

State of Rhode Island Judiciary

Miscellaneous Petition for Admission Pro Hac Vice Supreme Court Article II, Rule 9(a)

Case Number PC-2024-04526

□ Supreme Court □ Superior Court □ Family Court □ District Court □ Workers' Compensation Court □ Rhode Island Traffic Tribunal County - □ Providence/Bristol □ Washington □ Kent □ Newport □ 6 th Division □ 4th Division □ 3 rd Division □ 2 nd Division
Plaintiff or Petitioner
State of Rhode Island
V.
Defendant or Respondent
Aecom Technical Services, Inc. et al.
State of Rhode Island hereby requests that Poorad Razavi
be admitted pro hac vice in the above case or agency proceeding as counsel with local associate counsel identified below, on the following grounds (please check appropriate grounds and provide specifics as noted): The case or agency proceeding involves the following complex areas of the law, in which pro hac vice counsel concentrates: (The Petitioner shall specify the area of law at issue and the basis upon which the Petitioner certifies that the pro hac vice counsel concentrates in this area, including past cases in this or any other jurisdiction. Detailed information about past cases, including docket sheets, must be provided. Attach additional pages if needed.)
This is a case involving complex litigation in which over one dozen business entities are alleged to have failed in their respective duties to the State of Rhode Island stemming from negligence and breach of contract with regard to the Washington Bridge North No. 700. Mr. Razavi has practiced law since 2006, has nearly two decades of experience, and has been involved in handling numerous complex litigation matters in various jurisdictions involving highly technical engineering issues surrounding product failures and involving a significant number of defendants. As examples, please see attached list:
Petitioner shall specify all facts to support the long-standing attorney-client
relationship at issue, including dates and extent of the representation. Detailed

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Submitted: 11/1/20	24 1:04 PM
Reviewer: Maureer	ginformation about past cases, including docket sheets, must be provided. Attach
	additional pages if needed.)
	☐ The local bar lacks experience in the field involved: (The Petitioner shall
	•
	specify all facts to support the claim that the local bar lacks the expertise necessary
	to competently handle this case. Attach additional pages if needed.)
	☐ The case or agency proceeding involves complex legal questions under the
	law of a foreign jurisdiction with which pro hac vice counsel is familiar: (The
	Petitioner shall specify all facts to support the claim that the case or agency
	proceeding involves the existence of legal questions involving the law of a foreign
	jurisdiction with which pro hac vice counsel is familiar and the basis for that
	familiarity. Detailed information about past cases, including docket sheets, must be
	provided. Attach additional pages if needed.)
	☐ The case or agency proceeding requires extensive discovery in a foreign
	jurisdiction convenient to pro hac vice counsel: (The Petitioner shall specify all facts
	to support the need for extensive discovery proceedings in a foreign jurisdiction with
	to support the discourse of the support of the supp

Supreme-6 (revised October 2023)

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	Bristol County Superior Court	
Submitted: 11/1/202 Envelope: 4864305	which pro hac vice counsel is familiar. Detailed in	nformation about past cases,
Reviewer. Maureen	including docket sheets, must be provided. Attach ad	
		7 0 0
	☐ This is a criminal case and the pro hac vice coun of choice.	isel is the Defendant's counsel
	Other (The Detition on shall an east, all other for	to to assess out a finding of and
	☐ Other: (<i>The Petitioner shall specify all other fac cause. Attach additional pages if needed.</i>)	ts to support a finaing of good
	cause. Attach daditional pages if needed.)	
	I hereby represent that I am a member in good	d standing of the bar of the
	State of Rhode Island and that I am actively engag	ed in the practice of law out
	of an office located in this state.	
	M' 1 1D D 1'	Rhode Island Bar Number
	/s/ Michael P. Robinson	6306
	Signature	Date: 11/1/2024
	Attorney for: State of Rhode Island	
	/ _S / Poorad Razavi	-
	Signature Pro Hac Vice Counsel/Applicant	-
	Certificate of Service I, Michael P. Robinson	araby cortify that a true cory
	of this Miscellaneous Petition for Admission Pro H	nereby certify that a true copy fac Vice with accompanying
		ent postage prepaid to , on this 1st
	day of November 2024.	
	Michael P	. Robinson

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The case or agency proceeding involves the following complex areas of the law, in which pro hac vice counsel concentrates:

Reed v. USA, 3:18-cv-00201 (USDC E.D. Tennessee) (mass tort action); Beuttel v. Lindsay, et al., Tennessee (Case No. CC102917-CV-6287), (product liability) Blankenship v. Lindsay, et al., South Carolina (Case No. 2018-CP-42-00344) (product liability).

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EXHIBIT A

Notice has been sent to all those listed on the Court's Judiciary Portal for PC-2024-4526, and also to those listed below:

DEFENDANT/	REPRESENTED BY	E-MAIL
PARTY	ATTORNEY	11 10
AECOM Technical	Courtney A. Richards,	crichards@cozen.com
Services, Inc.	Esq.	
	Cozen O'Connor	
	Michael Filbin, Esq.	mfilbin@cozen.com
	Cozen O'Connor	
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	Cozen O'Connor	w venoruzeozen.com
	Cozen o connor	
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	Esq.	
	Lamontagne,	
	Spaulding & Hayes,	
	LLP	
	Melanie DeMattia,	mdemattia@cozen.com
	Esq.	
	Cozen O'Conner	
AETNA Bridge	Jackson C. Parmenter,	jparmenter@ksplawpc.com
Company	Esq.	
	Kelly, Souza &	
	Parmenter, PC	

	Sean Klammer, Esq. KSPR Law, PC	sklammer@ksprlaw.com
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	John F. Kellher, Esq. LaSalle & Kelleher, P.C.	jkelleher@lasallekelleher.com
	Paul S. Callaghan, Esq. Higgins, Cavanagh & Cooney, LLP	pcallaghan@hcc-law.com
	Luna Roque Heald Law, LTD	office@healdlaw.net
Barletta Heavy Division, Inc.	Christopher D. Mellado, Esq. Foley & Lardner LLP	chris.mellado@foley.com

	Jeffrey B. Blease, Esq. Foley & Lardner LLP	jblease@foley.com
	Jeffrey B. Pine, Esq. Lynch & Pine	jpine@lynchpine.com
Barletta/AETNA I- 195 Washington Bridge North Phase 2 JV	Christopher D. Mellado, Esq.Foley & Lardner LLP	chris.mellado@foley.com
	Jeffrey B. Blease, Esq. Foley & Lardner LLP	jblease@foley.com
	Jeffrey B. Pine, Esq. Lynch & Pine	jpine@lynchpine.com
	Jackson C. Parmenter, Esq. Kelly, Souza & Parmenter, PC	jparmenter@ksplawpc.com
Collins Engineers, Inc.,	Richard M. Dighello, Jr Esq. Updike, Kelly & Spellacy, PC	rdighello@uks.com
Commonwealth Engineers & Consultants, Inc.	Susan M. Silva, Esq. Peabody & Arnold LLP	ssilva@peabodyarnold.com

Jacobs Engineering Group, Inc.	Michael R. Creta, Esq. K & L Gates	michael.creta@klgates.com
	John Blessington, Esq. K & L Gates	John.Blessington@klgates.com
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	Christopher C. Whitney, Esq. Pierce Atwood, LLC	cwhitney@pierceatwood.com
	Sheya A. Rivard, Esq. Pierce Atwood, LLC	srivard@pierceatwood.com
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	Samuel E. Cote, Esq. Sloane & Walsh, LLP	scote@sloanewalsh.com
Steere Engineering, Inc.	Warren D. Hutchison, Esq. Freeman Mathis & Gary, LLP	whutchison@fmglaw.com
	Warren D. Hutchison, Esq. Freeman Mathis & Gary, LLP	

TranSystems Corporation	Mark P. Dolan, Esq. Rice Dolan & Kershaw	mdolan@ricedolan.com
Vanasse Hangen Brustlin, Inc.	Brian C. Newberry, Esq. Lewis Brisbois	brian.newberry@lewisbrisbois.c om
	Amanda E. Mathieu, Esq. Lewis Brisbois	amanda.mathieu@lewisbrisbois.

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State of Rhode Island Judiciary

Attorney Certification for Admission Pro Hac Vice Supreme Court Article II, Rule 9(a)

Case Number PC-2024-04526

☐ Workers' Co County - ☐ Pro	☑ Superior Court ☐ ompensation Court ☐ vidence/Bristol ☐ Was	Rhode Island Thington □ Ke	Fraffic Tribunal ent □ Newport
state(s) without any my obligation to no	I am a member in good restriction on my eligibitify this Court immediate ditional pages if needed.)	lity to practice, ally of any chang	and that I understand
Jurisdiction	Dates of Admission	Bar Number	Current Status
Florida	5/8/2006	22876	Active
California	9/20/2012	284306	Active
USDC- FL - Southern	5/9/2007		Active
USDC - FL - Northern	7/19/2007		Active
USDC - FL - Middle	3/14/2018		Active
☐ I certify that I am not currently disbarred or suspended in any court. ☐ Below is a complete list of all matters in which I have been sanctioned or disciplined. (Attach additional pages if needed.)			
Jurisdiction/Author	ity Caption/Case Number	Nature of Allegations	Action Taken
None			
☐ The following	g is a complete and accur	rate list of <i>all</i> pr	oceedings in which I

have applied for pro hac vice admission pursuant to Article II, Rule 9(a) of the Supreme Court Rules on the Admission to Practice Law. (Attach additional pages if

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needed. Attach docket sheets for all cases listed below and copies of all court orders pertaining to your admission pro hac vice.)

Court Filed	Case Name/Number	Date Filed	Admission Granted?
None			

☑ I have read and certify that the Miscellaneous Petition for Admission Pro Hac
Vice filed by local counsel with this certification contains true and accurate
information regarding my experience which provides the basis for my admission pro
hac vice.

- ☑ I have read, acknowledge, and agree to observe and to be bound by the local rules and orders of this Court, including the Rules of Professional Conduct of the Rhode Island Supreme Court, as the standard of conduct for all attorneys appearing before the Court.
- ☑ I acknowledge that if specially admitted to appear in the above-entitled matter that I will be subject to the disciplinary procedures of the Rhode Island Supreme Court. I hereby authorize the disciplinary authorities of the bar of the State(s) listed above to release any information concerning my practice in said State(s) pursuant to the request of the Disciplinary Counsel of the Rhode Island Supreme Court.
- ☑ For purposes of this case I have associated with local associate counsel identified below, and have read, acknowledge, and will observe the requirements of this Court respecting the participation of local associate counsel, recognizing that failure to do so may result in my being disqualified, either upon the Court's motion or motion of other parties in the case.

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/ _S / Poorad Razavi Signature Pro Hac Vice Counsel/Applicant	Date 11/1/2024
Firm Name and Address: Cohen Milstein Sellers & Toll, 11780 US Highway One #500, Palm Beach Gardens, FL 33408	

Certification of Local Associate Counsel

I certify that I have read and join the foregoing Certification and acknowledge and agree to observe the requirements of this Court as related to the participation and responsibilities of local associate counsel.

Michael P. Robinson	Rhode Island Bar Number 6306	
Signature	0300	
	Date: 11/1/2024	

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State of Rhode Island Judiciary

Client Certification

Case Number PC-2024-04526

□ Supreme Court □ Superior Court □ Workers' Compensation Court County - □ Providence/Bristol □ □ □ 6 th Division □ 4th Division	☐ Rhode Island Traffic Tribunal Washington ☐ Kent ☐ Newport
I, Adi Goldstein, on behalf of the Office of A	Attorney General, certify that:
1. I am the Plaintiff/Defendant or an abusiness entity which is the Plaintiff/Defendant	uthorized representative of a corporate or efendant in this case;
2. I am aware that Attorney Poorad Ra	
member of the Rhode Island bar, but that A has applied for permission to appear in t	•
has applied for permission to appear in t	ins case on my benan,
3. I am also aware that, if Attorney Poopermitted to appear in this case, I will also pay for the services of a attorney who is	o be required to engage a co-counsel and
4. I am also aware that the Rhode Islan to assume complete responsibility for the conduct the trial, hearing, or appeal in the corporate or business entity);	
	s set forth above, I support the request of to be permitted to appear
in this case on my behalf (or on behalf accordance with the rules of this Court a	of the corporate or business entity), in
Rhode Island. Charles & Mallin	November 1, 2024
Witness	Date
Adi Goldstein	Chi ball
Cient Name	Client Signature

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STATE OF RHODE ISLAND
PROVIDENCE, SC

SUPERIOR COURT

PROVIDENCE, SC			
STATE OF RHODE ISLAND,)		
Plaintiff,)		
v.)	C.A. No. PC-2024-	04526
AECOM TECHNICAL SERVICES, INC.,)		
AETNA BRIDGE COMPANY,)		
ARIES SUPPORT SERVICES INC.,)		
BARLETTA HEAVY DIVISION, INC.,)		
BARLETTA/AETNA I-195 WASHINGTON)		
BRIDGE NORTH PHASE 2 JV,)		
COLLINS ENGINEERS, INC.,)		
COMMONWEALTH ENGINEERS &)		
CONSULTANTS, INC.,)		
JACOBS ENGINEERING GROUP, INC.,)		
MICHAEL BAKER INTERNATIONAL, INC.,)		
PRIME AE GROUP, INC.,)		
STEERE ENGINEERING, INC.,)		
TRANSYSTEMS CORPORATION, and)		
VANASSE HANGEN BRUSTLIN, INC.,)		
Defendants.	<i>)</i>)		

ORDER

Plaintiff, the State of Rhode Island's Miscellaneous Petition for Admission Pro Hac Vice came to be heard by this Honorable Court, the Honorable Judge Brian P. Stern presiding. After consideration it is hereby:

ORDERED, ADJUDGED AND DECREED

The Miscellaneous Petition for Admission Pro Hac Vice of Poorad Razavi, as Co-Counsel for Plaintiff, along with the Attorney General and Savage Law Partners, LLP, is GRANTED.

Reviewer: Maureen D

ENTER:	PER ORDER:
Justice Brian P. Stern	Clerk Dated

Submitted by:

FOR THE STATE OF RHODE ISLAND:

By Its Attorneys,

PETER F. NERONHA ATTORNEY GENERAL STATE OF RHODE ISLAND

DED ODDED

/s/ Stephen N. Provazza

Sarah W. Rice, Esq. (#10588) Stephen N. Provazza, Esq. (#10435) Assistant Attorneys General 150 S. Main Street Providence, RI 02903 Tel: (401) 274-4400 srice@riag.ri.gov sprovazza@riag.ri.gov

/s/ Michael P. Robinson

Jonathan N. Savage, Esq. (#3081) Michael P. Robinson, Esq. (#6306) Edward D. Pare III, Esq. (#9698) Alyssa L. Lemire, Esq. (#10446) Savage Law Partners, LLP 564 South Water Street Providence, RI 02903 Tel: (401) 238-8500

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