

1 **LR2-126. Rule 1-099 NMRA filing fee and certificate.**

2 [Related Statewide Rule 1-099 NMRA]

3 A. **Filing fee.** For every pleading, motion, or other paper (hereinafter “paper”) filed in
4 a civil court, domestic relations court, or children’s court civil case, the submitting party shall
5 determine whether Rule 1-099 NMRA requires payment of a filing fee and shall pay the fee at the
6 time the paper is presented for filing.

7 B. **Required certificate.** In domestic relations court cases, the submitting party shall
8 attach a Rule 1-099 NMRA certificate in the form set forth in LR2-Form 706 NMRA to every
9 motion, application, and petition, except applications for writs of garnishment and the first filed
10 petition, unless that paper is accompanied by a Rule 1-099 NMRA filing fee.

11 C. **Required fee not paid.** If a required Rule 1-099 [~~NMRA~~] fee is not paid, the clerk
12 shall not file the paper and no judicial action will be taken in the case.

13 [LR2-132 recompiled and amended as LR2-126 by Supreme Court Order No. 16-8300-015,
14 effective for all cases pending or filed on or after December 31, 2016; as amended by Supreme
15 Court Order No. S-1-RCR-2024-00120, effective for all cases filed on or after December 31,
16 2025.]