Information on Application for Permission to Conduct Recognition Examination

According to s. 7(1)(c) of the Law No. 85/1996 Coll., on advocacy, as amended (hereinafter referred to as the “Law”), the Czech Bar Association will permit to conduct the Recognition Examination to everyone who will prove that he/she fulfils the conditions specified in s. 5(a) and (d) through (g) and in s. 5a(1)(a) of the Law after payment of a charge, which the Professional Code sets to the maximum amount of CZK 8,000, within 9 months from the delivery of a written application.

The conditions prescribed in the quoted provisions of the Law are fulfilled by a person:

- who is fully capable to enter into legal acts (s. 5(a) of the Law);
- who is without criminal record (s. 5(d) of the Law);
- on whom no disciplinary measure of disbarment was imposed or who is regarded as if no disciplinary measure of disbarment was imposed on him/her (s. 5(e) of the Law);
- who was not disbarred according to s. 7b(1)(e) or (f) of the Law or if a period of 5 years has lapsed from his/her disbarment (s. 5(f) of the Law);
- who is not in employment relationship or other similar relationship, with the exemption of employment relationship of a university professor, nor does he/she perform other activity inconsistent with practice of advocacy (s. 5(g) of the Law);
- who will prove that he/she is entitled to provide legal services in a manner stipulated in s. 3 of the Law in another state under conditions compatible with the Law (s 5a(1)(a) of the Law).

The application must contain:

- the first name and the last name, the date of birth, the address of the applicant, the name of the foreign office (specify the address to which the letter of invitation to attend the Recognition Examination and the learning materials shall be send) and the exact name of the native bar association;
- the option of language in which the applicant wants sit for the examination (Czech, English, German, French).

The following annexes must document the application:

1. declaration that the applicant fulfils the conditions stipulated in provisions of s 5(a), (e), (f) and (g) of the Law;

2. certificate of being without criminal record;

3. certificate of entitlement to provide legal services in a manner stipulated in s 3 of the Law in another state under conditions compatible with the Law. This is usually documented by a certificate issued by the native bar association containing data on the entitlement to provide legal services and possibly on being without criminal record as well. Such certificate must not be older than six months;
4. proof that the applicant has paid the charge for the examination, which amounts to 
\textbf{CZK 8.000}. The charge can be paid to the account of the Czech Bar Association 
No. 6724361001/2700, ECP number 308, variable symbol 8.

The subject matter of the examination will be legal regulations on provision of legal services, 
namely Law č. 85/1996 Coll., on advocacy, as amended, the Decree of the Ministry of Justice 
of the Czech Republic No. 177/1996 Coll., on remuneration and compensation of advocates for 
provision of legal services (advocate tariffs), as amended, and the Professional Code of the 
Czech Bar Association, the Rules of Professional Ethics and the Rules of Competition between 
Advocates of the Czech Republic. These rules will be send to the applicants for examination on 
the costs of the Czech Bar Association in the language in which the applicant wants to sit for 
the examination.

Another subject matter of the examination will be also questions from the basics of the 
constitutional law and the private law of the Czech Republic within orientation scope, which 
will be related to the following spheres of problems:

- the form of the state system of the Czech Republic;
- the system of the constitutional bodies of the Czech Republic;
- the principles of the election law in the Czech Republic;
- the principles of the judicial system in the Czech Republic and its bodies;
- the character of the sources of law in the Czech Republic.

The examination will be in written form, consisting of 20 multiple choice questions in total, 
with 18 questions on the provisions regulating the provision of legal services and two questions 
on basic provisions of constitutional law and private law in the Czech Republic. You will be 
asked to mark the correct answer. There is only one correct answer to each question. To pass 
the exam must be answered correctly 85% of the questions (17 questions).

The applicants fulfilling legal prerequisites will be informed of the names of the members of 
the three-membered Examination Senate at least 4 weeks before the day when the examination 
will be held. The applicants have the right to raise an objection of prejudice against the members 
of the Examination Senate in such a manner so that it is received by the Czech Bar Association 
at least 10 day before the date when the examination is held.