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Date: 08/27/13

**I. Profession Accrediting Agency or Jurisdiction** **Date of Admission**

I. Attorney	New York State, Appellate Division, Second Dept.	1978
	U.S. District Court for the Southern District of N.Y.	1978
	U.S. District Court for the Eastern District of N.Y.	1978
	U.S. Court of Appeals for the Second Circuit	1979
	U.S. Supreme Court	1991

**II. Professional Organization** **Date of Admission Active/Inactive**

American Bar Association/ Business Law Section/Business Bankruptcy Committee	Active
City Bar Association	Inactive

**III. General professional experience:**

A. Sept. 1977 - Aug. 1979; Assistant Corporation Counsel for the City of N.Y., General Litigation Division: trial and appellate litigation in the state and federal courts, principally in the areas of labor law and civil rights.

B. Aug. 1979 - Jan. 1999; Zalkin Rodin & Goodman LLP: Associate and thereafter partner of creditors' rights firm, principally representing financial institutions, landlords, major manufacturing companies, official and unofficial committees in bankruptcy cases and reorganization trustees. Engaged in all aspects of out-of-court workouts, restructurings and bankruptcy cases. Extensive commercial litigation experience in the state and federal trial and appellate courts.

C. Feb. 1999 - to date; Morgan, Lewis & Bockius LLP: As a partner, continued practice in all areas of creditors' rights and commercial litigation as described above. Principal clients include

financial institutions, insurance companies, national sports leagues, major foreign corporations in the financial, pharmaceutical, energy and other industries.

D. Aug. 2013 – to date; Zelmanovitz & Associates PLLC: As sole member, continued practice in all areas of debtors' and creditors' rights and commercial litigation as described above.

#### **IV. General pertinent experience:**

See above. For example, representations included:

- A) Counsel to the reorganization trustee in In re OPM Leasing Services, Inc., S.D.N.Y.
- B) Official Creditors Committee counsel in In re Kenai Corporation, S.D.N.Y.
- C) Official Creditors Committee counsel in In re Drexel Burnham Lambert, Inc., S.D.N.Y.
- D) Counsel to NFL Properties, Inc. in numerous cases and jurisdictions.
- E) Counsel to Mellon Bank, N.A., as agent bank in In re Allegheny Health, Education Research Foundation, W.D.Pa.
- F) Counsel to Mellon Bank, N.A., as agent bank in In re Genesis Health Ventures, Inc., D. Del.
- G) Counsel to Wachovia Bank, N.A., as agent bank in In re Guilford Mills, Inc., S.D.N.Y.
- H) Counsel to Wachovia Bank, N.A., as agent bank in In re AbitibiBowater Inc., D. Del.
- I) Counsel to Wachovia Bank, N.A., as agent bank in In re Le-Nature's Inc., W.D. Pa.
- J) Counsel to various parties in In re Tribune Company, D. Del., and In re Tribune Fraudulent Conveyance Litigation, S.D.N.Y.
- K) Counsel to various parties in In re Lyondell Chemical Co., S.D.N.Y.
- L) Counsel to various parties in In re Lehman Brothers Holdings Inc., S.D.N.Y.
- M) Counsel to various creditors in In re Eastman Kodak Co., S.D.N.Y.

#### **V. Mediation training:**

A. Mediation Training Program for the U.S. Bankruptcy Court for the Southern District of New York, conducted by Endispute, Inc. and The Center for Public Resources, Inc.; 2/15-17/94

B. Advanced Mediation Training and Conflict Resolution Skills course for the U.S. Bankruptcy Court for the Southern District of New York, conducted by the Institute for Conflict Management, Inc. on 12/6/94

**VI. Pertinent bankruptcy training:**

See above

**VII. General pertinent business or legal experience:**

Lecturer in Basic Business Bankruptcy for PLI in 1992 and Failing Biotechnology Companies: Fire Sales and Bankruptcy – Risks and Opportunities in Acquiring Biotechnology Enterprises in 2003;

Author or Co-author of:

“The Reconsideration of Contingent and Disputed Claims Under Bankruptcy Code Section 502(j),” 23 Seton Hall Law Review 1612 (1993);

“Nondebtor Releases in Reorganization Plans: Are They Still Viable or a Thing of the Past in the Second Circuit?,” 25-May Am. Bankr. Inst. J. 16 (May 2006);

“Going, Going, Almost Gone: Deepening Insolvency – A Disappearing Theory of Liability,” 2 Pratt’s Journal of Bankruptcy Law 608 (March 2007);

“Rule 2019: A Long Neglected Rule of Disclosure Gains Increasing Prominence in Bankruptcy,” 3 Pratt’s Journal of Bankruptcy Law 166 (July/August 2007);

“Issue – Specific Withdrawal of the Reference,” 29 The Bankruptcy Strategist 8 (June 2012).