GUIDELINES FOR ADMISSION TO THE TRIAL BAR OF THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS: OBSERVATION UNITS

Promulgated as an interpretive guide to simulation units as set forth in Local Rule 83.11(a)

- A. An applicant will be entitled to receive credit for an observation unit pursuant to Local Rule 8311(a)(4) if, in conjunction with a trial involving testimonial proceedings in a state or federal court within the scope of Rule 83.11(a)(1) of the Local Rules of this Court and which constitutes a qualifying trial within the scope of Rule 83.11(a)(2) of the Local Rules of this Court, the applicant, at the time of the submission of the application:
 - (1) was supervised in the observation of trial by counsel for one of the parties in the case;
 - (2) became familiar with the factual and legal issues;
 - (3) attended a substantial amount of the court sessions during trial;
 - (4) observed any opening and closing arguments;
 - observed a substantial portion of the direct testimony and cross examination presented by all parties;
 - (6) consulted with the supervising attorney from time to time; and
 - (7) is a member in good standing of the bar of this court.
- B. The supervising attorney shall be required to complete an observation affidavit on behalf of the applicant attesting to the fulfillment of the above requirements and specifying certain other information regarding the trial which was the basis for the observation. The supervising attorney must, at the time of supervision, have been either admitted as a member of the trial bar of the Court or, should the supervision have taken place prior to such admission of the supervising attorney, give evidence of the equivalent of four (4) participation units achieved by the affiant prior to the supervision activity.
- C. The term "substantial" as used in paragraphs A(3) and A(5) of this regulation is defined as at least fifty (50) percent of the court sessions and fifty (50) percent of the direct testimony and cross examination except that, if the trial lasted fewer than three (3) days, the term "substantial" shall be defined as having attended all court sessions and having observed all of the testimony presented.
- D. There shall be no remuneration for supervising applicants for observation units, and the ratio of applicants to supervising attorneys shall not exceed three (3) to one (1), unless a greater ratio has been approved in advance by the Executive Committee.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

OBSERVATION AFFIDAVIT OF SUPERVISING ATTORNEY

	declares under penalty of perjury that the
ollowing is	true and correct:
1.	Affiant is a member of the trial bar of this Court, having been admitted as of
	(date)
2.	Affiant is aware of the petition for admission to the trial bar being filed by
	, which lists the
	e supervising attorney of a qualifying trial for which petitioner requests an unit in order to assemble the necessary units to gain admission to the trial bar.
3.	Affiant participated in the trial as counsel for one of the parties in the case of
which trial in	volved testimonial proceedings in a state or federal court within the scope of Rule
3.11(a)(1) o	of the Local Rules of this Court and constitutes a qualifying trial within the scope of
Rule 83.11(a)(2) of the Local Rules of this Court.
4.	Affiant's professional relationship with the petitioner at the time of supervision
vas as follov	vs (state whether petitioner was a member of the Affiant's firm or the manner in
	fiant's relationship with the petitioner caused the opportunity for the supervision):
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5.	The trial dates referred to in 3 above were	
	(date)	
6.	During the course of the trial in the above case, petitioner (a) became familiar	
with the factu	al and legal issues; (b) attended a substantial amount of the court sessions during the	
trial; (c) observed any opening and closing arguments; (d) observed a substantial portion of the		
	ony and cross examination presented by all parties; and (e) consulted with Affiant from	
	(As used in this paragraph, the term "substantial" is defined as at least fifty percent of	
	sions and fifty percent of the direct testimony and cross examination, except that if the	
	wer than three days the term "substantial" shall be defined as having attended all court	
	having observed all of the testimony presented.)	
7.	(NOTE: This paragraph must be completed only if the observation took place	
before the Affiant was admitted to the trial bar). Prior to the date of the above trial in which Affiant		
supervised th	e petitioner, Affiant has participated as lead counsel or as assistant to lead counsel in	
the trials inclu	uded on the attached list. Each of said trials constituted a qualifying trial within the	
scope of Rul	e 83.11(a)(2) of the Local Rules of this Court and together involve at least four	
participation	units as defined by Rule 83.11(a)(3) of the Local Rules of this Court. (For each trial	
recorded on t	the attached list, please show the caption, trial court, trial judge, and dates of trial.)	
8.	Affiant executes this document for the express purpose of supporting the	
petitioner's attempt to qualify for an observation unit.		
•		
	(Supervising Attorney)	
	Executed on:	
	(Date)	

Under 28 U.S.C. §1746, this declaration under penalty of perjury has the same force and effect as a sworn declaration made under oath.