

**APPLICATION TO BECOME
SUPERVISING ATTORNEY**

JD-GC-27 New 2-19

P.B. § 2-47B

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| COURT USE ONLY |
| APSUPER |
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**STATE OF CONNECTICUT
SUPERIOR COURT**
www.jud.ct.gov**Instructions to Applicant (Proposed supervising attorney)**

1. File this application with the court in the docket number of the matter in which the deactivated attorney was suspended, disbarred, placed on inactive status or resigned.
2. Serve a copy of this application on the Office of Chief Disciplinary Counsel.

Instructions to Clerk

1. Assign the same judge who presided over the matter in which the deactivated attorney resigned or was disbarred, suspended, or placed on inactive status. If that judge is no longer available, the administrative judge in the Judicial District must assign it to another judge.
2. Schedule the application for a hearing.

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

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|---|--------------------------|
| Name of case | Docket number |
| Name of deactivated attorney | Connecticut Juris number |
| Address of deactivated attorney | |
| Name of proposed supervising attorney (Applicant) | Connecticut Juris number |
| Address of proposed supervising attorney | |

Pursuant to Section 2-47B of the Connecticut Practice Book, I certify that:

I am eligible for appointment as a "supervising attorney" in that:

- (A) I am in good standing with the bar of the State of Connecticut;
- (B) I was not affiliated with the deactivated attorney as an employer, employee, partner, independent contractor or in any other employment relationship at the time of the deactivation; and
- (C) I did not serve as an attorney pursuant to Section 2-64 of the Connecticut Practice Book in connection with the disbarment, suspension, resignation or placement on inactive status of the deactivated attorney.

I will not assume representation of any client previously represented by the deactivated attorney in the ten year period prior to deactivation.

If the relationship between the deactivated attorney and me terminates, I shall send written notice to the court within 15 days of the termination of the relationship. A copy of the written notice shall be served on the Office of Chief Disciplinary Counsel.

I understand that a violation of Section 2-47B shall constitute a violation of Rule 8.4(4) of the Rules of Professional Conduct.

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|--------------------|--------------------------------------|-------------|
| Signed (Applicant) | Print or type name of person signing | Date signed |
|--------------------|--------------------------------------|-------------|

Certification

I certify that a copy of this document was or will immediately be mailed or delivered electronically or non-electronically on (date) _____ to all attorneys and self-represented parties of record and that written consent for electronic delivery was received from all attorneys and self-represented parties of record who received or will immediately be receiving electronic delivery.

Name and address of each party and attorney that copy was or will be mailed or delivered to*

*If necessary, attach additional sheet or sheets with name and address which the copy was or will be mailed or delivered to.

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| Signed (Signature of applicant) | Print or type name of person signing | Date signed |
| ► Mailing address (Number, street, town, state and zip code) | | Telephone number |

Order

Having held a hearing on this application, it is ordered that:

The deactivated attorney IS IS NOT permitted to perform the activities permitted in Section 2-47B of the Connecticut Practice Book.

The applicant IS IS NOT appointed to serve as the supervising attorney for the deactivated attorney.

Additional monitoring, conditions, or restrictions ARE NOT necessary.

The following additional monitoring, conditions, or restrictions are necessary: (Specify) _____

Signed (Judge)

Date signed
