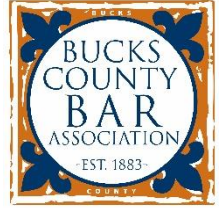


# BCBA Mentorship Program

## Mentor Volunteer Form

Please complete and return the ORIGINAL form to:

BCBA Mentorship Committee  
135 E State Street, Doylestown, PA 18901  
info@bucksbar.org



### SECTION I: MENTOR INFORMATION

Mentor Name: \_\_\_\_\_ Mentor PA Bar Number: \_\_\_\_\_

Mentor Employer: \_\_\_\_\_

Mentor Phone Number: \_\_\_\_\_ Mentor Email Address: \_\_\_\_\_

### SECTION II: MENTOR CERTIFICATION, AUTHORIZATION, AND RELEASE

I, the undersigned attorney, do hereby request to be nominated as a Mentor in the BCBA Mentorship program.

***MENTOR: Please initial each item to indicate your eligibility for each requirement:***

#### **Minimum Qualifications Certification:**

I DO HEREBY CERTIFY that I meet all of the Minimum Qualifications set forth in items (i) through (vi) below: (please initial each line)

- \_\_\_\_\_ (i) **Active Status.** I am an active member of the State Bar of PA and Bucks County Bar Association, in good standing; and,
- \_\_\_\_\_ (ii) **7 Years of Practice.** I have been admitted to practice law for not less than seven (7) years; and,
- \_\_\_\_\_ (iii) **Professional Reputation.** I maintain a professional reputation in my local legal community for competence, ethical, and professional conduct; and,
- \_\_\_\_\_ (iv) **Disciplinary Action.** I have never received the sanction of disbarment or suspension from the practice of law in any jurisdiction, nor have I voluntarily surrendered my license to practice law for the purpose of disposing with a pending disciplinary proceeding in any jurisdiction. During the ten (10) years preceding the nomination as mentor, I have not been otherwise sanctioned by the pertinent entity governing the admission and practice of law in any jurisdiction. I understand that “sanctioned” means subjected to disciplinary action. (Enforcement Rule 203(a) provides that acts or omissions by a person subject to the Enforcement Rules, individually or in concert with any other person or persons, which violate the Disciplinary Rules shall constitute misconduct and shall be grounds for discipline, whether or not the act or omission occurred in the course of an attorney-client relationship)(See also, Enforcement Rule 204(a) for types of discipline). I understand that individuals having formal

complaint(s) pending before the Supreme Court of Pennsylvania will be deferred until the final disposition of the formal complaint(s); and,

\_\_\_\_\_ (v) **Court-ordered Disciplinary Action.** During the **ten (10) years preceding the nomination** as mentor, I have not been the subject of a written order issued by a court of competent jurisdiction that prohibits or otherwise limits my practice before that court or class of courts. I understand that a directive, request or order by a judge of a court requesting or directing that an attorney employed by an agency of government or a legal aid organization who is assigned to handle cases before that judge be transferred or reassigned to other duties or another courtroom does not constitute court-ordered disciplinary action under this paragraph.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date