Form # A-1 (Rev. 4/25/2014)

Notary Public Unit Office of the Secretary of the State State of Connecticut PO Box 150470 Hartford, CT 06115-0470

FOR OFFICE USE ONLY
Trans. #
Acct. #
Date of Appt

APPLICATION FOR APPOINTMENT AS NOTARY PUBLIC

PLEASE READ THESE INSTRUCTIONS CAREFULLY BEFORE COMPLETING APPLICATION

- An applicant must be 18 years of age or older and a resident of, or have a principal place of business in, Connecticut.
- The entire application <u>must</u> be filled out legibly in ink in your own handwriting. All of the questions must be answered completely.
- The **Certificate of Character** on page 2 <u>must</u> be filled out completely and signed by a public official or a reputable business or professional person who must be unrelated to you and have personally known you for at least one year.
- The **Jurat** on page 6 must be completed and sworn to before a notary public or other appropriate official.

Return completed application to the Office of the Secretary of the State, at the above address, with a check or money order made payable to the "Secretary of the State" in the amount of \$120.00 (non-refundable statutory appointment fee for a 5 year term).

1	irst	middle		last
1a. PRINT exact name you will you must sign when performing			vill appear on y	our certificate and the wa
	first	middle		last
Present residence addressno.	street	town	state	zip code
Mailing address, only if mail d	elivery is not availab	le to residence address		
Phone Number		4. Email (optional)		
C' 1 11 C				
Give name and address of your p	rincipal place of bus	iness in Connecticut.		
Business name:				
-				
Business name:				
Business name:Address:		_Business Phone:		
Business name:Address:		_Business Phone:		

10. For what purpose do	ou expect most frequently to use a notary public appointment?	
		_
sentence. Do not list par □Yes. □No		of
	notary public in Connecticut? If yes, indicate under what name, date of appointment and account	1t -
the state, reason and date	peen refused a notarial commission, or had a notarial commission revoked. If yes, please provid	e
	CERTIFICATE OF CHARACTER	
I,	of	
	(town & state)	
occupation	hereby certify that I have	
known	, the above named applicant, for the pastyear(s), and	
know <u>him/her</u> to be a pe the appointment of No	son of good moral character, and that the applicant is, in my opinion, a suitable person to receive ry Public.	
Date	Signature	

NOTARY PUBLIC EXAMINATION

This examination is divided into four sections and must be completed in the applicant's own handwriting. Each question of each section must be answered correctly before an applicant will be appointed a Notary Public. The answers to all questions will be found in the Notary Public Manual. The staff of the Office of the Secretary of the State will not assist you in the completion of this examination because it is a test of your basic understanding of the duties and responsibilities of the Notary Public in the State of Connecticut.

Section 1 – Place an X in the box corresponding to either true or false for each of the following statements:

True	False	
		1. A Connecticut notary may perform notarial acts anywhere in the United States.
		2. A notary's embossing seal is not required by Connecticut state law.
		3. A notary may not advise persons regarding questions of law.
		4. If a notary's employer pays the fee of that notary's appointment, the notary's stamp and seal are the property of the employer.
		5. In taking an acknowledgement, it is sufficient for a notary to require only one form of identification from an individual if that form of identification contains a photo.
		6. A notary may use a rubber stamp as a substitute for his signature.
		7. A resident notary must record his/her oath of office with the town clerk in the town in which he/she resides.
		8. A notary should not perform notarial acts in Connecticut with documents that are in the custody and control of a public record keeper.
		9. When completing a notarial certificate, a notary public must indicate the expiration date of his/her commission.
		10. A Connecticut Notary Public must resign if he/she ceases to be a resident and no longer has a principal place of business in Connecticut.

Section 2 – Circle one letter of the phrase that most accurately answers the following questions:

- 1. A notary public's commission can be revoked or denied for which of the following?
 - a. official notary misconduct.
 - b. any grounds for which an application for appointment as a notary may be denied.
 - c. any violation of any provision of the general statutes.
 - d. all of the above.
- 2. Which of the following is not a requirement when taking an acknowledgement?
 - a. the signer must personally appear before the notary.
 - b. the signer must swear to the truthfulness of the statements contained in the document.
 - c. the signer must acknowledge that he/she signed the instrument.
 - d. the signer must state that it is his/her free act and deed.

- 3. What official is authorized by law to appoint a notary public?
 - a. the Town Clerk of the town in which the notary resides.
 - b. the Governor.
 - c. the Secretary of the State.
 - d. all of the above.
- 4. Which of the following best describes an affidavit?
 - a. any written or printed statement of fact.
 - b. a written or printed statement of fact that is signed in the presence of two witnesses.
 - c. a written or printed statement of facts made voluntarily and confirmed by an oath made before an officer having authority to administer such oath.
- 5. What must a notary do to resign his/her commission?
 - a. advise the secretary of the state's office in writing of his/her intention to resign and the effective date of that resignation.
 - b. advise the secretary of the state's office by telephone of his/her intention to resign and the effective date of that resignation.
 - c. publish a legal notice in a local newspaper.
 - d. mail his/her notary certificate back to the secretary of the state's office.

Section 3 – In the space before the terr	ns listed below, write the number of the phras	e that most accurately defines that term:
Oath	Notarial Act	_Acknowledgment
Notary Public	Notarial Certificate	

- 1. Any act that a notary is empowered to perform under the general statutes.
- 2. A notarial act in which a notary public certifies that a signatory, whose identity is personally known to the notary public or proven on the basis of satisfactory evidence, has admitted, in the notary public's presence, to having voluntarily signed a document for its stated purpose.
- 3. Any person appointed by the Secretary of the State to perform notarial acts.
- 4. The part of, or attachment to, a notarized document to be completed and signed by the notary public.
- 5. A notarial act, or part thereof, in which a notary public certifies that a person has made a vow in the presence of the notary public on penalty of perjury.

Section 4 – Please respond to the following on the paper provided.

- 1. Write out the complete form of acknowledgment for either an individual or a corporation.
- 2. Write out the form that a notary public would complete, when a sworn statement (affidavit) is made.
- 3. Write out the oath administered to a notary public.
- 4. Describe the ceremony of administering an oath.

Question 1.————————————————————————————————————	
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Question 2.	
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Question 3.		
		_
Question 4.		
JURAT		
I affirm, under penalty of false statement, that my statements an examination are true and complete; that I have read the Connect application; and, I will faithfully perform my duties as a Notary accordance with Connecticut's notary public laws.	icut notary laws and manual prov	vided with this
Signature of Applicant		
Subscribed and sworn to before me, this	day of	20
Notary Public; Justice of the Peace; Town Clerk; Commissioner of the Superior Court; (or other official empowered to administer oaths by section 1-24 of the Conn. General Statutes).	My Commission Expires_ (if Notary Public)	