## MCLE Regulations:

Sec. 2.1.2 Attorney Submitted Accredited CLE Activities shall include:

- a. speaking at Accredited CLE Activities, including preparation time and presentation time with additional preparation credit for repeated presentations (Article XII, Section 4C);
- writing, as an author or co-author, materials published in the form of an article, chapter or book which contributed substantially to the continuing legal education of the author or co-author and other attorneys and which was not done in the ordinary course of the practice of law, the performance of regular employment or as a service to clients (Article XII, Section 4D);
- c. teaching, lecturing or speaking in the position of a part-time faculty in any law school which is approved by the American Bar Association, except as to the minimum requirements for CLE in legal ethics and professional responsibility (Article XII, Section 4F);
- d. attending in person (through non-electronic means) instruction at an ABA accredited law school after admission to practice. Credit shall be for the actual hours of in-class instruction and shall not exceed thirty (30) hours per compliance year. (Article XII, Section 4J); A transcript verifying completion of the course(s) and a non-refundable \$25 accreditation fee (per semester) is required for each application for law school credit.
- e. <u>coaching or judging mock trial or moot court competitions in which all participants are law</u> <u>students enrolled in one or more law school(s) accredited by the American Bar Association,</u> for which a maximum of three (3) hours of MCLE credit for the compliance year under either this paragraph or paragraph 2.1.2(f) may be granted, if the attorney submits a certificate issued by the sponsoring organization(s) of the competition (1) that includes the date(s), time(s), and place of the competition; and (2) that certifies that the competition required the attorney to consider and apply substantive legal principles, such as the rules of procedure or the rules of evidence, in guiding or evaluating the participants in the competition.
- f. coaching or judging mock trial or moot court competitions in which the participants are not law students and are sponsored by at least one of (i) an accredited law school in Texas, (ii) an accredited university or college in Texas, (iii) a state or local bar association in Texas, or (iv) a court of record in Texas whose judge must be a licensed Texas attorney, for which a maximum of three (3) hours of MCLE credit for the compliance year under this paragraph and paragraph 2.1.2(e) may be granted, if the attorney submits a certificate issued by the sponsoring organization(s) of the competition (1) that includes the date(s), time(s), and place of the competition; and (2) that certifies that the competition required the attorney to consider and apply substantive legal principles, such as the rules of procedure or the rules of evidence, in guiding or evaluating the participants in the competition.