Rule 15-701. Definitions. 1 2 As used in this article: 3 (a) "ABA" means the American Bar Association. "Accredited Program" means a course of instruction in paralegal studies from a <del>(a)</del>(b) 4 program officially recognized as meeting the standards and requirements of a regional or 5 national accrediting organization that is approved by the U.S. Department of Education, or a 6 7 paralegal school or paralegal studies program that has been fully or provisionally approved by the ABA Standing Committee on Paralegals. 8 (b)(c) "Accredited School" or "Accredited Program" means a school or program 9 officially recognized as meeting the standards and requirements of a regional or national 10 accrediting organization that is approved by the U.S. Department of Education.-or a paralegal 11 school or paralegal studies program that has been fully or provisionally approved by the ABA 12 **Standing Committee on Paralegals.** 13 (c)(d) "Applicant" means each person requesting licensure as a Licensed Paralegal 14 Practitioner. 15 "Approved Law School" means a law school which is fully or provisionally 16 <del>(d)</del>(e) approved by the ABA pursuant to its Standards and Rules of Procedure for Approval of Law 17 Schools. To qualify as approved, the law school must have been fully or provisionally approved 18 19 at the time of the Applicant's graduation, or at the time of the Applicant's enrollment, provided 20 that the Applicant graduated within a typical and reasonable period of time. "Associate Degree" means an undergraduate academic degree conferred by a <del>(e)</del>(f) 21 college upon completion of the curriculum required for an associate degree. 22 "Bachelor's Degree" means an academic degree conferred by a college or (f)(g)23 24 university upon completion of the undergraduate curriculum. "Bar" means the Utah State Bar, including its employees, committees and the 25 <del>(g)</del>(h) Board. 26 "Board" means the Board of Bar Commissioners. <del>(h)</del>(i) 27 28 <del>(i)</del>(j) "Complete Application" means an application that includes all fees and necessary application forms, along with any required supporting documentation, character references, a 29 criminal background check, a photo, an official certificate of graduation and if applicable, a test 30 accommodation request with supporting medical documentation. 31

32 (i)(k) "Confidential Information" is defined in Rule 15-720(a).

33 (k)(1) "Disbarred Lawyer" means an individual who was once a licensed lawyer and is
34 no longer permitted to practice law.

35 (<u>h)(m)</u> "Executive Director" means the executive director of the Utah State Bar or her or
36 his designee.

37 (m)(n) "First Professional Degree" means a degree that prepares the holder for admission

to the practice of law (e.g. juris doctorate) by emphasizing competency skills along with theory

and analysis. An advanced, focused, or honorary degree in law is not recognized as a First

40 Professional Degree (e.g. master of laws or doctor of laws).

41 (n)(o) "Full-time" means providing legal services as a paralegal for no fewer than 80
42 hours per month.

43 (o)(p) "General Counsel" means the General Counsel of the Utah State Bar or her or his
44 designee.

45 (p)(q) "Licensed Paralegal Practitioner" means a person licensed by the Utah Supreme

46 Court to provide limited legal representation in the areas of (1) temporary separation, divorce,

47 parentage, cohabitant abuse, civil stalking, and custody and support; (2) forcible entry and

detainer and unlawful detainer; or (3) debt collection matters in which the dollar amount in issuedoes not exceed the statutory limit for small claims cases.

50 ((r) "LPP" means Licensed Paralegal Practitioner.

51 (r)(s) "LPP Administrator" means the Bar employee in charge of LPP licensure or his
52 or her designee.

53 (t) "LPP Admissions Committee" means those Utah State Bar members or others appointed
54 by the Board or president of the Bar who are charged with recommending standards and

procedures for licensure of LPPs, with implementation of this article, reviewing requests for test
accommodations, and assessing the qualifications of applicants.

57 (s)(u) "NALA" means the National Association of Legal Assistants.

58 (v) "NALS" means The Association for Legal Professionals.

59 (w) "NFPA" means the National Federation of Paralegal Associations.

60 (t)(x) "National Certification" means Certified Paralegal (CP or CLA) credential from

61 the National Association of Legal Assistants (NALA); the Professional Paralegal (PP) credential

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- 62 from the National Association of Legal Professionals (NALS); or the Certified Registered
- 63 Paralegal (CRP) credential from the National Federation of Paralegal Associations (NFPA).

64 (u)(y) "OPC" means the Bar's Office of Professional Conduct.

65 (v)(z) "Paralegal" means a person qualified through education, training, or work 66 experience, who is employed or retained by a lawyer, law office, governmental agency, or the 67 entity in the capacity or function which involves the performance, under the ultimate direction 68 and supervision of an attorney, of specifically delegated substantive legal work, which work, for 69 the most part, requires a sufficient knowledge of legal concepts that absent such assistance, the 70 attorney would perform.

(w)(aa) "Paralegal Certificate" means verification that an individual has successfully
completed an accredited a paralegal education studies program from an Accredited Program that
includes at least 15 credit hours of paralegal studies. The certificate must be offered, taught, and
granted by the accredited school or accredited program. Accredited Program.

75 (x)(bb) "Paralegal Studies and Paralegal Studies Degree" mean course work that prepares
 76 a holder to work as a paralegal.

(y)(cc) "Privileged Information" in this article includes: information subject to the
attorney-client privilege, attorney work product, test materials and applications of examinees;
correspondence and written decisions of the Board and LPP Admissions Committee, and the
identity of individuals participating in the drafting, reviewing, grading and scoring of the LPP
Licensure Examination.

82 (z)(dd) "Reapplication for Licensure" means that for two years after the filing of an original
83 application, an Applicant may reapply by completing a Reapplication for Licensure form
84 updating any information that has changed since the prior application was filed and submitting a
85 new criminal background check.

(aa)(ee) "Substantive Law-Related Experience" means the provision of legal services as a
Paralegal, paralegal student or law student including, but not limited to, drafting pleadings, legal
documents or correspondence, completing forms, preparing reports or charts, legal research, and
interviewing clients or witnesses. Substantive Law-Related Experience does not include routine
clerical or administrative duties. Substantive Law-Related Experience for licensure in landlordtenant and debt collection includes, but is not limited to, the provision of legal services as a

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- 92 Paralegal supervised by a licensed attorney, paralegal student or law student in the areas of
- 93 bankruptcy, real estate, mortgage and/or banking law.
- 94 (bb)(ff) "Supreme Court" means the Utah Supreme Court.
- 95 (cc)(gg) "Unapproved Law School" means a law school that is not fully or provisionally
- 96 approved by the ABA.
- 97 (dd)(hh) "Updated Application" means that an Applicant is required to amend and update her
- 98 or his application on an ongoing basis and correct any information that has changed since the
- 99 application was filed.

Effective November 1, 2018