Rules for Minimum Continuing Legal Education

ARTICLE 1 Education Committees

18-101. Purpose and title.

- A. **Purpose.** It is of primary importance to the members of the New Mexico State Bar and to the public that attorneys continue their legal education throughout the period of their active practice of law. These rules establish the requirements for minimum continuing legal education.
- B. **Title.** These rules shall be known as the Rules for Minimum Continuing Legal Education.

18-102. Minimum continuing legal education board.

A. Board established.

- (1) There is hereby established a minimum continuing legal education board to be appointed by the Supreme Court, consisting of nine members. The executive director of the State Bar of New Mexico shall be an ex-officio, non-voting member.
- (2) Each member of the board shall be a licensed active member of the State Bar of New Mexico who practices in this state and maintains such member's principal office in this state. The members shall be appointed for staggered three (3) year terms pursuant to Rule 23-106 NMRA.
- (3) The chairperson of the board shall be appointed by the court and shall serve at the pleasure of the Court.

B. Powers and duties of the board.

- (1) The board shall have general supervisory authority over implementing and supervising the minimum continuing legal education requirements for members of the State Bar of New Mexico. The board shall provide the procedure for assuring compliance and enforcement of the requirements set by the board in furtherance of these duties.
 - (2) The board shall have specific duties and responsibilities, as follows:
- (a) to implement practice and procedures for the effective administration of these rules;

- (b) to accredit institutions that will provide courses and to approve programs which will satisfy the educational requirements of these rules;
- (c) to report annually on the activities and operations of the board to the Board of Bar Commissioners of the State Bar of New Mexico and the Supreme Court.

C. Finances.

- (1) The board may establish reasonable fees, and such other requirements as may be necessary to carry out the program, subject to approval by the Court. However, sanctions collected under Rule 18-301 NMRA not necessary to carry out the program may be transferred by the Court on an annual basis for administration of other Court regulated programs.
- (2) Members of the board shall serve without compensation, but shall be paid mileage and per diem consistent with the guidelines approved by the Supreme Court for the judicial branch of government. The mileage and per diem shall be paid out of the funds collected by the board.
- (3) The board may establish such requirements as may be necessary to implement and carry out this program, including imposition of reasonable certification and filing fees, all subject to prior approval by the Supreme Court.
- D. **Board Expenses.** Subject to the approval of the Supreme Court, the board may appoint or contract for such services, equipment, facilities and staff as may be needed for the efficient administration of the board's work. Subject to the approval of the Supreme Court, the board shall fix the compensation of the staff appointed or contracted with pursuant to this rule and shall promulgate policies for the orderly and efficient conduct of their duties. The annual salaries and other expenses incurred pursuant to this rule shall be paid by the board out of the funds collected pursuant to Paragraph C of this rule.

[As amended, effective September 15, 1987; January 1, 1990; November 1, 1991; as amended by Supeme Court Order 06-8300-33, effective January 1, 2007.]

ANNOTATIONS

Cross references. — For the Per Diem and Mileage Act see 10-8-1 NMSA 1978.

The 1991 amendment, effective November 1, 1991, in Paragraph C, deleted "a" preceding "reasonable certification" and substituted "certification and filing fees" for "certification fee to provider" in Subparagraph (3).

The 2005 amendment, approved by Supreme Court Order 05-8300-24 effective December 13, 2005, amended Subparagraph (2) of Paragraph C to add the second sentence relating to sanctions collected pursuant to Rule 18-301 NMRA.

The 2006 amendment, approved by Supreme Court Order 06-8300-33 effective January 1, 2007, added Paragraph D relating to board expenses.

18-103. Judicial Continuing Education Committee.

A. Committee established.

- (1) There is hereby established a judicial continuing education committee to be appointed by the Supreme Court, consisting of nine members.
- (2) One member of the committee shall be an appellate court judge, six members shall be district court judges and two members shall be metropolitan court judges. As much as feasible, the members shall be appointed with staggered terms. The Supreme Court may also appoint a justice to serve as the Court's liaison to the committee. The director of the Judicial Education Center shall provide staff support for the committee in the performance of its duties.
- (3) The chairperson of the committee shall be appointed by and shall serve at the pleasure of the Supreme Court.

B. Powers and duties of the committee.

The committee shall:

- (1) adopt continuing judicial education requirements for state appellate, district and metropolitan court judges;
 - (2) approve judicial continuing legal education courses;
- (3) recommend to the Judicial Education Center and to continuing legal education providers appropriate judicial continuing legal education programs, including the agenda for the annual judicial conclave;
- (4) subject to Supreme Court approval, adopt regulations to implement the effective administration of the committee's duties; and
- (5) monitor continuing judicial legal education compliance by judges subject to these rules.

[As amended, effective January 1, 1990; January 22, 1997; June 13, 2000.]

ANNOTATIONS

The 1997 amendment, effective January 22, 1997, substituted "five (5) members" for "three (3) members" in Subparagraph A(1), deleted "the other" preceding "two members" and added the language beginning "one member shall" in Subparagraph

A(2), deleted "the Court" following "appointed by" in Subparagraph A(3), and rewrote Paragraph B by rewriting the existing language to form Subparagraph (1) and adding Subparagraphs (2) to (5).

The 2000 amendment, effective June 13, 2000, in Subsection A(1), changed the number of committee members from five to nine; in Subsection A(2), changed the district court judge committee members from two to six judges, and from one to two for the committee members for the metropolitan court judges and added the last three sentences; and in Subsection B(3), inserted "including the agenda for the annual judicial conclave" at the end.

ARTICLE 2 Continuing Education Requirements

18-201. Minimum educational requirements.

- A. **Hours required.** Every active licensed member of the state bar shall complete twelve (12) hours of continuing legal education during each year as provided by these rules. One hour of continuing legal education is equivalent to sixty (60) minutes of instruction. This rule sets forth the requisite hours and categories of continuing legal education. Rule 18-204 NMRA sets forth the means by which the hours may be acquired.
- B. **Legal substantive credits.** Ten (10) of the required twelve (12) hours may include legal subjects or subjects which relate to the individual attorney's practice of law. The hours shall be defined as general credits.
- C. **Legal ethics credits.** At least one (1) hour of the twelve (12) hours shall be devoted to legal ethics or code of professional responsibility subjects. Excess ethics credits shall be applied as follows:

first, to any deficit in general credits in the current compliance year;

second, to the next compliance year as carry-over ethics credits; and

third, to the next compliance year as carry-over general credits, subject to the limitations set forth in Paragraph E of this rule; and

excess ethics credits may not be applied toward the professionalism credits in any compliance year.

D. **Professionalism credits.** One hour of the twelve (12) hours of continuing education shall be devoted to the subject of professionalism. Excess professionalism credits may not be applied toward either the general or ethics credit requirements, but

up to one (1) professionalism credit may be carried over to the next compliance year, subject to the limitations set forth in Paragraph E of this rule.

- E. Carry-over credits. Any member may carry up to twelve (12) hours of excess credits earned in one (1) compliance year over to the next compliance year only. Only one (1) ethics credit may be carried over as part of the twelve (12) hours of credits, and only one (1) professionalism credit may be carried over as part of the twelve (12) hours of credits. While excess ethics credits can be converted to be used toward the substantive (general) requirement, excess professionalism credits cannot be converted. Self-study credit hours cannot be carried over. No credit may be carried over for more than one (1) compliance year.
- F. **Judges.** Judges, retired judges who are active licensed members of the state bar, domestic violence special commissioners and domestic relations hearing officers shall be required to complete the same number of hours of continuing legal education as other active licensed bar members. The means by which these individuals may satisfy their continuing legal education requirements are set forth in Rule 18-204 NMRA.

[As amended, effective January 1, 1990; November 1, 1991; February 1, 1992; March 23, 1998; January 1, 2001; as amended by Supreme Court Order 05-8300-07, effective January 1, 2006; Supreme Court Order 06-8300-33, effective January 1, 2007.]

ANNOTATIONS

The 1991 amendment, effective November 1, 1991, deleted former Paragraph D, relating to practice skills; redesignated former Paragraphs E and F as Paragraphs D and E, rewrote Paragraph E; and added Paragraph F.

The 1992 amendment, effective February 1, 1992, added the last sentence in Paragraph D.

The 1998 amendment, effective March 23, 1998, rewrote Subsection C.

The 2000 amendment, effective January 1, 2001, redesignated former Paragraphs C, E and F as Paragraphs E, F and G; added Paragraph C concerning professional credits; in Paragraph D, inserted "compliance year only" at the end of the first sentence, deleted the former second sentence which read: "However, not more than fifteen (15) hours shall be carried over from the prior year" and added the second, third and fourth sentences.

The 2006 amendment, approved March 24, 2005 by Supreme Court Order No. 05-8300-07, effective January 1, 2006, amended Paragraph A to change the number of hours from fifteen (15) to twelve (12) and insert the last sentence defining an hour as sixty (60) minutes, inserted a new Paragraph B, relettered former Paragraph B as Paragraph C and changed "fifteen (15)" to "twelve (12)", relettered former Paragraph C as Paragraph D, amended the first sentence to reduce the number of professionalism

hours from two (2) to one (1) and deleted the remainder of the paragraph, relettered former Paragraph D as Paragraph E and amended the paragraph to be consistent with the Paragraph A through D amendments and relettered the Paragraphs E, F and G as Paragraphs F, G and H.

The 2006 amendment, approved by Supreme Court Order 06-8300-33 effective January 1, 2007, added the last sentence of Paragraph A, added the second sentence of Paragraphs C and D, added the last sentence of Paragraph E, added the second sentence of Paragraph F and deleted the remainder of Paragraph F and all of Paragraph G, relating to the initial compliance year and Paragraph H relating to the definition of a "compliance year".

Am. Jur. 2d, A.L.R. and C.J.S. references. — Discipline of attorney for failure to comply with continuing legal education requirements, 96 A.L.R.5th 23.

Constitutional validity of continuing legal education requirements for attorneys, 97 A.L.R.5th 457.

18-202. Exemptions and waivers.

A. **Inactive members.** An inactive member of the state bar shall be exempt from continuing legal education and reporting requirements of these rules.

B. Extensions and waivers.

- (1) Upon petition and a finding by the board of special circumstances constituting undue hardship, the board may provide an extension of time to complete the credit requirements of these rules.
- (2) Upon a finding by the board of special circumstances constituting undue hardship and with approval by the Supreme Court, the board may grant a waiver to an active licensed member from the credit requirements of these rules.

[As amended, effective January 1, 1990; as amended by Supreme Court Order 06-8300-33, effective January 1, 2007.]

ANNOTATIONS

The 2006 amendment, approved by Supreme Court Order 06-8300-33 effective January 1, 2007, rewrote Paragraph B to provide for an extension of time to complete credit requirements upon a showing of special circumstances constituting undue hardship and to require the board to find special circumstances constituting undue hardship prior to the Supreme Court granting a waiver from the credit requirements of these rules.

18-203. Accreditation; course approval; provider reporting.

A. **Accreditation.** The board shall:

- (1) accredit institutions that have a history of providing quality continuing legal education;
- (2) approve individual programs of continuing legal education. The content of the instruction provided may include, but not be limited to, live seminars, participation in educational activities involving the use of computer-based resources, audiotapes and videotapes; and
 - (3) periodically review accredited institutions.
- B. **Accredited institutions and program provider requirements.** Accredited institutions and program providers shall:
- (1) assure that each program addresses the ethical or code of professional responsibility and professionalism implications where appropriate; provided, however, that only those portions of a program specifically approved or specified as granting ethics and professionalism credit shall be used to fulfill the attorneys' ethics and professionalism requirements;
- (2) assure that the course has significant intellectual or practical content and that its primary objective is to increase the participant's professional competence as an attorney;
- (3) assure that the curriculum offered relates to legal subjects or subjects which relate to the individual attorney's practice of law, including professional conduct, legal ethics, and professionalism or law office management;
- (4) assure that presenters for all programs are qualified by practical or academic experience to teach the subject to be covered;
 - (5) assure that legal subjects are normally taught by attorneys;
- (6) assure that program faculty include at least one lawyer, judge or full-time law professor;
- (7) assure that thorough, high quality, current, readable, carefully prepared written materials are distributed to all participants at or before the time the course is offered; and
- (8) assure that a level of activity is noted on the promotional materials following the guidelines listed below:
- (a) **Advanced.** An advanced continuing legal education course should be designed for the practitioner who specializes in the subject matter of the course;

- (b) **Intermediate.** An intermediate course is designed for the practitioner experienced in the subject matter, but not necessarily an expert. A survey course in which there have been recent, substantial changes will be deemed intermediate. In an intermediate course, some segment may be low intermediate or basic and others high or advanced. In those instances, the course taken as a whole will be considered intermediate;
- (c) **Basic.** A basic course is designed for the practitioner with no experience or limited experience in the area of law with which the course deals. A survey course will be considered basic unless there are recent, significant changes in the law.
- C. **Announcement of approval.** Providers shall announce, as to a program that has been given approval, that: "This course has been approved by the New Mexico Minimum Continuing Legal Education Board for _____ hours of credit".
- D. **Provider attendance lists.** Pursuant to practices and procedures adopted by the board, all continuing legal education providers must, as a condition of accreditation or program approval, agree to provide the board a list of all New Mexico attorneys and judges who attended the continuing legal education program and the number of hours claimed by each participant. Such list and any required credit filing fees shall be provided within thirty (30) days of the program being held.

[As amended, effective January 1, 1990; November 1, 1991; January 1, 1994; January 16, 1996; February 18, 1998; January 1, 2001; January 1, 2001; as amended by Supreme Court Order 05-8300-07, effective January 1, 2006; Supreme Court Order 06-8300-33, effective January 1, 2007.]

ANNOTATIONS

The 1991 amendment, effective November 1, 1991, in Paragraph D, substituted "video or audio tapes" for "materials" in Subparagraphs (2) and (3) and "one compliance year" for "any reporting year" in the last sentence of that paragraph; in Paragraph E, substituted "this live program" for "the original course or program" and deleted the former last sentence, which read "These programs are not subject to the self-study limitations"; and, in the first sentence in Paragraph I, substituted "board" for "committee" and "attorneys" for "lawyers".

The 1994 amendment, effective May 1, 1994, added Paragraph E, redesignated former Paragraphs E and F as Paragraphs F and G, and deleted former Paragraph G relating to publications, which read: "Credit may be earned of one hour for each fifty (50) minutes spent preparing an article which is actually published in a legal periodical or journal which is approved by the administrator or the board."

The 1996 amendment, effective January 16, 1996, added Subparagraph B(6) and made related changes, and inserted "and listening to audio tapes" in Paragraph F.

The 1998 amendment, effective February 16, 1998, inserted "participation in education activities involving the use of computer-based resources" in Subparagraph A(2), inserted "or participating in educational activities involving the use of computer-based resources" in Paragraph D; and deleted "or" following "viewing" and inserted "or participating" in Subparagraph D(1).

The first 2000 amendment, effective January 1, 2001, inserted "and professionalism" in Subparagraphs B(1) and B(3).

The second 2000 amendment, effective January 1, 2001, substituted "self-study course is" for "video or audio tapes are" and inserted "and was produced within five (5) years from the date of viewing, listening or participating" in Subparagraphs D(1) and (2); and rewrote the undesignated paragraph following Subparagraph D(3).

The 2006 amendment, approved March 24, 2005 by Supreme Court Order No. 05-8300-07, effective January 1, 2006, amended Paragraphs E and H to change the definition of a credit hour from "fifty (50)" minutes to "sixty (60)" minutes.

The 2006 amendment, approved by Supreme Court Order 06-8300-33 effective January 1, 2007, added a new Subparagraph (5) of Paragraph B designation for the second sentence of former Subparagraph (4) relating to legal subjects being taught by attorneys, added a new Subparagraph (6) to provide that at least one faculty member of a program include a lawyer, judge or full-time professor; deleted Paragraph D relating to self-study credit, Paragraph E, relating to publications, Paragraph F, relating to live program credit, Paragraph G, relating to speakers and Paragraph H, relating to hours earned; and redesignated former Paragraph I as Paragraph D. See Rule 18-204, adopted effective January 1, 2007 for the contents of Former Paragraphs D through H.

18-204. Earning credits; credit types.

A. **Scope.** This rule sets forth the means by which a member may acquire the credits required by Rule 18-201 NMRA.

B. Live program credit.

- (1) Credit for attending approved live programs shall be based on one (1) hour of credit for each sixty (60) minutes of actual instruction time, which may include the following:
 - (a) lecture;
 - (b) panel discussion;
 - (c) question-and-answer periods;
 - (d) film presentation; or

- (e) time spent viewing videotapes or listening to audiotapes at an organized open enrollment program at which there is a moderator assigned to supervise the program and to foster discussion among participants, and provided that this program is approved as provided for in these rules.
- (2) The individual seeking live program credit must not have previously received credit for the same program.

C. Self-study credit.

- (1) Self-study general, ethics or professionalism credits may be given for viewing videotapes or listening to audiotapes or participating in educational programs involving the use of computer-based resources, provided:
 - (a) board approval is received prior to viewing, listening or participating;
- (b) the self-study course is from an accredited provider pursuant to Rule 18-203 NMRA and was produced within five (5) years from the date of viewing, listening or participating; or
- (c) the self-study course is from an approved program pursuant to Rule 18-203 NMRA and was produced within five (5) years from the date of viewing, listening or participating.
- (2) Absent prior board approval in exceptional circumstances, no more than four (4) hours of credit may be given during one (1) compliance year for self-study activities.
- (3) The individual seeking self-study credit must not previously have received self-study or live-program credit for the same program.
- (4) Self-study credits may be applied only to the continuing legal education requirements for the year in which they are earned, and may not be carried over to subsequent year requirements or applied backward to prior year requirements.
- D. **Speakers.** Speakers who participate in an accredited provider's program or an approved program may receive credit for preparation time and presentation time, including credit for repeated presentations, within the following parameters:
 - (1) Speakers may receive credit for the actual presentation time.
- (2) Speakers may receive up to three (3) hours of credit for preparation time for each presentation hour.
- (3) For repeat presentations, the speaker may only receive credit for presentation time.

E. Publications.

- (1) Credit for one (1) hour may be earned for each sixty (60) minutes spent authoring or co-authoring written material that is actually published in a legal periodical, journal, book or treatise approved by the board, provided that:
- (a) the material substantially contributes to the legal education or competency of the attorney and other attorneys; and
- (b) the work is not done in the ordinary course of the attorney's practice of law or the performance of regular employment.
- (2) Credit is given in the year the work is accepted for publication, or in which publication actually occurs.
- (3) The maximum number of credits an attorney can earn for a publication is ten (10) general credits.
- F. Other attorney reporting procedures. An attorney wishing to obtain approval for a program, for which the provider has not sought accreditation or has not properly reported attendees, shall comply with the practices and procedures established by the board.

G. Judges.

- (1) In addition to other means set forth in this rule, judges, retired judges who are active licensed members of the state bar, domestic violence special commissioners and domestic relations hearing officers may satisfy the continuing legal education requirements of Paragraph F of Rule 18-201 NMRA by attending judicial education programs:
 - (a) provided by the Judicial Continuing Education Committee;
 - (b) approved by the Minimum Continuing Legal Education Board;
 - (c) provided by the Judicial Education Center; or
- (d) approved by the Administrative Office of the Courts pursuant to the Rules Governing Judicial Education.
- (2) Annual training for metropolitan, district and appellate court judges, domestic violence special commissioners and domestic relations hearing officers shall include appropriate training in understanding domestic violence, as determined by the Judicial Continuing Education Committee.

[Approved by Supreme Court Order 06-8300-33, effective January 1, 2007.]

ARTICLE 3 Reporting

18-301. Compliance; reporting.

- A. **Initial compliance year.** For members admitted on or after January 1, 1990 the initial compliance year shall be the first full compliance year following the date of admission.
- B. **Compliance year.** For all active members not mentioned in Paragraph A of this rule, the compliance year shall end December 31 of each year.
- C. **Credit reporting deadline.** The deadline for reporting prior year credits earned is May 1 of each year following the December 31 compliance deadline. The May 1 reporting deadline:
- (1) does not relieve an active licensed member from the compliance deadlines set forth in Paragraphs A and B of this rule;
- (2) does not relieve an active licensed member from the procedures set forth in Paragraph B of Rule 18-202 NMRA for seeking an extension of time to complete the credit requirements of these rules or a waiver from the credit requirements of these rules;
- (3) does not preclude the Supreme Court from taking disciplinary action pursuant to Paragraph G of this rule; and
- (4) does not preclude sanctions for late compliance set forth in Paragraph H of this rule.
- D. **Annual report statement.** The board shall prepare an annual report statement for each licensed active member of the state bar for the previous compliance year which shall be provided to each member no later than the last day of February of each year. This report shall include reference to hours earned during the compliance year that have been reported by active members and the providers and any carryover hours from the previous compliance year. The annual report statement shall indicate whether the active member has completed credit requirements for the compliance year or whether the active member has a deficiency in credits. Any active member may notify the board of any errors or omission on their annual report statement.
- E. **Second notification of deficiency to active members.** On or about April 1 of each year following the December 31 compliance deadline, the board shall prepare a letter for each active member of the state bar who continues to have a deficiency in credits for the previous compliance year. The letter will indicate that the active member

has until April 30 of the present year to complete the necessary credit requirements for compliance.

- F. **Certification of deficiency.** The board shall annually compile and certify to the Supreme Court a list of those members of the state bar who prior to May 1 following the December 31 compliance deadline have failed to comply with the requirements of these rules.
- G. **Citation to show cause.** Whenever the board shall certify to the Supreme Court that any member of the state bar has failed or refused to comply with the provisions of these rules, the clerk of the Supreme Court shall issue a citation to such member requiring the member to show cause before the court, within fifteen (15) days after service of such citation, why the member should not be suspended from the right to practice in the courts of this state. Service of the citation may be by personal service or by first class mail postage prepaid. The member's compliance with the provision of these rules on or before the return day of such citation shall be deemed sufficient showing of cause and shall serve to discharge the citation.
- H. **Sanctions.** In addition to any disciplinary action taken by the Supreme Court pursuant to Paragraph G of this rule, each active member who fails to comply with the provisions of these rules is subject to monetary sanctions as follows:
- (1) Each active member who fails to complete the annual minimum educational requirements by December 31 of each year shall pay a fee of one hundred dollars (\$100.00). The fee shall be assessed in the annual report statement provided to each member pursuant to Paragraph A of this rule, and shall be paid no later than March 31. Payment of the one hundred dollar (\$100) fee does not eliminate compliance year credit requirements.
- (2) Each active member who, as of April 1, either continues to have a deficiency in credits for the previous compliance year or fails to pay the fee assessed pursuant to Subparagraph (1) of this paragraph shall pay an additional fee of two hundred fifty dollars (\$250.00). That fee shall be paid no later than April 30. Payment of the two hundred fifty dollar (\$250) fee does not eliminate compliance year credit requirements.
- (3) The board shall include in the certifications to the Supreme Court, pursuant to Paragraph F of this rule, any member who has failed to pay any assessed fees prior to May 1.
- (4) The board shall not waive any fees unless the member can prove that the member was in compliance with the minimum educational requirements prior to the applicable deadline.

[As amended, effective January 1, 1990; November 1, 1991; July 18, 1994; September 4, 2001; March 5, 2002; October 30, 2002; as amended by Supreme Court Order 05-

8300-07, effective January 1, 2006; Supreme Court Order 06-8300-33, effective January 1, 2007.]

ANNOTATIONS

The 1991 amendment, effective November 1, 1991, rewrote Paragraph A; in Paragraph B, substituted "March 1" for "January 1" in the first sentence and "MCLE board" for "state bar with the member's annual registration statement" in the second sentence; and, in Paragraph C, substituted "March 31" for "March 1" in the introductory language and "any necessary filing fees" for "the annual administrative fee" in Subparagraph (3).

The 1994 amendment, effective July 18, 1994, substituted "the last day of February" for "January 31" in Paragraph A, substituted "April 1" for "March 1" in Paragraph B, and substituted "April 30" for "March 31" in Paragraph C.

The 2001 amendment, effective September 4, 2001, substituted "provided" for "mailed" in the first sentence, inserted "active members and" and "from the previous compliance year" in the second sentence and added the last two sentences in Subsection A; rewrote Subsection B, which formerly dealt with verification of statement by members; rewrote the first paragraph in Subsection C; and added Subsection D.

The first 2002 amendment, effective March 5, 2002, in the undesignated paragraph following Paragraph C, rewrote the second sentence which read "Service of such citation may be personal or by registered or certified mail".

The second 2002 amendment, effective October 30, 2002, in Paragraph D, inserted "In addition to any disciplinary action taken by the Supreme Court pursuant to Paragraph C of this rule", substituted "monetary sanctions as follows" for "a monetary sanction in an amount to be determined by the Minimum Continuing Legal Education Board and approved by the Supreme Court" and inserted the monetary sanctions in Paragraphs D(1) through D(4).

The 2006 amendment, approved March 24, 2005 by Supreme Court Order No. 05-8300-07 effective January 1, 2006, amended Paragraph B to delete the requirement that the notification of deficiency letter be certified.

The 2006 amendment, approved November 29, 2006 by Supreme Court Order 06-8300-33 effective January 1, 2007, added Paragraphs A through C; redesignated former Paragraph A as Paragraph D; amended former Paragraphs B and C to redesignate those Paragraphs as Paragraphs E and F and to insert "following the December 31 compliance deadline"; redesignated the second sentence of former Paragraph C as Paragraph G; redesignated former Paragraph D as Paragraph H and amended Subparagraphs (1) and (2) of the redesignated Paragraph H to add the last sentences of the subparagraphs.

18-302. Review and appeal.

- A. **Review by board.** An attorney, judge or provider who is aggrieved by a decision of the board and who is unable to resolve the disagreement informally may petition the board to review the decision. The petition must be in writing and filed with the board within thirty (30) days from the date the decision was mailed to the petitioner. The petition must state briefly the facts supporting the petitioner's claim and may be accompanied by supporting evidence or documentation. The board may, in its discretion, request that the petitioner appear before the board.
- B. **Decision.** The board shall review the petition and shall notify the petitioner of its final decision. The decision shall be based on a review of the petition and the records of the board.
- C. **Appeal.** An attorney, judge or provider may petition the Supreme Court for modification or reversal of the decision of the board. The petition must be filed with the Court within thirty (30) days after the date of mailing of the final decision by the board and must be accompanied by a certificate of service on the board. Unless otherwise directed by the Court, within thirty (30) days after service of the petition, the board shall file with the Court a response to the petition and shall deliver the record considered by the board in this matter.

[As amended, effective January 1, 1990; as amended by Supreme Court Order 05-8300-07, effective January 1, 2006.]

ANNOTATIONS

The 2006 amendment, approved March 24, 2005 by Supreme Court Order No. 05-8300-07 effective January 1, 2006, deleted former Paragraph A and added a new Paragraph A, amended Paragraph B to delete "upon its receipt", inserted "final" before the word "decision", and added the second sentence, amended Paragraph C by providing for a petition to be filed by a "judge or provider" and added the second and third sentences.

18-303. Reinstatement.

If an attorney whose license to practice law has been suspended pursuant to these rules thereafter files a report with the board showing compliance with the requirements of Rule 18-301, the board shall promptly notify the clerk of the Supreme Court, and recommend reinstatement.

[As amended, effective January 1, 1990.]

Appendix A — Regulations Implementing Continuing Education Requirements for State District and Appellate Court Judges

Pursuant to NMRA, 18-103, the Judicial Continuing Education Committee hereby adopts the following regulations implementing the continuing legal education requirement for state district and appellate judges:

- 1. Required Course Work. Commencing January 1, 1987, and continuing each calendar year thereafter, each state district and appellate court judge shall be required annually to complete fifteen (15) hours of minimum continuing legal education of subject matter course work which has been approved by the Judicial Continuing Education Committee. At least one (1) hour of the fifteen (15) annual requirement hours shall include attendance of a program devoted to legal ethics and Rules of Professional Conduct subjects, and judicial standards every other year. For purposes of these regulations, credit for one (1) hour may be earned for each fifty (50) minutes spent attending or participating in an approved judicial continuing education program.
- 2. **Number of Hours to be Credited.** The Judicial Continuing Education Committee shall designate the number of hours to be credited for participation by a judge in any continuing judicial education activity. Credit will be given only for hours earned in compliance with these rules.

3. Announcement of Approval.
(a) Any provider may announce, as to a course that has been given approval by the Continuing Legal Education Committee, that: "This course has been approved by the New Mexico Continuing Legal Education Committee for hours of credit."
(b) Any provider may announce, as to a course that has been given approval by the Judicial Continuing Education Committee, that: "This course has been approved by the New Mexico Judicial Continuing Education Committee for hours of credit."*
*(The number of hours approved by the Judicial Continuing Education Committee will be inserted.)
4. Earning of Credits in Lieu of Live Program Attendance. A judge may earn up

- 4. Earning of Credits in Lieu of Live Program Attendance. A judge may earn up to a total of five (5) hours continuing education credit per year by complying with the requirements of one or more of the following alternatives:
- (a) Speakers at approved programs may receive credit computed as one hour for each fifty (50) minutes of preparation and presentation time.
- (b) Credit of one (1) hour may be earned for each fifty (50) minutes spent preparing an article which is actually published in a legal periodical or journal which is approved by the administrator or the Continuing Legal Education Committee.

- (c) Credit of one (1) hour may be earned for each fifty (50) minutes spent studying accredited video tapes, audio tapes or written material as self-study.
- (d) An attorney shall receive credit for attending any course approved by the Continuing Legal Education Committee while serving as a judge.
- (e) A judge during the reporting year shall receive credit for any approved course attended, while a lawyer, before being appointed or elected judge.
- 5. **Credits.** A judge who earns in excess of fifteen (15) hours of approved judicial continuing education credits may apply any excess hourly credits to the requirements of the next ensuing year or years (not to exceed two (2) years). Provided, however, a maximum of five (5) hourly credits received for preparation and presentation as a program speaker may be carried forward for any ensuing reporting year or years.
- 6. **Compliance.** Every judge shall submit his or her certificate of attendance from an accredited course or program to the Judicial Continuing Education Committee, within thirty (30) days of earning the credits.

7. Compliance Reporting Year.

- (a) All district court and appellate judges who are required to file reports with the clerk of the supreme court on or before April 15 of each year, pursuant to Canon 21-600 of the Code of Judicial Conduct, shall at the same time certify their compliance with the supreme court continuing education requirements for the preceding calendar year. The compliance statement will list all of the accredited courses and programs attended during the prior year.
 - (b) The reporting year for each judge shall be:
 - (1) the first full reporting year following January 1, 1987; or
 - (2) the first full reporting year following a judge taking judicial office.
- 8. **Undue Hardship.** Upon petition, the Judicial Continuing Education Committee, with the approval of the supreme court, may exempt a judge from the obligation of minimum continuing judicial education, but not the reporting requirements of the supreme court rules, upon a finding by the committee of the existence of special circumstances constituting undue hardship. Any petition for exemption shall be accompanied with a specific plan for making up the deficiency. The deficiency must be made up within three (3) months unless a longer period is approved by the committee for a good cause.

9. Review and Appeal.

- (a) If a state judge covered by these rules requests an extension of time for complying with these rules, he or she may file a written petition with the Judicial Continuing Education Committee, requesting an extension and setting out the reasons for noncompliance. The petition must be received sixty (60) days prior to the judge's compliance reporting date. The committee may grant an extension of time not to exceed three (3) months.
- (b) "Good cause" for noncompliance or for failure to file a report and consequently for an extension shall exist when a judge is unable to comply with this rule because of illness, extraordinary hardship or extenuating circumstances which were not willful and which were beyond his or her control.
- (c) The committee shall review the petition within thirty (30) days after receiving it and shall notify the judge of its decision. If the committee finds that good cause has not been established for noncompliance, the judge shall be allowed fifteen (15) days within which to file with the committee a specific plan for correcting the noncompliance within thirty (30) days. Such plan shall be accepted by the committee unless within fifteen (15) days after its receipt the committee notifies the petitioner of the contrary and sets forth specific modifications to the makeup plan.
- 10. **Noncompliance.** The committee shall submit to the Supreme Court of New Mexico a list of any persons who are shown not to have complied with the judicial mandatory continuing education requirements, and who have not been exempted or excused from compliance thereunder.
- 11. **Fees.** Every appellate or district judge shall submit an annual fee of fifteen dollars (\$15.00) at the same time he or she files the annual compliance statement as provided in Canon 21-600 of the Code of Judicial Conduct, and Paragraph D of Rule 18-301.

[As amended, effective December 30, 1987.]

ANNOTATIONS

Cross references. — For Rules Governing Judicial Education see Rule 25-101 NMRA et seq.

Appendix B — Regulations of the Committee Minimum Continuing Legal Education

ANNOTATIONS

Withdrawals. — Pursuant to a court order dated November 14, 1989, the Regulations of the Continuing Legal Education Committee are withdrawn effective January 1, 1990.

Court Orders

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

8000 Misc.

IN THE MATTER OF AMENDMENT OF
RULE 18-102 OF THE RULES FOR
MINIMUM CONTINUING LEGAL EDUCATION

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

NOW, THEREFORE, IT IS ORDERED that Rule 18-102 of the Rules for Minimum Continuing Legal Education be and the same is hereby amended;

IT IS FURTHER ORDERED that the amendment of Rule 18-102 of the Supreme Court Rules for Minimum Continuing Legal Education shall be effective on and after September 15, 1987;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of Rule 18-102 of the Rules for Minimum Continuing Legal Education by publishing the same in the News and Views and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 12th day of August, 1987.

/s/ TONY SCARBOROUGH
Chief Justice
/s/ DAN SOSA, JR.
Senior Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ MARY C. WALTERS
Justice
/s/ RICHARD E. RANSOM
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

8000 Misc.

IN THE MATTER OF APPROVAL OF REGULATIONS IMPLEMENTING CONTINUING EDUCATION REQUIREMENTS FOR STATE DISTRICT AND

APPELLATE COURT JUDGES

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

WHEREAS, the Judicial Continuing Education Committee has approved and submitted to this court for its approval Regulations Implementing Continuing Education Requirements for State District and Appellate Court Judges;

NOW, THEREFORE, IT IS ORDERED that the Regulations Implementing Continuing Education Requirements for State District and Appellate Court Judges be and the same are hereby approved;

IT IS FURTHER ORDERED that the Regulations Implementing Continuing Education Requirements for State District and Appellate Court Judges shall govern continuing legal education requirements for state district and appellate judges commencing with calendar year January 1, 1987;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the approval of the promulgation of the Regulations Implementing Continuing Education Requirements for State District and Appellate Court Judges and by mailing or delivering a copy of this order and the Regulations Implementing Continuing Education Requirements for State District and Appellate Court Judges to each state district court judge and to each state appellate court justice and judge.

DONE at Santa Fe, New Mexico this 12th day of August, 1987.

/s/ TONY SCARBOROUGH
Chief Justice
/s/ DAN SOSA, JR.
Senior Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ MARY C. WALTERS
Justice
/s/ RICHARD E. RANSOM
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

8000 Misc.

IN THE MATTER OF APPROVAL OF REGULATIONS OF THE CONTINUING LEGAL EDUCATION COMMITTEE

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

WHEREAS, the Continuing Legal Education Committee has approved and submitted to this court for its approval regulations for the administration of the New Mexico Supreme Court requirements for minimum continuing legal education entitled "Regulations of the Committee Minimum Continuing Legal Education";

NOW, THEREFORE, IT IS ORDERED that the regulations of the Continuing Legal Education Committee be and the same are hereby approved;

IT IS FURTHER ORDERED that the regulations of the Minimum Continuing Legal Education Committee shall govern continuing legal education requirements for every licensed active member of the state bar commencing with calendar year January 1, 1987;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the approval of the promulgation of the regulations entitled "Regulations of the Committee Minimum Continuing Legal Education" by publishing the same in the News and Views.

DONE at Santa Fe, New Mexico this 12th day of August, 1987.

/s/ TONY SCARBOROUGH
Chief Justice
/s/ DAN SOSA, JR.
Senior Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ MARY C. WALTERS
Justice
/s/ RICHARD E. RANSOM
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

8000 Misc.

IN THE MATTER OF AMENDING THE
REGULATIONS IMPLEMENTING CONTINUING
JUDICIAL LEGAL EDUCATION REQUIREMENTS
FOR STATE DISTRICT AND APPELLATE
COURT JUDGES

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

WHEREAS, this court has previously approved regulations implementing Continuing Judicial Legal Education requirements for State District and Appellate Judges; and

WHEREAS, in order to implement the Continuing Judicial Legal Education Program for state district and appellate court judges, it is necessary to impose an annual fee of fifteen dollars (\$15.00) payable to the Supreme Court Judicial Continuing Legal Education fund;

NOW, THEREFORE, IT IS ORDERED that the Regulations Implementing Continuing Judicial Legal Education Requirements for State District and Appellate Court Judges be amended to provide an additional Section 11 of the regulations as follows:

11. Every appellate or district judge shall submit an annual fee of fifteen dollars (\$15.00) payable to the Supreme Court Judicial Continuing Legal Education Fund at the same time he or she files the annual compliance statement as provided in Canon 21-600 of the Code of Judicial Conduct, and SCRA 1986, Section 18-301(D).

IT IS FURTHER ORDERED that the Regulations Implementing Continuing Judicial Legal Education Requirements for State District and Appellate Court Judges shall be payable on or before April 15, 1988, and on or before April 15 of each year thereafter.

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the approval of this amendment to the Regulations Implementing Continuing Judicial

Legal Education Requirements for state district and appellate court judges by mailing or delivering a copy of this order and this amendment to each State District Court Judge and State Appellate Court Judge.

DONE at Santa Fe, New Mexico this 30th day of December, 1987.

/s/ TONY SCARBOROUGH
Chief Justice
/s/ DAN SOSA, JR.
Senior Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ MARY C. WALTERS
Justice
/s/ RICHARD E. RANSOM
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

8000 Misc.

IN THE MATTER OF THE REINSTATEMENT AND AMENDMENT OF THE RULES FOR MINIMUM CONTINUING LEGAL EDUCATION AND THE APPROVAL OF THE ASSESSMENT OF A FEE

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca and Justice Montgomery concurring:

NOW, THEREFORE, IT IS ORDERED that the implementation and administration of the minimum continuing legal education program be and the same are hereby reinstated effective January 1, 1990;

IT IS FURTHER ORDERED that the amendment of Rules 18-102, 18-103, 18-201, 18-202, 18-203, 18-301, 18-302 and 18-303 of the Rules for Minimum Continuing Legal Education shall be and the same are hereby amended;

IT IS FURTHER ORDERED that the withdrawal of all previously approved regulations of the Continuing Legal Education Committee is hereby approved;

IT IS FURTHER ORDERED that an annual assessment by the Minimum Continuing Legal Education Board of a \$15.00 administrative fee to be paid by each member of the state bar is hereby approved;

IT IS FURTHER ORDERED that the reinstatement of the continuing education program, the amendment of the above rules, the approval of the withdrawal of the regulations of the Continuing Legal Education Committee and the approval of the assessment of an annual administrative fee by the Minimum Continuing Legal Education Board is effective January 1, 1990, provided that the Board may take such administrative actions as may be desirable to implement the reinstatement of the continuing legal education program effective January 1, 1990;

IT IS FURTHER ORDERED that the members of the Minimum Continuing Legal Education Committee are hereby appointed to serve as the members of the Minimum Continuing Legal Education Board for the terms they were appointed to serve as members of the Continuing Legal Education Committee;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the Rules for Minimum Continuing Legal Education, the approval of the withdrawal of the Minimum Continuing Legal Education Regulations and the approval of the assessment of an annual administrative fee by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 14th day of November, 1989.

/s/ DAN SOSA, JR.
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice
/s/ SETH D. MONTGOMERY
Justice

8000 Misc.

IN THE MATTER OF THE AMENDMENT OF THE RULES FOR MINIMUM CONTINUING LEGAL EDUCATION

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Franchini concurring:

NOW, THEREFORE, IT IS ORDERED that Rules 18-102, 18-201, 18-203 and 18-301 of the Rules for Minimum Continuing Legal Education be and the same are hereby amended;

IT FURTHER ORDERED that the amendment of the Rules for Minimum Continuing Legal Education shall be effective November 1, 1991;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the Rules for Minimum Continuing Legal Education by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 13th day of August, 1991.

/s/ DAN SOSA, JR.
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice
/s/ SETH D. MONTGOMERY
Justice
/s/ GENE E. FRANCHINI
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

8000 Misc.

IN THE MATTER OF THE AMENDMENT OF THE RULES FOR MINIMUM CONTINUING LEGAL EDUCATION

This matter coming on for consideration by the court and

the court being sufficiently advised, Chief Justice Ransom, Justice Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring:

NOW, THEREFORE, IT IS ORDERED that Rule 18-201 of the Rules for Minimum Continuing Legal Education be and the same is hereby amended;

IT IS FURTHER ORDERED that the amendment of the Rules for Minimum Continuing Legal Education shall be effective February 1, 1992;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment of the Rules for Minimum Continuing Legal Education by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 20th day of November, 1991.

/s/ RICHARD E. RANSOM
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ SETH D. MONTGOMERY
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 94-8300
IN THE MATTER OF THE
AMENDMENT OF THE MINIMUM
CONTINUING LEGAL EDUCATION
RULES

This matter coming on for consideration by the Court and the Court being sufficiently advised, Chief Justice Ransom, Justice Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring;

NOW, THEREFORE, IT IS ORDERED that Rule 18-203 of the Minimum Continuing Legal Education Rules be and the same hereby is amended;

IT IS FURTHER ORDERED that the amendment of the Minimum Continuing Legal Education Rules shall be effective on and after January 1, 1994;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the above amendment of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 17th day of February 17, 1994.

/s/ RICHARD E. RANSOM
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ SETH D. MONTGOMERY
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 94-8300 IN THE MATTER OF THE AMENDMENT OF THE MINIMUM CONTINUING LEGAL EDUCATION RULES

This matter coming on for consideration by the Court, and the Court being sufficiently advised, Chief Justice Montgomery, Justice Ransom, Justice Baca, Justice Franchini and Justice Frost concurring;

NOW, THEREFORE, IT IS ORDERED that Rule 18-301 of the Minimum Continuing Legal Education Rules be and the same hereby is amended;

IT IS FURTHER ORDERED that the amendment of the Minimum

Continuing Legal Education Rules shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the above amendment of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and SCRA 1986.

DONE at Santa Fe, New Mexico this 18th day of July, 1994.

/s/ SETH D. MONTGOMERY
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 96-8300
IN THE MATTER OF THE
AMENDMENT OF THE MINIMUM
CONTINUING LEGAL EDUCATION
RULES

ORDER

This matter coming on for consideration by the Court upon recommendation by the Minimum Continuing Legal Education Board to adopt a proposed revision of Rule 18-203, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that the proposed revision of Rule 18-203 of the Minimum Continuing Legal Education Rules hereby is adopted;

IT IS FURTHER ORDERED that the above amendment of the Minimum Continuing Legal Education Rules shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the above amendment of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and SCRA 1986.

DONE at Santa Fe, New Mexico this 16th day of January, 1996.

/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice
/s/ PAMELA B. MINZNER
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 97-8300
IN THE MATTER OF THE
AMENDMENT OF THE MINIMUM
CONTINUING LEGAL EDUCATION
RULES

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Judicial Continuing Education Committee and the Judicial Education and Training Advisory Committee, and the Court having considered such recommendations and being sufficiently advised, Chief Justice Gene E. Franchini, Justice Richard E. Ransom, Justice Joseph F. Baca, Justice Pamela B. Minzner, and Justice Patricio M. Serna concurring;

NOW, THEREFORE, IT IS ORDERED that the amendment of Rule 18-103 of the Minimum Continuing Legal Education Rules be and the same hereby is amended;

IT IS FURTHER ORDERED that the amendment of the Minimum Continuing Legal Education Rules shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is

authorized and directed to give notice of the above amendment of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 22nd day of January, 1997.

/s/ GENE E. FRANCHINI
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 98-8300
IN THE MATTER OF THE
AMENDMENT OF THE MINIMUM
CONTINUING LEGAL EDUCATION
RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Minimum Continuing Legal Education Board to adopt a proposed revision of Rule 18-203 NMRA, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring:

NOW, THEREFORE, IT IS ORDERED that the proposed revision of Rule 18-203 of the Minimum Continuing Legal Education Rules hereby is adopted;

IT IS FURTHER ORDERED that the above amendment of the Minimum Continuing Legal Education Rules shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the above amendment of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 16th day of February, 1998.

/s/ GENE E. FRANCHINI
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ DAN A. McKINNON, III
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 98-8300
IN THE MATTER OF THE AMENDMENT OF
MINIMUM CONTINUING LEGAL EDUCATION
RULE 18-201 NMRA AND RULES 25-101, 25-103,
AND 25-104 NMRA GOVERNING JUDICIAL EDUCATION

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation by the Judicial Education Center to adopt amendments to Rules 18-201, 25-101, 25-103, AND 25-104 NMRA, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments to the above-referenced rules hereby are approved;

IT IS FURTHER ORDERED that the amendments to the abovereferenced rules shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is

authorized and directed to give notice of the above amendments of the Minimum Continuing Legal Education Rules and Judicial Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 23rd day of March, 1998.

/s/ GENE E. FRANCHINI
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ DAN A. McKINNON, III
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 00-8300
IN THE MATTER OF THE AMENDMENTS
OF RULE 18-103 NMRA OF THE RULES
FOR MINIMUM CONTINUING LEGAL EDUCATION

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Continuing Judicial Education Committee to amend Rule 18-103 of the Rules for Minimum Continuing Legal Education, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the recommendation hereby is ADOPTED and the amendments of Rule 18-103 of the Rules of Minimum Continuing Legal Education hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Rule 18-103 of the Rules of Minimum Continuing Education shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is

authorized and directed to give notice of the amendments of the above-referenced rule by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 13th day of June, 2000.

/s/ PAMELA B. MINZNER
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 00-8300
IN THE MATTER OF THE AMENDMENTS OF
RULES 18-201 AND 18-203 NMRA OF THE RULES
FOR MINIMUM CONTINUING LEGAL EDUCATION

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Minimum Continuing Legal Education Board to amend Rules 18-201 and 18-203 of the Rules for Minimum Continuing Legal Education, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the recommendation hereby is ADOPTED and the amendments of Rules 18-201 and 18-203 of the Rules of Minimum Continuing Legal Education hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Rules 18-201 and 18-203 of the Rules of Minimum Continuing Education shall be effective January 1, 2001;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the

above-referenced rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 14th day of August, 2000.

/s/ PAMELA B. MINZNER
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 00-8300
IN THE MATTER OF THE AMENDMENT
OF RULE 18-203 OF THE MINIMUM
CONTINUING LEGAL EDUCATION RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation by the Minimum Continuing Legal Education Board to adopt amendments to Rule 18-203 NMRA, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments to Rule 18-203 of the Minimum Continuing Legal Education hereby are ADOPTED;

IT IS FURTHER ORDERED that the amendments to Rule 18-203 of the Minimum Continuing Legal Education Rules shall be effective January 1, 2001;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments to Rule 18-203 of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 16th day of November, 2000.

/s/ PAMELA B. MINZNER
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 01-8300
IN THE MATTER OF THE AMENDMENT
OF RULE 18-301 OF THE MINIMUM
CONTINUING LEGAL EDUCATION RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation by the Minimum Continuing Legal Education Board to adopt amendments to Rule 18-301 NMRA, and the Court being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments to Rule 18-301 of the Minimum Continuing Legal Education Rules hereby are ADOPTED;

IT IS FURTHER ORDERED that the amendments to Rule 18-301 of the Minimum Continuing Legal Education Rules shall be effective September 4, 2001;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments to Rule 18-301 of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 18th day of July, 2001.

/s/ PATRICIO M. SERNA
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 02-8300
IN THE MATTER OF THE AMENDMENT
OF RULE 18-301 OF THE MINIMUM
CONTINUING LEGAL EDUCATION RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon its own motion to amend Rule 18-301 NMRA, and the Court being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments to Rule 18-301 of the Minimum Continuing Legal Education hereby are ADOPTED;

IT IS FURTHER ORDERED that the amendments to Rule 18-301 of the Minimum Continuing Legal Education Rules shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments to Rule 18-301 of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 5th day of March, 2002.

/s/ PATRICIO M. SERNA

Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 02-8300
IN THE MATTER OF THE AMENDMENT
OF RULE 18-301 OF THE MINIMUM
CONTINUING LEGAL EDUCATION RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Minimum Continuing Legal Education Board to amend Rule 18-301 NMRA, and the Court being sufficiently advised, Chief Justice Patricio M. Serna, Justice Gene E. Franchini, Justice Pamela B. Minzner, Justice Petra Jimenez Maes, and Justice Paul J. Kennedy concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments to Rule 18-301 of the Minimum Continuing Legal Education hereby are ADOPTED;

IT IS FURTHER ORDERED that the amendments to Rule 18-301 of the Minimum Continuing Legal Education Rules shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments to Rule 18-301 of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 30th day of October, 2002.

/s/ PATRICIO M. SERNA Chief Justice

/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PETRA JIMENEZ MAES
Justice
/s/ PAUL J. KENNEDY
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 05-8300-07 IN THE MATTER OF THE AMENDMENTS OF RULES 18-201, 18-203, 18-301, AND 18-302 NMRA OF THE MINIMUM CONTINUING LEGAL EDUCATION RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation by the Minimum Continuing Legal Education Board to adopt amendments of Rules 18-201, 18-203, 18-301, and 18-302 NMRA, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Richard C. Bosson, Justice Pamela B. Minzner, Justice Petra Jimenez Maes, Justice Patricio M. Serna, and Justice Edward L. Chávez concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 18-201, 18-203, 18-301, and 18-302 NMRA of the Minimum Continuing Legal Education Rules hereby are ADOPTED;

IT IS FURTHER ORDERED that the amendments of Rules 18-201, 18-203, 18-301, and 18-302 NMRA of the Minimum Continuing Legal Education Rules shall be effective January 1, 2006;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of Rules 18-201, 18-203, 18-301, and 18-302 NMRA of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 24th day of March, 2005.

/s/ RICHARD C. BOSSON Chief Justice /s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice
/s/ EDWARD L. CHÁVEZ
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 05-8300-24 IN THE MATTER OF THE AMENDMENT OF RULE 18-102 OF THE MINIMUM CONTINUING LEGAL EDUCATION RULES

ORDER

WHEREAS, this matter came on for consideration upon the Court's own motion to amend Rule 18-102 NMRA, and the Court being sufficiently advised, Chief Justice Richard C. Bosson, Justice Pamela B. Minzner, Justice Patricio M. Serna, Justice Petra Jimenez Maes, and Justice Edward L. Chávez concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rule 18-102 NMRA of the Minimum Continuing Legal Education hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Rule 18-102 NMRA of the Minimum Continuing Legal Education Rules shall be effective immediately; and

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of Rule $18-102~\mathrm{NMRA}$ of the Minimum Continuing Legal Education Rules by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 13th day of December, 2005.

/s/ RICHARD C. BOSSON Chief Justice

/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice
/s/ EDWARD L. CHÁVEZ
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 06-8300-33

IN THE MATTER OF THE AMENDMENTS OF RULES 18-102, 18-201, 18-202, 18-203, AND 18-301 AND ADOPTION OF NEW RULE 18-204 NMRA OF THE MINIMUM CONTINUING LEGAL EDUCATION RULES

ORDER

WHEREAS, this matter came on for consideration by the Court upon recommendation of the Minimum Continuing Legal Education Board to approve amendments of Rules 18-102, 18-201, 18-202, 18-203, and 18-301 and adopt new Rule 18-204 NMRA of the Minimum Continuing Legal Education Rules, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Richard C. Bosson, Justice Pamela B. Minzner, Justice Patricio M. Serna, Justice Petra Jimenez Maes, and Justice Edward L. Chávez concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 18-102, 18-201, 18-202, 18-203, and 18-301 NMRA of the Minimum Continuing Legal Education hereby are APPROVED;

IT IS FURTHER ORDERED that new Rule $18-204\,$ NMRA hereby is ADOPTED;

IT IS FURTHER ORDERED that the amendments of Rules 18-102, 18-201, 18-202, 18-203, and 18-301 and adoption of new Rule 18-204 NMRA of the Minimum Continuing Legal Education Rules shall be effective January 1, 2007; and

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the rule amendments and adoption of the new rule by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 29th day of November, 2006.

/s/ RICHARD C. BOSSON Chief Justice /s/ PAMELA B. MINZNER Justice /s/ PATRICIO M. SERNA Justice

/s/ PETRA JIMENEZ MAES Justice /s/ EDWARD L. CHÁVEZ Justice