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I.	Profession	Jurisdiction	Date of Admission
	Attorney	New York	May 22, 1985
	Attornev	District of Columbia	June 1, 1982

II.	Professional Organization	Date of Admission	Active/Inactive
	New York State Bar Association	Member since 2007	Active
	New York City Bar Association	Member since 1988	Active
	New York County Lawyers Assoc.	Member since 1998	Active

III. General professional experience:

I am a co-founding principal and an Executive Officer of Storch Amini PC. I specialize in litigating complex commercial disputes, both in the civil and bankruptcy contexts, and negotiating transactions. I have litigated cases in both federal and state courts nationwide, as well as various arbitral tribunals nationally and internationally, including the American Arbitration Association, JAMS, the ICC and FINRA.

Prior to co-founding Storch Amini, I was previously associated with the firms of Arnold & Porter, in Washington, D.C., and Fried, Frank, Harris, Shriver & Jacobson, in New York, where my primary practice areas were commercial and securities litigation.

IV. General pertinent experience:

My practice is devoted almost exclusively to commercial litigation and has involved numerous mediations in connection with commercial matters pending in both the state and federal courts in Manhattan. Throughout the course of my practice, I have participated in literally hundreds of mediations. I have come to realize what an efficient and effective tool mediation can be to get a client's problems resolved. There have been several cases in which I used mediation to quickly obtain a positive result for my client that quite literally may have taken years to obtain, or even possibly might never have obtained, through traditional litigation.

V. Mediation training:

- 1) Completion of "Advanced Commercial Mediation Training," sponsored by the New York City Bar Association (20 hours; 20.5 CLE credits).
- 2) Completion of "Basic Mediation Training," sponsored by the New York Center for Interpersonal Development (30 hours; 32 CLE credits).

VI. Pertinent bankruptcy training:

My firm has an active and versatile national bankruptcy litigation practice. I have significant experience investigating, prosecuting and trying cases in the bankruptcy litigation context. Our clients include trustees, debtors-in-possession, creditor's committees, creditors, investors, secured lenders and insiders in a broad range of matters arising in both the main bankruptcy case and adversary proceedings. My colleagues and I have successfully pursued breach of fiduciary duty claims against directors and officers of distressed companies, fraudulent conveyance, avoidance and preference claims, vendor fraud, customer fraud, turnover proceedings, factual investigations, lender liability claims, pre-petition state law claims and insurance coverage disputes. We also have particular expertise in litigating claims in bankruptcy against professionals, including attorneys and accountants, factors, financial institutions and landlords, as well as general commercial disputes.

In my bankruptcy practice in particular, mediation has been an invaluable tool through which my firm has recovered tens of millions of dollars for various debtors. By way of example, in the United States Bankruptcy Court for the Southern District of New York, we represented Debtor Ames Department Stores, Inc. in prosecuting over 900 preference avoidance actions. We used mediation to quickly and efficiently resolve these adversary proceedings and recovered over \$35 million for the benefit of the estate. To do so, we obtained an order from the Bankruptcy Court compelling all preference matters to mediation pursuant to procedures we had designed. My colleagues and I then mediated over 200 adversary proceedings within nine months. Subsequently, we obtained an order from the Bankruptcy Court providing for "binding mediation" for the remaining preference defendants. For the binding mediation program, we designed procedures combining aspects of both mediation and arbitration, allowing the mediator to issue a binding decision in the event of no settlement. We subsequently resolved over 30 difficult cases through this process.

VII. General pertinent business or legal experience:

I am experienced in commercial, employment and intellectual property litigation. I have prosecuted and defended claims under federal antitrust, securities, bankruptcy and RICO statutes. I represent a number of bankruptcy trustees in various matters, including proceedings against professionals formerly employed by Debtors, the Debtors' former officers and directors, and in preference actions in selected matters. In both the civil and bankruptcy context, I regularly handle malpractice actions both for and against attorneys, accountants and other professionals, and have extensive experience in litigating coverage disputes with insurance carriers. I counsel and litigate on behalf of clients in employment disputes with major brokerage and other financial institutions, generally at the managing director level. I negotiate contracts as well, most recently on behalf of start-up companies with angel investors, certain hotel and restaurant-related management contracts and contracts for professionals in the media and film industry. I have also acted as a Court-appointed referee and mediator in a number of complex commercial cases pending in the New York Courts.