## **ATTACHMENT B**

## PROPOSED AMENDMENTS TO STATE BAR RULES 2.32 and 2.50 REGARDING EXPUNGEMENT OF INVOLUNTARY INACTIVE ENROLLMENT DUE TO MCLE NONCOMPLIANCE

## **DIVISION 3. MEMBER STATUS**

Rule 2.32 Inactive enrollment for failure to comply with Minimum Continuing Legal Education (MCLE) requirements

- (A) A member who fails to meet requirements for Minimum Continuing Legal Education (MCLE) will be involuntarily enrolled as inactive.
- (B) To terminate inactive enrollment for MCLE noncompliance, a member must comply with the MCLE rules governing reinstatement.<sup>1</sup>
- (C) Annual membership fees accrue at the inactive rate.

[Insert text begin] (D) Annually the State Bar may recommend that the Supreme Court expunge an involuntarily inactive enrollment for MCLE noncompliance if the enrollment meets the criteria adopted by the court. [Insert text end] [Insert text begin] 2 [Insert text end]

## DIVISION 4. MINIMUM CONTINUING LEGAL EDUCATION

Chapter 1 Purpose and scope

Rule 2.50 Purpose of MCLE

Rules for Minimum Continuing Legal Education (MCLE) require active members of the State Bar of California to remain current regarding the law, the obligations and standards of the legal profession, and the management of their practices. A member's involuntary enrollment as inactive for failing to comply with these rules is public information available on the State Bar Web site, [Insert text begin] unless otherwise provided by rule <sup>3</sup> [Insert text end].

[Insert text begin]<sup>2</sup> California Rules of Court, Rule 9.6(b) [Insert text end]

[Insert text begin]<sup>3</sup> See California Rules of Court, Rule 9.6(b) and State Bar Rule 2.32(D) [Insert text end]

<sup>&</sup>lt;sup>1</sup> See State Bar Rule 2.93