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<b>I.</b>	<b><u>Profession</u></b>	<b><u>Accrediting Agency or Jurisdiction</u></b>	<b><u>Year of Admission</u></b>
	Attorney	New York State Bar	1983
	Attorney	United States District Court for the Eastern District of New York	1984
	Attorney	United States District Court for the Southern District of New York	1984
<b>II.</b>	<b><u>Professional Organizations</u></b>	<b><u>Date of Admission</u></b>	<b><u>Active/Inactive</u></b>
	American Bankruptcy Institute	2001 - 2008	Active

**III. General Professional Experience:**

I have been practicing commercial and bankruptcy litigation since 1982. Upon graduation from law school, I was associated with two New York City law firms, Warshaw Burstein Cohen Schlesinger & Kuh (1982 - 1985) and Loeb & Loeb (1985 - 1991). Thereafter, I was a partner in two Long Island law firms, Shaw, Licitra, Esernio & Schwartz, P.C. (1991 - 2001) and Rosen Slome Marder, LLP (2001 - 2008). Since June 2008, I have been a partner at Meyer, Suozzi, English & Klein, P.C.

**IV. Experience and Familiarity with Bankruptcy Law:**

My experience includes representing creditors, trustees and debtors in a wide variety of bankruptcy litigation. Representative cases include:

A. Representing an International investment bank in bankruptcy and district court cases including Adelphia Recovery Trust v. Bank of America, N.A., et al., In re Delphi Corp., In re Enron Corp., In re Copperfield Investments, LLC, In re Refco., Inc., In re SHC, Inc., In re Teligent, Inc., In re Velocita Corp., and In re Farmland, Inc. The matters include: (i) the Enron “megalitigation;” (ii) the Adelphia bank litigation; (iii) actions involving foreign currency transactions; (iv) the Delphi plan investor litigation; (v) disputes relating to mortgage repurchases; (vi) preference actions; and (vii) investment banking fee disputes.

B. Representing a proposed asset purchaser in an adversary proceeding commenced by a bankruptcy trustee in connection with a bid to purchase the assets of the bankruptcy estate.

C. Representing two large national REITs in bankruptcy and state court matters including In re Adelphia Corp., In re 360 Networks (USA), Inc., In re Global Crossing, Ltd., and In re Metromedia Fiber Networks, Inc.

D. Representing one of the largest private engineering firms in the United States in several matters including In re Enron Corp., In re Global Crossing, Ltd. and In re Worldcom, Inc.

E. Representing two bankruptcy estates in the prosecution of approximately three hundred preference actions in the United States Bankruptcy Court for the Southern District of New York.

**V. Mediation Training:**

I participated in a three-day (24 hour) Advanced Negotiation & Mediation Training Program presented by Abrams Mediation and Negotiation, Inc. and sponsored by the United

States Bankruptcy Courts for the Southern and Eastern Districts of New York and the NASD.

The dates of the program were September 19 - 21, 2005. I received a certificate of Advanced Negotiation and Mediation Skills Training.

**VI. Mediation Experience:**

In addition to mediation training, I have been involved in several mediation sessions over the years as counsel and as mediator.

**VII. Area of Expertise:**

My practice concentrates in commercial and bankruptcy litigation.

**VIII. General Pertinent Business or Legal Experience:**

I have been an equity partner or shareholder in three law firms since 1993.

**IX. Other Pertinent Information:**

Education

George Washington University Law School, JD, 1982; graduated with "high honors;" Editor of the George Washington University Law Review and member of the Order of the Coif.

State University of New York at Buffalo, 1979, BA Political Science, magna cum laude and member Phi Beta Kappa.

**X. Fee Structure (Compensation and Expense Reimbursement):**

Hourly rate of \$500 plus customary reimbursement of out-of-pocket disbursements.

**XI. Pro Bono Location Preference: Central Islip.**