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Rule <u>14-412.</u> <u>11-612.</u> Presumptively approved CLE providers; presumptive CLE
Accreditation.

(a) Designating presumptively approved CLE providers. The Board may designate an
organization as a presumptively approved provider of Accredited CLE if the
organization meets the following standards:

8 (1) The CLE provider must be either an approved law school or an organization 9 engaged in CLE that has, during the three years immediately preceding its 10 application, sponsored at least six separate CLE courses that comply with the 11 requirements for individual course Accreditation under Rule <u>14-411</u>. <u>11-611</u>. 12 Status as a presumptively approved CLE provider is subject to periodic review.

13 (2) Presumptively approved CLE providers are required to pay an annual fee.

(3) No later than 14 calendar days prior to offering a CLE course, the
presumptive CLE provider must indicate on a Board-approved form that the
CLE course satisfies the provisions of Rule 14-411. 11-611. The sponsor should
also submit a copy of the brochure or outline describing the course, a description
of the method or manner of presentation, and, if specifically requested by the
Board, a set of materials.

(4) The presumptive CLE provider must submit the registration list in an
approved format, with CLE fees if applicable, within 30 days following the
presentation of the CLE course.

(5) The presumptive CLE provider must make its courses available to all lawyers
and paralegal practitioners throughout the state, unless, subject to 14-411 11<u>611</u>, it can demonstrate to the satisfaction of the Board that there is good reason
to limit the availability.

(6) The sponsor must submit to all reasonable requests for information andcomply with this article.

(b) Denial of presumptive CLE provider status. Notwithstanding a presumptive CLE
provider's compliance with paragraphs (a)(1) through (a)(6), the Board may deny
designation as a presumptive CLE provider if the Board finds there is just cause for
denial.

(c) **Revocation of presumptive approval**. The Board may audit any CLE provider having
presumptive approval and may revoke the presumptive approval if it determines that
the presumptive CLE provider is offering, as Accredited, courses that do not satisfy the
standards established under Rule 14-411 11-611.

(d) Annual fee. A presumptive CLE provider pays an annual fee established by the Board
for all CLE provided by the presumptive CLE provider, except that the presumptive CLE
provider must pay additional fees established by the Board if the presumptive CLE
provider provides more than 50 CLE courses per year. A presumptive CLE provider is
otherwise exempt from the per CLE application fee.

42 (e) Late fee. A presumptive CLE provider who fails to comply with the deadline
43 described in paragraph (a)(4) must pay a \$100 late fee.