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I.	Profession	Accrediting Agency or Jurisdiction	Date of Admission
	Attorney	State of New York	February 22, 1977
		United States District Court for the Southern District of New York	September 27, 1977
		United States District Court for the Eastern District of New York	September 30, 1977
		United States Court of Appeals for the Second Circuit	December 10, 1979

II. Professional Organization	Date of Admission	Active/Inactive
New York State Bar Association	Member since approx. 1980	Active
American Bankruptcy Institute	Member since approx. 2006	Active

III. General professional experience:

I have been practicing law for nearly thirty-nine (39) years, primarily as a litigator. My particular areas of expertise have included bankruptcy litigation, real estate litigation, commercial mortgage foreclosure and other loan enforcement litigation, and workouts and restructurings, both in the contexts of bankruptcies and of real estate loan defaults.

IV. General pertinent experience:

I have served as a mediator in several adversary proceedings in the Southern and Eastern District of New York bankruptcy courts, and have successfully mediated the matters to resolution in a majority of them. In addition, I was previously appointed by a Bankruptcy Judge in the Eastern District of New York as an Examiner in a Chapter 11 case. My charge was to examine the question of whether certain rental tenants in a cooperative apartment building were denying the Debtor, which had acquired ownership rights to the apartments occupied by those tenants, access to the apartments in order to make certain state court-mandated repairs. During the course of my investigation as Examiner, I became a de facto mediator between the parties, and through several in-

person settlement meetings and numerous telephonic communications with the parties and their counsel, facilitated a settlement between the two sides.

In addition, as frequent counsel to Chapter 7 bankruptcy trustees, I have participated in a number of mediations of litigation disputes in bankruptcy cases, and have thereby been able to observe first-hand what techniques of the mediator are effective, and which are not. I believe the aforesaid experience and observations, coupled with my litigation experience, would enable me to serve as an effective mediator.

V. Mediation training:

Basic Mediation Training: Conflict Resolution Theory & Technique – 26.5 hours (sponsored by New York City Bar Association)

VI. Pertinent bankruptcy training:

For nearly two decades, the overwhelming portion of my practice has involved cases in the Bankruptcy Courts for the Southern and Eastern Districts of New York. As mentioned above, I have frequently served as counsel to Chapter 7 bankruptcy trustees. In that capacity, I have prosecuted avoidance claims and claims for breaches of fiduciary duty on the part of former officers and directors of the debtor entities, Bankruptcy Code Section 363 asset sales, objections to and resolutions of claims filed against the estate, and the conducting of Bankruptcy Rule 2004 examinations of debtors and of their principals. I have also been involved in Chapter 11 restructurings, and represented creditors in both Chapter 11 and 7 cases.

VII. General pertinent business or legal experience:

Over the past decade, I have served 3-year terms each as President and as Chair of the Board of Trustees of the Brotherhood Synagogue, a 900-member congregation located in the Gramercy Park section of Manhattan. I have also been a member of the Synagogue's Board of Trustees for the past 20 years. I believe I was elected to those positions because I am perceived as someone who is personable and strives for conciliation among opposing views, traits which I feel are essential in order to be an effective mediator.