

THE STATE BAR OF CALIFORNIA OFFICE OF ADMISSIONS • MULTIJURISDICTIONAL PRACTICE PROGRAM

1149 South Hill Street · Los Angeles, CA 90015-2299 · (213) 765-1500

REGISTERED IN-HOUSE COUNSEL AND REGISTERED LEGAL SERVICES ATTORNEY APPLICANTS ONLY

INSTRUCTIONS FOR THE APPLICATION FOR DETERMINATION OF MORAL CHARACTER

Please carefully read these instructions. These instructions apply only to persons seeking to be registered as In-House Counsel or Legal Services Attorneys pursuant to Rule 9.45 and Rule 9.46 of the California Rules of Court. Each applicant is required to be aware of all requirements which follow and to comply with each one that is applicable. The completed application form must be typewritten or legibly printed in ink.

Applicants seeking to be registered as In-House Counsel or Legal Services Attorneys are required to complete the same moral character determination application that applicants seeking admission to practice law in California as General or Attorney applicants are required to submit as part of the standard admissions process.

In answering questions appearing on the Application for Determination of Moral Character, applicants should consider the following:

Title 4, Division 1, Chapter 4 of the Rules of the State Bar of California (Admissions Rules) states that:

- (A) An applicant must be of good moral character as determined by the Committee [of Bar Examiners]. The applicant has the burden of establishing that he or she is of good moral character.
- (B) "Good moral character" includes but is not limited to qualities of honesty, fairness, candor, trustworthiness, observance of fiduciary responsibility, respect for and obedience to the law, and respect for the rights of others and the judicial process.

The Application for Determination of Moral Character will be processed in accordance with the *Admissions Rules*.

SUBMITTING THE APPLICATION

The Application for Determination of Moral Character must be accompanied by an Application for Registered In-House Counsel or an Application for Registered Legal Services Attorney. Application materials can be obtained online by clicking here or by contacting the Office of Admissions.

After completing and signing the application forms, the forms, fingerprint cards or a *Request for Live Scan Service* form, any necessary attachments and correct fees in the form of a personal check, cashier's check or money order payable to The State Bar of California must be mailed in an envelope to the following address:

State Bar of California
Office of Admissions • Multijurisdictional Practice Program
1149 South Hill Street
Los Angeles, CA 90015-2299

SOCIAL SECURITY NUMBER

Applicants are required to provide a social security number pursuant to Business and Professions Code Section 30 (State of California's tax enforcement provisions) and Family Code Section 17520 (Child Support Enforcement Program). Applicants without a social security number because they do not qualify for one, may request that they be exempted from the requirement by completing and submitting an exemption from the social security number requirement form available by contacting the Los Angeles Office of Admissions.

FEES (These fees are subject to change.)

Make one check payable to the State Bar of California for the total amount listed below.

Application for Registered In-House Counsel: Application for Determination of Moral Character: Total for Registered In-House Counsel	\$ 550.00 \$ 476.00 \$ 1,026.00
Application for Registered Legal Services Attorney:	\$ 550.00

Application for Registered Legal Services Attorney: \$ 550.00
Application for Determination of Moral Character: \$ 476.00

Total for Registered Legal Services Attorney \$ 1,026.00

COMPLETION OF INVESTIGATION

Applications for Determination of Moral Character generally will be processed in a **minimum of 180 days**, unless there are issues in an applicant's background that require further investigation.

During the course of each investigation, many sources and outside agencies are contacted by the State Bar's Office of Admissions; therefore, staff is not in a position to provide information on the status of the investigation until approximately 120 days have elapsed. If in the course of the investigation staff requires further information or documentation, applicants will be contacted prior to the completion of the investigation. All applicants will receive written notification when the investigation has been completed.

Any questions regarding the status of an application after the lapse of 120 days should be made in writing rather than by telephone.

COMPLETION OF APPLICATION

All questions on the application must be answered. Applicants must provide their social security number. If a certain question does not apply to an applicant, the applicant should so indicate this and explain. Before filing the application, it should be checked to ensure that all questions have been answered, all applicable forms have been completed and attached and the application is signed. All pages of the application, including any unused forms, must be returned. The application must be signed, the correct fee included, and a completed *Request for Live Scan Service* form or two (2) completed fingerprint cards with the "Request for Exemption From Mandatory Electronic Fingerprint Submission Requirement" form must be included. Any application not meeting these requirements is considered incomplete, and will not be considered filed until it is brought to a complete status. (See Application Abandonment.) The application must be received in the State Bar offices within 30 days of the date the application is signed. If it is not received within 30 days of the date the application is signed, the application will be returned to the applicant with a blank Authorization and Release form that the applicant will be required to complete, sign and return to the State Bar offices, along with the application.

If the application form does not provide sufficient space for the response to any question, the response should be continued on a separate piece of paper and attached to the back of the application form.

Each applicant should retain a copy of his/her completed application for reference.

APPLICATION ABANDONMENT

Moral character determination applications that are not brought to a complete and filed status within 60 days of receipt will be abandoned. This includes the lack of requisite fees, signature, completed fingerprint cards with the "Request for Exemption From Mandatory Electronic Fingerprint Submission Requirement" form or a *completed Request for Live Scan Service* form. Once the moral character determination application is in filed status, if the applicant receives notice to provide information and/or documentation but does not provide such information and/or documentation within 90 days of the request, the application will be abandoned. No refund of fees will be paid in the event a moral character determination application is abandoned.

ATTACHMENTS

All supporting documents must be attached to the back of the application form. Other letters or requests of any kind must be sent under separate cover.

PROOF OF ADMISSION

Proof of admission (a current original Certificate of Good Standing) from each jurisdiction (except federal courts) to which the applicant has been admitted must be filed with the Application for Determination of Moral Character. The certificate must be issued by the jurisdiction within six (6) months of the date the moral character determination application is filed in order to be considered current. Attorneys whose status is inactive must submit a letter from the jurisdiction confirming no disciplinary action.

APPLICATION UPDATING

Applicants for registration as In-House Counsel or Legal Services Attorney have a continuing duty to update responses to questions on the application whenever there is an addition to or change in information previously furnished. Updates are to be submitted no more than 30 days after the addition or change. The applicant will not be eligible for certification until the file is current.

REFERENCES

Confidential questionnaires and reference letters will be mailed by the Office of Admissions to references, employers and law schools listed on the application. In order to decrease the likelihood of a possible administrative delay in certification, all confidential questionnaires and reference letters must be returned to the Office of Admissions as soon as possible.

Please note: Contacting employers is part of the administrative screening process required of all applicants pursuant to Rule X of the *Rules*. The application will not be accepted unless an applicant is willing to have his or her employers contacted.

APPLICATION ACKNOWLEDGMENT

An application acknowledgment letter will be sent within six weeks after receipt of an application. Applicants who do not receive an acknowledgment letter should contact the Office of Admissions.

LAW SCHOOL DECLARATION

A Law School Declaration form will be sent by the Office of Admissions to each law school an applicant has attended.

FINGERPRINTS

State law mandates that the State Bar of California "...require that an applicant for admission or reinstatement to the practice of law in California...be fingerprinted in order to establish the identity of the applicant and in order to determine whether the applicant or member has a record of criminal conviction..." An Application for Determination of Moral Character will not be considered complete without the appropriately processed fingerprints.

Live Scan Processing:

 Applicants who reside in California must submit fingerprints via Live Scan Technology. Please see Fingerprint Instructions for California Residents.

Fingerprint Card Processing:

• Applicants residing outside of the State of California must submit prints on **fingerprint cards (FD-258).** Please see Fingerprint Instructions for Out of State Residents.

An applicant's fingerprints will be used solely to determine whether or not the applicant has a prior criminal record. The Committee will request that the fingerprinting agencies return the fingerprints of all applicants and that the agencies neither copy the fingerprints nor disseminate them to others nor use them for any other purpose. Pursuant to Business and Professions Code Section 6054, the fingerprint cards of applicants who are admitted to practice law in California are retained for the limited purpose of criminal arrest notification.

Fingerprint Instructions for California Residents (Live Scan Technology)

Live Scan technology replaces the process of recording an individual's fingerprints on fingerprint cards. With Live Scan, applicants are provided a *Request for Live Scan Service* form. The applicant is also provided a list of nearby Live Scan fingerprinting locations (printing providers) and must go to one of the specified locations to submit fingerprints. At these locations, a trained operator enters the information from the *Request for Live Scan Service* form into the Live Scan terminal and initiates the live scan fingerprinting process. Please see the *Request for Live Scan Service* form on page 5, and the <u>Instructions for Completing</u> the Request for Live Scan Service form below.

Applicants must download the form and print two additional copies. Three (3) copies are to be taken to an agency providing Live Scan services with a valid photo identification (expired photo identification cards will not be accepted). The Live Scan operator must complete the last section of the *Request for Live Scan Service* form on all 3 copies. The Original Copy is retained by the Live Scan operator, the Second Copy is attached to the completed Application for Determination of Moral Character and the Third Copy is to be retain by the applicant. The list of agencies providing the Live Scan fingerprinting services in California may be obtained through the Office of the Attorney General-California Department of Justice website: http://ag.ca.gov/fingerprints/publications/contact.htm.

If an applicant's prints are rejected because of poor quality, the applicant will be asked to return to the original printing agency for re-printing. The applicant is to take his/her copy of the *Request for Live Scan Service* form and a copy of the rejection notice sent to him/her by the Admissions Office. The printing agency will scan new prints and forward them to the Department of Justice for processing. The "re-printing" service fee will be waived. Failure to provide the two stated documents will result in a service charge for re-printing.

Instructions for Completing the Request for Live Scan Service form (Form can be filled out online and printed)

- 1. **Name of Applicant:** Enter full name
- 2. AKA's: Enter any other names used
- 3. **Date of Birth:** Enter date of birth (mm/dd/yyyy)
- 4. **Sex:** Check appropriate gender box: Male or Female
- 5. **Height:** Enter height; Express in Feet and Inches respectively. (Do not use fractions of an inch; round off to the nearest inch. Example: 5'11", 6'0")
- 6. **Weight:** Enter weight; Express in pounds. (Do not use fractions of a pound; round off to nearest pound. Example: 94 lbs, 186 lbs)
- 7. **Eye color:** Enter eye color

Black	BLK	Green	GRN
Blue	BLU	Hazel	HAZ
Brown	BRN	Maroon	MAR
Gray	GRY	Pink	PNK

8. Hair color: Enter hair color

Bald	BAL	Gray or Partially	GRY
Black	BLK	Red or Auburn	RED
Blond or Strawberry	BLN	Sandy	SDY
Brown	BRN	White	WHI

- 9. Place of Birth: Enter city, state, and country.
- 10. **Social Security Number:** Enter social security number.
- 11. California's Driver License/Identification Card number: Enter California Driver License/Identification Card number.
- 12. **Level of Service**: The DOJ box is pre-selected. If you have ever lived outside the state of California for a period of 2 years or more since age 21, you **must** also select the FBI box.
- 13. **Applicant's Address:** Enter residence address, city, state and zip code.
- 14. **Daytime Telephone Number:** Enter daytime telephone number.
- 15. **If resubmission: list Original ATI No.:** Enter the original ATI number provided on the reject notification to avoid paying an additional processing fee.

REQUEST FOR LIVE SCAN SERVICE

ORI: A1104	Type of Applicant: <u>Lice</u>	nse, Certificate or Permit
Job Title of License Certification of	or Permit: <u>Attorney License</u>	
Agency Address Set Contributing Ag	gency:	
State Bar of California Office of Admissions 4th Fl. 1149 S. Hill St Los Angeles, CA 90015	Maili	ing Code: A05878
Name of Applicant: (please print) Last	First	MI
AKA's:	First	No. <u>BIL 140031</u>
DOB: SEX:	Male Female	
HT: WT:	Applic	cant's Address:
Eye Color: Hair Col		et or P.O. Box
Place of Birth:(state or foreign c	puntry) City	y, State and Zip Code
Social Security Number:		
California Driver's License No		ytime Telephone Number
Level of Service: DOJ (Only Check both boxes if you lived 2 years If resubmission, list Original ATI N		No. (Agency Identifying No.)
Employer: (Additional response for age	ncies specified by statue)	
State Bar of California		
Employer Name		
1149 S. Hill St Street No. Street or P.O. Box		
Los Angeles, CA 90015	State	Zip Code
Live Scan Transaction Completed Name of Operator		Date
Transmitting Agency	ATI No.	Amount Collected
Original-Live So	econd Copy- Requesting Agency	Third Copy- Applicant

Fingerprint Instructions for Out of State Residents (Fingerprint Cards FD-258)

Effective July 1, 2005, the California Department of Justice only processes fingerprints through the Live Scan Fingerprinting System unless an exemption is granted. Since Live Scan Fingerprinting Agencies are only located in California, applicants who do not reside in California are required to submit, with their application, two fingerprint cards (on form FD-258) and a "Request for Exemption From Mandatory Electronic Fingerprint Submission Requirement" form, which can be requested from the Los Angeles or San Francisco Office of Admissions. At times, there are delays in processing fingerprint cards by criminal justice agencies or delays due to fingerprint card rejection by those agencies, for which the Office of Admissions cannot accept responsibility and which may delay the processing of the application. The fingerprints must be taken by a law enforcement agency (i.e. police department, sheriff's station, etc.) or by an agency that requires you to provide appropriate identification. In the event the official taking the fingerprints has difficulty obtaining prints of acceptable quality because of the physical condition of the applicant's fingers (e.g., dermatitis, etc.), the official should be requested to explain (in writing) why the prints are the best obtainable. That explanation should accompany the fingerprint cards. Fingerprints will be forwarded to the California Department of Justice and/or FBI for a record check.

Applicants must complete identifying information required on the fingerprint cards as indicated on the sample provided, using <u>only</u> the abbreviations listed below. Failure to provide all correct information will result in a delay in processing the application, along with the return of the fingerprint cards for completion and a \$20.00 completion fee charge.

HAIR COLOF	₹		EYES	WEIGHT (WGT)	HEIGHT (HGT)	SEX	
Bald	BAL	Black	BLK	Express in pounds.	Express in Feet and Inches	Male	М
Black	BLK	Blue	BLU	(Do not use fractions of a pound;	respectively. (Do not use fractions	Female	F
Blonde or		Brown	BRN	round off to nearest pound.)	of an inch; round off to the nearest		
Strawberry	BLN	Gray	GRY	,	inch.)		
Brown	BRN	Green	GRN	Example: 94 lbs	,		
Gray or Partially	GRY	Hazel	HAZ	186 lbs	Example: 5'11"		
Red or Auburn	RED	Maroon	MAR		6'0"		
Sandy	SDY	Pink	PNK		7'0"		
White	WHI						

The following questions are optional and do not require a response: race, citizenship, OCA number, FBI number, armed force number and miscellaneous number.

State of California Department of Justice

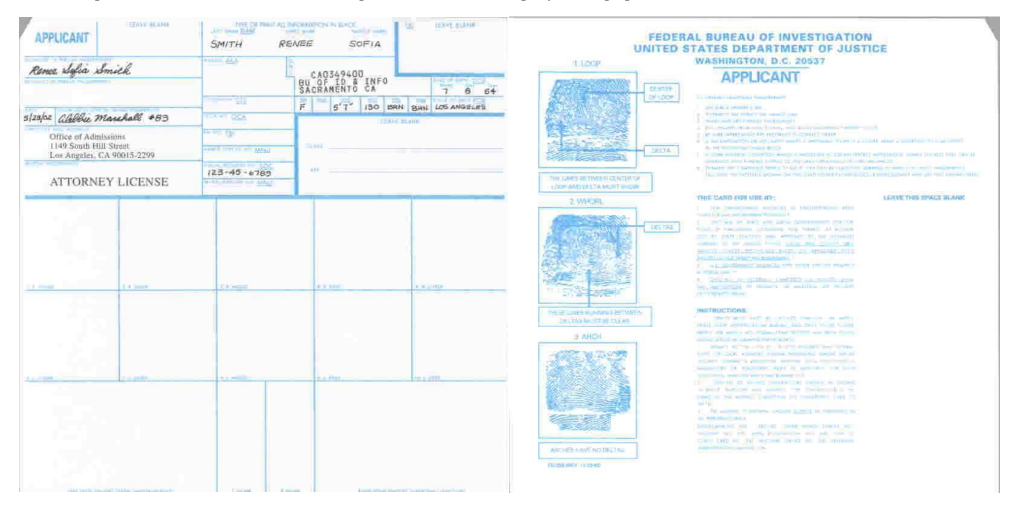
REQUEST FOR EXEMPTION FROM MANDATORY ELECTRONIC FINGERPRINT SUBMISSION REQUIREMENT

BCII 9004 (3/05)

APPLICANT INSTRUC information may result in fingerprint card(s) (FD2	n processing delays or		ition. Illegible o	or incomplete
APPLICANT'S NAME:				
	LAST	FIRST		MIDDLE
APPLICANT'S ADDRE	: SS :			
STREET	CITY	COUNTY	STATE	ZIP CODE
EMPLOYER OR LICEN	SING AGENCY:			
BASIS FOR EXEMPTION	ONI:			
1. NO REGIONAL A	ACCESS TO FINGERP	RINTING SERVICES:		
	nic Fingerprint Site: (ney General's
website at http://a	ag.ca.gov/fingerprints/p	ublications/contact.ntm	<u>l</u>	
BUSINESS NAM	-	ADDRES	38	
		ADDITEC		
2. ½ OTHER (explain)	ı:			
Pursuant to California Pelectronic fingerprint sub		•	•	•
APPLICANT'S SIGNATI	URE	DATE		
The Department of Justi to accept your hard finge information for employm	erprint card(s) in order t	to process a request for	criminal offend	der record

Required FD-258 Form FINGERPRINT SAMPLE

NOTE: In the event the official taking the fingerprints has difficulty obtaining prints of acceptable quality because of the physical condition of the applicant's fingers (e.g., dermatitis, etc.), the official should be requested to explain (in writing) why the prints are the best obtainable. That explanation should accompany the fingerprint cards.



CHANGE OF ADDRESS

Please notify the State Bar **in writing** of any address change. In order for the State Bar of California to update your address in its records, the request must be accompanied by a photocopy of one piece of identification. Accepted examples: Driver's License, Passport, CA Identification Card, Military ID Card, or Birth Certificate. A fillable form is available online at www.calbar.ca.gov/admissions.

FURTHER COMMUNICATION REGARDING MORAL CHARACTER DETERMINATION APPLICATIONS

An official record of all communications is required; inquiries relating to the processing of your moral character determination application should be submitted in writing addressed to the Office of Admissions and sent to the appropriate address listed below. This will enable the staff to review your file prior to responding, and provide for precise rather than generalized responses. If your inquiry relates to a genuine emergency related to your moral character determination application and requires immediate attention, the telephone numbers listed below are provided to assist you.

Office of Admissions 1149 South Hill Street Los Angeles, CA 90015-2299

-or-

Office of Admissions 180 Howard Street San Francisco, CA 94105-1639

	Los Angeles	San Francisco
Recorded General Information	(213) 765-1550	(415) 538-2300
Information Service Coordinator	(213) 765-1500	(415) 538-2303
TDD Numbers	(213) 765-1566	(415) 538-2231

The Office of Admissions is open for the transaction of business between the hours of 8:45 a.m. and 5:00 p.m., Monday through Friday, holidays excepted.

IMPORTANT

Before	mailing your application, please check the following:
	Is the correct fee included? (Fees are subject to change)
	Copy of "Request for Live Scan Service" form which has been completed by the live scan operator? OR
	Are the two (2) sets of fingerprints (Form FD258) and the Request for Exemption from Mandatory Electronic Fingerprint submission Requirement form enclosed?
	Are the identification boxes on the fingerprint cards COMPLETED in accordance with the instructions?
	Is each question answered fully and completely?
	Is the application signed? A photocopy is not permitted
	Are you mailing the application more than 30 days after you signed the declaration? The application must be received within 30 days of the date it is signed, or it will be returned.
	Are all applicable forms completed and attached?

The Committee of Bar Examiners

of

The State Bar of California

Office of Admissions

1149 SOUTH HILL STREET LOS ANGELES 90015



180 HOWARD STREET SAN FRANCISCO 94105

APPLICATION FOR DETERMINATION OF MORAL CHARACTER

* **NOTE** *

Please carefully read the "Instructions for the Application" before completing this application. All applicants are required to be familiar with and to comply with all such instructions. Applicants must answer every question. All pages of this application must be returned.

Business and Professions Code Section 6068 Duties of Attorney

It is the duty of an attorney to do all of the following:

- (a) To support the Constitution and laws of the United States and of this state.
- (b) To maintain the respect due to the courts of justice and judicial officers.
- (c) To counsel or maintain those actions, proceedings, or defenses only as appear to him or her legal or just, except the defense of a person charged with a public offense.
- (d) To employ, for the purpose of maintaining the causes confided to him or her those means only as are consistent with truth, and never to seek to mislead the judge or any judicial officer by an artifice or false statement of fact or law.
- (e) (1) To maintain inviolate the confidence, and at every peril to himself or herself to preserve the secrets, of his or her client.
 - (2) Notwithstanding paragraph (1), an attorney may, but is not required to, reveal confidential information relating to the representation of a client to the extent that the attorney reasonably believes the disclosure is necessary to prevent a criminal act that the attorney reasonably believes is likely to result in death of, or substantial bodily harm to, an individual.
- (f) To advance no fact prejudicial to the honor or reputation of a party or witness, unless required by the justice of the cause with which he or she is charged.
- (g) Not to encourage either the commencement or the continuance of an action or proceeding from any corrupt motive of passion or interest.
- (h) Never to reject, for any consideration personal to himself or herself, the cause of the defenseless or the oppressed.
- (i) To cooperate and participate in any disciplinary investigation or other regulatory or disciplinary proceeding pending against himself or herself. However, this subdivision shall not be construed to deprive an attorney of any privilege guaranteed by the Fifth Amendment to the Constitution of the United States, or any other constitutional or statutory privileges. This subdivision shall not be construed to require an attorney to cooperate with a request that requires him or her to waive any constitutional or statutory privilege or to comply with a request for information or other matters within an unreasonable period of time in light of the time constraints of the attorney's practice. Any exercise by an attorney of any constitutional or statutory privilege shall not be used against the attorney in a regulatory or disciplinary proceeding against him or her.
- (j) To comply with the requirements of Section 6002.1.
- (k) To comply with all conditions attached to any disciplinary probation, including a probation imposed with the concurrence of the attorney.
- (I) To keep all agreements made in lieu of disciplinary prosecution with the agency charged with attorney discipline.

- (m) To respond promptly to reasonable status inquiries of clients and to keep clients reasonably informed of significant developments in matters with regard to which the attorney has agreed to provide legal services.
- (n) To provide copies to the client of certain documents under time limits and as prescribed in a rule of professional conduct which the board shall adopt.
- (o) To report to the agency charged with attorney discipline, in writing, within 30 days of the time the attorney has knowledge of any of the following:
 - (1) The filing of three or more lawsuits in a 12-month period against the attorney for malpractice or other wrongful conduct committed in a professional capacity.
 - (2) The entry of judgment against the attorney in any civil action for fraud, misrepresentation, breach of fiduciary duty, or gross negligence committed in a professional capacity.
 - (3) The imposition of any judicial sanctions against the attorney, except for sanctions for failure to make discovery or monetary sanctions of less than one thousand dollars (\$1,000).
 - (4) The bringing of an indictment or information charging a felony against the attorney.
 - (5) The conviction of the attorney, including any verdict of guilty, or plea of guilty or no contest, of any felony, or any misdemeanor committed in the course of the practice of law, or in any manner in which a client of the attorney was the victim, or a necessary element of which, as determined by the statutory or common law definition of the misdemeanor, involves improper conduct of an attorney, including dishonesty or other moral turpitude, or an attempt or a conspiracy or solicitation of another to commit a felony or any misdemeanor of that type.
 - (6) The imposition of discipline against the attorney by any professional or occupational disciplinary agency or licensing board, whether in California or elsewhere.
 - (7) Reversal of judgment in a proceeding based in whole or in part upon misconduct, grossly incompetent representation, or willful misrepresentation by an attorney.
 - (8) As used in this subdivision, "against the attorney" includes claims and proceedings against any firm of attorneys for the practice of law in which the attorney was a partner at the time of the conduct complained of and any law corporation in which the attorney was a shareholder at the time of the conduct complained of unless the matter has to the attorney's knowledge already been reported by the law firm or corporation.
 - (9) The State Bar may develop a prescribed form for the making of reports required by this section, usage of which it may require by rule or regulation.
 - (10) This subdivision is only intended to provide that the failure to report as required herein may serve as a basis of discipline. (Origin: Code Civ. Proc., §282. Amended by Stats. 1985, ch. 453; Stats. 1986, ch. 475; Stats. 1988, ch. 1159; Stats. 1990, ch. 1639; Stats. 1999, ch. 221; Stats. 1999, ch. 342; Stats. 2001, ch. 24; Stats. 2003, ch. 765, operative July 1, 2004.)

Attorney's Oath

I solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of California, and that I will faithfully discharge the duties of an attorney and counselor at law to the best of my knowledge and ability.

CONFIDENTIAL APPLICATION AND QUESTIONNAIRE

Do not leave any questions blank unless you are instructed to do so.

SECTION I - BACKGROUND INFORMATION

APPLICATIONS MUST BE TYPEWRITTEN OR LEGIBLY PRINTED IN INK. STAPLE all attachments to the back of your application.

.1	SOCIA	AL SECURITY	#		(Require	ed)			
.2	APPLI	CANT TYPE ((Please check one)	1.3	DATE C)F BIRTH	Month	—	
.4	☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	in another jurisdi Attorney App another jurisdicti If disbarred or sus VI, Section 2(b) Registered In	plicant (admitted to practice lation AND in GOOD STANDIN ispended, you are not eligible to the of the Rules Regulating Admissing House Counsel Applicate egal Services Attorney A	aw in NG) file an Application sion to Practice Lant (Rule 9.46,	aw in Califor California	ornia a Rules of	Court)	see Rule	OFFICE USE ONLY Date Filed Month Day Year DETERMINATION Cleared by:
	Last								(Signature) Date Cleared:
.5	First MAILIN	IG ADDRESS	It is the applicant's responsany address changes. All						Hearing Date: Decision: Date:
	Address	Continued (if no	P.O. Box (include apartment leeded) A City and Country)	ent number, if a	applicable State		Zip(Code (U.S.	.)
1.6 1.7	(Answerin	ing machines accepts Full Name	ONE () table)			See inst	be deemed	proper ap	plication fee. Application ss the proper fee is
1.8	•	e's Name(F	Prior to marriage if differ	ent)		DRIVED Do you h	Yes \square	SE ornia Drive No	\$.00 er's License?
1.9	City or I AM A	APPLYING FOR	State or R: (Refer to Instructions) a for Determination of Mo	,	-	Do you ha	ave a driver	's license i No	in another state?
		Application Subsequent Character D X of the Rui	n for Determination of Mo to Receipt of an Adverse Determination or Withdra eles Regulating Admission ifornia (Rules)	e Moral ıwal under Rule			Dat	Number of Proc	FICE USE ONLY Fingerprints of cards submitted: D Initials

•	rt order, attach a copy to th	ates and the reason for the change of name. If a change was made are application. If a change was made simply by assumption and uras made as part of a divorce proceeding, refer to Question 11.2 and	se,
A.			
	Last	First and Middle	
	Dates: From	To	
	Reason for change:		<u>—</u>
B.	Last	First and Middle	_
	Dates: From	To	
C.	_		
	Last	First and Middle	
	Dates: From	To	
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1. a C			i registration fori
Law in Regist form	in California (Rules). stered In-House Counsel Appropriet the Committee. See the	s (Committee). See question 1.2 and Rule V of the <i>Rules Regulating</i> plicants and Registered Legal Services Attorney Applicants do not not a least the services for the Application for Determination of Moral Chart.	Admission to Pr
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	Name and Location of School		From Month/Year	To Month/Year	Date of Graduation Month/Year	Degree or Units Completed
3.2	LEGAL EDUCATION. Indicate al Include correspondence study and l			you do not claim c	credit for the law study co.	mpleted at each school
			Dates A	ttended	Date of Graduation or	
	Name and Location of School		From Month/Year	To Month/Year	Anticipated Graduation Month/Year	Degree or Units Completed
						•
3.3	Are you currently a California reside	nt?				☐ Yes(L) ☐ No(C)
	If yes, have you spent more tha	n 24 months	outside the state of	of California since	the age of 18?	☐ Yes(F) ☐ No(D)
3.4	RESIDENCE HISTORY. State the commencing with your present ad fall within the eight-year period.					
	ADDRESSES: Please re-enter date	e of birth	_	_		
			Month Da	y Year	<u> </u>	
	Number/Street	City a	and State	Zip Code	From Month/Year	To Month/Year
	CI	IECK HER	E □ IF CONTINU	FD ON ATTACE	IMENT	

CHECK HERE II CONTINUED ON MI MEMMEN

SECTION II MORAL CHARACTER INFORMATION (Rule X)

The applicant has a continuing duty to update in writing responses to questions under the moral character section of the application whenever there is an addition to or change in information previously furnished (Rule VI, Section 7 of the *Rules*). Updates are to be submitted no more than 30 days after the addition or change.

	REFERENCES
4.1	RE-ENTER FULL NAME
	SOCIAL SECURITY #
	EMPLOYMENT HISTORY
4.2	List below your current employment, regardless of the type of business, occupation, profession or length of time employed. If not presently employed, please so indicate. Then list, to the best of your recollection, all of your employment which is/was law-related since your eighteenth birthday. All legal internships, externships, clerkships, and law clerk positions, whether voluntary or paid positions, regardless of the length of time must be listed. Also list, to the best of your recollection, all of your employment, businesses, occupations and professions which were not law-related but lasted longer than six (6) months since your eighteenth birthday. The list should be in reverse chronological order, beginning with the current or most recent employment. Indicate the reason for leaving if not currently employed.
	Please make certain that all addresses are current. If the company or business no longer exists or has merged, etc., please so indicate. If you are aware that your former supervisor is no longer with the company or business, please provide the supervisor's current address in addition to the address of the company or business.
→	If you have not held any law-related employment, including, but not limited to, a legal internship, externship, clerkship,
	and/or law clerk position, paid or unpaid, please place an X here:
	NOTE: For periods of self-employment, complete page 6.
	CURRENT EMPLOYMENT
41	NAME OF BUSINESS SUPERVISOR STREET ADDRESS
	CITY STATE ZIP
	Business Telephone (Your Position
	From: / Month Year
→	□ Not currently employed.
42	PREVIOUS EMPLOYMENT NAME OF BUSINESS
	SUPERVISOR
	STREET ADDRESS
	CITY STATE ZIP
	Business Telephone (Your Position
	Length of time employed – From: To:
	Month Year Month Year

Reason for leaving

STREET ADDRESS				
CITY		STATE	ZIP _	
Business Telephone ()	Y	our Position		
Length of time employed – From: Month	/ Year		Year	
Reason for leaving				
NAME OF BUSINESS				
STREET ADDRESS				
CITY			ZIP _	
Business Telephone ()				
Length of time employed – From:		To:	Year	
Reason for leaving				
NAME OF BUSINESS				
SUPERVISOR				
STREET ADDRESS				
CITY		STATE	ZIP _	
Business Telephone ()	Y	our Position		
Length of time employed – From: Month	/ Year		Year	
Reason for leaving				
NAME OF BUSINESS				
SUPERVISOR				
STREET ADDRESS				
CITY		STATE	ZIP _	
Business Telephone ()	Y	our Position		
Length of time employed – From:	/	To:	1	

CHECK HERE \square IF CONTINUED ON ATTACHMENT. Include for each position all of the information requested above.

SELF-EMPLOYMENT A RESPONSE IS REQUIRED TO BOTH QUESTIONS.

6.1	Have you ever been in business for yours	elf? (If YES, s	ee below)				□ Yes	□ No
6.2	Have you ever been SELF-EMPLOYED	as an attorney?	(If YES, see	below)			□ Yes	□ No
- 1	If YES to any of the above questions, ple name and address of a person other than pe	ase indicate bot rsons related to	you by blood	l or marriage	who can ver	employment and ify such employ	the ment.	
NAME	E OF BUSINESS							
MAIL	ING ADDRESS							
MAIL	ING ADDRESS (continued, if needed)							
CITY		STATE _			Z P			
BUSIN	NESS PHONE ()		ROM	Month/Ye			nth/Year	
NATU	RE OF BUSINESS							
YOUR	DUTIES							
	VERIFYING OT LIST PERSON S LISTED AS EM PL TED TO YOU BY BLOOD OR MARRIA	OYMENT OR					7 O R PE	RSONS
21	NAME OF REFERENCE							
	MAILING ADDRESS							
	MAILING ADDRESS Continued (in	f needed)						
	CITY		STATE			Z P		
	Occupation	To	elephone ()	_Length of	time known		

CHECK HERE \square IF CONTINUED ON ATTACHMENT

PERSONAL REFERENCES

7.1 State the full names, complete addresses (including floor and/or suite numbers and ZIP CODES), and occupations of five reputable and responsible persons who know you well. AT LEAST ONE of these persons should be a member of the Bar of any U.S. or foreign jurisdiction and only one may be a law professor from whom you have received instruction.

NOTE: DO NOT INCLUDE persons who have only casual knowledge of you, persons related to you by blood or marriage, or persons listed as employment or verifying references on pages 4-6. List one address only for each reference. Please make certain that all addresses are current and complete.

			Z P
Occupation	Telephone (_)	Length of time known
NAME OF REFERENCE	š		
MAILING ADDRESS			
MAILING ADDRESS Con	tinued (if needed)		
CITY		STATE	Z P
Occupation	Telephone()	Length of time known
NAME OF REFERENCE	£		
MAILING ADDRESS			
MAILING ADDRESS Con	atinued (if needed)		
CITY		STATE	Z P
Occupation	Telephone()	Length of time known
NAME OF REFERENCE	£		
MAILING ADDRESS			
MAILING ADDRESS Con	itinued (if needed)		
CITY		STATE	Z P
Occupation	Telephone()	Length of time known
NAME OF REFERENCE	£		
MAILING ADDRESS			
MAILING ADDRESS Con	itinued (if needed)		
CITY		STATE	ZP
Occupation	Telephone()	Length of time known

7

CREDENTIALS AND LICENSES

8.1	trade, or profession, other t	r applied for and then withdrawn an application) or held a license than as an attorney at law, the procurement of which required a (e.g., certified public accountant, patent practitioner, or real estate	proof of good	□ YES □ NO
	If YES, provide the following	g information about each license.		
61	ISSUING AUTHORITY			
	MAILING ADDRESS _			
	MAILING ADDRESS C	ontinued (if needed)		
	CITY	STATE	ZIP	
	License or certified as	Dates: From .	Month/Year	/ Month/Year
	License or Certification #	Inactive □ Active □		
62	ISSUING AUTHORITY			
	MAILING ADDRESS _			
	MAILING ADDRESS Co	ntinued (if needed)		
	CITY	STATE	ZIP	
	License or certified as	Dates: From .	Month/Year	 Month/Year
	License or Certification #	Inactive \(\Boxed{\text{L}} \) Active \(\Boxed{\text{L}} \)		
		CHECK HERE \square IF CONTINUED ON ATTACHMENT		
		OFFICE USE ONLY		
		Data Entry Completed Initials & Date		

COMPLAINTS; PROFESSIONAL DISCIPLINE

A response is required even if you answered NO to Question 8.1.

☐ YES ☐ NO --

☐ YES ☐ NO --

☐ YES ☐ NO --

9.1	Α.	Have you ever been denied a business, If YES, complete "D."	, trade, or professiona	I license?
	B.	Have you ever been disbarred, susp disqualified or had your license revoked (e.g., attorney, certified public accountary of public office?	l as a member of any l nt, real estate broker,	business, trade, or profession physician, etc.), or as a holder
	C.	To the best of your knowledge, have the complaints, or grievances (formal or infobusiness, trade, or profession, or as a h	ormal) concerning you	r conduct as a member of any
NOT	E:	If you answer YES to either A, B or C, ple of denial, disbarment, suspension, cer separate piece of paper and attach to the	nsure, reprimand, con	
	D.	Name and address of the authority in pos	ssession of the records	s regarding the disqualification
		or denial:		
		Nama		
		Name		
		Address		
		City		
		Name of court		
		Address		
		City		
		Nature of disqualification		
		Disqualified from (Month/Year)	to (Mc	onun/
		Reason for disqualification or denial		
	E.	Name and address of authority in posses	ssion of the records reg	garding the charge, complaint,
		or grievance:		
		Name		
		Address	_	
		City		
		Name of court		
		Address		
		City		
		Date of charge, complaint, or grievance		
		Final disposition		

CHECK HERE □ IF CONTINUED ON ATTACHMENT

9

	A response to Question 10.1 A & B is required even if you answered NO to Question	8.1.		
10.1	A. Have you ever resigned your business, trade, or professional license while charges were pending? If YES, please explain:	□ YES	□ NO	
	B. Have you ever permitted a business, trade, or professional license to expire?	□ YES	□ NO	
n answe	MENTAL ILLNESS, DISEASE OR DISORDER ering Questions 10.2, applicants should consider the following definitions for the words and phrases:			
"A sta co als	ability to practice law" includes perfor ming services in a court of justice, in any manner, throughout its variages and in conformity with adopted rules of procedure. In a larger sense it includes providing legal advice runsel and preparation of legal instruments and contracts by which legal rights are protected. Law practice runsel include the resolution of legal questions for consumers by advice and action if difficult or doubtful legal restions are involved, which, to safeguard the public, reasonably demand the application of a trained legal management.	and nay		
re	Good moral character" includes qualities of honesty, fairness, candor, trustworthiness, observance of fiducia sponsibility, respect for and obedience to the laws to the state and the nation and respect for the rights of oth d for the judicial process.			
	Mental illness, disease or disorder "includes mental or psychological conditions or disorders, such as, but no nited to, schizophrenia, paranoia, bipolar illness (manic depression), sociopathy or any other psychotic disor			
ap	Currently" does not mean on the day of, or even in the weeks or m onths preceding, the completion of the plication. Rather, it means recently enough so that you believe that the mental condition may have an ongoing a pact on your functioning as an attorney.	ng		
10.2	Have you been diagnosed or treated for a medically recognized mental illness, disease or disorder that would currently interfere with your ability to practice law?	🗆 Y	ES □ N	0
If YES	, complete FORMS 4 and 5. Make as many COPIES of FORMS 4 and 5 as you need to describe the m.			
10.3	Have you ever been adjudged an incompetent or a conservatee?	🗆 Y	ES 🗆 N	О
If YES	, complete FORM 4 and on a separate piece of paper state the quest ion number and provide a narr ative			

explanation. Give full details, including the name of the court, title, and name of the case, the date of the proceeding,

the name and address of the institution and the inclusive dates you were adjudged either an incompetent or a

conservatee.

PRIOR APPLICATIONS FOR ADMISSION TO PRACTICE LAW

* NOTE *

Applications for admission to practice law include, but are not limited to, applications to be admitted by examination, on motion, or on diploma privilege, applications for reinstatement to the bar, and applications for a determination of moral character. Include every such application even if that application was subsequently withdrawn. For each application, indicate the nature of the application (e.g., examination, moral character, comity), the date it was submitted, and its ultimate disposition (e.g., admitted to practice law, withdrew application, denied).

			aw, withdrew application, denied).	it was su omitted, and its arim are disposition		uum	itted to
1.1A	На	ave yo	ou ever submitted an application for admission to practice	e law in any state or foreign country?		YES	□ №
1.1B	Ify	you are	e admitted to practice law elsewhere, are you in good sta	anding in your jurisdictions(s)?		YES	□ NO
]	NOT	E:	A Certificate of Good Standing must be submitted for e admitted to practice law. If you are submitting this appregistration, only one Certificate of Good Standing must Attorney Applicant who has been suspended or disbarred proceeding, you are not eligible to file an Application for VI, Section 2(b) of the <i>Rules</i>).	olication simultaneously with the attorney t be submitted. If you are a G eneral or ed from practice as a result of a disciplinary			
•	C.	State	e or foreign country	Not admitted because (check one):			
		Appl	lied for admission (Month/Year)	☐ Failed examination			
		Date	of examination that you took (Month/Y ear)	☐ Withdrew application*	-		
		Adm	nitted or readmitted (Month/Day/Year)	☐ Other reason*	-		
]	D.	State	e or foreign country	Not admitted because (check one):			
		Appl	lied for admission (Month/Year)	☐ Failed examination			
		Date	of examination that you took (Month/Y ear)	☐ Withdrew application* -	-		
		Adm	nitted or readmitted (Month/Day/Year)	□ Other reason*	-		
1	unsu	ccessf	withdrawals and for any other reason for not being admi ful on an examination, attach a separate piece of paper stances and reasons.				
			CHECK HERE \square IF CONTINUED ON A	TTACHMENT			
			CIVIL ACTIONS AND ADMINISTRATIV	VE PROCEEDINGS			
11.2		-	ever been a party to or are you presently a party to any condition, small claims, worker's compensation	*	□ Y	ES	□ NO
11.3	Hav	ve any	judgments been filed against you?		□ Y !	ES	□ NO (1
	If Y	ES to	either of the above questions, complete FORM 1. Mak	ce as many copies of FORM 1 as you need.			
			FRAUD, MISREPRESENTATION, LEGA	AL MALPRACTICE			
1.4	sus	tained	n ever had a complaint alleging fraud, deceit, misrepresent against you in any civil, criminal or administrative forum officer or director and partnerships of which you were a	n? This includes corporations of which you	□ YE	ES	□ NO
	If Y	YES, c	complete FORM 1 and ATTACH copies of the ple ading	a, allegations and jud gment.			

CONVICTIONS

The applicant has a continuing duty to update *in writing* responses to questions under the moral character section of the application whenever there is an addition to or change in information previously furnished (Rule VI, Section 7 of the *Rules*). Updates are to be submitted no more than 30 days after the addition or change.

IN ANSWERING THE FOLLOWING QUESTIONS, YOU SHOULD INCLUDE ALL SUCH INCIDENTS AND CONVICTIONS, NO MATTER HOW MINOR THE INCIDENT. Traffic violations which must be reported under this question include Failure to Appear, Driving Without a License, Driving with a Suspended License, and Reckless Driving, as well as all traffic violations that resulted in a misdemeanor or felony conviction.

YOU ARE EXCLUDED FROM ANSWERING QUESTIONS REGARDING THE FOLLOWING INCIDENTS:

- A. Arrests that did not result in a conviction and for which you are not awaiting final adjudication.
- B. Any arrest, conviction or other proceeding the record of which has been ordered or is required to be sealed, obliterated, dismissed, or destroyed pursuant to Sections 851.7, 1203.4a*, 1203.45*, 1000 to 1000.11, 1001 to 1001.11, or 1001.20 to 1001.35 of the Penal Code of the State of California, or Section 781 of the Welfare and Institutions Code of the State of California, or Section 11361.5 of the Health and Safety Code of the State of California, or pursuant to a similar statute of another jurisdiction which provides in substance and effect that upon entry of an order, such a rrest, conviction, or other proceeding shall be deemed not to have occurred or that the person to whom the proceeding relates, in answering any related question, may state it did not occur.
- C. Any arrest, conviction or other proceeding, the record of which has been ordered or is required to be sealed, obliterated, dismissed, or destroyed pur suant to the statute of another jurisdiction, which statute provides in substance and effect that upon entry of an order, such arrest, conviction or other proceeding shall be deemed not to have occurred or that the person to whom the proceeding relates, in answering any related question, may state it did not occur. If you be lieve you come within this exclusion, you MUST include with your application a copy of the applicable statute and any supporting annotations and answer yes to question 12.5 below.

* NOTE *

The above-referenced sections of the Penal Code are Sections 1203.4a and 1203.45, **not** 1203.4. **SECTION 1203.4 REQUIRES DISCLOSURE** of matters dismissed under that Section in response to a direct question contained in an application for licensure by a state agency.

12.1	Have you ever been convicted of the violation of a misdemeanor or felony? As used herein, a conviction includes a plea of guilty or nolo contendere, or a verdict or finding of guilt, regardless of whether sentence is imposed by the court.	□ YES	□ NO (2)
12.2	Are you awaiting final adjudication for any incident?	□ YES	□ NO
12.3	Have you ever been held in contempt of court?	□ YES	□ NO (2)
12.4	Have you ever been granted immunity in lieu of criminal prosecution?	□ YES	□ NO (2)
	If YES to any of the above questions, please complete FORM 2 . Make as many COPIES as you need . Attach a copy of the ar resting offic er's report, complaint, indictment, trial disposition, sentence, appeal, probation report and certified copy of conviction, if any		
12.5	Are you submitting a statute of another jurisdiction pursuant to Section "C" above?	□ YES	□ NO

A RESPONSE IS REQUIRED.

If your answer to any of the following needs more space, please attach a separate piece of paper.

SCHOLASTIC DISCIPLINE

Have you ever been dropped, suspended, expelled, or otherwise disciplined by any school for any reason other than academic performance?		□ NO
If YES, state the reasons fully below, providing the name of the school, the date, the reasons for discipline, and the final disposition.		
BONDEDNESS; DISCHARGE OF OBLIGATION; INDEBTEDNESS		
Have you ever held a bonded position?	☐ YES	□NO
If YES, specify the nature of the position, the inclusive dates, amount of bond, and whether any attempt has been made to recover upon your bond or cancel it.		
Has a bond ever been refused where you were to be the bonded person?	□YES	□NO
If YES, provide the full details.		
Are you in default in any way in the performance or discharge of any duty or obligation imposed upon you by decree, judgment, or order of any court or administrative agency, including alimony, support orders and decrees?	□YES	□NO
If YES, complete FORM 1 .		(1)
Do you owe any debts, including student loans, that are past due (include those barred by the statute of limitations and past due credit account balances)?	□ YES	□NO
If YES, list each such indebtedness, providing the name and present address of the creditor, nature of the indebtedness, date incurred, the account number(s), amount still owing, reason for nonpayment, and the steps taken to address the debt.		
Have you ever defaulted on any student loan?	☐ YES	□NO
If YES, list the name and address of the creditor or the guaranteeing agency to whom the loan was sold or assigned, the loan account number, the amount owed and the steps taken to make the amount current.		

 \square YES

 \square NO

BANKRUPTCY

	DANKKUTCI		
4.1	Have you ever been adjudicated a bankrupt? If YES, complete FORM 3 .	☐ YES	□ NO (3)
4.2	Has a petition in bankruptcy (personal or business related) ever been filed by you or against you, either alone or in association with others? If YES, complete FORM 3	□YES	□ NO (3)
4.3	Do you have a bankruptcy pending under a Chapter 13 reorganization?	☐ YES	□ NO (3)
	If YES to any of the above, you must attach a petition for bankruptcy, all schedules and statements filled with the bankruptcy petition, any objection or exemption to discharge filed by a creditor and the ruling thereon, and discharge from the bankruptcy court.		
4.4	Have you ever been sued by a receiver, trustee, or other authority of any bankruptcy estate, for unlawful preference, conspiracy to conceal assets, or any other fraud or offense, whether or not punishable by law?	□ YES	□ NO -
	If YES, please state the date, title, number of case, the name and location of the court in the space below, and continue on a separate piece of paper if needed. ATTACH to this application a copy of any complaint or other claim filed against you.	- -	
	CHEMICAL DEPENDENCY	_	
answ	vering Questions 14.5, applicants should consider the following definitions for the words and phrases:		
	"Ability to practice law" includes performing services in a court of justice, in any manner, throughout its various stages and in conformity with adopted rules of procedures. In a larger sense it includes providing legal advice and counsel and preparation of legal instruments and contracts by which legal rights are protected. Law practice may also include the resolution of legal questions for consumers by advice and action if difficult or doubtful legal questions are involved, which, to safeguard the public, reasonably demand the application of a trained legal mind.		
	"Good moral character" includes qualities of honesty, fairness, candor, trustworthiness, observance of fiduciary responsibility, respect for and obedience to the laws to the state and the nation and respect for the rights of others and for the judicial process.	,	
	"Chemical dependency" is to be construed to include abuse and excessive use, addiction to alcohol, drugs or medications.		

If YES, complete **FORMS 4** and **6**. Make as many **COPIES** of **FORMS 4** and **6** as you need to describe the problem.

.....

"Currently" does not mean on the day of, or even in the weeks or months preceding, the completion of the application. Rather, it means recently enough so that you believe that the use of drugs or alcohol may have an

Have you been diagnosed or treated for a chemical dependency that would currently interfere with your

ongoing impact on your functioning as an attorney.

ability to practice law?

14.5

MILITARY SERVICE

15.1	Have you ever been a member of the armed forces of the United States, its reserve components or the National Guard?				
If N	O, proceed to the next page.				
	I am presently a member of the armed forces. (Complete a. and b.) I was a member of the armed forces. (Complete a. and c.)				
a.	Branch of service				
	Regular armed forces: □ Air Force □ Army □ Coast Guard □ Marine Corps □ Navy				
	Reserve components: □ Air Force □ Army □ Coast Guard □ Marine Corps □ Navy				
	National Guard: ☐ Air Force ☐ Army ☐ Coast Guard ☐ Marine Corps ☐ Navy				
My s Date	My serial number was/is My rank was/is Dates of service: From (Month/Year) To (Month/Year) From (Month/Year) To (Month/Year)				
b.	For ACTIVE AND RESERVE PERSONNEL ONLY: Check one: Active Reserve Present duty station				
	Address				
c.	While a member of the armed forces of the United States:				
	Did you receive an honorable discharge?	□ YES □	NO*		
	Were you ever court-martialed?	□ YES*	□ NO		
	Were you allowed to resign in lieu of court-martial?	□ YES*	□ NO		
	Were you administratively discharged?	□ YES*	□ NO		
	Were you ever awarded non-judicial punishment? (Article 15 UCMJ)	□ YES*	□ NO		

If you are now separated from military service, attach a copy of DD Form 214 to the application. Make sure the copy includes your "Type of Separation" and "Character of Service." This form may be acquired by writing to Military Personnel Records Center, 9700 Page Blvd., St. Louis, MO 63132. You are required to furnish a DD Form 214 or other report of separation. If you are advised by the Military Personnel Records Center that no such document exists, attach a copy of that notification to this application.

NOTE: Acquiring the DD Form 214 or other report of separation from the Military Personnel Records Center can be a time-consuming process. A delay in receiving these papers by the Committee will delay the processing of your application.

15

^{*} If you checked a box followed by an asterisk, on a separate sheet of paper provide a narrative explanation of the circumstances surrounding the occurrence.

ACCOUNTING FOR TIME

10.1	account for the entire period of time since you were 18 years of age, explain to the best of your recollection where you were and what you were doing (e.g., 6/89 - 12/89 recuperated from major surgery at parents' house; 1/91 - 5/91 traveled [indicate country/region]). If you held a job (or jobs) which lasted less than six months, please so state. Attach page(s) as necessary.
_	

AUTHORIZATION AND RELEASE

DIDE ADDITION OF

IN RE APPLICATION OF
NAME:
SOCIAL SECURITY #:
I,
SCCHOII 1040.

I also authorize and request each and every law school having control of any documents, records, or other information pertaining to me to (i) furnish such to the State Bar's Office of Admissions, as required by the Committee; (ii) permit the Committee or any of its agents or representatives to inspect and make copies of such documents, records and other information; (iii) answer any inquiries, questions or interrogatories concerning me which may be submitted by the Committee; and (iv) appear before the Committee and to give full and complete testimony concerning me, including any information furnished by me.

I further authorize all educational institutions and testing organizations to release to the Committee any information, files or records pertaining to me requested by the Committee in connection with any studies conducted by the Committee regarding the admission process.

I hereby release, discharge, and exonerate any law school, educational institution, or testing organization, any of their respective employees, agents and representatives, and any person or organization supplying requested documents, records, and other information pertaining to me from any and all liability of every nature and kind arising out of the furnishing of such documents, records and other information to the Committee.

I further authorize and request every person, firm, company, corporation, governmental agency, bank, credit company, instrumentality, law enforcement agency, court, association or institution having control of any other documents, records and other information pertaining to me (including any confidential or sealed records; files of bar associations or disciplinary pertinent data) to (i) furnish to the Committee any such information; (ii) permit the Committee or any of its agents or representatives to inspect and make copies of such documents, records and other information; (iii) answer any inquiries, questions, or interrogatories concerning me which may be submitted by the Committee; and (iv) appear before the Committee and to give full and complete testimony concerning me, including any information furnished by me.

I authorize the National Personnel Records Center, St. Louis, Missouri, or other custodian of my military r ecords to r elease to the Committee information or photocopies from my military personnel and related medical r ecords. This could include a photocopy of my DD F orm 214, Report of Separation.

I understand that the fact that I am a California applicant will be communicated to other Bar admitting entities, as well as to the National Conference of Bar Examiners and by that agency to such other Bar admitting authorities as may inquire, and I further authorize the Committee to release any and all such materials submitted in support of this application to other Bar admitting entities and the National Conference of Bar Examiners for pur poses of other moral character in vestigations pertaining to me.

I also understand that pursuant to Rule VI, Section 7 of the *Rules Regulating Admission To Practice Law In California*, I am under a continuing obligation to keep my application current and must update **in writing** my responses to the application within 30 days whenever there is an addition to or a change to infor mation previously furnished the Committee

I hereby r elease and exoner ate the State B ar of C alifornia (including its Board of Governors, the Committee, members of the Committee of Bar Examiners, and officers, employees, agents and repr esentatives of the State Bar) from any and all liability of every nature and kind arising out of the furnishing or inspection of such documents, records, and other information pertaining to me or the moral character investigations made by or on behalf of the Committee.

For purposes of this release, the undersigned gives permission to use a photocopy of his her signature on this for m as an original signature.

I hereby declare under penalty of perjury under the laws of the State of California that the answers and statements provided by me in the foregoing application are true and correct.

	Executed on		
		(Date)	
	at		
		(City and State)	
		(Print Name)	
SIGN HERE			
	(Si	gnature of Declarant)	

Note: Applications received more than 30 days after being signed will be returned as stale dated.

DO NOT DETACH FORM 1 —RECORD OF CIVIL ACTIONS AND ADMINISTRATIVE PROCEEDINGS

First	Middle		Last	Social S	Security Number
fature of case (e. g.	., small claims, divorce, p	personal injury, etc	e.)		
omplete title of ca	ase				
ourt file number_				Date F iled	
ame of co urt					
ity			State	Zip	
aborate on the ch	reunistances of the case				
ıll name(s) and addı	ress(es) of plaintiff(s) and att	torney(s)	Full name(s)	and address(es) of defendant(s) a	nd attorney(s)
.,	Plaintiff			Defendant	
	Address			Address	
y	State	Zip	City	State	Zip
	Attorney			Attorney	
	Address			Address	
ty	State	Zip	City	State	Zip
rial date		Da	te of final dispositio	on	
sposition					
the disposition re	esulted in a judgment, has	the judgment been	satisfied?		
the disposition re	suited in a judgment, has	the judgment been	satisfied:		L IES LIN
YES give the da					
1 ES, give the du	te the judgment was satisf	fied			

DO NOT DETACH

FORM 2 —RECORD OF CRIMINAL CASES

Name ————			
First	Middle	Last	Social Security Number
INCIDENT			
harge(s) at time of arrest: Fel	ony Misdemeanor	r 🗆	
harge(s) (e.g., petty theft):			
ate of incident (or time period	involved)		
ocation			
City		County	State
NARRATIVE			
rovide a detailed narrative of t iece of paper.	he circumstances surro	ounding the incident. If your ans	wer needs more space, please attach a separate
ARRESTING AGENCY			
ARRESTING AGENCY			
lame of law enforcem ent agend	ey		
ddress			
City		Sta te	Zip
arresting Agency Report Numb	oer		
COURT			
Jame of court			
Address			
ity		Sta te	Zip
itle of complaint or indictment	· ·		
Court File Number			
Pate first heard		Date	of final di sposition
nal disposition:		<u>CHARGE</u>	<u>SENTENCE</u>
elony □ Misdemeanor □			
elony □ Misdemeanor □			

ATTACH A COPY OF THE ARRESTING OFFICER'S REPORT, COMPLAINTS, INDICTMENT, TRIAL DISPOSITION, SENTENCE, APPEAL, PROBATION REPORT AND CERTIFIED COPY OF CONVICTION.

DO NOT DETACH FORM 3 — RECORD OF BANKRUPTCY OR INSOLVENCY

Name					
First	Middle	Last	Social Secu	ırity Numbe	er
Date of bankruptcy filed _					
Complete title of action					
Court file number					
Name and complete addre	ess of court involved:				
Name of court.					
Address					
			Zip		
			·		
Brief description of circuit	nounces surrounding min	g petition for bunkl upter			
Date of final disposition _					
Disposition					
Were any adversary pro-	ceedings instituted?			□ Yes	□No
Were there any allegation	ons of fraud?			□ Yes	□ No
		on a separate sheet of paper are to make the amount curr en	nd include the current status of		
	-			□ Yes	□No

If debts were reorganized under Chapter 13, when will the release be instituted?______

ATTACH THE PETITION FOR BANKRUPTCY, ALL SCHEDULES AND STATEMENTS FILED WITH THE BANKRUPTCY PETITION, ANY OBJECTION OR EXEMPTION TO DISCHARGE FILED BY A CREDITOR AND THE RULING THEREON, AND DISCHARGE FROM THE BANKRUPTCY COURT.

If you do not have all the required documents, you must contact the bankruptcy court where you filed the petition. If the bankruptcy court no longer has the documents, the court will provide you with a locat or number for the documents and will direct you to the appropriate federal archives location where you can re quest copies of the documents.

DO NOT DETACH FORM 4 —AUTHORIZATION TO RELEASE MEDICAL RECORDS

Upon presentation of the original or a photocopy of this signed authorization,

(Applicant's name) authorize____ (Name and address of institution or doctor) to provide information, including copies of records, concerning advice, care or treatment provided to me without limitation relating to mental illness, use of drugs or alcohol, to representatives of the California Committee of Bar Examiners who are involved in conducting an investigation into my moral character for approval to practice law in the State of California. I understand that any such information as may be received will be reported only to the admitting authority. I hereby release, discharge and exonerate the C alifornia Committee of Bar Examiners, its agents and representatives and (Name and address of institution or doctor) its agents and representatives so furnishing information from any and all liability of every nature and kind ar ising out of the furnishing or inspection of such documents, records and other information or the investigation made by the California Committee of Bar E xaminers. Signature of Applicant Date Witness Witness

DO NOT DETACH FORM 5 —DESCRIPTION OF MENTAL ILLNESS, DISEASE OR DISORDER

Name				
First	Middle	Last		Social Security Number
Date of treatment: From:		To:/		
	Month Year	Month	Year	
ame of attending physician				
'hysician's current address				
City		State		Zip
Telephone ()				
		G) ,		
City		State		Zip
Telephone ()	_ -			
S C 11				
Type of problem				
Describe completely the diagno	sis and treatment			

DO NOT DETACH FORM 6 —DESCRIPTION OF CHEMICAL DEPENDENCY

Nam e			
First	Middle	Last	Social Security Number
ate of treatment: From:			
	Month Year	Month Ye	ar
ame of attending physicia	an		
hysician's current address	s		
City		State	Zip
Telephone ()			
Jame of hospital or institu	tion		
Address			
City		State	Zip
Telephone (_		
, <u> </u>			
Type of problem			
Describe completely the di	agnosis and treatment		

IMPORTANT

Befo	ore mailing	g your application, please check the following:								
	Is the con	orrect fee included? (Fees are subject to change)								
	Copy of "Request for Live Scan Service" form which has been completed by the live scan operator? OR									
	Are the two (2) sets of fingerprints (Form FD258) and the Request for Exemption from Mandatory Electronic Fingerprint									
	Submissi	sion Requirement form enclosed?								
	Are the i	identification boxes on the fingerprint cards COMPLETED in accordance with the instructions?								
	Is each q	question answered fully and completely?								
	Is the app	pplication signed? A photocopy is not permitted.								
	Are you	mailing the application more than 30 days after you signed the declaration? The application must be rec	eived within 30							
	•	the date it is signed or it will be returned.								
	Are all a	applicable forms completed and attached?								
SE	E SECTI	ION REGARDING "COMPLETION OF APPLICATION" IN THE INSTRUCTIO	NS.							
I am t	the follow	wing:								
	(Please ch	check one)								
		General Applicant (not admitted to practice law in another jurisdiction)								
		Attorney Applicant (admitted to practice law in another jurisdiction and seeking to be admitted to practice California)	e law in							
		Registered In-House Counsel Applicant (Rule 9.46, California Rules of Court)								
		Registered Legal Services Attorney Applicant (Rule 9.45, California Rules of Court)								
Genera	al Applicant	nts and Attorney Applicants must fill out and return the Payment Coupon below.								
to at Atto	tach the	ying for registration as a Legal Services Attorney or In-House Counsel of the payment coupon. Payment should be attached to the Registered Legal registered In-House Counsel Application. Payment Coupon	l Services							
• • • • •		GENERAL APPLICANTS AND ATTORNEY APPLICANTS ONLY	• • • • • • • • • • • •							
		PLEASE DETACH PAYMENT COUPON, COMPLETE AND ATTACH IT TO								
		THE FRONT OF THE APPLICATION WITH THE APPROPRIATE FEES								
\mathbf{CO}	UPON									
CO	<u>OI OII</u>	Payment Coupon - Determination of Moral Character Office of Admissions								
		The State Bar of California								
		1149 South Hill Street								
		Los Angeles, CA 90015-2299								
		Application Fee: \$47	76.00							
Last N	lame	Typication rec.								
First N	Name and In	Initial								
		TOTAL PAID								
Social	Security N									

THE APPLICATION FEE IS SUBJECT TO CHANGE