- 3 Rule 14-409. 11-609. Categories of Elective CLE defined.
 - (a) Lecturing, teaching, panel discussions and community outreach.
- (1) **Lecturing in an Accredited CLE Program**. Lawyers or paralegal practitioners who lecture in an Accredited CLE program will receive credit for three hours of Elective CLE for each hour spent lecturing, including participating as a presenter in a panel

discussion. No lecturing or teaching credit is available for preparation time.

(2) Community outreach.

- (A) Lawyers or paralegal practitioners who lecture in a community outreach capacity may receive Elective CLE credit for each hour spent lecturing to groups of 5 <u>five</u> or more non-lawyers and non-paralegal practitioners for the purpose of educating a non-lawyer and non-paralegal practitioner audience about legal topics.
- (B) Community outreach may include, but is not limited to, a lecture made by a lawyer or paralegal practitioner about the lawyer's or paralegal practitioner's deliberation on legal subject matter as an elected or appointed member of a public policy making body that is created by statute or constitution and a lecture by a lawyer or a paralegal practitioner about the structure of Government, the Utah Constitution, the U.S. Constitution or any legislation of either the Utah Legislature or U.S. Congress. Such community outreach lecturing, however, must be referenced in an agenda or outline format identifying: the body to whom the lecture is presented; the date, hour, and duration of the lecture; and the topics covered.
- (C) Community outreach lecturing on legal subjects by a lawyer is eligible for a maximum of four hours of Elective CLE credit for a Compliance

28	Cycle. Community outreach lecturing on legal subjects by a paralegal
29	practitioner is eligible for a maximum of two hours of Elective CLE credit
30	for a Compliance Cycle.
31	(b) Final published brochure, outline, or agenda. The Board will determine the number
32	of Elective CLE hours available for a program based on the final published brochure,
33	outline, or agenda, as appropriate.
34	(c) Equivalent CLE credit for certain Elective CLE.
35	(1) Subject to the Board's determination, the Board may allow equivalent credit
36	for such CLE that furthers the purpose of this article and qualifies for
37	equivalency.
38	(2) Such equivalent CLE may include, but is not limited to, viewing Accredited
39	CLE audio and video and webcast presentations or computer interactive
40	programs, writing and publishing an article in a legal periodical, part-time
41	teaching by a lawyer or paralegal practitioner in an approved law school, or
42	delivering a paper or speech on a professional subject at a meeting primarily
43	attended by lawyers, paralegal practitioners, legal assistants, or law students.
44	(3) The number of credit hours of credit allowed for such activities and the
45	procedures for obtaining equivalent credit will be determined specifically by the
46	Board for each instance.
47	(d) Pro Bono Legal Services. Elective CLE credit for Pro Bono Legal Services is addressed
48	in Rule 14-419 . <u>11-619.</u>
49	
50	Comment : An example of community outreach that would qualify for Elective CLE credit
51	under subsection paragraph (a)(2) is a presentation made by a Legislator to a group of
52	non-lawyers and non-paralegal practitioners about the Legislator's service on a public

policy making body.

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