1 Rule 14-412. Presumptively approved [sponsors] CLE providers; presumptive

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- 2 [MCLE] CLE Accreditation.
- 3 (a) The Board may designate an [individual or] organization as a presumptively
- 4 approved [sponsor] provider of Accredited CLE [courses or activities if they meet] if the
- 5 <u>organization meets</u> the following standards:
- 6 (a)(1) The [sponsor] <u>CLE provider</u> must be either an approved law school or an
- organization engaged in CLE that has, during the three years immediately preceding its
- 8 application, sponsored at least six separate <u>CLE</u> courses that comply with the
- 9 requirements for individual course Accreditation under Rule 14-411. Status as a
- presumptively approved [sponsor] <u>CLE provider</u> is subject to periodic review.
- (a)(2) Presumptively approved [sponsors] <u>CLE providers</u> are required to pay <u>an</u> annual
- 12 [presumptive fees] fee.
- (a)(3) [Within 60] No later than 30 days prior to offering a <u>CLE</u> course, the [sponsor]
- 14 <u>presumptive CLE provider</u> must indicate on a Board-approved form that the <u>CLE</u> course
- satisfies the provisions of Rule 14-411. 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.
- (a)(4) The [sponsor] presumptive CLE provider must submit the registration list in an
- approved format, [and] with CLE fees if applicable, within 30 days following the
- presentation of [a] the CLE course.
- 21 (a)(5) The [sponsor] presumptive CLE provider must make its courses available to all
- lawyers and paralegal practitioners throughout the state, unless, subject to 14-411(f), it

- can demonstrate to the satisfaction of the Board that there is good reason to limit the
- 24 availability.
- 25 (a)(6) The sponsor must submit to all reasonable requests for information and comply
- with this article.
- 27 (b) Denial of [presumptively approved sponsor] presumptive CLE provider status.
- Notwithstanding a [sponsor's] presumptive CLE provider's compliance with paragraphs
- 29 (a)(1) through (a)(6), the Board may deny designation as a [presumptively approved
- 30 sponsor] presumptive CLE provider if the Board finds there is just cause for denial.
- (c) Revocation of presumptive approval. The Board may audit any [sponsor] CLE
- provider having presumptive approval and may revoke the presumptive approval if it
- determines that the [sponsor] presumptive CLE provider is offering, as Accredited,
- courses [which] that do not satisfy the standards established under Rule 14-411.
- 35 (d) 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
- 39 exempt from the per CLE application fee.
- 40 (e) A presumptive CLE provider who fails to comply with the deadline described in (a)(4)
- 41 must pay a \$100 late fee.