SUPREME COURT OF LOUISIANA

NO. 2015-BA-1552

IN RE: COMMITTEE ON BAR ADMISSIONS CFN-143

BAR ADMISSIONS PROCEEDING

PER CURIAM

After reviewing the evidence and considering the law, we conclude petitioner is immediately eligible to receive a limited license to practice law in this state as in-house counsel, pursuant to Supreme Court Rule XVII, § 14, subject to the following conditions:

- 1. Petitioner shall continue to comply with the terms of the recovery agreement he signed with the Lawyers Assistance Program ("LAP") on October 8, 2013.
- 2. Petitioner shall authorize the Executive Director of LAP to report any violations of the LAP agreement to the Office of Disciplinary Counsel ("ODC").
- 3. Upon the expiration of the term of petitioner's LAP agreement, the Executive Director of LAP shall forward to the ODC (a) a final report of petitioner's progress and participation in LAP, and (b) a recommendation regarding the need for petitioner's continued participation in LAP.
- 4. Following receipt of the report from LAP, the ODC shall file a report in this court in which it shall recommend whether petitioner's participation in LAP shall continue to be a condition of maintaining a limited license to practice law in this state as in-house counsel.
- 5. Petitioner shall cooperate with LAP and the ODC, and shall comply with any and all requirements imposed upon him by LAP and the ODC.

Should petitioner fail to make a good faith effort to satisfy these conditions, or should he commit any misconduct during the period of probation, his limited license to practice law in this state as in-house counsel, pursuant to Supreme Court Rule XVII, § 14, may be terminated or he may be subjected to other discipline pursuant to the Rules for Lawyer Disciplinary Enforcement.

LIMITED LICENSE TO PRACTICE LAW IN THIS STATE AS IN-HOUSE COUNSEL GRANTED.