The Chair, Hon. Anne C. Dranginis (Ret.), called the public portion of the meeting to order at 10:00 a.m. (EDT). Present were Richard F. Banbury, Cynthia Baer, Hon. Nina Elgo, Edward J. Gavin, Eric M. Gross, Karen L. Karpie, Hon. C. Ian McLachlan (Ret.), Gail E. McTaggart, Irving H. Perlmutter, Denise Martino Phelan, Hon. Barbara M. Quinn, Robert D. Silva, Alix Simonetti, Frederic S. Ury, Matthew Wax-Krell, and Michael J. Whelton. Present by invitation were: Kathleen B. Harrington, Deputy Director, Attorney Services; Jessica F. Kalli polites, Assistant Administrative Director; and Joseph J. Del Ciampo, Counsel, Legal Services.

The Chair then announced the results of the July 2013 bar examination. Upon motion duly made by the Chair, seconded by Mr. Perlmutter, it was voted unanimously to deem those 366 applicants who had obtained a passing score of 264 as having passed the July 2013 Connecticut bar examination. Upon motion duly made by the Chair, seconded by Mr. Ury, it was voted unanimously to deem those 131 applicants who had failed to obtain a passing score of 264 as having failed to pass the July 2013 Connecticut bar examination. Upon motion duly made by the Chair, seconded by Mr. Perlmutter, it was voted unanimously that those applicants who had obtained a passing score on the July 2013 Connecticut bar examination and who had complied with the rules and regulations governing admission to the bar of the State of Connecticut be recommended to the judges of the Superior Court for admission to the bar, unless further evidence warrants review pursuant to Article VI of the CBEC Regulations. Upon motion duly made by the Chair, seconded by Ms. Phelan, it was voted unanimously that the 8 applicants who had obtained a passing grade on the July 2013 Connecticut bar examination, but whose applications disclosed issues concerning good character or fitness, be reviewed further pursuant to Article VI of the regulations of the Connecticut Bar Examining Committee.

The Chair reported on the recent meeting of the Task Force on Legal Education and Standards of Admission, which was recently established. The Task Force is charged with examining current problems and conditions in legal education and admission standards, and presenting recommendations that are workable and have a reasonable chance of broad acceptance. The Chair will keep the Committee apprised of the Task Force’s work.

Upon motion duly made by Mr. Perlmutter, seconded by Justice McLachlan, it was voted unanimously to accept and record, without amendment or correction, the minutes of the public session of the Regular Meeting of July 12, 2013.

Upon motion duly made by Mr. Perlmutter, seconded by Ms. Simonetti, it was voted unanimously to accept and approve the Fourth Quarterly Financial Report for Fiscal Year 2012-2013. Upon motion duly made by Mr. Perlmutter, seconded by Ms. Simonetti, it was voted unanimously to accept and approve the Annual Financial Report for Fiscal Year 2012-2013.
Ms. Harrington presented a memo from the National Conference of Bar Examiners regarding the increase in prices for testing material. The price increases will be effective July 1, 2015.

Ms. Harrington presented on the revisions to Practice Book § 2-53 (d) (6) which states that an applicant for reinstatement may not apply unless the bar examining committee has received an application fee to be established by the Chief Court Administrator. A listserv was done in order to determine what the fee for reinstatement is in other jurisdictions. Upon motion duly made by the Chair, seconded by Mr. Ury, it was voted unanimously to propose to the Chief Court Administrator that the fee for reinstatement be $1000.

Upon motion duly made by Mr. Perlmutter, seconded by Judge Quinn, it was voted unanimously to amend Article V-2 of the CBEC Regulations to require that the Committee provide pencils and pens for applicants at the bar examination.

Ms. Kallipolites presented proposed amendments to the bar, motion, authorized house counsel, and foreign legal consultant forms for the authorization to release medical records to ensure that these forms are HIPAA compliant. The proposed amendments were made with advice from Legal Services. Upon motion duly made by the Chair, seconded by Mr. Wax-Krell, it was voted unanimously to adopt the proposed amendments to bar application Form 7, motion Form M40B, authorized house counsel Form AHC23B, and foreign legal consultant Form 7.

Ms. Harrington presented proposed amendments to Practice Book § 2-13. The proposed amendments related to the requirement that an applicant have actively practiced in a reciprocal jurisdiction, that an applicant must have the intent, upon a continuing basis, to practice law actively in Connecticut, and whether work done as an authorized house counsel should be considered the practice of law under this rule. Upon motion duly made by Justice McLachlan, seconded by Mr. Whelton, a majority voted to table the proposed amendments to a later date for a special meeting by a vote of 14-2.

Upon motion duly made by the Chair, seconded by Mr. Whelton, it was voted unanimously to adjourn the public portion of the meeting at 11:35 a.m. (EDT) and to reconvene in the non-public portion of the meeting.

Respectfully submitted,

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IRVING H. PERLMUTTER
Secretary