

1
2 IN THE SUPREME COURT OF THE STATE OF NEVADA

3
4 IN THE MATTER OF AMENDMENTS
5 TO SUPREME COURT RULES 207-215:
6 CREATION OF THE BOARD OF
7 CONTINUING LEGAL EDUCATION,
8 And IN THE MATTER OF AMENDMENTS
9 TO THE REGULATIONS OF THE BOARD
10 OF CONTINUING LEGAL EDUCATION.

ADKT NO. 0499

FILED

JUL 03 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY *[Signature]*
CHIEF DEPUTY CLERK

11 REQUEST FOR AMENDMENT TO ADKT 0499

12 In accordance with N.R.A.D. 3.2, the Nevada Board of Continuing Legal Education
13 (“CLE Board”), by and through the Honorable Lynne K. Simons, petitions this Honorable Court
14 to amend ADKT 0499, as fully set forth in Exhibits “1” and “2” attached hereto. Specifically,
15 the CLE Board requests amendment of the Nevada Supreme Court Rules, SCR 207-215,
16 inclusive, pertaining to the Nevada Board of Continuing Legal Education and to modification of
17 the Regulations of the CLE Board to clarify this Court’s previous Order for ADKT 499.

18 DISCUSSION OF PROPOSED CHANGES

19 In 2017, the Nevada Supreme Court approved a new business plan for fee
20 implementation and collection by the CLE Board. In furtherance of this, State Bar of Nevada
21 (“SBN”) and the CLE Board implemented combined fee statements for annual SBN dues and the
22 annual \$40.00 continuing legal education fee. As a result, attorney compliance improved. In
23 part, improvement was the result of the “grace” period included in the software programming
24 that allowed the SBN to collect monies for both entities. However, currently, payment deadlines
25

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JUN 29 2018

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
DEPUTY CLERK

1 are different for each entity. Based upon the improved compliance and efficiency afforded
2 member attorneys, the SBN and the CLE Board intend to continue this joint effort.

3 To continue the joint effort and simplify the process, the requested ADKT amendments
4 establish identical fee compliance deadlines for the SBN and the CLE Board, as reflected in
5 Exhibit "1."

6 In addition, the CLE Board drafted proposed changes to the Regulations of the Nevada
7 Board of Continuing Legal Education, as set forth in Exhibit "2" after receipt and consideration
8 of positive and the negative responses by attorneys to the new business plan and the resulting
9 need for clarification of the Regulations. Specifically, Regulation 7 has been revised to address
10 concerns with respect to "exemptions."
11

12 The CLE Board respectfully requests this Honorable Court's consideration, guidance, and
13 approval of the proposed amendments.

14 THIS DOCUMENT DOES NOT CONTAIN THE
15 SOCIAL SECURITY NUMBER OF ANY PERSON.

16 Dated this 27th day of June, 2018.

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19 Lynne K. Simons
20 District Court Judge
21 Second Judicial District Court
22 and appointed CLE Board Member
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EXHIBIT "1"

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Rule 207. Creation of board.

1. The board of continuing legal education is hereby created.

2. The board shall consist of seven (7) members, each of whom must be an active member. At least one (1) member must be concurrently serving as a member of the board of governors. One (1) member must be concurrently serving as a member of the state judiciary. Each member of the board shall have one (1) vote.

3. Three (3) members of the board shall be appointed by the board of governors for seats A, B and C, and three (3) members of the board shall be appointed by the court for seats D, E and F. The court shall appoint the member of the judiciary for seat J. The board shall select its own chair. The board may, in its discretion, appoint nonvoting ex officio members to serve in an advisory capacity only.

4. The terms of the members of the board are as follows:

(a) The members of the board shall be appointed for three-year terms; however, to ensure that no more than three (3) member's regular terms expire at once, the board of governors or the court may, in their discretion, appoint or re-appoint a member to a term of less than three (3) years. No attorney or judicial representative may serve on the board for more than a lifetime total of nine years. The time served in filling a partial term created by a vacancy or appointment or re-appointment to a term of less than three (3) years shall not be included in computing the nine-year lifetime limit.

(b) The term of each member expires on December 31 of the final year of the member's term.

Rule 208. Powers and duties of board. The board shall administer these rules. Without limiting the generality of this duty, the board has the following specific powers and duties:

1. To accredit individual courses and all or portions of programs of continuing legal education which, in the judgment of the board, will satisfy the educational requirements of these rules, according to regulations adopted by the board and to assess fees regarding such programs upon sponsors and attorneys subject to these rules in accordance with regulations adopted by the board.

2. To grant accredited sponsorship status to certain sponsors of continuing legal education courses or programs, on such terms or conditions as the board may deem appropriate, according to regulations adopted by the board.

3. To determine the number of hours of credit each participant shall be entitled to receive for attendance or participation in each accredited course or educational activity, according to regulations adopted by the board.

4. To discover and encourage the offering of courses and programs which will satisfy the educational requirements of these rules, whether offered within or without the State of Nevada.

5. To adopt, publish and enforce regulations pertinent to these powers and duties.

6. To adopt and publish forms to facilitate compliance with these rules and the board's regulations.

7. Subject to prior court approval, to adopt bylaws to govern the internal conduct of its affairs. Any amendments to existing bylaws shall however, require prior court approval.

8. To make recommendations to the court concerning these rules.

9. To maintain its own offices and employ an executive director and other such persons as the board deems necessary for the proper administration of these rules.

10. To report at least annually, no later than ninety (90) days after December 31, to the court and board of governors concerning its operations and financial condition. On the application of the board of governors or on its own

motion, the court may order the board to review these rules or any of its regulations, forms, or bylaws and to report to the court concerning any proposed amendments thereto.

11. To collect an annual fee from each attorney subject to these rules, and to assess fees and other penalties for noncompliance with these rules. All fees collected must be utilized for the cost of administration by the board of these rules.

12. To sue and be sued in its own name, and to carry out and defend the purposes, duties, and powers imposed upon or granted to the board in these rules. Individual members of the board, its executive director, and all staff persons assisting them shall have absolute immunity from civil liability for all acts undertaken in the course of their official duties pursuant to these rules.

13. To refer to the state bar for appropriate disciplinary action any attorney who engages in perceived illegal or unethical conduct in response to any of the requirements of these rules.

Rule 210. Minimum continuing legal education requirements. To meet the annual minimum continuing legal education requirements imposed by these rules, each attorney subject to these rules must timely: submit ~~[an annual fee]~~ required fees, complete the requisite number of credit hours, and ~~[check his or her online transcript for accuracy]~~ provide such other information as the board may require.

1. **Annual fee.** The amount of the annual fee [is] will be determined by the board, but will not exceed \$40 [,]. ~~[made payable to the Nevada Board of Continuing Legal Education, and]~~ The annual fee must be [postmarked] paid on or before [February 15] March 1 of the year for which the fee is required to be paid.

2. **Credit hours.**

(a) Subject to the carry forward provisions of subparagraph (b), a minimum of thirteen (13) hours of accredited educational activity, as defined by the regulations adopted by the board, must be completed by December 31 of each year. Of the thirteen (13) hours, at least two (2) shall be exclusively in the area of ethics and professional conduct and one (1) shall be exclusively in the area of substance abuse, addictive disorders and/or mental health issues that impair professional competence. ~~[(4)]~~ Attorneys entitled to an exemption pursuant to Rule 214(1)(a) must complete the requirement within the same calendar year in which they are first subject to continuing legal education requirements.

~~[(2) Attorneys who, for reasons other than an exemption pursuant to Rule 214(1)(a), become subject to these rules subsequent to or in the same calendar year that this amendment becomes effective, must complete the requirement within the same calendar year in which they become subject to these rules.]~~

(b) Any attorney subject to these rules who completes more than thirteen (13) hours of accredited educational activity in any calendar year may carry forward up to twenty (20) hours of excess credit and apply the same to the attorney's general educational requirement for the next two (2) calendar years. Likewise, any attorney subject to these rules who completes more than two (2) hours of ethics and professional conduct credit in any calendar year may carry forward up to four (4) hours of excess credit and apply the same to the attorney's ethics and professional conduct educational requirement for the next two (2) calendar years. ~~[(c)]~~ Any attorney subject to these rules who completes more than one (1) hour in the area of substance abuse, addictive disorders and/or

mental health issues that impair professional competence may carry forward up to two (2) hours of excess credit and apply the same to the attorney's substance abuse, addictive disorders and/or mental health issues requirement for the next two (2) calendar years.

3. Annual transcript.

(a) At least thirty (30) days prior to December 31, the annual reporting date, the board shall provide a transcript of completed educational credits to each active attorney by posting transcripts online. To avoid being delinquent and **[in-compliance]** to comply with these rules, **[the]** attorneys must check their transcripts online and report additional credits, corrections, or changes to the transcript to the board prior to the annual reporting date.

(b) **[The]** An attorney whose online transcript posted by the board indicates compliance with the CLE requirements may assume he or she is in compliance for credits.

(c) The board shall establish regulations providing for review of its determination of the CLE credits earned by an attorney and for resolving disputes.

Rule 212. Penalties for noncompliance.

1. **Procedure in event of noncompliance.** An attorney who is subject to these rules and who fails to timely comply with their provisions shall be subject to the following:

(a) **Extension fee for additional time to complete requisite continuing education credit hours.** In the event that an attorney subject to the requirements of Rule 210(2) fails to complete the requisite continuing education credit hours by December 31, the board may grant ~~[,upon written request,]~~ an extension of time to ~~[February 15]~~ March 1 to obtain credits to cure the deficiency from the preceding calendar year. ~~[The request for]~~ An attorney granted an extension of time [must be accompanied by an] will be assessed an extension fee of \$100. The fee for an extension of time is separate from and in addition to the annual fee. Once an extension fee is paid, it is nonrefundable.

(b) **Late fee for failure to timely pay annual fee or submit proof of sufficient educational credits to be in compliance.** In the event that an attorney subject to the requirements of Rule 210 fails to meet the ~~[February 15]~~ March 1 deadline for paying the annual fee and/or completion of required educational credits, the board shall assess a late fee of \$250. The late fee is separate from and in addition to the annual fee and any other fees owed. The late fee shall be assessed in a notice of noncompliance, which shall be mailed by the board via first-class mail to the attorney's last known address on or about March ~~[4]~~ 5. The notice of noncompliance shall:

(1) state the manner in which the attorney has failed, or appears to have failed, to comply with the requirements of Rule 210 resulting in a deficiency;

(2) advise the attorney that to cure the deficiency the attorney must comply with the applicable rules and pay all applicable fees including late fees; and

(3) advise the attorney that to avoid being administratively CLE suspended, the deficiency must be completely cured on or before April 1. It shall not be a defense to noncompliance that the attorney did not receive the notice of noncompliance.

2. **Administrative CLE suspension.** An attorney who does not completely cure any deficiency on or before April 1 will be administratively CLE suspended.

3. Reinstatement to active status: increased penalties for repeat offenders.

(a) **Reinstatement.** In the event that an attorney who has been placed on administrative CLE suspension pursuant to subsection 2 demonstrates compliance with these rules, the board may reinstate the attorney subject to the payment of the requisite fee.

(b) **Fee: penalties for repeat offenders.** The fee for processing the reinstatement shall be as follows:

(1) \$250 the first time an attorney has been placed on administrative CLE suspension in the preceding five-year period.

(2) \$350 the second time an attorney has been placed on administrative CLE suspension in the preceding five-year period.

(3) \$550 the third time an attorney has been placed on administrative CLE suspension in the preceding five-year period.

(4) \$850 the fourth time an attorney has been placed on administrative CLE suspension in the preceding five-year period.

(5) \$1,250 the fifth time an attorney has been placed on administrative CLE [~~administrative~~] suspension in the preceding five-year period. The reinstatement fee is separate from and in addition to any other fee, and the payment of the fee does not excuse the attorney from compliance with Rule 210 for each and every year the attorney is or was noncompliant.

4. Order of [CLE] administrative CLE suspension; publication required; other requirements. An attorney placed on administrative CLE suspension shall have his or her name published in the state bar's official publication. In the event that the attorney is administratively CLE suspended for noncompliance with these rules, the attorney is not entitled to engage in the practice of law in the State of Nevada until such time as the attorney is reinstated under Rule 213. An attorney who is suspended for noncompliance with these rules must comply with Rule 115. If the attorney fails to comply with Rule 115, then the board shall proceed under Rule 118. The board shall also comply with Rule 121.1.

5. Multiple suspensions; referral to state bar. In the event that an attorney is administratively CLE suspended for noncompliance with all or any portion of these rules more than once within a five-year period, that attorney shall be referred by the board to the state bar for appropriate disciplinary action.

Rule 213. Reinstatement to active status.

1. **Application for reinstatement.** If an attorney has been suspended as a result of noncompliance with all or any portion of these rules, the attorney may apply for reinstatement as follows:

(a) **Application.** The attorney must file with the board a reinstatement application, properly verified and fully and accurately completed, in a form approved by the board.

(b) **Reinstatement fee.** The reinstatement application must be accompanied by a fee as set forth in Rule 212(3)(b). The reinstatement fee is separate from and in addition to the annual fee required to be paid for the year in which reinstatement is sought.

(c) **Reinstatement credits.** The reinstatement application must be accompanied by proof that the attorney has completed a minimum of fifteen (15) hours of accredited educational activity, at least six (6) of which must be exclusively in the area of ethics and professional conduct, and one (1) credit in the area of substance abuse within the period of twelve (12) months immediately preceding the filing of the application with the board. This requirement is separate from and in addition to the annual credit requirement of Rule 210(2). In addition, if any attorney has been administratively CLE suspended more than once in the preceding five-year period, for every year the attorney has been administratively CLE suspended, he or she must complete an additional requirement of five (5) additional credits for each additional suspension.

2. **Approval by the board.** If the application for reinstatement appears satisfactory to the board, the board shall notify the clerk of the court and the state bar that the suspended attorney has completed the requirements for reinstatement, and, so long as the sole condition of reinstatement is compliance with Rule 213, the suspended attorney shall become automatically reinstated upon receipt by the clerk of the court and the state bar of the notice from the board stating that the attorney has complied with the requirements of this rule.

Rule 214. Exemptions.

1. The following attorneys are entitled to an exemption from the requirements of Rule 210:

(a) Any active member who has successfully completed the Nevada state bar examination in the present calendar year. The exemption shall be for the remainder of the calendar year in which the examination was successfully completed and the first full calendar year thereafter. Commencing on January 1 of the second calendar year after the successful completion of the examination, the active member becomes subject to these rules. Notwithstanding this exemption, each active member of the state bar, following admission, shall complete the Transitioning into Practice program.

(b) Any active member who is a full-time member of the federal judiciary.

(c) Any member of the state bar who, while not in default of the obligations imposed by these rules, has been voluntarily placed on inactive status; provided, however, that such voluntary placement must have been given in writing to the state bar and the board prior to the expiration of the applicable calendar year for which the exemption is claimed.

(d) Any active member who has attained the age of 70 years.

(e) Any active member who is deployed on full-time active duty in the armed forces of the United States, until the member's release from active military service and resumption of the practice of law.

2. The board, in its discretion, may grant an attorney subject to these rules an exemption upon circumstances constituting exceptional, extreme and undue hardship unique to the attorney, subject to the following:

(a) The attorney seeking the exemption shall promptly file with the board a verified application, specifying in detail the circumstances which the attorney believes afford a basis for an exemption;

(b) The board may, but need not, exempt the attorney from all or a portion of these rules;

(c) The board may condition the exemption upon such terms and conditions, and limit the exemption or partial exemption to such period of time, as the board may deem appropriate; and

(d) All active members of the judiciary shall be exempted from payment of the \$40 annual fee under SCR 210(1).

Rule 215. Reporting change of address; penalty for failure to timely report.

1. **Duty to notify of change of address.** Every attorney subject to these rules shall maintain a permanent mailing address, a current phone number and a current email address with the board. The attorney must advise the board of any change of address, including change in email address, within thirty (30) days after such change. The obligations under this rule are separate and distinct from the requirements of Rule 79; therefore, compliance with Rule 79 is not deemed compliance with this rule.

2. **Penalty for failure to timely report change of address.** Failure to timely advise the board of a change of address or change of email address pursuant to this rule shall result in assessment of a penalty of \$200. The penalty for failure to timely report the attorney's change of address or email address is separate from and in addition to any other fees collected by the board. It is also separate and distinct from any fees collected by the state bar under Rule 79. Failure to comply with the provisions of this rule is also a basis for the attorney being administratively CLE suspended.

EXHIBIT '2'

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NEVADA BOARD OF CONTINUING LEGAL EDUCATION

457 COURT STREET, SECOND FLOOR
RENO, NV 89501
TEL (775)329-4443 FAX (775)329-4291
EMAIL nevadacleboard@sbcglobal.net

REGULATIONS OF THE BOARD OF CONTINUING LEGAL EDUCATION

(Amended on October 1, 2017: Effective January 1, 2018)

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REGULATION 1 DEFINITIONS

As used in these regulations, the following terms shall have the following meanings:

1. *“Accredited educational activity”* means any formal educational activity which the Board deems acceptable, under these regulations, for credit toward the participant’s completion of mandatory continuing legal education requirements as set forth in SCR 210.
2. *“Accredited Provider”* means a Provider of continuing legal education that has been granted approval of its educational activities by the Board pursuant to SCR 208(2) and Regulation 5. Accredited Providers are not required to pay an application fee, but pay an annual fee.
3. *“Active Member”* means any attorney who is required by Supreme Court Rules to comply with Supreme Court Rules 205-215.
4. *“Board”* means the Board of Continuing Legal Education created by SCR 207.
5. *“CLEReg”* means the Continuing Legal Education Regulators Association.
6. *“Credit or Credit-Hour”* means an increment of time of continuing legal education which is determined by the Board to constitute one sixty (60) minute hour toward the requirements of an Active Member as set forth in SCR 210 and Regulation 2.
7. *“Executive Director”* means the Executive Director of the Board.
8. *“Exemption”* means those members who qualify under SCR 214 for an exemption from the mandatory continuing legal education requirements of SCR 210.
9. *“Fees”*
 - A. \$500 Accredited Provider Annual Fee
 - B. \$40 Annual Fee paid by an Active Member

C. Application Fees:

- i. \$25 Fee paid by Non-Accredited providers seeking program approval
 - ii. \$25 Fee paid by Active Member seeking individual program approval
 - iii. \$25 Fee paid by Active Member seeking authorship credit approval
 - iv. \$50 fee paid by Active Member for late submission of application for program approval
 - v. \$50 fee paid by Accredited or Non-Accredited Provider for late submission of application for Continuing Legal Education
 - vi. \$50 fee paid by an Active Member for a returned check
- D. Credit-Hour Fee. A \$5 fee for each participating attorney for each hour of a program of CLE.
- E. Extension Fee. A \$100 fee paid by an Active Member who has not completed the required continuing legal education by December 31st will allow the Active Member to complete the required continuing legal education by February 15th. The Extension Fee is nonrefundable.

10. *"In-house programs"* are defined as programs presented to Active Members by a provider that is a government agency, law firm, company or similar entity to its own employed attorneys.

11. *"Non-Accredited Provider"* means any provider that has not been granted "Accredited Provider" status by the Board pursuant to SCR 208(2).

12. *"Non-Profit Organization"* is an organization described in 26 U.S.C. § 501(c).

13. *"Other MCLE States"* means those states which have in effect a program of mandatory continuing legal education for attorneys practicing law in those states.

14. *"Regulations"* means these Regulations.

15. *"SCR"* means the Supreme Court Rules, as periodically amended by the Supreme Court of Nevada.

REGULATION 2

GENERAL REQUIREMENTS

1. An Active Member may become entitled to credit by engaging in any one of, or a combination of, the following kinds of educational activity:
 - A. Attending an approved program as set forth in Regulation 3.
 - B. Instructing at an approved program, including preparation for instruction as set forth in Regulation 10.
 - C. Writing or editing of articles or works approved for credit by the Board as set forth in Regulation 9.
 - D. Participation in approved alternate format programs as set forth in Regulation 4.

2. Unless otherwise specified by the Board, attendance by an Active Member for each sixty (60) minute period at any approved program entitles the Active Member to one credit hour toward the fulfillment of the continuing legal education obligation of the Active Member for the calendar year in which such attendance occurs.

3. The Board reserves the right to reduce the number of credits for an approved program, if the instruction is completed in less time than was approved.

4. It is the responsibility of the Active Member seeking to obtain continuing legal education credits, to understand that only the Board can approve a program and only the Board can determine how many credits will be awarded.

5. Except as provided below, credit will not be given for delivering or attending keynote addresses, introductory comments, business meetings, breaks taken for refreshments or meals, including speeches or presentations made during meals. However, credit may be received if the circumstances are such that:
 - A. The primary function is CLE;
 - B. There is a quiet and academic atmosphere that allows all members of the audience to easily hear the speaker(s); and
 - C. CLE is being presented during the entire time for which credit is applied.

6. Credit will be given for question and answer sessions within a program.
7. If less than a credit hour occurs, partial credit must be rounded to the lowest one-half (1/2) credit. Credits may not be received for less than a total of one-half (1/2) hour of attendance at any approved educational activity.

REGULATION 3 ACADEMIC STANDARDS

1. A program, or other formal educational activity, may be approved by the Board if the following standards are met:
 - A. The program or activity must have as its primary purpose improving professional skills or competence of attorneys, furthering the education of attorneys in matters of their professional or ethical obligations, and/or improving the attorneys' efficiency in delivery of legal services to the client.
 - B. The program or activity must be an organized program of learning conducted by lawyers or other persons who have specific education, training, experience, or expertise in an area or topic, by reason of which the instructor is considered an expert in the subject matter of the program. Any program conducted or presented by an instructor who does not meet this requirement of expertise is rebuttably presumed not to qualify for credit.
 - C. Thorough, readable, up-to-date (including citations) and carefully prepared written materials must be made available to all participants at or before the time the program is presented, unless:
 - i. the absence of such written materials is reasonable under the circumstances of the particular program or presentation to be made;
 - ii. the absence of such written materials is approved in advance by the Board. A topical outline without citations or explanatory notations is not sufficient to satisfy this requirement; or
 - iii. the program is one (1) hour or less.

- D. The program or activity must be conducted in a comfortable physical setting conducive to learning and shall be monitored by the provider for continuous attendance of the Active Member.
 - i. Should an attorney in attendance witness an attendee to be in violation of these regulations as to attendance, it is the professional obligation of the attorney witnessing the alleged violation to submit such information concerning the alleged violation to the program monitor. If no action is taken by the program monitor, it is the professional responsibility of the attorney witnessing the alleged violation to report the conduct to bar counsel for the State Bar of Nevada. See NRPC 8.3.
 - ii. Pursuant to NRPC 8.4, it is the obligation of the attendee to comply with the attendance regulations as set forth above.
- E. The program or activity must be open to monitoring by the Board or its members, or its authorized representative, without charge or need for advance registration. The Provider must also utilize a method of monitoring continuous attendance by ensuring that continuous use of cell phones and computers, or the continued attention to unrelated reading materials during the program or activity is prohibited. The Provider may also utilize computerized attendance systems so long as they comply with the continuous monitoring methods set forth above. In addition, certificates of attendance shall not be provided to program attendees until the end of the program or activity. The proof of attendance shall be retained as set forth within these Regulations.
- F. The program must have the Instructor(s) available in the same room or available by video teleconference and audio technology of sufficient quality and range to be heard by all attendees.

2. Programs instructing in the subject of law office economics or practice management may be approved unless all or a specific portion of the program is primarily directed to deriving a profit from the practice of law or developing a client base as opposed to improving the professional skills or the efficiency of the attorney as a practitioner. Programs in or including billing ethics or techniques may be approved if primarily directed toward the development and maintenance of client satisfaction or ethics compliance and not attorney profit oriented. In such instances, the portions of the program which place primary emphasis on marketing,

improving your bottom line, or deriving a profit from the practice of law as opposed to improving the professional skills or the efficiency of an attorney as a practitioner shall not be entitled to approval. General programs not uniquely designed for attorneys that stress writing or computer skills are rebuttably presumed not to be eligible for credit.

3. Substance Abuse/addiction/mental health credits may be approved for programs that focus on developing awareness of substance abuse or mental health issues and related problems in the practice of law. This includes, but is not limited to: the prevention, detection, reporting and treatment of substance abuse, addictive disorders and/or mental health issues and the available assistance for impaired attorneys; recognizing the signs of substance abuse, addiction and mental health disorders in oneself or one's colleagues; and, impairment, intervention, treatment and available lawyer assistance programs. This also includes steps to be taken in reporting an affected attorney and in assisting the affected attorney.

Stress management programs as they relate to the practice of law are also eligible for credit if they focus on developing awareness of stress-related problems in the practice of law, including programs that focus on personality traits susceptible to stress, work/life balance, recognizing signs of stress in oneself or one's colleagues, instituting preventative measures individually, and the development of policies with the law firm or legal department for dealing with stress-impaired attorneys.

Credit will not be given to programs in which the sole focus is personal stress reduction techniques such as breathing exercises, meditation and yoga.

4. Diversity. Programs that discuss the importance and advantages of diversity and/or recognition and elimination of bias in the legal profession.

5. Programs that cross academic lines but which combine the subject matter with legal issues (*e.g.*, a medical-legal program, engineering aspects of construction litigation, accounting-estate planning programs) may be approved if the program has significant intellectual or practical content and improves the professional competence of the participant as an attorney. The programs in this category may be approved upon application by either the Provider or the participant. The burden

is on the Provider or participant to demonstrate in the application that the program improves the professional competence of the participant as an attorney.

6. Programs that do not deal directly with the practice of law (*e.g.*, science programs, computer programs, and engineering programs) may be approved if the program has significant intellectual and practical content and improves the professional competence or skills of the participant as an attorney or the delivery of services to the client. Approval of such a program may only be obtained upon application of the Provider or participant. The burden is on the Provider or applicant to demonstrate in the application that the program improves the professional competence of the participant as an attorney.

7. A program for which the primary audience is not attorneys is rebuttably presumed not to be continuing legal education. The burden is on the Provider or applicant to demonstrate how the program maintains or increases the applicant's professional competence as an attorney.

8. A program or formal educational activity provided by a vendor of products and services to law firms or clients of lawyers is rebuttably presumed not to be CLE. No promotion or sale of goods or services may occur during any period for which credit is sought.

9. Credit will not be given for the reading of a book or handout material from a program.

10. Credit will not be given twice for the same program.

REGULATION 4 ALTERNATE PROGRAM FORMAT

1. An Active Member may receive credit for a Board approved program presented in alternate format by an Accredited or Non-Accredited Provider. Examples of alternate format may include webcast, disc, satellite, thumb drive, teleconferencing, or other alternate format now or hereafter developed by Accredited Providers and approved by the Board.

2. Alternate format participation must be verified by the Accredited Provider of the program. It shall be the Accredited Provider's responsibility to enter the attendance electronically as directed by the Board within thirty (30) days after the completion of the alternate format program. It shall be the Non-Accredited Provider's responsibility to send an accurate record of attendance of such Participants to the Board, accompanied by the required application fee and the Credit-Hour Fee per attorney. The alternate format item, program, or materials may only be used once by an Active Member (updated versions to be considered new items), and the alternate format program may not be older than three (3) years since the time it was first presented. It is the Active Member's responsibility to ensure the alternate format program complies with this Regulation before beginning study.

3. Regardless of the program format, the program must meet all of the academic standards of Regulation 3, including the obligation to provide suitable written materials.

4. Credit for an alternate format program cannot be divided between calendar years. For example, credit may not be earned for part of a single program in one reporting year and another part of the same program in another year.

5. Due to the possible editing of a live program when transferred to a recorded version, the Board reserves the right to reduce the total number of credits to the actual running time of the recorded version. The Board further reserves the right to review the transferred version for content to ensure compliance.

6. Pursuant to the Nevada Rules of Professional Conduct, it is the ethical obligation of the Active Member to comply with the requirements of these regulations. Failure to do so may be considered an ethical violation pursuant to NRPC 8.4.

REGULATION 5
STATUS AS ACCREDITED PROVIDER: DUTIES

1. All continuing legal education activities of an Accredited Provider are resumed to meet the standards of Regulation 3. Participation in a program presented by an Accredited Provider entitles any Active Member participating in the continuing legal education activity to credit.

2. A Provider of continuing legal education may receive Accredited Provider status from the Board if the following requirements are met and maintained:
 - A. The Provider must have as one of its primary functions the provision of quality continuing legal education activities to attorneys;
 - B. The Provider must have a qualified staff or ongoing educational program committee responsible for supervising and ensuring the quality of its programs;
 - C. The Accredited Provider shall pay an annual fee. A late fee of Five Hundred Dollars (\$500) will be assessed to Accredited Providers who fail to pay fees within thirty (30) days from April 1st of each year. The Board will revoke Accredited Provider status for those providers who fail to pay the Accredited Provider fee and late fee by June 30th of each year.

3. The Accredited Provider is not required to pay the \$25 program application fee.

4. Within thirty (30) days after completion of the program, the Accredited Provider must:
 - A. electronically enter program attendance, credit hours, and pay to the Board the Credit-Hour Fee for each program participant; and
 - B. electronically submit an application for instructional credit (Board Form 5) on behalf of the program instructor and pay to the Board the Credit-Hour Fee on behalf of the Instructor.

5. Any Provider of continuing legal education may apply to the Board for Accredited Provider status. The Provider applying must utilize Board Form 1, and

the application must be accompanied by a \$450 fee (\$150 per each of three programs submitted for evaluation by the Board).

6. Upon receipt by the Board of the requisite information contained in the application, the Board will determine whether or not to grant the application and will promptly notify the applicant of its decision.

7. A Provider whose application has provisionally been approved by the Board must complete training by the Board to become formally accredited.

8. An Accredited Provider must utilize the online Program Notification Form of all programs at least thirty (30) days in advance of the release date of the program and/or live presentation date. Untimely submission of programs may be assessed a \$50 late fee as determined by the Board.

9. An Accredited Provider must also meet all the requirements and duties set forth in Regulations 3 and 4.

10. The Accredited Provider must maintain the following records:

A. Program Notification Form

B. Program attendance

C. Program evaluations. These records must be maintained for a period of two (2) years.

11. The Accredited Provider must agree to, and must in fact, comply with each of the obligations set forth in this regulation.

REGULATION 6

STATUS AS NON-ACCREDITED PROVIDER: DUTIES

1. The Non-Accredited Provider seeking approval of a program, presentation or other activity must apply to the Board by submitting the required application (Board Form 2), accompanied by a \$25 application fee and supporting documentation within thirty (30) days prior to the program date. Untimely submission of programs may be assessed a \$50 late fee as determined by the Board.

2. A Non-Accredited Provider who seeks or has received approval by the Board for a presentation of continuing legal education activity must comply with the following requirements:
 - A. Within thirty (30) days of the conclusion of the program, the Non-Accredited Provider must forward via U.S. Mail an accurate record of attendance of such participants to the Board, accompanied by the required application fee and the Credit-Hour Fee per attorney.
 - B. Within thirty (30) days of the conclusion of the program, the Non-Accredited Provider must forward via U.S. Mail an application for instructional credit (Board Form 5) on behalf of the program instructor and pay to the Board the Credit-Hour Fee on behalf of the Instructor.
3. The Non-Accredited Provider must comply with Regulation 3.
4. The Non-Accredited Provider must maintain the following records:
 - A. applications for program approval;
 - B. program attendance; and
 - C. program evaluations. These records must be maintained for a period of two (2) years.

REGULATION 7

SPECIAL PROVIDER PROVISIONS

The State Bar of Nevada and its recognized sections, Nevada County bar associations, Nevada chapters of local and specialty bar associations, federal agencies and federal courts, agencies and courts of the State of Nevada and its political subdivisions and Non-Profit Organizations are exempt from any Application Fee and Credit-Hour Fees if one of the following conditions are met:

- A. proceeds from the CLE directly benefit legal aid providers located within the State of Nevada;
- B. the CLE credit is awarded to approved mentors in the Nevada Transitioning into Practice program;
- C. there is no charge for the CLE;
- D. the program of CLE is presented live in connection with the annual meeting or annual conference of the organization; or

- E. the program for which CLE approval is sought is of a duration not to exceed 1.5 hours and for which the registration fee does not exceed \$75.

For the purpose of conditions (A), (B) and (C) only, for full-day conferences or multiple-day conferences in which multiple individual CLE sessions are taught, credits may be sought as component units of the conference and applicable fees assessed individually.

REGULATION 8

APPROVAL OF INDIVIDUAL PROGRAMS

1. The Board may, upon application of any Active Member, approve all or a portion of a particular individual program of continuing legal education which meets the academic standards set forth in Regulation 3. Each application for approval of an individual program shall be made on Board Form 2 or CLE Reg Uniform Application for Approval of Continuing Legal Education.
2. An Active Member seeking approval of a program, or other activity, must apply to the Board by submitting the required application, a certificate of attendance, a \$25 application fee and supporting documentation no later than thirty (30) days after the completion of the program. The Board will notify the Active Member of the total credits approved. In order to receive credit, the Active Member must forward and remit to the Board the appropriate Credit-Hour Fee, and certificate of attendance. Untimely submissions of programs may be assessed a \$50 late fee as determined by the Board.
3. Active Members denied approval of a program or activity may submit a written request for reconsideration to the Board within thirty (30) days of receipt of the notice of denial. Such request must set forth the specific reason(s) why the Board should reconsider its denial.

REGULATION 9 AUTHORSHIP OR EDITING CREDIT

1. An Active Member may apply for credit for authorship of qualifying published materials by using Board Form 4. The application must be accompanied by a \$25 application fee. If credit for preparation of instructional materials has been granted to an author pursuant to Regulation 10, additional credit for the same materials may not be granted to the same author under this Regulation.
2. The application for authorship credits must be made within thirty (30) days of publication of the authored/edited work. A late fee of \$50 may be assessed if the authorship application is submitted later than thirty (30) days after the publication date of the authored work.
3. The authored work must be:
 - A. A scholarly article, case note or other work published in a law review, legal treatise or legal manual;
 - B. Court rules, jury instructions and similar works published by a committee or other working group operating under the direction or supervision of the Nevada Supreme Court; or
 - C. A scholarly article written for attorneys with citation to authority and published in a newsletter or legal magazine of regular distribution to at least 200 attorneys.
4. An application for credit for updated authorship material must be accompanied by a redline, showing how the authorship material has been updated from the prior authored material.
5. Topical outlines, columns dealing with fraternal or social matters, anecdotal summaries, or brochures are not materials which qualify for authorship or editing credit.
6. For each authorship submission, an Active Member may obtain up to twenty (20) credits per year for authored material subject to the following limitations:

- A. works described in subpart 3(A) and (B) above may be eligible for up to twenty (20) credits; works described in subpart 3(C) may be eligible for up to ten (10) credits;
 - B. works that are co-authored are eligible for credit in proportion to the percentage of work contributed by the party seeking such credit.
7. Editing credit may be given for substantive editing up to 50% of authorship credit as set forth in subpart 6(A) above, depending on the extent of the editor's involvement in creating the final product, as determined by the Board.
8. A Board Member will determine the final number of credits, if any, to be allocated to the authorship of the work. An Active Member may appeal the Board Member's determination of credits to the entire Board by submitting an appeal to the Board in writing within thirty (30) days of receiving the Board Member's determination.
9. The Board will notify the Active Member of the total credits approved. In order to receive credit, the Active Member must forward and remit to the Board the appropriate Credit-Hour Fee.

REGULATION 10

CREDIT FOR INSTRUCTION AT APPROVED PROGRAMS

1. The Board may approve, upon application by an Active Member and provider, continuing legal education in the form of instruction at an approved program. Board Form 5 must be used for this purpose.
2. The application for approval for instruction must be made within thirty (30) days following the conclusion of the program in which the instruction is given (or if multiple instruction dates are offered, the last date of such instruction). Untimely submissions of Instructional Applications may be assessed a \$50 late fee as determined by the Board.
3. An Active Member may only receive credit for instruction at a program if the program has been approved by the Board.

4. For every actual one (1) hour of instruction, up to three (3) credits may be allocated for preparation.
5. Multiple presentations involving the same material and program matter are not entitled to duplicate credit. Programs which are updated from previous presentations may qualify for approval to the extent time was expended preparing for and providing the updated presentation.
6. Should the program be cancelled for reasons beyond the control of the presenter, up to one-half (1/2) credit may be issued at the discretion of the Board. The presenter shall have the burden of providing verification of the presenter's preparation for the cancelled program and paying the appropriate Credit-Hour Fee.

REGULATION 11

ATTENDANCE VERIFICATION

1. Nevada is an attendance verification state. Each Active Member must, in order to verify compliance with SCR 205-215 inclusive and the regulations promulgated by this Board thereunder retain possession of all program outlines, agendas, cancelled checks, receipts, travel vouchers, or other records to verify compliance. Such records must be retained by the Active Member for a period of two (2) years after the calendar year in which the Active Member engages in the continuing legal education activity subject to verification.
2. A Member may verify his or her attendance at any program by using the certificate of attendance issued by the Provider of the program.
3. Failure of an Active Member to provide verification of attendance may result in denial of credit for the program.

REGULATION 12
CARRY FORWARD OF CREDITS

1. An Active Member who completes more than thirteen (13) hours of accredited educational activity in any calendar year may carry forward up to:
 - A. Twenty (20) hours of excess general credit and apply the same to the attorney's general educational requirement for the next two (2) calendar years;
 - B. Four (4) hours of excess ethics credit and apply the same to the attorney's ethics and professional conduct educational requirement for the next two (2) calendar years; and
 - C. Two (2) hours of excess substance abuse credit and apply the same to the attorney's substance abuse, addictive disorders and/or mental health issues requirement for the next two (2) calendar years.

2. Active Members who are exempt from these rules under SCR 214 (1)(a) may, during the final year of exemption, earn credits which may be carried forward for application to requirements in the first year after the exemption.

REGULATION 13
REPORTING CREDITS FOR COMPLIANCE/EXTENSION FEE

1. The Board maintains on its website all Active Member's transcripts. Prior to December 31st, an Active Member must review the online transcript to ensure accuracy. Please log on to your account at www.nvcleboard.org for this purpose.

2. Those Active Members who have not completed their CLE requirements by December 31st, may receive an extension of time until February 15th of the following year, upon written request to the Board. The request must be accompanied by a non-refundable Extension Fee as set forth in SCR 212 (this fee can also be paid online at www.nvcleboard.org). Active Members who fail to complete their credits and who do not seek an extension of time will be subject to the late fee as set forth in SCR 212(b), in addition to any other applicable fees or penalties. The Board may provisionally assess the Extension Fee against an Active

Member where the Board's records indicate that the Active Member is credit deficient as of December 31st.

REGULATION 14 ANNUAL FEE

1. As provided in SCR 208 (11), each Active Member must pay an annual fee as established by the Supreme Court.
2. The annual fee must be paid on or before February 15th of the calendar year for which the payment is required to be made.
3. Failure to pay the annual fee when due subjects the delinquent Active Member to the same sanctions as if the Active Member failed to comply with SCR 210 or SCR 212.
4. Active Members employed on a full-time basis in the judiciary who are prohibited from engaging in the private practice of law and Active Members of the State Bar of Nevada entitled to an exemption under SCR 214 (1) are automatically entitled to an exemption from the requirement to pay the annual fee under this Regulation 14.
5. Bank charges. Should a check be returned by a bank for non-payment, the Active Member will be required to reimburse the Board for the actual dollar amount of the check, together with a returned check fee of \$50.

REGULATION 15 EXEMPTIONS

Any Active Member subject to an exemption under SCR 214 (1) must notify the Board of such an exemption by filing Form 7 with the Board.

REGULATION 16 DELEGATION

The Board may delegate to its Executive Director, or to a sub-committee of the Members of the Board, the authority to approve programs or assign credits to continuing legal education programs. At a regular meeting of the Board, the Executive Director will report all determinations made under such delegated authority since the last meeting of the Board.

REGULATION 17 CONFIDENTIALITY

All files, records and proceedings of the Board, as they relate to the compliance or noncompliance of any Active Member with these regulations, shall remain confidential, and shall not be disclosed except:

- A. In furtherance of the duties of the Board;
- B. Upon written request and consent of the Active Member affected;
- C. Pursuant to proper legal process, including subpoenas, search warrants and administrative summonses;
- D. Upon written request from the State Bar counsel as part of a disciplinary proceeding or investigation;
- E. Upon written request from the State Bar counsel in determining compliance with NRPC 7.4; or
- F. As ordered by a court of competent jurisdiction.

REGULATION 18 ETHICS AND PROFESSIONAL CONDUCT

1. Ethics and Professional Conduct as specified in SCR 210 (2), includes, but is not limited to instruction in any of the following areas:
 - A. Topics specifically focusing on the Rules of Professional Conduct as adopted by the Supreme Court of Nevada, including NRPC, but not limited to;
 - B. Avoiding disciplinary and malpractice complaints;

- C. Permissible forms of advertising, how to comply with the Nevada Rules of Advertising, advertising filing requirements, solicitation, fee splitting, and fee arrangements with clients;
- D. Permissible conduct when accepting or terminating employment with a law firm or agency, or when accepting, withdrawing or being terminated from a case;
- E. Conflicts of Interest;
- F. The documentation and record keeping that must be maintained on a daily bases in a law office, particularly with regard to time keeping, time management, filing, case management and case administration;
- G. Trust accounts, retainers and retainer agreements and the proper handling thereof;
- H. Client Relations, including the retention of files, attorney liens, and communications;
- I. Pro Bono;
- J. Training and supervision of lawyers and support staff to reduce the risk of ethical violations, particularly with regard to the unauthorized practice of law;
- K. Ethics and professional conduct pertaining to the Judiciary, including arbitrators, settlement judges and other judicial officers; or
- L. Ethics and professional conduct pertaining to public lawyers, including prosecutors and criminal defense attorneys.

2. Credits for ethics programs shall be computed in the same manner as for other programs under Regulation 2. Programs where ethics and professional conduct credits are being requested must contains a minimum of one-half (1/2) hour of instruction per program.

3. The Board will not approve for ethics and professional conduct credit those programs where it is indicated that there is a portion of ethics during each topic. Ethics and professional conduct instruction must be given in a continuous block of time.

4. Providers or Active Members who are seeking ethics and professional conduct credit for a CLE program must clearly identify the topic(s) contained in the agenda or brochure and the minutes of continuing instruction for which ethics

and professional conduct credit is sought.

REGULATION 19 BAR REVIEW PROGRAMS

No credit will be given for attendance at a program involving the preparation for a bar examination.

REGULATION 20 RELIEF FROM COMPLIANCE

1. As set forth in SCR 214 (2), the Board, in its discretion, may grant an Active Member subject to these rules an exemption upon circumstances constituting exceptional, extreme and undue hardship unique to the Active Member, subject to the following:

- A. The Active Member seeking the exemption must promptly file with the Board a verified application, specifying in detail the circumstances which the Active Member believes afford a basis for exemption;
- B. The Board may, but need not exempt the Active Member from all or a portion of these rules; and
- C. The Board may condition the exemption upon such terms and conditions, and limit the exemption or partial exemption to such period of time, as the Board may deem appropriate.

2. Such application must be made prior to obtaining such exemption, unless the Active Member is unable to make such application in advance by reason of the hardship itself. Board Form 8 will be utilized for such application.

REGULATION 21 CHANGE OF ADDRESS

1. Every Active Member subject to the requirements of SCR 205-215 and the Regulations contained herein, must notify the Board of any change of address within thirty (30) days of such change. See SCR 215 (2). Form 10 must be used for this purpose and must be sent to the Board by mail, email, or facsimile.¹

2. Failure to timely advise the Board of a change of address will result in the assessment of a penalty in the amount of \$150. Failure to comply with this regulation is also a basis for the Active Member to become CLE Suspended pursuant to SCR 212 (2).

REGULATION 22 TIMELINE

The attached timeline is hereby referenced and incorporated herein and adopted by the Board as Regulation 22. See Board Form 11.

REGULATION 23 FORMS

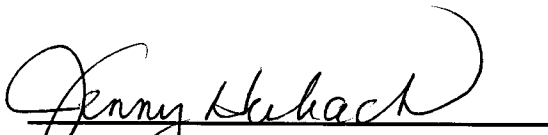
The attached appendix of applicable Forms must be used by Active Members for compliance with these Regulations. Forms are subject to change, adjustment and approval by the Board and will be made available to all Members on the Board's website and/or in written hardcopy form.

¹ Form 9 has been eliminated.

APPENDIX BOARD FORMS

Form 1	Status as Accredited Provider (Contact Office)
Form 2	Application for Continuing Legal Education
Form 3	Individual Declaration Verifying Attendance
Form 4	Application for Approval of Authorship
Form 5	Application for Program Preparation Credit
Form 6	Program Notification Form for Accredited Providers
Form 7	Notice of Exemption
Form 8	Application for Exemption Based on Hardship
Form 10	Change of Address
Form 11	Timeline
Form 12	Application for Reinstatement under SCR 213

At a duly noticed and scheduled meeting on June 15, 2018, these Regulations were adopted by the Board.



Jenny Hubach, Chair

Application for NV CLE Accredited Provider Status

Form 1 Reg. 5



NEVADA BOARD of CONTINUING LEGAL EDUCATION

457 COURT STREET, 2ND FLOOR
RENO, NV 89501

Phone- 775.329.4443

Email- nevadacleboard@sbcglobal.net

1. Organization: _____
2. Address: _____

3. Is your organization: Profit Not for Profit Government
4. Contact Person(s): _____
5. Telephone: _____ Fax: _____
6. Company Website: _____ Email: _____
7. **UNLESS ALREADY ON FILE WITH NV CLE** - Prepare the following information for three (3) CLE programs you have presented over the last two (2) years. Also include advertising brochures, program outlines and copy or summary of program evaluations. (Course materials should be available upon request.)
 - a. Title of program
 - b. Date and time of program
 - c. Description of facilities
 - d. Registration fee
 - e. Number of attendees
 - f. Method or manner of presentation
 - g. Length of program in minutes (excluding introductory remarks, keynote speakers, luncheon speakers or breaks, but including question and answer periods.
 - h. Topics included on program presentation and time devoted to each.
 - i. Faculty members and their qualifications.
8. Approximately how many CLE activities does the applicant anticipate registering over the next year? _____
9. This application must be accompanied by a \$450 applicable fee. The annual fee of \$500 will be billed in April of each year. For the first year of accreditation, the annual fee will be pro-rated based on the date the Accredited Provider status is approved. The grant of accreditation shall be effective for a period of one (1) year from the date of the annual billing. Accreditation may be continued after one (1) year by filing appropriate renewal information. By this application, the applicant agrees to follow the Rules and Regulations of the Nevada Board of Continuing Legal Education including all reporting responsibilities and submission of fees. The applicant further agrees to permit any Nevada CLE Board Member or Administrative staff of the NV CLE Board to monitor any activity at no charge.
10. A required supplement to this application is the *Accredited Provider Survey of Quality Control Practices & Procedure*. Please complete the attached survey and return with your application.

Signature and Title

Date

Nevada Board of Continuing Legal Education

Accredited Provider Survey of Quality Control Practice & Procedure



Part I - Needs Assessment

Accredited Providers of CLE in Nevada should actively determine the educational needs of the attendees of their CLE programs. Needs Assessments enable CLE providers to more objectively plan, organize and present their programs or publish their materials. A needs assessment not only documents the fact that the provider has met its responsibility to offer relevant learning experiences, but also increases the likelihood that potential participants will engage in CLE activities and apply what they learn.

Please indicate the extent to which your CLE organization employs the following needs assessment techniques.

	Please Check One		
	Regular Basis	On Occasion	Not Employed
1. Consultant group interview. (Curriculum planning committee or board planning committee)			
2. Literature search - Legal periodicals/business journals/materials from other CLE entities/case law/legislative developments, etc.			
3. Observation or review of lawyers' performance.			
4. Surveys to enrollees.			
5. Interviews of practitioners in specific fields of practice.			
6. Consultation with experts in adult education.			
7. Other techniques. Please list:			

Part II - Faculty Selection and Training

The faculty in CLE programs should be qualified by education, intellect, law practice experience or law teaching, and personality to provide instruction that promotes the achievement of intended learning objectives.

Please indicate the extent to which the following procedures are used with regard to faculty selection.

Please Check One

	Regular Basis	On Occasion	Not Employed
1. Review of academic and practice credentials including prior teaching experience.			
<p>a. Does staff maintain a record of each speaker's performance?</p> <p style="margin-left: 40px;">Yes: _____ No: _____</p> <p>b. Are those records computerized?</p> <p style="margin-left: 40px;">Yes: _____ No: _____</p>			
2. Staff member assessment of communication skills and/or individual's willingness to commit time to planning meetings, preparation for presentation, presentation and preparing materials.			
3. Reference check through other practitioners or advisory board members.			
4. Do you have a policy that requires a minimum number of years of practice before a lawyer is invited to serve on a program faculty?			
<p>Yes: _____ No: _____</p> <p style="margin-left: 40px;">If yes, please specify number of years of practice required: _____</p>			
5. Do you conduct faculty development workshops?			
<p>Yes: _____ No: _____</p>			

Part III - Educational Techniques

The intended learning objectives in CLE programs should determine the selection of instructional methods and strategies, the choice of accompanying program materials, and the use of any technological aids which may be appropriate. Also, CLE learning programs should be designed to provide opportunities for active learner participation.

Please indicate the degree to which the following techniques are employed.

	Please Check One		
	Regular Basis	On Occasion	Not Employed
1. Lecture presentations.			
2. Trial simulations or mock practice exercises.			
3. Demonstrations/dramatization.			
4. Small group discussion session conducted by designated discussion leaders.			
5. Workshops with drafting exercises.			
6. Pre-course primer or preliminary courses to ensure that all participants are well versed on the fundamentals of the subject to be addressed.			
7. Use of slides, overhead projections, videotapes and other visual aids.			
8. Panel discussion.			
9. Case studies - Teaching based on pre-determined hypothetical facts or problem.			
10. Pre-planned question and answer built into program structure.			
11. Assignment of materials to be reviewed and/or prepared in advance of the course of instruction.			
12. Computer assisted teaching programs.			
13. Self-testing or tests graded by faculty or sponsoring organizations.			
14. Other techniques utilized. Please specify:			

15. Please indicate the approximate percentage of your programs that are presented:

(a) solely by lecture presentation. _____%

(b) A combination of lecture presentation and any of the educational techniques listed above. _____%

(c) solely by educational techniques other than lecture presentation. _____%

Comments:

Part IV - Description of Program Content

The intention is for CLE providers to market their programs, materials, services and fees by providing full, accurate and detailed information in related advertising and promotion.

In preparing course brochures or announcements, please indicate the extent to which your organization provides the following information:

Please Check One

	Regular Basis	On Occasion	Not Employed
1. Detailed description of each topic to be covered.			
2. Time schedule covering all subjects to be addressed.			
3. Description of the categories of lawyers for whom the program is intended.			
4. The educational objectives for each major topic or component of the program.			
5. A detailed description of benefits to be obtained.			
6. A "money back" guarantee.			
7. A description of the faculty qualifications.			
8. A description of the educational techniques to be employed.			
9. Other pertinent factors focusing on quality of program. Please specify.			

Part V - Evaluation

A pre-requisite for becoming an Accredited Provider is for the sponsor to, “develop and implement methods to evaluate its program offerings to determine their effectiveness and the extent to which they meet the needs of lawyers and, upon a request from the Board, provide course evaluation data.”

The evaluation of the program should also be used to assess past program efforts for purposes of planning and improving CLE activities.

Please indicate the extent to which you use the following evaluation methods.

	Regular Basis	On Occasion	Not Employed
1. Post-program testing.			
2. Written survey or interview of attendees.			
3. Post-program evaluation by faculty.			
4. Evaluation by independent consultant.			
5. Other evaluation techniques or comments: Please list.			
<p>Note: The following is an example of the program evaluation summary data Accredited Providers are required to include with each attendance report within 30 days of a CLE program:</p>			

EXAMPLE

Average Cost of Program to Attendee: <u>\$35.00</u>						
Total Responses: <u>16</u>	Failed to Meet Expectations	Needs Improvement	Met Expectations	Exceeded Expectations	Excellent	Totals
Overall Quality		1	8	3	4	16
Written Materials	1		5	8	2	16
Instructor(s)*			24	18	6	48
Facility		2	13	1		16

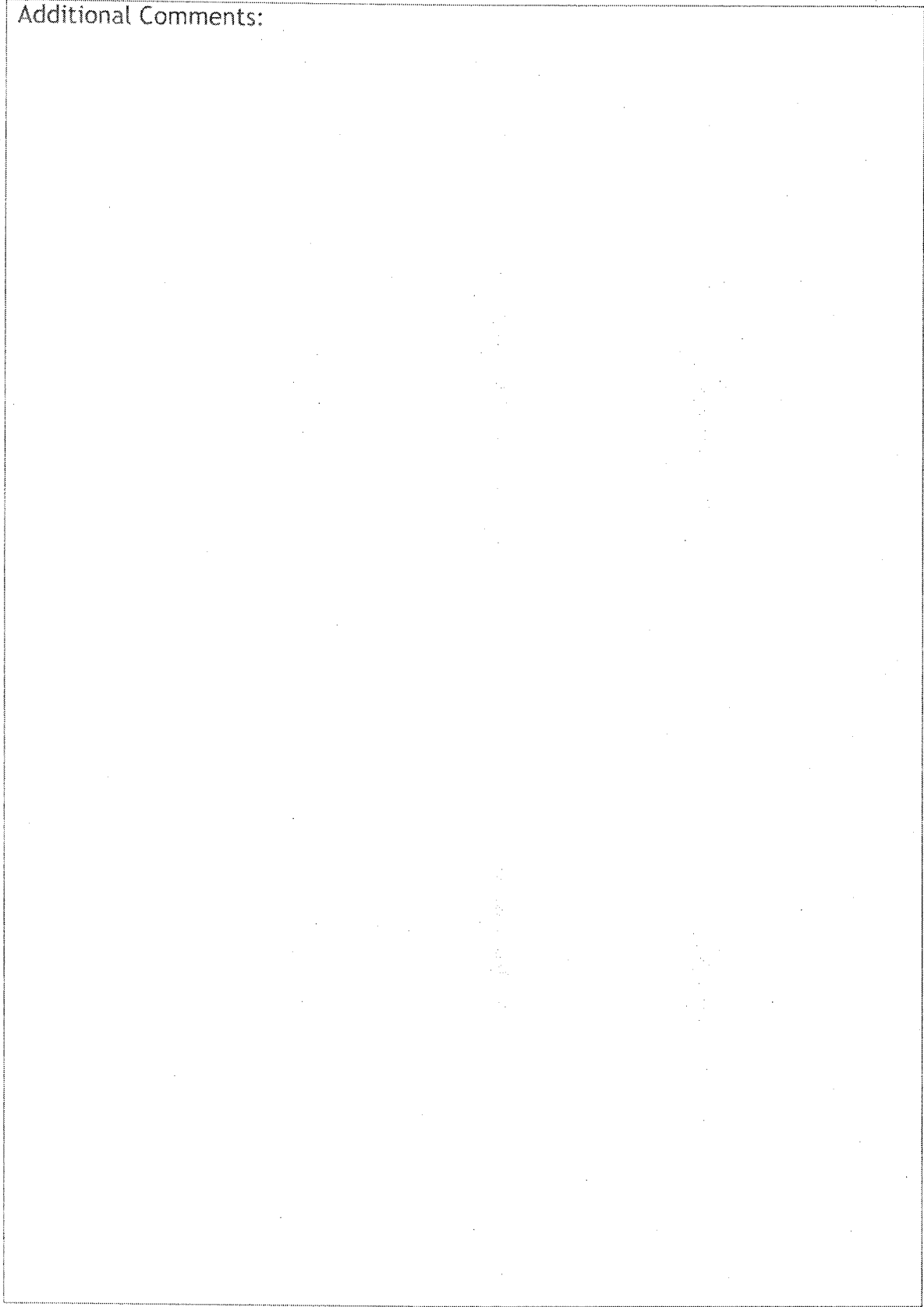
Part VI - NV CLE Accredited Provider Operations

One of the things we strive for at NV CLE is to place heavy emphasis on the customer service that we provide to lawyers admitted to practice in the state of Nevada. Our Rules and reporting requirements for Accredited Providers were purposely designed to make the accreditation and reporting processes as "hassle-free" as possible for the attendees. When an organization applies to become an Accredited Provider it agrees to abide by the Rules and Regulations set forth by the NV CLE Board.

As an approved Accredited Provider for NV CLE:

	YES	NO
1. Accredited Providers are required to notify NV CLE of all of their CLE programs at least thirty (30) days prior to the course. Will your organization comply with appropriate submission of Program Notifications thirty (30) days prior to the event?	<input type="checkbox"/>	<input type="checkbox"/>
2. Accredited Providers for NV CLE assume certain post-program reporting responsibilities. Will your organization maintain the ability to file NV CLE Reporting Forms (which include an attendance list, evaluation data and attendance fees) within thirty (30) days of each CLE program?	<input type="checkbox"/>	<input type="checkbox"/>
3. Is there a designated member of your staff who handles NV CLE reporting?	<input type="checkbox"/>	<input type="checkbox"/>
4. Are there designated members of the staff who conduct registrar duties?	<input type="checkbox"/>	<input type="checkbox"/>
5. Please check one of the following that best describes your organization in regard to CLE:		
<ul style="list-style-type: none"> (a) _____ For Profit (b) _____ Local Bar Association (c) _____ State Bar Association (d) _____ Law School Provider (e) _____ Specialty Bar (f) _____ National Provider (g) _____ Judicial Trainers (h) _____ Non-Profit (i) _____ Government Organization (j) _____ Other: _____ 		
6. Please list any additional states in which your organization is recognized as an Accredited Provider. (a.k.a. Established or Pre Approved Sponsor)		
7. Please list any states in which Accredited Status has been revoked, withdrawn or denied. If so why?		

Additional Comments:



Nevada Board of Continuing Legal Education
Single Application for Approval of Continuing Legal Education
For Non-Accredited Providers or Individual Attorneys

Printable Form Instructions:

The application is available online to complete and print. Click on the different sections of the form to begin typing. Use the tab key to advance to the next section. Print when complete.

Return the completed application to the NV CLE Board with:

- \$25 application fee by check, made payable to the NV CLE Board
- A timed program agenda or course brochure

Upon receipt and review, we will notify the applicant of the status of the course within one month.



Nevada Board of Continuing Legal Education
457 Court Street, 2nd Floor Reno, NV 89501
Phone: (775) 329-4443 - nevadacleboard@sbcglobal.net
Application for Approval of Continuing Legal Education

Application form with sections: APPLICATION TO THE STATE OF Nevada, SPONSORING ORGANIZATION INFORMATION, TITLE OF EDUCATIONAL ACTIVITY, DATE(S), REGISTRATION FEE, WRITING SURFACE AVAILABLE, METHODS OF PRESENTATION, ADVERTISED TO, IN-HOUSE ACTIVITY INFORMATION, METHOD OF EVALUATION, MATERIALS DESCRIPTION, REQUIRED ATTACHMENTS TO THIS APPLICATION, CREDITS REQUESTED, ACCREDITATION BY OTHER STATES, SUBMITTED BY. Includes checkboxes for provider type, presentation methods, and evaluation options.

MCLE STATE NOTIFICATION OF ACCREDITATION
To be completed by the NV Accreditation Department.
Course Number: _____ Date: _____
The following action has been taken on this application:
[] APPROVED for a total of:
_____ CLE credits, including
_____ Ethics Credits
_____ Substance Abuse Credits
[] NOT APPROVED (See comments below or additional information attached.)
[] OTHER
Regulator Comments:

APPLICANT INFORMATION (please print)
Provider Representative
Name:
Title:
Complete the following if filed by individual attorney:
Attorney Name & ID #:
Address:
City: State: Zip:
Contact Number:
Email:
SIGN HERE Date:

**BOARD OF CONTINUING LEGAL EDUCATION
457 COURT STREET, SECOND FLOOR
RENO, NV 89501
TEL (775) 329-4443/FAX (775) 329-4291
EMAIL: nevadacleboard@sbcglobal.net WEBSITE:
www.nvcleboard.org**

INDIVIDUAL DECLARATION VERIFYING ATTENDANCE

This form may be used to verify attendance, pursuant to Regulation 4 of the Nevada Board of Continuing Legal Education, ("The Board"), of an Active Member of the State Bar of Nevada, at an approved continuing legal education program. It must be mailed/mailed to the provider within thirty (30) days after the conclusion of the program.

I, (print or type name and bar#) _____, declare and state under penalty of perjury as follows:

1. This declaration is given to verify my attendance as an Active Member of the State Bar of Nevada, at an approved continuing legal education program given by means an alternate format.

2. The program was as follows:
Program Type: ___ webcast, ___ disc, ___ satellite, ___ webinar
(THIS FORM MAY NOT BE USED FOR A LIVE PROGRAM)
Program Produced by: _____
Year program was produced:** _____
Title of Program: _____
Course Number: _____
*****DATE OF MY PARTICIPATION:** _____
Running time of program: _____

3. I received thorough, high quality, readable, and carefully prepared written materials, consisting of

4. I am entitled based upon my participation to ___ credits, which includes ___ ethics credits and ___ substance abuse.

A fee in the amount of \$5.00 per Credit-Hour must be submitted with this form and made payable to the NV CLE Board. The fee does not apply to exempt entities (See Board Regulation 7).

SIGNATURE AND BAR NUMBER

** In accordance with Regulation 4, credit will not be given for original programs older than 3years.
*** IF THE DATE OF PARTICIPATION IS NOT ENTERED, WE WILL NOT BE ABLE TO PROCESS THIS FORM.

NEVADA BOARD OF CONTINUING LEGAL EDUCATION
457 COURT STREET, SECOND FLOOR
RENO, NV 89501
TEL (775) 329-4443 FAX (775) 329-4291
E-MAIL nevadacleboard@sbcglobal.net WEBSITE www.nvcleboard.org

APPLICATION FOR AUTHORSHIP CREDIT

1. Name, address and telephone number of applicant: _____

2. Title of authored "work product": _____

3. Name of the publication in which it appeared: _____

4. Publication date _____ **The application for authorship credits must be made within thirty (30) days of the publication of the authored/edited work. A late fee of \$50 may be assessed if the authorship application is submitted later than thirty (30) days after the publication date of the authored work.**

5. Name, address and telephone number of publisher: _____

6. Does the publication have distribution to at least 200 attorneys? _____

7. Is the work-product an original work? _____ Yes _____ No

If no, original year produced _____ and redlined version (must be attached).

8. Is the applicant the principal author of the work-product? _____ Yes _____ No

If no, clearly describe which parts are attributable to the applicant (citing pages, sections or chapter headings): _____

Give name, address and telephone number of each co-author, and indicate the extent of

that person's contribution to the work-product: _____

9. Estimate the number of hours expended by applicant in preparing the work-product:

10. State the number of credits sought by applicant: _____ general credits _____ ethics
credits _____ substance abuse credits.

12. Attach a copy of the work-product or a representative portion of the work-product

13. The Authorship Application must be accompanied by a \$25 application fee.

14. **The Board will notify the Active Member of the total credits approved. In order to receive credit, the Active Member must forward and remit to the Board the appropriate Credit-Hour Fee, along with a copy of the approval letter.**

Date

Signature

Bar Number

APPROVED/DISAPPROVED DATE: _____ CREDITS: _____

Signature

INSTRUCTIONAL ACTIVITY
APPLICATION FOR COURSE PREPARATION CREDIT

Board Form 5, Reg. 10

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Use this application if you are requesting credit for program preparation for an instructional activity as described in Board Regulation 10.

1. Name of Nevada Attorney (instructor): _____
2. Attorney Bar Number: _____
3. Name of provider who sponsored activity: _____
4. Title of program: _____
5. Subject Matter taught: _____
6. Date of Instructional Activity: _____
7. Location of Instructional Activity: _____
8. Type of Instruction (lecture, leading of discussion, panel): _____

COURSE PREPARATION CREDIT

9. Total number of credits requested (credit is only given for the 1st instruction of the same program):

FOR INSTRUCTION: GENERAL CREDITS _____ ETHICS CREDITS _____ SUBSTANCE ABUSE CREDITS _____

FOR ATTENDANCE: GENERAL CREDITS _____ ETHICS CREDITS _____ SUBSTANCE ABUSE CREDITS _____

FOR PREPARATION: GENERAL CREDITS _____ ETHICS CREDITS _____ SUBSTANCE ABUSE CREDITS _____

(A maximum of three (3) hours of preparation can be claimed for each one (1) hour taught).

TOTAL: GENERAL CREDITS _____ ETHICS CREDITS _____ SUBSTANCE ABUSE CREDITS _____

A fee in the amount of \$5.00 per Credit-Hour must be submitted with this form and made payable to the NV CLE Board.

Signature of Program Provider Signature of Instructor/Applicant Date

Revised 01/01/18



PROGRAM NOTIFICATION FORM FOR ACCREDITED PROVIDERS OF NEVADA CLE BOARD

Nevada Board of Continuing Legal Education

Phone - 775.329.4443
Email - nevadacleboard@sbcglobal.net

Provider Name: _____ Telephone: _____
Provider ID#: _____ email: _____

When reporting programs to the CLE Board, the following information *must* be received 30 days prior to program date for live programs, or the availability date for alternate format programs.

Program Date	Program Title	Location (City, ST)	Registration Fee	Type of Law	Program Fee	Delivery Method	Start Time	Total Hours	Sub. Abuse Hours	Ethics Hours

DELIVERY METHOD CODES

LP – Faculty in room w/participants (live)

AF (not live)

Signature: _____ Date: _____

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NOTICE OF EXEMPTION

The undersigned (print or type name) _____, a member of the State Bar of Nevada, hereby gives notice that the undersigned is exempt from the requirements of Supreme Court Rules 208(9), 210, and 211 for the period, and for the reasons set forth below.

A. Name, address and telephone number of exempt member:

B. Period of Exemption: _____ calendar year(s)

C. Reason for Exemption (check where applicable):

_____ Undersigned successfully completed the Nevada State Bar Examination on _____ (specify date)

_____ Undersigned is a full-time member of the federal judiciary, and holds the following judicial position: _____

_____ Undersigned is voluntarily on inactive status, having transferred to inactive status while not in default under the obligations imposed by Supreme Court Rules 205-215 inclusive.

_____ Undersigned attained the age of 70 years on _____ (specify date)

_____ Member of the Legislature in session.

_____ Active Member who is deployed on full-time active duty in the armed forces of the United States. SCR 214(1)(e)

_____ Other:

DATE

SIGNATURE

BAR #

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APPLICATION FOR EXEMPTION
BASED UPON HARDSHIP

Name and bar number: _____

Address: _____

Telephone number: _____

The undersigned applicant ("applicant") requests the Board of Continuing Legal Education grant the applicant an exemption under Supreme Court Rule 214(2) on the basis of exceptional, extreme and undue hardship unique to the applicant.

Applicant represents that applicant is entitled to an exemption for the following reasons. Specify in detail the circumstances which applicant believes afford a basis for an exemption under SCR 214(2):

Specify the period for which applicant seeks an exemption:

Specify any conditions which applicant feels would be fair for the Board to impose upon applicant in granting such an exemption:

Under penalties of perjury, the undersigned declares that he or she is the attorney/applicant named in the foregoing Application for Exemption from Hardship (SCR 214 (2)) and knows the contents thereof; that the application is true of his or her own knowledge, except as to those matters stated on information and belief, and that as to such matters he or she believes it to be true.

Select and sign one option below:

If executed in Nevada: I declare under penalty of perjury that the foregoing is true and correct.

Executed on

_____ **Date**

_____ **Signature of Applicant**

If executed outside of Nevada: I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Executed on

_____ **Date**

_____ **Signature of Applicant**

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CHANGE OF ADDRESS FORM PER SCR 215

Every "Active Member" of the State Bar of Nevada shall maintain a permanent mailing address and telephone number with the Board of Continuing Legal Education.

Bar No. Last Name First Name M.I.

I AM CHANGING MY ADDRESS TO:

Employer name if changing your address to your work address

Address City State Zip

Phone No.

Fax No.

Email address

Currently, my status with the State Bar of Nevada is:

Active ___ Inactive ___ Member of the Judiciary ___ Exempt (give reason) _____

Signature (required)

When changing your address with the Board, you must also change your address with the State Bar of Nevada.

Board Regulation 21 states, "failure to timely advise the Board of a change of address will result in the assessment of a penalty in the amount of \$150." SCR 212 (2)

CLE TIMELINE

November	Consolidated fee statements mailed and emailed by State Bar
December 31	Deadline to earn CLE credits
On or About January 15	CLE Board will notify attorneys that have yet to comply with the credit requirement and provisionally assess a \$100 extension fee
March 1	Deadline to report credits (extended) and pay fees
On or About March 1	CLE Board issues Notices of Noncompliance and assesses late fee
April 1	Deadline to submit credits (late) and/or pay fees to avoid suspension
On or About April 2	Non-compliant attorneys are administratively CLE suspended

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APPLICATION FOR REINSTATEMENT

Name of Attorney: _____ Bar# _____
Mailing Address: _____
City, State, Zip Code _____
E-Mail address _____ Telephone _____

INSTRUCTIONS TO APPLICANT: In order for the Board of Continuing Legal Education to reinstate the applicant to active status, the reinstatement application must be accompanied by proof that the attorney has completed a minimum of fifteen (15) hours of accredited educational activity, at least six (6) of which must be exclusively in the area of ethics and professional conduct, and one (1) credit in the area of substance abuse within the period of twelve (12) months immediately preceding the filing of the application with the Board. This requirement is separate from and in addition to the annual credit requirement of SCR 210(1). In addition, for every year the attorney has been CLE suspended, he or she must complete an additional requirement of five (5) additional credits. The Reinstatement application must be accompanied by a fee as set forth in SCR 212(3)(b). The reinstatement fee is separate from and in addition to the \$40 annual fee required to be paid for the year in which reinstatement is sought (SCR 210(1) and SCR 208). Fees can be paid by check (checks made payable to the Nevada Board of Continuing Legal Education) or paid online as required under SCR 213.

ATTENDANCE: Please list program provider, title, location and date of program. Credit hrs.
Attach Certificates of Attendance to this application. obtained

OTHER: To be used for instruction and authorship. Describe activity in detail. Credit hrs.
obtained

I, _____, under penalty of perjury state that I am a member of the State Bar of Nevada. I have read the foregoing application and believe it to be true to the best of my personal knowledge.

SIGNATURE
APPROVED: _____ DISAPPROVED: _____ CONDITIONS: _____