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 approved the
- 3 Applicant for admission, the Applicant must pay to the Bar the applicable Bar license fee for
- 4 either Active or Inactive status. The Bar also collects and transmits the federal and state court
- 5 enrollment fees. The Applicant must pay to the Bar the mandatory Supreme Court enrollment
- 6 fee, regardless of whether the Applicant elects Active or Inactive attorney status.
- 7 (b) Motion for admission and enrollment. Upon satisfaction of the requirements of Rule 14-
- 8 716(a), the Board will submit motions to the Supreme Court and the United States District Court
- 9 for the District of Utah for admission certifying that the Applicants have satisfied all
- 10 qualifications and requirements for admission to the Bar. The Board will submit four motions for
- admission per year: February, May, August, and October. After the motions are submitted and
- upon approval by the Supreme Court and the United States District Court for the District of Utah
- and upon taking the required oath, an Applicant is eligible to be enrolled into Utah's state and
- 14 federal courts.
- 15 (c) Oath of attorney and certificate of admission. Every Applicant must take an oath. The oath
- must be administered by the clerk of the Supreme Court, the clerk of a court of the United States,
- 17 a Utah state judge of district or juvenile court level or higher, a judge of a court of the United
- 18 States or a judge of a court of general jurisdiction or higher of a state of the United States. In the
- 19 event of military assignment, a military court judge may administer the oath. After
- administration of the oath, each Applicant must sign the roll of attorneys maintained by the clerk
- of the Supreme Court at which time the Applicant receives a certificate of admission. If the oath
- 22 is administered other than at a regularly scheduled ceremony conducted by the Court, the
- 23 Applicant must contact the clerk of the Supreme Court for information on administration of the
- oath, and if applicable, the clerk of the United States District Court for the District of Utah.
- 25 (d) Time limit for admission. An Applicant must resolve all application deficiencies and gain
- 26 character and fitness approval within one year of filing the application or the application is
- 27 closed. After receiving notice of character and fitness approval for admission, an Applicant must
- pay the prescribed license and enrollment fees and take the oath as required by Rule 14-716(c)

## May 2020

- 29 within six months or approval for admission is automatically withdrawn. Failure to timely satisfy
- 30 the provisions of this rule requires an Applicant to recommence the application process including
- 31 the submission of a new application, the payment of application fees, a new character and fitness
- 32 investigation and the retaking of the Bar Examination, if applicable.
- 33 Effective Date May 1, 2016