Chapter 1. Purpose and scope

Rule 2.50 Purpose of MCLE

Rules for Minimum Continuing Legal Education (MCLE) require active licensees 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 licensee’s involuntary enrollment as inactive for failing to comply with these rules is public information available on the State Bar Web site.

Rule 2.50 adopted effective January 1, 2008; amended effective January 25, 2019.

Rule 2.51 Definitions

(A) An “MCLE activity” is continuing legal education that the State Bar approves as meeting standards for MCLE credit.

(B) A “provider” is an individual or entity approved by the State Bar to grant MCLE credit for an MCLE activity.

(C) “MCLE credit” is the number of credit hours that a licensee may claim to meet the requirements of these rules.

(D) A “credit hour” is sixty minutes actually spent in an MCLE activity, less any time for breaks or other activities that lack educational content. A credit hour is reported to the nearest quarter hour in decimals.

(E) An “approved jurisdiction” is recognized by the State Bar as having MCLE requirements that substantially meet State Bar standards for MCLE activities and computing MCLE credit hours in a manner acceptable to the State Bar. Approved jurisdictions are listed on the State Bar Web site.

(F) A “participatory activity” is an MCLE activity for which the provider must verify attendance. Participatory activities may be presented in person or delivered by electronic means. Methods for verification include sign-in writing or electronically at the start of the course.
(G) A “self-study activity” is any MCLE activity identified in Rule 2.83. Self-study activities may be presented in person or delivered by electronic means.

(H) State Bar New Attorney Training is MCLE that is developed and made available directly from the State Bar and is focused on law practice competency for newly admitted licensees.

Rule 2.51 adopted effective January 1, 2008; amended effective July 1, 2014; amended effective February 1, 2018; amended effective January 25, 2019; amended effective December 1, 2020.

Rule 2.52 MCLE Activities

To receive MCLE credit, a licensee must complete an MCLE activity that meets State Bar standards.

(A) The MCLE activity must relate to legal subjects directly relevant to licensees of the State Bar or have significant current professional and practical content.

(B) The presenter of the MCLE activity must have significant professional or academic experience related to its content.

(C) Promotional material must state that the MCLE activity is approved for MCLE credit or that a request for approval is pending; specify the amount of credit offered; and indicate whether any of the credit may be claimed for required MCLE in legal ethics, elimination of bias, or competence issues.

(D) If the activity lasts one hour or more, the provider must make substantive written materials relevant to the MCLE activity available either before or during every MCLE activity. Any materials provided online must remain online for at least thirty calendar days following the MCLE activity.

(E) Programs and classes must be scheduled so that participants are free of interruptions.

(F) On and after January 1, 2022, for all training dealing with, or including a component dealing with, implicit bias and the promotion of bias-reducing strategies, the MCLE provider must meet the requirements of Business and Professions Code section 6070.5.


Rule 2.53 New licensees

(A) A new licensee is permanently assigned to a compliance group on the date of admission.
The initial compliance period for a new licensee begins on the first day of the month in which the licensee was admitted. It ends when the period ends for the compliance group. If the initial period is less than the period for the compliance group, the required credit hours may be reduced as provided in these rules.¹

A new licensee may not claim credit for education taken before the initial compliance period.

A new licensee is required to complete a State Bar New Attorney Training program during the first year of admission. New licensees who have completed any portion of the New Attorney Training program while enrolled in the State Bar’s Provisional Licensure Program² are deemed to have satisfied that portion of the requirement and, therefore, do not have to retake that portion of the New Attorney Training program.

New licensees can also apply New Attorney Training hours to their regular MCLE requirement, provided that the hours are completed within the licensee’s MCLE compliance period.

Rule 2.53 adopted effective January 1, 2008; amended effective February 1, 2018; amended effective January 25, 2019; amended effective May 13, 2021.

Rule 2.54 Exemptions

The following active licensees are exempt from MCLE requirements, provided they claim the exemption in their assigned compliance periods using My State Bar Profile online or an MCLE Compliance Form:

(1) officers and elected officials of the State of California;

(2) full-time professors at law schools accredited by the State Bar of California or the American Bar Association;

(3) those employed full-time by the State of California on a permanent or probationary basis, regardless of their working hours, who do not otherwise practice law; and

(4) those employed full-time by the United States government on a permanent or probationary basis, regardless of their working hours, who do not otherwise practice law.

Licensees whom this rule exempts by reason of their employment with the State of California or the United States government may provide pro bono legal services through a

¹ Rule 2.72 (C).
² California Rule of Court, Rule 9.49
California qualified legal services project or a qualified support center\(^3\), or through a legal
services project or support center that primarily provides legal services without charge to
indigent persons in another jurisdiction and is funded by the Legal Services Corporation or
the Older Americans Act or receives funding administered by the jurisdiction’s interest on
lawyers trust accounts program.

*Rule 2.54 adopted effective January 1, 2008; amended effective February 23, 2017; amended effective January 25,
2019.*

**Rule 2.55 Modifications**

A licensee prevented from fulfilling the MCLE requirement for a substantial part of a
compliance period because of a physical or mental condition, natural disaster, family
emergency, financial hardship, or other good cause may apply for modification of MCLE
compliance requirements. The State Bar must approve any modification.

*Rule 2.55 adopted effective January 1, 2008; amended effective January 25, 2019.*

**Chapter 2. Compliance**

**Rule 2.70 Compliance groups**

A licensee is permanently assigned to one of three compliance groups on the basis of the first
letter of the licensee’s last name at the date of admission.\(^4\) The three groups are A-G, H-M, and
N-Z. The licensee remains in the compliance group despite any subsequent change of last
name.

*Rule 2.70 adopted effective January 1, 2008; amended effective January 25, 2019.*

**Rule 2.71 Compliance periods**

(A) A compliance period consists of thirty-six months. It begins on the first day of February
and ends three years later on the last day of January. The three compliance groups
begin and end their compliance periods in different years. A licensee must report MCLE
compliance no later than the day following the end of the compliance period. The report
must be made online using My State Bar Profile or with an MCLE Compliance Form. Fees
for noncompliance are set forth in the Schedule of Charges and Deadlines.

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\(^3\) Business & Professions Code § 6213.

\(^4\) A historical exception exists. When the MCLE program was established in 1992, licensees were permanently
assigned to compliance groups on the basis of their last names at the time, regardless of any different last names
they might have used previously.
(B) Compliance with State Bar New Attorney Training must be effectuated and reported completed, in a manner established by the State Bar, by the last day of the month of an attorney’s one-year anniversary as a State Bar licensee. Fees for noncompliance are set forth in the Schedule of Charges and Deadlines.

Rule 2.71 adopted effective January 1, 2008; amended effective February 1, 2018; amended effective January 25, 2019; amended effective September 24, 2020.

Rule 2.72 Requirements

(A) Until December 31, 2021, all licensees shall be subject to the following:

(1) Unless these rules indicate otherwise, a licensee who has been active throughout a thirty-six-month compliance period must complete twenty-five credit hours of MCLE activities. No more than twelve and a half credit hours may be self-study.\(^5\) Total hours must include no less than 6 hours as follows:

(a) at least four hours of legal ethics;

(b) at least one hour dealing with the recognition and elimination of bias in the legal profession and society by reason of, but not limited to, sex, color, race, religion, ancestry, national origin, physical disability, age, or sexual orientation; and

(c) at least one hour of education addressing substance abuse or other mental or physical issues that impair a licensee’s ability to perform legal services with competence.

(2) Required education in legal ethics, elimination of bias, or competence issues may be a component of an approved MCLE activity that deals with another topic.

(3) A licensee may reduce the required twenty-five hours in proportion to the number of full months the licensee was inactive or exempt in the thirty-six-month compliance period. Up to half the reduced hours may be self-study.\(^6\) A tool for applying this formula is available at the State Bar Web site.

(4) Excess credit hours may not be applied to the next compliance period.\(^7\)

\(^5\) Rule 2.83.

\(^6\) Rule 2.83.

\(^7\) But see Rule 2.93.
On and after January 1, 2022, all licensees shall be subject to the following:

1. Licensees reporting for the compliance periods ending January 31, 2022, shall be subject to the requirements set forth in paragraphs (A)(1), (A)(2), (A)(3), and (A)(4) for the compliance period ending January 31, 2022.

2. Beginning with the compliance period ending January 31, 2023, all licensees shall comply with the following:

   a. Unless these rules indicate otherwise, a licensee who has been active throughout a thirty-six-month compliance period must complete twenty-five credit hours of MCLE activities. No more than twelve and a half credit hours may be self-study. Total hours must include no less than 7 hours as follows:

      i. at least four hours of legal ethics;

      ii. at least two hours dealing with the recognition and elimination of bias in the legal profession and society by reason of, but not limited to, sex, color, rage, religion, ancestry, national origin, physical disability, age, or sexual orientation;

         1. Of those two hours, at least one hour must focus on implicit bias and the promotion of bias-reducing strategies to address how unintended biases regarding race, ethnicity, gender identity, sexual orientation, socioeconomic status, or other characteristics undermine confidence in the legal system; and

      iii. at least one hour of education addressing substance abuse or other mental or physical issues that impair a licensee’s ability to perform legal services with competence.

   b. Required education in legal ethics, elimination of bias, or competence issues may be a component of an approved MCLE activity that deals with another topic, consistent with the requirements of Rule 2.52(F).

   c. A licensee may reduce the required twenty-five hours in proportion to the number of full months the licensee was inactive or exempt in the thirty-six-month compliance period, except that the requirements of paragraphs (B)(2)(a)(ii) and (B)(2)(a)(iii) may not be reduced to less than

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8 Rule 2.83.
one hour each. Up to half the reduced hours may be self-study.\textsuperscript{9} A tool for applying this formula is available at the State Bar website.

(d) Excess credit hours may not be applied to the next compliance period.\textsuperscript{10}


\textbf{Rule 2.73 Record of MCLE}

For a year after reporting MCLE compliance, a licensee must retain and provide upon demand and to the satisfaction of the State Bar

(A) a provider’s certificate of attendance;

(B) a record of self-study that includes the title, provider, credit hours, and date of each MCLE activity; or

(C) proof of exempt status.

\textit{Rule 2.73} adopted effective January 1, 2008; amended effective July 1, 2014; amended effective January 25, 2019.

\textbf{Chapter 3. MCLE Activities approved for MCLE credit}

\textbf{Rule 2.80 Attending programs and classes}

A licensee may claim MCLE credit for attending a MCLE activity, such as a lecture, panel discussion, or law school class, in person or by technological means.


\textbf{Rule 2.81 Speaking}

A licensee may claim participatory MCLE credit for speaking at an approved MCLE activity.

(A) A principal speaker, who is responsible for preparing and delivering a program or class and its related materials, may claim

(1) actual speaking time multiplied by four for the first presentation; or

(2) actual speaking time only for each time a presentation is repeated without significant change.

\textsuperscript{9} Rule 2.83.

\textsuperscript{10} But see Rule 2.93.
A panelist may claim

(1) either of the following for the first panel presentation:

(a) scheduled individual speaking time multiplied by four, plus the actual
time spent in attendance at the remainder of the presentation; or

(b) when times have not been scheduled for individual speakers, an equal
share of the total time for all speakers multiplied by four plus the actual
time spent in attendance at the remainder of the presentation.

(2) actual speaking time only for each time a presentation is repeated without
significant change.

A licensee who introduces speakers or serves as a moderator may claim only the MCLE
credit available to any attendee.


Rule 2.82 Teaching

A licensee may claim participatory MCLE credit for teaching a law school course.

(A) A licensee assigned to teach a course may claim no more than the credit hours granted
by the law school multiplied by twelve or actual speaking time for required MCLE in
legal ethics, elimination of bias, or competence issues.

(B) A guest lecturer or substitute teacher may claim

(1) actual speaking time multiplied by four for the first presentation; or

(2) actual speaking time only for each time a presentation is repeated without
significant change.

Rule 2.82 adopted effective January 1, 2008; amended effective July 1, 2014; amended effective January 25, 2019.

Rule 2.83 Self-study

A licensee may claim up to half the credit hours required in a compliance period for

(A) completing MCLE activities for which attendance is not verified by a provider and the
MCLE activities were prepared within the preceding five years;
(B) taking an open- or closed-book self-test and submitting it to a provider who returns it with a grade and explanations of correct answers; or

(C) authoring or co-authoring written materials that

   (1) have contributed to the licensee’s legal education;

   (2) have been published or accepted for publication; and

   (3) were not prepared in the ordinary course of employment or in connection with an oral presentation at an approved MCLE activity.

*Rule 2.83 adopted effective January 1, 2008; amended effective July 1, 2014; amended effective January 25, 2019.*

**Rule 2.84 Legal specialization**

A licensee may claim MCLE credit for educational activities that the California Board of Legal Specialization approves for certification or recertification.

*Rule 2.84 adopted effective January 1, 2008; amended effective July 1, 2014; amended effective January 25, 2019.*

**Rule 2.85 Education taken while physically out of state**

(A) A licensee may claim MCLE credit for an MCLE activity authorized by an approved jurisdiction if it meets the requirements of these rules and if the licensee attends or does the MCLE activity outside California. A licensee may not claim credit for such an activity, including self-study, when physically present in California unless the State Bar has specifically approved it.

(B) A licensee who qualifies for an MCLE activity authorized by an approved jurisdiction may claim the amount of credit authorized by the jurisdiction. No special procedure is required to claim the credit.

*Rule 2.85 adopted effective January 1, 2008; amended effective July 1, 2014; amended effective January 25, 2019.*

**Rule 2.86 Licensee credit request**

A licensee may apply for MCLE credit for an educational activity directly relevant to the licensee’s practice but not otherwise approved if the activity substantially meets State Bar standards. The application must be submitted with the appropriate fee.

*Rule 2.86 adopted effective January 1, 2008; amended effective July 1, 2014; amended effective January 25, 2019.*
Rule 2.87  Bar examinations and MPRE

A licensee may not claim MCLE credit for preparing for or taking a bar examination or the Multistate Professional Responsibility Examination (MPRE).

*Rule 2.87 adopted effective January 1, 2008; amended effective January 25, 2019.*

Chapter 4.  Noncompliance

Rule 2.90  Definition

Noncompliance is failure to

(A) complete the required education during the compliance period or an extension of it;

(B) report compliance or claim exemption from MCLE requirements;

(C) keep a record of MCLE compliance\(^{11}\); or

(D) pay fees for noncompliance.

*Rule 2.90 adopted effective January 1, 2008.*

Rule 2.91  Notice of noncompliance

(A) A licensee who is sent a notice of noncompliance must comply with its terms or be involuntarily enrolled as inactive. An inactive licensee is not eligible to practice law.

(B) If the notice requires the licensee to complete credit hours for the previous compliance period, any excess credit hours may be counted toward the current compliance period.

*Rule 2.91 adopted effective January 1, 2008; amended effective January 25, 2019.*

Rule 2.92  Enrollment as inactive for MCLE noncompliance

A licensee who fails to comply with a notice of noncompliance is enrolled as inactive and is not eligible to practice law. The enrollment is administrative and no hearing is required.

*Rule 2.92 adopted effective January 1, 2008; amended effective January 25, 2019.*

\(^{11}\) Rule 2.73.
Rule 2.93  Reinstatement following MCLE noncompliance

Enrollment as inactive for MCLE noncompliance terminates when a licensee submits proof of compliance and pays noncompliance fees. Credit hours that exceed those required for compliance may be counted toward the current period.