SOUTH CT OF COLUMN A * ESC. 1972 COLUMN A * ESC. 19

BOARD ON PROFESSIONAL RESPONSIBILITY

APPLYING FOR REINSTATEMENT TO THE BAR

If a respondent was disbarred or was required to show fitness before being reinstated, he or she must file a petition for reinstatement with the Office of the Executive Attorney. *See generally* D.C. Bar R. XI, § 16(d); Board Rules, Chapter 9. The petition for reinstatement shall include a statement of the material facts to be established concerning petitioner's moral qualifications, competency, and learning in the law, and showing that petitioner's resumption of the practice of law will not be detrimental to the integrity of the bar or to the administration of justice, or subversive of the public interest. Board Rule 9.1(c). Such material facts shall specifically address:

- 1. The nature and circumstances of the misconduct for which petitioner was disbarred or suspended;
- 2. Petitioner's recognition of the seriousness of such misconduct;
- 3. Petitioner's conduct during the period of disbarment or suspension, including steps taken to remedy past wrongs and prevent future ones;
- 4. Petitioner's present character; and
- 5. Petitioner's present qualifications and competence to practice law.

The Petitioner must include a full and complete response to the Reinstatement Questionnaire with the Petition for Reinstatement. Board Rule 9.1(b). All filings must comply with Board Rule 19.8(g) (privacy requirements.

Filing your petition and questionnaire (See Board Rule 9.1):

Please file the original petition & questionnaire with the Office of the Executive Attorney via E-Mail to:

CaseManager@dcbpr.org

and serve the Office of Disciplinary Counsel at:

ODCInfo@dcodc.org