- 1 Rule 14-406. MCLE requirements for lawyers on active military duty and lawyers
- 2 who are spouses of active military members stationed in Utah.
- 3 (a) Waiver for military members. Lawyers who are serving or called to federal active
- 4 military duty that will last for 90 [concurrent] consecutive days or longer during any
- 5 portion of a [compliance period] Compliance Cycle will have MCLE requirements waived
- 6 for that particular [compliance period] Compliance Cycle.
- 7 (b) Statement of compliance. Each lawyer serving or called to federal active military
- 8 duty that will last for 90 [concurrent] consecutive days or longer must file with the Board
- a statement of compliance providing verification of the date the lawyer was called to
- federal active military duty. The statement of compliance is due by July 31 following the
- end of the [compliance cycle] Compliance Cycle in which the report is due.
- (c) Spouses of military members stationed in Utah. A lawyer who is admitted to practice
- law in Utah under Rule 14-805, because the lawyer is the spouse of an active military
- member with orders for a permanent change of station to reside in Utah, shall:
- (c)(1) if the lawyer has two or more years of legal practice, comply with Rule 14-404(a)
- in the Compliance Cycle that begins after the lawyer is admitted to practice law in Utah;
- 17 <u>or</u>
- (c)(2) if the lawyer has less than two years of legal practice, complete the NLTP
- requirements before the end of the Compliance Cycle that begins after the lawyer is
- 20 admitted to practice law in Utah.