IN THE SUPREME COURT OF THE STATE OF UTAH

----00000----

In re: proposal to move Article 4, Mandatory Continuing Legal Education, of Chapter 14 Rules Governing the Utah State Bar to Article 6 of Chapter 11 General Provisions and proposed amendments to Rule 14-402. Definitions, Rule 14-403. Establishment and membership of Board, Rule 14-405. MCLE requirements for lawyers and paralegal practitioners on inactive status, Rule 14-407. MCLE requirements for lawyers on active emeritus status; and proposed technical amendments to Rule 14-401. Purpose, Rule 14-404. Active status lawyers; MCLE, NLTP, admission on motion, multi-state compliance reciprocity, house counsel and UBE requirements; MCLE requirements for Paralegal Practitioners, Rule 14-406. MCLE requirements for lawyers on active military duty and lawyers who are spouses of active military members stationed in Utah, Rule 14-408. Credit hour defined; application for approval, Rule 409. Categories of Elective CLE defined, Rule 14-409. Categories of Elective CLE defined, Rule 14-410. Accreditation of CLE; undue hardship and special Accreditation, Rule 14-411. Board Accreditation of CLE, Rule 14-412. Presumptively approved CLE providers; presumptive CLE Accreditation, Rule 14-413. CLE Accreditation for qualified audio and video presentations, webcasts, computer interactive programs, writing, lecturing, teaching, public service, and verified attendance, Rule 14-414. Certificate of compliance; filing, late and reinstatement fees; suspension; reinstatement, Rule 14-415. Failure to satisfy MCLE requirements; notice; appeal procedures; reinstatement; waivers and extensions; deferrals, Rule 14-416. Lawyers on active status not practicing law in Utah; Paralegal Practitioners on active status outside of Utah; Lawyers or paralegal practitioners on active status engaged in full-time volunteer work in remote locations, Rule 14-417. Miscellaneous fees and expenses, Rule 14-418. Remote group CLE, and Rule 14-419. CLE Credit for Pro Bono Legal Services, of the RULES GOVERNING THE UTAH STATE BAR.

ORDER

IT IS HEREBY ORDERED that Article 4, Mandatory Continuing Legal Education, of Chapter 14 Rules Governing the Utah State Bar is moved to Article 6 General Provisions of Chapter 11 Rules of Professional Practice and renumbered; and the proposed amendments to Rule 14-402 renumbered as 11-602. Definitions, Rule 14-403 renumbered as 11-603. Establishment and membership of Board, Rule

14-405 renumbered as 11-605. MCLE requirements for lawyers and paralegal practitioners on inactive status, Rule 14-407 renumbered as 11-607. MCLE requirements for lawyers on active emeritus status of the OURT RULES OF PROFESSIONAL PRACTICE are adopted and promulgated effective May 1, 2024.

IT IS ALSO ORDERED that the technical amendments to Rule 14-401 renumbered as 11-601. Purpose, Rule 14-404 renumbered as 11-604. Active status lawyers; MCLE, NLTP, admission on motion, multi-state compliance reciprocity, house counsel and UBE requirements; MCLE requirements for Paralegal Practitioners, Rule 14-406 renumbered as 11-606. MCLE requirements for lawyers on active military duty and lawyers who are spouses of active military members stationed in Utah, Rule 14-408 renumbered as 11-608. Credit hour defined; application for approval, Rule 14-409 renumbered as 11-609. Categories of Elective CLE defined, Rule 14-409 renumbered 11-609. Categories of Elective CLE defined, Rule 14-410 renumbered as 11-610. Accreditation of CLE; undue hardship and special Accreditation, Rule 14-411 renumbered as 11-611. Board Accreditation of CLE, Rule 14-412 renumbered as 11-612. Presumptively approved CLE providers; presumptive CLE Accreditation, Rule 14-413 renumbered as 11-613. CLE Accreditation for qualified audio and video presentations, webcasts, computer interactive programs, writing, lecturing, teaching, public service, and verified attendance, Rule 14-414 renumbered as 11-614. Certificate of compliance; filing, late and reinstatement fees; suspension; reinstatement, Rule 14-415 renumbered as 11-615. Failure to satisfy MCLE requirements; notice; appeal procedures; reinstatement; waivers and extensions; deferrals, Rule 14-416 renumbered as 11-616. Lawyers on active status not practicing law in Utah; Paralegal Practitioners on active status outside of Utah; Lawyers or paralegal practitioners on active status engaged in full-time volunteer work in remote locations, Rule 14-417 renumbered as 11-617. Miscellaneous fees and expenses, Rule 14-418 renumbered as 11-618. Remote group CLE, and Rule 14-419 renumbered as 11-619. CLE Credit for Pro Bono Legal Services, of the of the RULES GOVERNING THE UTAH STATE BAR IN THE SUPREME COURT RULES OF PROFESSIONAL PRACTICE are adopted and promulgated effective May 1, 2024.

March 29, 2024

Date

Matthew B. Durrant
Chief Justice

FOR THE COURT: