

APPLICATION FOR APPROVAL OF TEACHING CREDIT

Teaching credit is awarded as an incentive for attorneys to enhance or benefit the legal profession by teaching other attorneys. Accordingly, teaching must be in association with an accredited CLE program (see reverse for teaching which is not entitled to CLE credit).

1. Attorney's Name _____
2. Program Sponsor _____. Date and location _____
3. Title of Educational Activity _____
4. Was (Is) this a repeat presentation? Yes _____ No _____
5. If a repeat presentation, were materials updated? Yes _____ No _____ (If yes, enclose materials for both this and the original presentation).
6. Subject Matter Taught _____
7. Type of Instruction: lecturer; discussion leader; panel member; other _____ (Please circle)
8. If you were part of a panel, how many members on panel? _____
9. Number of minutes spent teaching activity _____. Of that, amount that was: Lecture time _____ Panel time _____. (If part of a panel, actual minutes for entire panel).
10. How much of the program, in minutes, did you attend (including your lecture/discussion time)? _____
11. I am enclosing a copy of all written materials I used in teaching/presenting this course.
12. Were these materials prepared by you? Yes _____ No _____
13. I (or your firm, company, etc.) received payment for this presentation. Yes _____ No _____

If yes, indicate amount of payment and specify that portion, if any, which constituted reimbursement for actual travel, lodging and subsistence expenses: _____

14. Submitted by: Signature: _____ Date: _____

Printed Name: _____ SCBar No. _____
Street/PO Box _____ Phone No. _____
City/State/Zip _____

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Approved: _____	Teaching Credit: _____	_____	_____
Denied: _____	Attendance Credit: _____	_____	_____
Reason(s) for Denial: _____	Total Credit Hours: _____	_____	_____

Restrictions on CLE Teaching Credit

Teaching under any of the following circumstances does not qualify for teaching credit at the rate of three hours credit for each hour of presentation:

- (a) Actual instruction time was less than 30 minutes.
- (b) Speech/presentation was in connection with a meal;
- (c) Written materials prepared by the applicant are less than five (5) typed, double-spaced pages in length (photo copies or other duplicated materials do not count toward the requirement for five (5) pages of typed materials);
- (d) Written materials were not prepared by the applicant.
- (e) The person making the presentation or the firm, company, association, etc. of which he/she is a member, shareholder, employee, associate, etc., received payment therefor (or an honorarium) of more than \$100.00. (For this purpose, reimbursement for actual travel, lodging and subsistence expenses incident to the presentation should be excluded in determining payment received);
- (f) Presentation was to persons pursuing a degree in law;
- (g) Presentation was to persons preparing for admission to the practice of law;
- (h) Presentation was an "in-house CLE" program (as defined in Commission Regulation 4 (d));
- (i) Presentation was any part of a program/seminar/course sponsored by the applicant's firm, company, association, etc., regardless of whether any payment was received by the applicant or his/her firm, company, association, etc.;
- (j) Application was not submitted within 60 days of date presentation was made.

In cases of panel presentations, credit shall be calculated by multiplying the total number of panel teaching hours by three (3) and dividing by the number of panel members involved.

Teaching credit for repeat performances is not authorized unless materials were substantially updated.

Teachcrd.app