NOTICE TO THE BAR

LAWYERS' FUND FOR CLIENT PROTECTION -

FOREIGN LEGAL CONSULTANT REVOCATION

Under R. 1:21-9(h)(2), a foreign legal consultant is subject to the same requirements as licensed

members of the New Jersey Bar. Among these are the requirements to pay the annual assessment. The

Supreme Court has entered an Order revoking the privilege to render legal services in New Jersey of

each foreign legal consultant who, for seven consecutive years, has failed either to make full payment

or to demonstrate to the Trustees that no payment is due. That Order and the list of revoked foreign

legal consultants follow. The Fund's last known mailing address is listed for each foreign legal

consultant.

Kenneth J. Bossong, Director

New Jersey Lawyers' Fund for Client Protection

Dated: November 19, 2007

SUPREME COURT OF NEW JERSEY

Foreign Legal Consultant Revocation Order Pursuant to Rule 1:28-2

Pursuant to Rule 1:28-2, the Trustees of the New Jersey Lawyers' Fund for Client Protection

(Fund) have reported to the Supreme Court the names of those foreign legal consultants who for the

seventh or more consecutive year, including calendar year 2007, have neither made full payment to the

Fund, the Disciplinary Oversight Committee, and the Lawyers Assistance Program, nor demonstrated

to the Trustees that no payment is due;

And the Court having had the Trustees send notice to each such foreign legal consultant that

unless all reporting and financial obligations were fully satisfied on or before August 24, 2007, his or

her name would be published in the New Jersey Law Journal and the New Jersey Lawyer together with

an Order of the Court revoking his or her license to practice law in this State;

And notwithstanding the fact that every reasonable effort has been made by the Trustees to

notify all foreign legal consultants of their obligations to file an annual registration statement and make

payment to the Fund, the foreign legal consultants whose names appear on the attached License-

Revoked List have, as of the date of this Order, failed either to make full payment or to demonstrate to

the Trustees that no payment is due for seven consecutive years;

ORDERED that pursuant to *Rule* 1:21-9(h)(2), the privilege to render legal services in New

Jersey of each foreign legal consultant whose name is included on the attached Revoked List is

administratively revoked, effective November 19, 2007; and it is further

ORDERED that any foreign legal consultant whose privilege has been revoked and who wishes

to regain certification as a foreign legal consultant in New Jersey must reapply to the Supreme Court;

and it is further

ORDERED that this Order and the attached list of foreign legal consultant are to be posted on

the Judiciary's website and published in the New Jersey Law Journal and the New Jersey Lawyer on

November 19, 2007 and that a copy of this Order be mailed to each foreign legal consultant whose

name appears on the attached list at the address shown thereon; and it is further

ORDERED that any amendments or corrections to this Order shall be posted and published as

soon as may be practicable.

For the Court.

/s/ Stuart Rabner

Chief Justice

Dated: November 5, 2007

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