2020-2021 MCLE Board Term Report Attachments

- 2020-2021 MCLE Board Roster
- MCLE Board Policies and Letter to Court (Ethics Requirement Implementation and Credit Carryover)
 - WSBA Board of Governors Memo
 - MCLE Board Undue Hardship Decision Matrix
 - Fee Structure & Budget
 - Admission and Practice Rule (APR) 11

WASHINGTON STATE

BAR ASSOCIATION

Regulatory Services Department

MCLE Board

Established by Washington Supreme Court APR 11 Administered by the WSBA Ayanna Colman, Chair

MCLE Board Members:

Ayanna Colman (Chair) Todd Alberstone (Vice-Chair) M. Christopher Bueter Robert J Malae Asia Noel Wright Melissa Skelton Merri Hartse

WSBA Board of Governors Liaisons:

Russell Knight Sunitha Anjilvel

WSBA Staff Liaison:

Adelaine Shay



WASHINGTON STATE

BAR ASSOCIATION Regulatory Services Department

MCLE Board

Established by Washington Supreme Court APR 11 Administered by the WSBA

August 13, 2021

The Honorable Steven González Chief Justice Washington State Supreme Court PO Box 40929 Olympia WA 98504-0929

RE: Notification of MCLE Board Policies

Dear Chief Justice González:

The purpose of this letter is to inform the Supreme Court of the MCLE Board's recently adopted policies. Pursuant to Admission and Practice Rule (APR) 11(d)(2)(ii), the MCLE Board is authorized to adopt policies to provide guidance in the administration of APR 11 and the associated regulations. Under that same section of APR 11, the MCLE Board is required to notify the Board of Governors and the Supreme Court of any policies that it adopts.

At its August 6, 2021 meeting, the MCLE Board adopted the attached policies with the intent to provide guidance for implementation of the Court's <u>order NO. 25700-A-1349</u> which requires at least one MCLE credit in equity, inclusion, and the mitigation of both implicit and explicit bias in the legal profession and the practice of law. Pursuant to APR 11(d)(2)(ii) the policies will become effective 60 days after promulgation by the MCLE Board. Below is a brief description of each policy.

MCLE Board Policy – Implementation of New Ethics Credit

This policy establishes 2023-2025 as the first reporting period required to report and certify the new requirement. The policy is intended to allow time for WSBA staff to develop tracking mechanisms in the MCLE database for certification and course accreditation according to the new requirements. In addition, this policy provides time to notify both licensed legal professionals and CLE sponsors of the new requirement.

MCLE Board Policy – Credit Carryover

This policy clarifies that while all ethics credit earned in excess of the reporting period requirement will be carried over as ethics credit in accordance with APR 11(c)(7), a new equity requirement must be earned in each reporting period. This policy is consistent with the current administration of ethics carryover credits which is that excess ethics credits carryover in its broader, general definition. (e.g. activities that relate to: the ethical risks to practice associated with diagnosable mental health issues, Rules of Professional Conduct, diversity and antibias as it relates to the legal system, etc... all carryover as "ethics" credit.)

If you would like additional information, please don't hesitate to contact the MCLE Board Staff Liaison at <u>AdelaineS@wsba.org</u> or (206) 727-8249.



Sincerely,

Ayanna Colman MCLE Board Chair

cc: Kyle Sciuchetti, WSBA President Terra Nevitt, WSBA Executive Director Renata de Carvalho Garcia, Chief Regulatory Counsel Adelaine Shay, MCLE Board Staff Liaison

Enclosed: MCLE Board Policies



BOARD POLICY: Implementation of the New Ethics Credit

The Supreme Court adopted Order No. 25700-A-1349, which amended APR 11(c)(1)(ii) and APR 11(f)(2), to require licensed legal professionals to earn one credit in the category of equity, inclusion, and the mitigation of both implicit and explicit bias (hereinafter referred to as "equity credit"). The MCLE Board issues the following policy to clarify which MCLE reporting period will be the first required to report the new equity credit.

 The MCLE Board will track the new equity credit—as outlined in APR 11(c)(1)(ii) and APR 11(f)(2) starting with the 2023-2025 MCLE reporting period. Licensed legal professionals in the 2023-2025 and subsequent MCLE reporting periods will be required to report and certify fulfillment of the equity credit requirement.

BOARD POLICY: Ethics Credit Carryover

The Supreme Court adopted order NO. 25700-A-1349, which amended APR 11(c)(1)(ii) and APR 11(f)(2), to require licensed legal professionals to earn one credit in the category of equity, inclusion, and the mitigation of both implicit and explicit bias (hereinafter referred to as "equity credit"). The MCLE Board issues the following policy to clarify ethics carryover credit. The MCLE Board has determined the following:

 Equity credit earned in excess of the reporting period requirement may be carried over as ethics credit in accordance with APR 11(c)(7), but a new equity credit must be earned in each reporting period.

WASHINGTON STATE BAR ASSOCIATION

TO:	WSBA Board of Governors
FROM:	Ayanna Colman, MCLE Board Chair Adelaine Shay, WSBA MCLE Manager
DATE:	August 20, 2021
RE:	MCLE Board Adopted Policies – Notification

Notification Summary

Pursuant to Washington Supreme Court Admission and Practice Rule (APR) 11 (d)(2)(ii) the MCLE Board is notifying the Board of Governors of two policies adopted at its August 6, 2021 meeting. The attached policies are intended to provide guidance in the administration of the newly adopted APR 11 amendment and will become effective 60 days from promulgation.

APR 11 (d)(2)(ii): Policies. The MCLE Board may adopt policies to provide guidance in the administration of APR 11 and the associated regulations. The MCLE Board will notify the Board of Governors and the Supreme Court of any policies that it adopts. Such policies will become effective 60 days after promulgation by the MCLE Board.

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Attachments:

- MCLE Board Policy Implementation of New Ethics Credit
- MCLE Board Policy Credit Carryover



MCLE Board Approved

Undue Hardship Petition Decision Matrix

EXTENSION (EXT) REQUESTS MATRIX

No. Applies to first period of non-compliance, and multiple consecutive periods of non-compliance. * First request grant extension with reasonable deadline EXT 1 (1) Significant medical hardship of self or immediate family member for whom member is primary support; and * First request grant extension with reasonable deadline (2) Requested extension deadline is in the same calendar year in which the lawyer is due to report. * First request grant extension with reasonable deadline EXT 2 (1) Death of immediate family member which caused lawyer hardship (e.g., emotional, physical, financial, scheduling); and * First request grant extension with reasonable deadline EXT 3 (1) Financial hardship due to (a) being unemployed or employed with poverty-level wages; * First request grant extension with reasonable deadline EXT 3 (1) Financial hardship due to (a) being unemployed or employed with poverty-level wages; * First request grant extension with reasonable deadline (2) Requested extension deadline is in the same calendar year in which the lawyer is due to report. * First request grant extension with reasonable deadline EXT 3 (1) Financial hardship due to (a) being unemployed or employed with powerty-level wages; * First request grant extension with reasonable deadline (2) Requested extension deadline is in the same calendar year in which the lawyer is due to report. * Second request refer to MCLE Board	Reason	SITUATION	DECISION
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 (b) major medical expense for self or family member; or (c) bankruptcy; and (2) Requested extension deadline is in the same calendar year in which the lawyer is due to report. EXT 4 On an active military assignment in a location where it is possible to access CLE courses but military obligations do not allow enough time to complete credits by the deadline. * First request grant extension with reasonable deadline * Second request refer to MCLE Board 			
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allow enough time to complete credits by the deadline.			
the deadline.			* Second request – refer to MCLE Board
EXT 5 All other requests Deny		the deadline.	
	EXT 5	All other requests	Deny

CREDIT MODIFICATION (MOD) DECISION MATRIX

Reason No.	SITUATION Applies to first period of non-compliance, and multiple consecutive periods of non-compliance.	DECISION
MOD 1	Significant medical hardship of self or immediate family member for whom lawyer is primary support.	Grant as appropriate
MOD 2	Death of immediate family member which caused lawyer hardship (e.g., emotional, physical, financial, scheduling).	Grant as appropriate
MOD 3	Financial hardship (as defined by the "First Time Late Fee Waiver Requests Decision Criteria" table)	Grant as appropriate
MOD 4	All other reasons	Deny

EXEMPTION (EXM) DECISION MATRIX

Reason No. EXM 1	SITUATION Applies to first period of non- compliance, and multiple consecutive periods of non-compliance for EXM 3 only. For EXM 1&2, for multiple consecutive periods of non-compliance, bring to board. (1) Significant medical hardship of self or immediate family member for whom member is primary support; and (2) Petition is filed by certification deadline; and (3) Less than 15 credits due of which no more than 2 are ethics.	DECISION Note: If a waiver is approved and some credits have already been completed, grant the waiver only for the number of credits still needed for compliance. There should be no carry-over as a result of this waiver. Grant.
EXM 2	 (1) Significant medical hardship of self or immediate family member for whom member is primary support; and (2) Petition is filed by certification deadline; and (3) 15 or more credits still due and/or more than 2 ethics credits due. 	Grant request if medical hardship is for lawyer and: (a) is life-threatening; or (b) is of long duration (in years); or (c) lawyer is 75 or older. All others: Deny request and grant extension instead
EXM 3	On active military assignment in remote location or on a domestic base where it is difficult to access CLE courses.	Grant.
EXM 4	All other requests.	Deny.

LATE FEE WAIVER DECISION CRITERIA

Note: If "Credits by 12/31" is "Y," then late fee was assessed because certification was submitted after the February 1 deadline.

Y* = Complete at time petition considered

		1									
			CREDITS			>1 Con-					
			DONE		1st	secutive					
		CREDITS	After		Non-	Non-					
No.	SITUATION	BY 12/31?	12/31?	CERTIFIED?	Comp RP	Comp RP	DECISION				
	CAL HARDSHIP/DEATH										
•	• "Immediate family member" as defined by RPC 1.8(I) subpart 1 as: parent, child, sibling, or spouse										
•	Death must have occu										
•	 Refer petition request 	s on basis of o	death liberally	to the Board if	f any doubt e	exists					
	T	1 .	1		1	1					
A1	Significant medical	Y/N	Y*	Y/N	Х		Waive if certification				
	hardship of self or						submitted or once it is				
	immediate family						submitted.				
	member for whom										
	licensed legal										
	professional is primary										
	support, or Death of										
	immediate family										
	member which caused										
	lawyer hardship (e.g.,										
	emotional, physical,										
	financial, scheduling)										
A2	Significant medical	Y/N	Y*	Y/N		Х	Reduce or waive				
	hardship of self or	-					[depending on the				
	immediate family						circumstance] if				
	member for whom						certification submitted or				
	licensed legal						once it is submitted.				
	professional is primary										
	support, or Death of										
	immediate family										
	member which caused										
	lawyer hardship (e.g.,										
	emotional, physical,										
	financial, scheduling)										
A3	Significant medical	N	N	Y/N	Х	Х	<15 credits remaining =				
	hardship of self or						Reduce or waive				
	immediate family						[depending on the				
	member for whom						circumstance] if				
	licensed legal						Certification submitted by				
	professional is primary						the deadline (with all				
	support, or Death of						credits needed for				
	immediate family						compliance completed).				
	member which caused						>15 credit remaining =				
	lawyer hardship (e.g.,						Refer to the Board				
	emotional, physical,										
	financial, scheduling)										

			CREDITS			>1 Con-						
			DONE		1st	secutive						
		CREDITS	After		Non-	Non-						
No.	SITUATION	BY 12/31?	12/31?	CERTIFIED?	Comp RP	Comp RP	DECISION					
	FINANCIAL HARDSHIP	daral Davart	. Cuidalinas h	acad an grace b		nual incomo	duo to					
	as defined by 200% of Federal Poverty Guidelines based on <u>gross household</u> annual income due to (1) being unemployed or employed with poverty-level wages;											
	(2) major medical expense for self or family member; or											
	(3) bankruptcy.											
		ame ones app	roved by the	BOG in 2010 fo	r determinin	g a one-time	waiver of the annual license					
	fee based on financial ha											
	Offer a payment extensi	on if necessar	ry, taking the f	following guide	lines into co	nsideration:						
		 Petiti 	ion received for	or financial har	dship waiver	of late fee;						
		 Waiv 	er was denied	l or late fee wa	s reduced;							
		Gross	s household ir	ncome betweer	n 200-400% c	of the Federal	Poverty Guidelines;					
		• Credi	t requiremen	ts have been m	et and certif	ied;						
		• The la	ate fee amour	nt owed is equa	al to or more	than \$450;						
				ull within 3-5 m			mount.					
B1	FINANCIAL HARDSHIP	Y		Y	X		Waive					
				1/*								
B2	FINANCIAL HARDSHIP		Y*	Y*	Х		Reduce to \$50 [<i>waive</i>					
							\$100] if paid by the					
							deadline.					
B3	FINANCIAL HARDSHIP	Y		N	х		Reduce to \$50 [waive					
							\$100] if paid and certified					
							by the deadline.					
B4	FINANCIAL HARDSHIP		Y*/N	Y/N	х		Reduce to \$75 <i>[waive</i> \$75]					
							if paid and certified by the					
							deadline.					
B5	FINANCIAL HARDSHIP	Y		Y*		Х	Waive \$300if paid by the					
							deadline.					
B6	FINANCIAL HARDSHIP	1	Y*	Y*		Х	Waive \$200 if paid by the					
							deadline.					
B7	FINANCIAL HARDSHIP	Y		N		Х	Waive \$250 if paid and					
							certified by the deadline.					
B8	FINANCIAL HARDSHIP		Y*/N	Y/N		Х	Waive \$150 if paid and					
							certified by the deadline.					
B9	FINANCIAL HARDSHIP		Y*/N	Y/N	х	Х	Deny - Include payment					
	qualifying criteria not						extension language in					
	met						denial letter.					
	MILITARY On active m	nilitary assign	ment in remo	te non-U.S. loo	ation where	mail is slow	and unreliable and/or in					
	active combat area.											
	No deadline for payment	t due to mail	unreliability (ł		compliant un	itil it is paid).						
D1	MILITARY See	Y/N	Y*/N	Y*/N	Х		Waive late fee.					
	header criteria											
D6	MILITARY See	Y/N	Y*/N	Y/N		Х	Refer to the Board					
	header criteria	.,	. ,			-						
	MAIL DELIVERY											

No.	SITUATION	CREDITS BY 12/31?	CREDITS DONE After 12/31?	CERTIFIED?	1st Non- Comp RP	>1 Con- secutive Non- Comp RP	DECISION
E1 MIS-II	Claims certified by 2/1. NFORMATION FROM WSE	Y A / LICENSED	Y*	Y* ESSIONAL'S FA	X ILURE TO LE	X ARN MCLE RE	Grant if licensed legal professional establishes timely certification or if administrative error; otherwise deny. QUIREMENTS
F1	Reports that certification completed online by 2/1 and it was the <u>first</u> <u>time</u> licensed legal professional certified online. Certification was not submitted correctly, therefore 2/1 deadline not met.	Y		γ*	X	x	Waive the late fee once certification has been completed successfully. (This policy was passed by the Board on 3/19/10.)
F2	Reports being told by WSBA staff certification not needed	Y/N	γ*	Y*/N	×	X	Deny
F3	Licensed legal professional reports receiving other errant information from the WSBA [and it was reasonable for the licensed legal professional to be dependent on the information] or other WSBA administrative error occurred causing the late fee.	Y	Υ*	γ*	X	x	Reduce or waive the late fee depending on the circumstances.
F4	Licensed legal professional reports receiving the previous petition decision letter after the deadline that had to be met for a fee reduction. SPONSOR MIS- ADVERTISEMENT	Y	γ*	γ*	X	x	Reduce or waive the late fee depending on the circumstances.
G1	Short credits due to sponsor error or mis- advertisement of CLE credits (if < or = 2 credits)	See note	See note	Y	X	x	Grant if * At least 43 credits are in reporting period * Shortfall made up in timely manner after notification of misaccreditation * All credits needed for compliance are complete * Certification is complete

No.	SITUATION MISC. REASONS FOR NON-COMPLIANCE	CREDITS BY 12/31?	CREDITS DONE After 12/31?	CERTIFIED?	1st Non- Comp RP	>1 Con- secutive Non- Comp RP	DECISION		
K1	Certified reporting period roster with a duplicate course; deletion of the course causes credit non- compliance after 12/31. * All other credits were taken within the RP * < or = 4 credits need to be taken to make up credit deficiency. * Credits made up and certified in a timely manner. * Never late before.	Y		Y	X		Reduce late fee to \$75 [waive \$75]. if payment postmarked/delivered to the WSBA by the deadline.		
K2	Busy practice / Oversight / Other non- medical or non- financial hardship reason [See "Misc." list below]						Deny		
	MISC. REASONS FOR NO	N-COMPLIAN	CE						
	Claims mailed certification to WSBA but not received by WSBA.								
	Class that licensed legal professional planning to take cancelled at last minute and licensed legal professional still has time in reporting period to take needed credits.								
	Did not know certificatio about requirement for co year, on the certification	ertification is i	n APR 11, and	d in the July 1st	letter, in the	e NW Lawyer	FYI column SeptApril each		

MCLE Board Direction on Petitions

04/03/2020 Meeting:

• **Regarding Military Spouses Submitting Petitions:** The MCLE Board approved by motion to direct the WSBA Staff Liaison to bring any military spouse petitions to the Board for review.

Current MCLE Fee Structure

Fee For CLE Sponsors							
Course Application and Late Fees for CLE Sponsors	Fees						
Course Application Note: Government agencies and Nonprofit organizations are not required to pay the application fee when a course is offered for free.	\$ 100 / course						
Course Application Late Fee	\$50 / course						
Attendance Late Fee	\$50 / submission						

Fees For Accredited Sponsor Annual Fees

Accredited sponsors have the same duties as sponsors but have the additional responsibility of approving their own courses and determining appropriate MCLE credit in accordance with Washington Supreme Court Admission and Practice Rule 11. Accredited sponsors pay an annual flat fee for all course applications submitted in lieu of an application fee for each individual course.

Number of annual courses	Fees
0-50 courses	\$ 500
51-100 courses	\$ 1,500
101-250 courses	\$ 2,250
251-500 courses	\$ 3,000
501-1000 courses	\$ 4,500
1001 + courses	\$ 6,000

Late Certification By Licensed Legal Professionals						
Certification Late Fees Fees						
Lawyer, LLLT, and LPO Certification Late Fee	Start at \$ 150 and increase by \$ 300 for every consecutive (three-year) period of late compliance.					

Washington State Bar Association

Statement of Activities For the Period from June 1, 2021 to June 30, 2021 75.00% OF YEAR COMPLETE

	MONTHI	VEAD	FO DATE BUDGET vs. A	CTUAL	ANNUAL BUDGET COMPARISON					
	FISCAL 2021 REFORECAST	Y BUDGET vs. ACTUAL CURRENT MONTH	MONTHLY	YEAR TO DATE	YEAR TO DATE	YEAR TO DATE	FISCAL 2021	REMAINING	% USED OF	
	CURRENT MONTH	ACTUAL	VARIANCE	REFORECAST	ACTUAL	VARIANCE	ANNUAL REFORECAST	BALANCE OF YEAR	ANNUAL REFORECAST	
MANDATORY CONTINUING LEGAL EDUCATION										
REVENUE:										
ACCREDITED PROGRAM FEES	40,000	42,600	2,600	377,600	434,400	56,800	497,600	63,200	87.30%	
FORM 1 LATE FEES	12,500	18,450	5,950	143,700	180,450	36,750	190,200	9,750	94.87%	
MEMBER LATE FEES	-	3,300	3,300	2,400	6,346	3,946	2,700	(3,646)	235.05%	
ANNUAL ACCREDITED SPONSOR FEES	(63)	(500)	(438)	41,938	42,250	313	41,750	(500)	101.20%	
ATTENDANCE LATE FEES	6,667	11,600	4,933	74,833	92,250	17,417	94,000	1,750	98.14%	
COMITY CERTIFICATES	100	650	550	12,687	13,312	625	13,000	(312)	102.40%	
TOTAL REVENUE:	59,204	76,100	16,896	653,158	769,009	115,850	839,250	70,242	91.63%	
DIRECT EXPENSES:										
DEPRECIATION	7,447	5,530	1,917	120,703	126,456	(5,753)	143,045	16,589	88.40%	
STAFF MEMBERSHIP DUES	-	-	-	500	-	500	500	500	0.00%	
ONLINE LEGAL RESEARCH	152	154	(2)	1,217	1,224	(8)	1,672	448	73.22%	
LAW LIBRARY	13	11	2	110	100	10	150	50	66.43%	
MCLE BOARD	-	-	-		-	-	650	650	0.00%	
STAFF TRAVEL/PARKING	6	-	6	31	-	31	50	50	0.00%	
STAFF TRAINING	-	-	-	1,170	-	1,170	1,170	1,170	0.00%	
TOTAL DIRECT EXPENSES:	7,619	5,695	1,924	123,731	127,779	(4,049)	147,237	19,458	86.78%	
INDIRECT EXPENSES:										
SALARY EXPENSE (3.80 FTE)	24,132	19,148	4,984	197,367	186,113	11,253	269,761	83,648	68.99%	
BENEFITS EXPENSE	10,488	10,541	(53)	76,222	76,174	47	106,179	30,004	71.74%	
OTHER INDIRECT EXPENSE	11,366	7,262	4,104	93,593	77,263	16,331	135,803	58,540	56.89%	
TOTAL INDIRECT EXPENSES:	45,986	36,950	9,036	367,182	339,550	27,631	511,743	172,192	66.35%	
TOTAL ALL EXPENSES:	53,604	42,645	10,960	490,913	467,330	23,583	658,980	191,650	70.92%	

162,246

301,679

139,433

180,271

(121,408)

167.35%

NET INCOME (LOSS):

5,600

33,455

27,855

APR 11

MANDATORY CONTINUING LEGAL EDUCATION (MCLE)

(a) **Purpose.** Mandatory continuing legal education (MCLE) is intended to enhance lawyers', LLLTs', and LPOs' legal services to their clients and protect the public by assisting lawyers, LLLTs, and LPOs in maintaining and developing their competence as defined in RPC 1.1 or equivalent rule for LLLTs and LPOs, fitness to practice as defined in APR 20, and character as defined in APR 20. These rules set forth the minimum continuing legal education requirements for lawyers, LLLTs, and LPOs to accomplish this purpose.

- (b) **Definitions.** For the purposes of this rule, the following definitions shall apply:
 - (1) "Activity" means any method by which a lawyer, LLLT, or LPO may earn MCLE credits.
 - (2) "Attending" means participating in an approved activity or course.
 - (3) "Calendar year" means a time period beginning January 1 and ending December 31.
 - (4) "Identical activity" means any prior course or other activity that has not undergone any substantial or substantive changes since last offered, provided, or undertaken.
 - (5) "Lawyer, LLLT, or LPO" means an active lawyer, LLLT, or LPO of the Bar, a judicial member of the Bar classified as an administrative law judge, and any other lawyer licensed or authorized to practice law in Washington who is required by the Admission and Practice Rules (APR) to comply with this rule.
 - (6) "Reporting period" means a three-year time period as assigned by the Bar in which a lawyer, LLLT, or LPO must meet the education requirements of this rule.
 - (7) "Sponsor" means a provider of continuing legal education activities.

(c) Education Requirements.

- (1) *Minimum Requirement*. Each lawyer must complete 45 credits and each LLLT and LPO must complete 30 credits of approved continuing legal education by December 31 of the last year of the reporting period with the following requirements:
 - (i) at least 15 credits must be from attending approved courses in the subject of law and legal procedure, as defined in subsection (f)(1); and
 - (ii) at least six credits must be in ethics and professional responsibility, as defined in subsection (f)(2).

- (2) Earning Credits. A lawyer, LLLT, or LPO earns one credit for each 60 minutes of attending an approved activity. Credits are rounded to the nearest quarter hour. A lawyer, LLLT, or LPO may earn no more than eight credits per calendar day. A lawyer, LLLT, or LPO cannot receive credit more than once for an identical activity within the same reporting period.
- (3) *New Lawyers, LLLTs, and LPOs.* Newly admitted lawyers, LLLTs, and LPOs are exempt for the calendar year of admission.
- (4) *Military Personnel*. Military personnel in the United States Armed Forces may be granted an exemption, waiver, or modification upon proof of undue hardship, which includes deployment outside the United States. A petition shall be filed in accordance with subsection (i)(5) of these rules.
- (5) *Exemptions*. The following are exempt from the requirements of this rule for the reporting period(s) during which the exemption applies:
 - (i) *Judicial Exemption*. Judicial members of the Bar, except for administrative law judges;
 - (ii) *Supreme Court Clerks*. The Supreme Court clerk and assistant clerk(s) who are prohibited by court rule from practicing law;
 - (iii) *Legislative Exemption*. Members of the Washington State Congressional Delegation or the Washington State Legislature; and
 - (iv) Gubernatorial Exemption. The Governor of Washington State.
- (6) *Comity*. The education requirements in Oregon, Idaho, and Utah substantially meet Washington's education requirements for lawyers. These states are designated as comity states. A lawyer may certify compliance with these rules in lieu of meeting the education requirement by paying a comity fee and filing a Comity Certificate of MCLE Compliance from a comity state certifying to the lawyer's subjection to and compliance with that state's MCLE requirements during the lawyer's most recent reporting period.
- (7) *Carryover Credits*. If a lawyer, LLLT, or LPO completes more than the required number of credits for any one reporting period, up to 15 of the excess credits, 2 of which may be ethics and professional responsibility credits, may be carried forward to the next reporting period.

(d) MCLE Board.

(1) *Establishment*. There is hereby established an MCLE Board consisting of seven members, six of whom must be active lawyers, LLLTs, or LPOs of the Bar and

one who is not licensed to practice law. The Supreme Court shall designate one board member to serve as chair of the MCLE Board. The members of the MCLE Board shall be appointed by the Supreme Court. Appointments shall be staggered for a three-year term. No member may serve more than two consecutive terms. Terms shall end on September 30 of the applicable year.

(2) *Powers and Duties.*

- (i) Rules and Regulations. The MCLE Board shall review and suggest amendments or make regulations to APR 11 as necessary to fulfill the purpose of MCLE and for the timely and efficient administration of these rules and for clarification of education requirements, approved activities, and approved course subjects. Suggested amendments are subject to review by the Board of Governors and approval by the Supreme Court.
- (ii) Policies. The MCLE Board may adopt policies to provide guidance in the administration of APR 11 and the associated regulations. The MCLE Board will notify the Board of Governors and the Supreme Court of any policies that it adopts. Such policies will become effective 60 days after promulgation by the MCLE Board.
- (iii) Approve Activities. The MCLE Board shall approve and determine the number of credits earned for all courses and activities satisfying the requirements of these rules. The MCLE Board shall delegate this power to the Bar subject to MCLE Board review and approval.
- (iv) Review. The MCLE Board shall review any determinations or decisions regarding approval of activities made by the Bar under these rules that adversely affect any lawyer, LLLT, or LPO or sponsor upon request of the lawyer, LLLT, or LPO, sponsor, or Bar. The MCLE Board may take appropriate action consistent with these rules after any such review and shall notify the lawyer, LLLT, or LPO or sponsor in writing of the action taken. The MCLE Board's decision shall be final.
- (v) Fees. The MCLE Board shall determine and adjust fees for the failure to comply with these rules and to defray the reasonably necessary costs of administering these rules. Fees shall be approved by the Board of Governors.
- (vi) Waive and Modify Compliance. The MCLE Board shall waive or modify a lawyer's, LLLT's, or LPO's compliance with the education or reporting requirements of these rules upon a showing of undue hardship filed in accordance with these rules. The MCLE Board may delegate this power to the Bar subject to (1) parameters and standards established by the MCLE Board and (2) review by the MCLE Board.

- (vii) Approve Mentoring Programs. The MCLE Board shall approve mentoring programs that meet requirements and standards established by the MCLE Board for the purposes of awarding MCLE credit under these rules.
- (viii) Audits for Standards Verification. The MCLE Board may audit approved courses to ensure compliance with the standards set forth in these rules.
- (3) *Expenses and Administration*. Members of the MCLE Board shall not be compensated for their services but shall be reimbursed for actual and necessary expenses incurred in the performance of their duties according to the Bar's expense policies. The Bar shall provide administrative support to the MCLE Board.

(e) **Approved Activities.** A lawyer, LLLT, or LPO may earn MCLE credit by attending, teaching, presenting, or participating in activities approved by the Bar. Only the following types of activities may be approved:

- (1) Attending, teaching, presenting, or participating in or at a course, provided that any pre-recorded audio/visual course is less than five years old;
- (2) Preparation time for a teacher, presenter, or panelist of an approved activity at the rate of up to five credits per hour of presentation time, provided that the presentation time is at least 30 minutes in duration;
- (3) Attending law school courses with proof of registration or attendance;
- (4) Attending bar review courses for jurisdictions other than Washington with proof of registration or attendance;
- (5) Writing for the purpose of lawyer, LLLT, or LPO education, when the writing has been published by a recognized publisher of legal works as a book, law review, or scholarly journal article of at least 10 pages, will earn one credit for every 60 minutes devoted to legal research and writing;
- (6) Teaching law school courses, when the instructor is not a full-time law school professor;
- (7) Providing pro bono legal services provided the legal services are rendered through a qualified legal services provider as defined in APR 1;
- (8) Participating in a structured mentoring program approved by the MCLE Board, provided the mentoring is free to the mentee and the mentor is an active member of the Bar in good standing and has been admitted to the practice of law in Washington for at least five years. The MCLE Board shall develop standards for approving mentoring programs; and

- (9) Judging or preparing law school students for law school recognized competitions, mock trials, or moot court. The sponsoring law school must comply with all sponsor requirements under this rule.
- (f) Approved Course Subjects. Only the following subjects for courses will be approved:
 - (1) *Law and legal procedure*, defined as legal education relating to substantive law, legal procedure, process, research, writing, analysis, or related skills and technology;
 - (2) *Ethics and professional responsibility*, defined as topics relating to the general subject of professional responsibility and conduct standards for lawyers, LLLTs, LPOs, and judges, including diversity and antibias with respect to the practice of law or the legal system, and the risks to ethical practice associated with diagnosable mental health conditions, addictive behavior, and stress;
 - (3) *Professional development*, defined as subjects that enhance or develop a lawyer's, LLLT's, or LPO's professional skills including effective lawyering, leadership, career development, communication, and presentation skills;
 - (4) *Personal development and mental health*, defined as subjects that enhance a lawyer's, LLLT's, or LPO's personal skills, well-being, and awareness of mental health issues. This includes, stress management, and courses about, but not treatment for, anxiety, depression, substance abuse, suicide, and addictive behaviors;
 - (5) *Office management*, defined as subjects that enhance the quality of service to clients and efficiency of operating an office, including case management, time management, business planning, financial management, office technology, practice development and marketing, client relations, employee relations, and responsibilities when opening or closing an office;
 - (6) *Improving the legal system*, defined as subjects that educate and inform lawyers, LLLTs, or LPOs about current developments and changes in the practice of law and legal profession in general, including legal education, global perspectives of the law, courts and other dispute resolution systems, regulation of the practice of law, access to justice, and pro bono and low cost service planning; and
 - (7) *Nexus subject*, defined as a subject matter that does not deal directly with the practice of law but that is demonstrated by the lawyer, LLLT, or LPO, or sponsor to be related to a lawyer's, LLLT's, or LPO's professional role as a lawyer, LLLT, or LPO.

(g) Applying for Approval of an Activity. In order for an activity to be approved for MCLE credit, the sponsor or lawyer, LLLT, or LPO must apply for approval as follows.

- (1) *Sponsor*. A sponsor must apply for approval of an activity by submitting to the Bar an application fee and an application in a form and manner as prescribed by the Bar by no later than 15 days prior to the start or availability of the activity.
 - (i) *Late fee*. A late fee will be assessed for failure to apply by the deadline. The Bar may waive the late fee for good cause shown.
 - (ii) *Repeating Identical Course*. A sponsor is not required to pay an application fee for offering an identical course if the original course was approved and the identical course is offered less than 12 months after the original course.
 - (iii) *Waiver of Application Fee*. The Bar shall waive the application fee for a course if the course is offered for free by a government agency or nonprofit organization. This provision does not waive any late fee.
- (2) *Lawyer, LLLT, or LPO.* A lawyer, LLLT, or LPO may apply for approval of an activity not already approved or submitted for approval by a sponsor by submitting to the Bar an application in a form and manner as prescribed by the Bar. No application fee is required.

(h) Standards for Approval. Application of the standards for approval, including determination of approved subject areas and approved activities in subsections (e) and (f) of this rule, shall be liberally construed to serve the purpose of these rules. To be approved for MCLE credit, all courses, and other activities to the extent the criteria apply, must meet all of the following criteria unless waived by the Bar for good cause shown:

- (1) A course must have significant intellectual or practical content designed to maintain or improve a lawyer's, LLLT's, or LPO's professional knowledge or skills, competence, character, or fitness;
- (2) Presenters must be qualified by practical or academic experience or expertise in the subjects presented and not disbarred from the practice of law in any jurisdiction;
- (3) Written materials in either electronic or hardcopy format must be distributed to all lawyers, LLLTs, and LPOs before or at the time the course is presented. Written materials must be timely and must cover those matters that one would expect for a professional treatment of the subject. Any marketing materials must be separate from the written subject matter materials;
- (4) The physical setting must be suitable to the course and free from unscheduled interruption;
- (5) A course must be at least 30 minutes in duration;

- (6) A course must be open to audit by the Bar or the MCLE Board at no charge except in cases of government-sponsored closed seminars where the reason is approved by the Bar;
- (7) Presenters, teachers, panelists, etc. are prohibited from engaging in marketing during the presentation of the course;
- (8) A course must not focus directly on a pending legal case, action, or matter currently being handled by the sponsor if the sponsor is a lawyer, LLLT, or LPO, private law firm, corporate legal department, legal services provider, or government agency; and
- (9) A course cannot have attendance restrictions based on race, color, national origin, marital status, religion, creed, gender, age, disability, or sexual orientation.

(i) Lawyer, LLLT, or LPO Reporting Requirements.

- (1) *Certify Compliance*. By February 1 of the year following the end of a lawyer's, LLLT's, or LPO's reporting period, a lawyer, LLLT, or LPO must certify compliance, including compliance by comity certification, with the education requirements for that reporting period in a manner prescribed by the Bar.
- (2) *Notice*. Not later than July 1 every year, the Bar shall notify all lawyers, LLLTs, and LPOs who are in the reporting period ending December 31 of that year that they are due to certify compliance.
- (3) *Delinquency*. A lawyer, LLLT, or LPO who does not certify compliance by the certification deadline or by the deadline set forth in any petition decision granting an extension may be ordered suspended from the practice of law as set forth in APR 17.
- (4) *Lawyer, LLLT, or LPO Late Fee.* A lawyer, LLLT, or LPO will be assessed a late fee for either (i) or (ii) below but not both.
 - (i) *Education Requirements Late Fee.* A lawyer, LLLT, or LPO will be assessed a late fee for failure to meet the minimum education requirements of this rule by December 31. Payment of the late fee is due by February 1, or by the date set forth in any decision or order extending time for compliance, or by the deadline for compliance set forth in an APR 17 presuspension notice.
 - (ii) *Certification and Comity Late Fee*. A lawyer, LLLT, or LPO will be assessed a late fee for failure to meet the certification requirements or comity requirements by February 1. Payment of the late fee is due by the

date set forth in any decision or order extending time for compliance or by the deadline for compliance set forth in an APR 17 presuspension notice.

- (iii) *Failure to Pay Late Fee.* A lawyer, LLLT, or LPO who fails to pay the MCLE late fee by the deadline for compliance set forth in an APR 17 presuspension notice may be ordered suspended from the practice of law as set forth in APR 17.
- (5) Petition for Extension, Modification, or Waiver. A lawyer, LLLT, or LPO may file with the MCLE Board an undue hardship petition for an extension, waiver, and/or modification of the MCLE requirements for that reporting period. In consideration of the petition, the MCLE Board shall consider factors of undue hardship, such as serious illness, extreme financial hardship, disability, or military service, that affect the lawyer's, LLLT's, or LPO's ability to meet the education or reporting requirements. The petition shall be filed at any time in a form and manner as prescribed by the Bar, but a petition filed later than 30 days after the date of the APR 17 presuspension notice will not stay suspension for the reasons in the APR 17 presuspension notice.
- (6) *Decision on Petition*. The MCLE Board shall as soon as reasonably practical notify the lawyer, LLLT, or LPO of the decision on a petition. A lawyer, LLLT, or LPO may request review of the decision by filing, within 10 days of notice of the decision, a request for a hearing before the MCLE Board.
- (7) *Hearing on Petition*. Upon the timely filing of a request for hearing, the MCLE Board shall hold a hearing on the petition.
 - (i) The MCLE Board shall give the lawyer, LLLT, or LPO at least 10 days', written notice of the time and place of the hearing.
 - (ii) Testimony taken at the hearing shall be under oath and recorded.
 - (iii) The MCLE Board shall issue written findings of fact and an order consistent with these rules as it deems appropriate. The MCLE Board shall provide the lawyer, LLLT, or LPO with a copy of the findings and order.
 - (iv) The MCLE Board's order is final unless within 10 days from the date thereof the lawyer, LLLT, or LPO files a written notice of appeal with the Supreme Court and serves a copy on the Bar. The lawyer, LLLT, or LPO shall pay to the Clerk of the Supreme Court any required filing fees.
- (8) *Review by the Supreme Court.* Within 15 days of filing a notice with the Supreme Court for review of the MCLE Board's findings and order, after such a noncompliance petition hearing, the lawyer, LLLT, or LPO shall cause the record

or a narrative report in compliance with RAP 9.3 to be transcribed and filed with the Bar.

- (i) The MCLE Board chairperson shall certify that any such record or narrative report of proceedings contains a fair and accurate report of the occurrences in and evidence introduced in the cause.
- (ii) The MCLE Board shall prepare a transcript of all orders, findings, and other documents pertinent to the proceeding before the MCLE Board, which must be certified by the MCLE Board chairperson.
- (iii) The MCLE Board shall then file promptly with the Clerk of the Supreme Court the record or narrative report of proceedings and the transcripts pertinent to the proceedings before the MCLE Board.
- (iv) The matter shall be considered by the Supreme Court pursuant to procedures established by order of the Court, which may in the Court's discretion consist of consideration solely on the basis of the record presented to the MCLE Board.
- (v) The times set forth in this rule for filing notices of appeal are jurisdictional. The Supreme Court, as to appeals pending before it, may, for good cause shown, (1) extend the time for the filing or certification of said record or narrative report of proceedings and transcripts or, (2) dismiss the appeal for failure to prosecute the same diligently.
- (9) *Compliance Audits*. The Bar may audit an individual lawyer's, LLLT's, or LPO's compliance certification to substantiate participation in the activities listed in the certification. The Bar may request records from a lawyer, LLLT, or LPO, or sponsor for the purpose of conducting the audit and the lawyer, LLLT, or LPO must comply with all such requests. Where facts exist that indicate a lawyer, LLLT, or LPO may not have participated in the activities certified to, the lawyer, LLLT, or LPO may be referred to the Bar's Office of Disciplinary Counsel and/or credit for the activities may be rescinded.

(j) **Sponsor Duties.** All sponsors must comply with the following duties unless waived by the Bar for good cause shown:

(1) The sponsor must not advertise course credit until the course is approved by the Bar but may advertise that the course credits are pending approval by the Bar after an application has been submitted. The sponsor shall communicate to the lawyer the number of credits and denominate whether the credits are "law and legal procedure" as defined under subsection (f)(1), "ethics and professional responsibility" as defined under subsection (f)(2), or "other," meaning any of the other subjects identified in subsections (f)(3)-(7).

- (2) The sponsor must provide each participant with an evaluation form to complete. The forms or the information from the forms must be retained for two years and provided to the Bar upon request.
- (3) The sponsor must submit an attendance report in a form and manner as prescribed by the Bar and pay the required reporting fee no later than 30 days after the conclusion of the course. A late fee will be assessed for failure to report attendance by the deadline.
 - (i) *Waiver of Reporting Fee.* The Bar shall waive the reporting fee for a course if the course is offered for free by a government agency or nonprofit organization. This provision does not waive any late fee.
- (4) The sponsor must retain course materials for four years from the date of the course. Upon request of the Bar, a sponsor must submit for review any written, electronic, or presentation materials, including copies of audio/visual courses.
- (5) The sponsor must keep accurate attendance records and retain them for six years. The sponsor must provide copies to the Bar upon request.
- (6) The sponsor shall not state or imply that the Bar or the MCLE Board approves or endorses any person, law firm, or company providing goods or services to lawyers, LLLTs, or LPOs, or law firms.
- (7) Accredited Sponsors. The Bar may approve and accredit sponsoring organizations as "accredited sponsors" subject to procedures and fees established by the Bar. Accredited sponsors have the same duties as sponsors but have the additional responsibility of approving their own courses and determining appropriate MCLE credit in accordance with this rule. Accredited sponsors pay an annual flat fee for all course applications submitted in lieu of an application fee for each individual course.

(k) Confidentiality. Unless expressly authorized by the Supreme Court or by the lawyer, LLLT, or LPO, all files and records relating to a lawyer's, LLLT's, or LPO's individual MCLE requirements are confidential and shall be privileged against disclosure except as necessary to conduct an investigation, hearing, and appeal or review pursuant to these rules. This provision does not apply to the Bar except that such records shall not be disclosed to Bar staff responsible for creating or marketing CLE products.

[Adopted effective January 1, 2016; amended effective September 1, 2017.]