-05 gl

2005 FEB 17 A 9: 34

CLERK APPELLATE COURT OF THE STATE OF KANSAS

RULES RELATING TO SUPREME COURT, COURT OF APPEALS, AND APPELLATE PRACTICE

New Rule 1.09 ENTRY OF APPEARANCE/WITHDRAWAL OF ATTORNEY

Supreme Court Rule 1.09 is hereby enacted, effective July 1, 2005.

- (a) ENTRY OF APPEARANCE. Any attorney who enters an appeal/action after the case has been docketed must file with the clerk of the appellate courts an entry of appearance and proof of service on opposing counsel.
- (b) WITHDRAWAL OF ATTORNEY. Any attorney who has appeared of record in an appellate proceeding may withdraw but only after the attorney serves a motion for withdrawal on the client and on opposing counsel, files a copy of the motion and proof of service thereof with the clerk of the appellate courts, and a justice or judge of the appellate courts enters an order approving the withdrawal.

By order of the Court, this 17th day of February 2005.

AcFarland, Chief Justice