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<u>I. Profession</u>	<u>Accrediting Agency or Jurisdiction</u>	<u>Date of Admission</u>
Attorney	New York State	April 7, 1980

<u>II. Professional Organization</u>	<u>Date of Admission</u>	<u>Active/Inactive</u>
U.S. Sup. Ct.	June 1, 1999	Active
2nd Circuit	February 2, 1988	Active
3 rd Circuit	November 6, 1987	Active
S.D.N.Y.	May 20, 1980	Active
E.D.N.Y.	May 20, 1980	Active
American Bar Association (Business, Dispute Resolution & Int'l Law Sections)	2005	Active
N.Y. State Bar Association (Business, Corporate Counsel, Int'l Law & Practice & Trial Lawyer Sections)	1980	Active

III. General professional experience:

Since 2006, I have been Of Counsel to the Law Offices of Michael I. Chakansky and Rabin, Panero & Herrick. I have represented a pharmaceutical company on a major patent/trade secret litigation and individuals and companies in general commercial, corporate, employment and Surrogate's court matters. I also mediate for the Commercial Division of the Supreme Court of the State of New York, County of New York and lecture on litigation, arbitration and mediation through the Marino Institute of Continuing Legal Education.

From 1997 through 2005, I was a partner in two law firms, Davidson & Grannum, LLP and Eaton & Van Winkle LLP. I represented financial institutions in NASD and NYSE arbitrations involving customer complaints, Blue Sky laws, clearing firm and transfer agent procedures, prime brokerage accounts, the DTCC, FOCUS Reports and related issues. In addition, I represented individual officers and directors in AAA arbitrations against a former employer involving complex employment and accounting issues and a large Spanish corporation in an admiralty matter involving breach of contract and fraud issues in litigations pending in England and the United States. I also represented clients involving employment, corporate, contract, international, bankruptcy and probate law.

From 1993 to early 1997, I represented plaintiffs in a multi-district class action litigation involving antitrust violations, a respondent in a complex insurance arbitration before the AAA involving international law, a major international bank in commercial, banking and OFAC disputes and individuals and corporations in a variety of commercial, corporate, employment and securities law disputes.

From 1991 to 1993, I was an Enforcement Attorney with the Securities & Exchange Commission. I prosecuted a major insider trading case and investigated companies for inadequate internal control procedures and 16A and 13D violations.

From 1982 to 1991, I worked for White & Case LLP as an Associate in the Litigation Department. My duties included representing domestic and foreign financial institutions and corporations in criminal and civil law disputes and major corporations on a variety of lawsuits involving primarily international, commercial, corporate, securities, RICO, products liability, fraudulent transfers and general corporate litigation.

IV. General pertinent experience:

I am a Mediator/Neutral with the Commercial Division of the Supreme Court of the State of New York, County of New York and am actively mediating cases for the Commercial Division. I have also represented clients in mediations involving NYSE and NASD securities arbitrations and lawsuits pending in the Commercial Division.

V. Mediation training:

Basic Mediation Training: Conflict Resolution and Techniques; New York City Bar Association; 31.5 hours.

VI. Pertinent bankruptcy training:

I have represented unsecured creditors, both individuals and corporations, in bankruptcy proceedings in the United States Bankruptcy Court for the Southern District of New York. I represented a foreign debtor (a German citizen) in an ancillary proceeding the Liquidator for an Australian corporation brought in the Bankruptcy Court for the Southern District of New York to obtain possession of real estate in New York and Texas to satisfy

the debts of the Australian corporation. I began representing clients, both individuals and corporations, in enforcement and fraudulent transfer proceedings while at White & Case LLP, starting with enforcement proceedings the trustee in bankruptcy initiated to collect on a judgment against judgment debtors in an action entitled Clarkson Co. Ltd. v. Shaheen. See, e.g., id., 716 F.2d 126 (2d Cir. 1983). On those proceedings, I worked with the Honorable Allan L. Gropper while he was in private practice as a partner at White & Case LLP.

VII. General pertinent business or legal experience:

Not only have I litigated issues involving breaches of fiduciary duties, but I have also had to exercise my fiduciary duties and obligations as an officer and director of my cooperative apartment in New York City, as the executor of a deceased friend's estate in California and as the holder of a power of attorney and health care proxy for my elderly mother, who resides in Nebraska, in all financial and personal matters.