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**COLORADO SUPREME COURT
CONTINUING LEGAL AND JUDICIAL EDUCATION COMMITTEE
1300 Broadway, Suite 510
Denver, Colorado 80203
(303) 928-7771**

**REGULATIONS GOVERNING
MANDATORY CONTINUING LEGAL AND JUDICIAL EDUCATION
FOR THE STATE OF COLORADO**

**(As adopted by the Colorado Supreme Court, August 14, 1978;
Amended by the Court, En Banc, March 15, 2018, effective July 1, 2018.)**

48 **REGULATIONS OF THE COLORADO SUPREME COURT**
49 **CONTINUING LEGAL AND JUDICIAL EDUCATION COMMITTEE**

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51 **REGULATION 101. PREAMBLE**

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53 These regulations are adopted pursuant to Rule 250 of the Colorado Rules of Civil Procedure
54 (hereinafter “C.R.C.P.”). They provide a framework for accrediting a wide variety of continuing
55 legal education activities. It is the intent of these regulations that each Colorado lawyer and judge
56 has ample opportunity to participate in quality educational activities that fit individual
57 professional needs.
58

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60 **REGULATION 102. COMPLIANCE**

61
62 Registered lawyers and judges must report compliance with the Continuing Legal Education
63 (“CLE”) requirements described in C.R.C.P. 250.2 using the online affidavit system
64 (<https://cletrack.com/>) or other forms approved by the Colorado Supreme Court’s Continuing
65 Legal and Judicial Education Committee (“CLJE Committee”). Additionally, CLE credits should
66 be reported and claimed, to the extent possible, as they are earned. To that end, the CLJE
67 Committee encourages all registered lawyers and judges to submit credits to the Attorney
68 Regulation Counsel’s Office of Continuing Legal and Judicial Education (“CLJE Office”) within
69 ninety days of the program or activity date whenever possible, or as prescribed in C.R.C.P.
70 250.7, whichever is earlier. This procedure allows the CLJE Committee to track credits for each
71 registered lawyer and judge, and affords each registered lawyer and judge access to compliance
72 information through the Attorney Regulation Counsel website.
73

74
75 **REGULATION 103. PURPOSE**

76 To maintain public confidence in the legal profession and the rule of law, and to promote the fair
77 administration of justice, it is essential that lawyers and judges be competent regarding the law,
78 legal and practice-oriented skills, the standards and ethical obligations of the legal profession,
79 and practice management. Continuing legal education must be an activity that has significant
80 intellectual or practical content and its primary objectives are to increase an attendee’s
81 professional competence and skills as a lawyer or judge, and to improve the quality of legal
82 services rendered to the public.
83

84
85 **REGULATION 103.1 STANDARDS FOR ACCREDITATION OF CLE PROGRAMS**

- 86
87 1) A program may be accredited as a CLE activity if it meets all of the following criteria:
88
89 a) It is an organized program of legal education dealing with:
90
91 i) Substantive or procedural subjects of law;
92 ii) Legal skills and techniques, such as legal writing and litigation skills;
93 iii) Ethics as defined in C.R.C.P. 250.6(3);

- 94 iv) Legal professionalism, including training on issues of leadership, diversity and
- 95 wellness;
- 96 v) Law practice management; or
- 97 vi) Alternative dispute resolution.

98
99 A component of the program may be coverage of technical, scientific or other bodies of
100 knowledge that are directly related to any of the subjects listed in this section.

- 101
- 102 b) The instructors are qualified in the subject area by knowledge, skill, training or education.
- 103
- 104 c) Thorough, high quality written materials must be distributed to all attendees at or before
- 105 the time the program is presented. A mere agenda will not be sufficient.
- 106
- 107 d) Programs must be conducted in a setting physically suitable to the educational component
- 108 of the program. A suitable writing surface should be provided where feasible.
- 109
- 110 e) The program is primarily designed for, and targeted to, lawyers and judges.
- 111

112 2) An accredited program is either “live” or “home study” depending on the following criteria:

113 a) **Live programs.** A program is “live” if it is an activity that a lawyer or judge may attend
114 in person or via an electronic medium, such as teleconferences, videoconferences, and
115 live or real-time webcasts, and in which there are presenters available to all course
116 attendees at the time the course is initially presented, and all attendees can
117 contemporaneously hear or see other attendees’ questions as well as any responses and
118 discussion.

119

120 b) **Home study programs.** A program is “home study” if it consists of viewing or listening
121 to pre-recorded audio, video, or digital media, or such other programs as may be
122 approved by the CLJE Office.

123

124 3) Accreditation of any home study program is for a period of two years from the date of
125 accreditation. After the initial two-year period of accreditation, a home study that continues
126 to meet the requirements of Regulation 103.1(1) may be reaccredited only once for a period
127 of one year.

128

129 4) The following activities will NOT be accredited as CLE programs in Colorado:

130

131 a) A meeting of a bar association, committee, section or other entity composed of lawyers or
132 judges, that is intended primarily to be a general business meeting or work session as
133 opposed to a CLE program;

- 134
135 b) A program that is intended primarily to market a product or service to lawyers;
136
137 c) A program that is intended primarily to attract clients;
138
139 d) A program that teaches non-legal skills; general communication skills such as public
140 speaking; individual money management or investing; general investment principles;
141 career building, rainmaking, marketing or social media networking skills; or supervisory
142 or general office management skills;
143
144 e) A program that consists primarily of reviewing or reading written materials in printed or
145 electronic format, legal articles, legal journals, case summaries, audio books and text only
146 online courses;
147
148 f) Authoring a legal article, newsletter, blog or other written product that is published by the
149 authoring lawyer, his or her law firm or other employer or that is not subject to peer
150 review; or
151
152 g) A course attended in preparation of admission to practice law in any jurisdiction.
153
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155

156 **REGULATION 103.2 STANDARDS FOR ACCREDITATION OF TEACHING ACTIVITIES**
157

- 158 1) Credit may be earned through teaching an accredited CLE program. In addition, credit may
159 be earned through teaching a non-accredited CLE program that contributes to the continuing
160 legal education of the applicant and other lawyers or judges. A registered lawyer or judge
161 may earn a maximum of four CLE credit hours for every 50 minutes spent in teaching a CLE
162 activity, inclusive of preparation time. Credit for teaching will be prorated accordingly.
163
164 2) Educational activity of lawyers and judges who present programs to a public audience may
165 be accredited as a teaching activity, if the program's primary purpose is to inform the public
166 about the workings of the Colorado Judiciary and the functions of judges and courts.
167
168

169 **REGULATION 103.3 STANDARDS FOR ACCREDITATION OF RESEARCH ACTIVITIES**
170

171 The CLJE Office may accredit research activities of registered lawyers or judges provided the
172 activity: (1) has produced published findings in the form of articles, chapters, monographs or
173 books, personally authored, in whole or part, by the applicant; (2) contributes to the continuing
174 legal education of the applicant and other lawyers or judges; and, (3) is not done in the ordinary
175 course of the practice of law, the performance of judicial duties, or other regular employment. In
176 order to be accredited as a research activity, all articles, chapters, monographs and books must be
177 published by someone other than the author, the author's law firm or employer, and must be

178 subject to peer review.

179

180

181 REGULATION 103.4 STANDARDS FOR ACCREDITATION OF COMMITTEE RESEARCH
182 ACTIVITIES

183

184 The CLJE Office may accredit committee research activities of registered lawyers or judges
185 provided the activity: (1) has produced written materials, personally authored, in whole or part,
186 by the applicant on behalf of a committee qualified under this regulation; (2) contributes to the
187 continuing legal education of the applicant and other lawyers and judges outside of the
188 committee; and, (3) is not done in the ordinary course of the practice of law, the performance of
189 judicial duties, or other regular employment.

190

191

192 REGULATION 103.5 INDEPENDENT STUDY ACTIVITIES

193

194 1) Independent study credit may be claimed for any of the following types of activities:

195

196 a) Attending or teaching a non-accredited, structured course that was produced for law-
197 related or practice management educational purposes;

198

199 b) Attending or teaching a non-accredited professional educational course that trains
200 participants in the use of non-legal software or technology skills;

201

202 c) Required training in preparation for serving as a judge or evaluator in any type of mock
203 trial, moot court or client counseling competition, class or program;

204

205 d) Participating in Access to Justice clinics held for the public, sponsored by a state judicial
206 entity, a bar association, or an entity defined in C.R.C.P. 250.9(2); or

207

208 e) Actively engaging as a legislator in the Colorado General Assembly.

209

210

211 2) Independent study must involve active participation in an educational endeavor which is
212 beneficial to the applicant's practice and is not part of the applicant's ordinary practice of
213 law. A maximum of nine independent study credit hours can be earned in each CLE
214 compliance period. Ethics credits may not be earned through independent study.

215

216 3) Independent study credit may be claimed by submitting the appropriate form under
217 Regulation 106, and must include a certificate of completion explaining how the independent
218 study was beneficial to the lawyer or judge.

219

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221 REGULATION 104. COMPUTATION OF CREDITS

222

223 1) CLE credit hours will be awarded on the basis of one CLE credit hour for each 50 minutes
224 actually spent engaged in the activity, unless otherwise specified.

- 225
226 2) CLE credit hours will not be awarded for any program that in its entirety lasts less than 50
227 minutes exclusive of question and answer periods.
228
229 3) CLE credit hours will not be given for time spent on non-substantive matters such as
230 introductory remarks, breaks, or business meetings.
231
232 4) The CLE credit hours awarded to a CLE activity is the maximum that may be earned for that
233 activity. A registered lawyer or judge may claim partial credit for partial attendance or
234 completion.
235
236 5) In awarding CLE credit hours for a research activity under Regulations 103.3 and 103.4, the
237 CLJE Office will consider in its discretion the following factors: (a) the content and length of
238 the published findings or committee papers; (b) the originality of the published findings or
239 committee papers with the individual applicant; and (c) the nature of the publication in which
240 the findings or committee papers are published.
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243 REGULATION 105. Deleted by court action - year 1984.
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246 REGULATION 105.1 CERTIFIED PROVIDERS 247

248 The CLJE Office may extend “Certified Provider” status to a provider as set forth below:
249

- 250 1) **Eligibility for Certified Provider Status.** To be eligible, a provider must demonstrate the
251 following: (a) a history of consistently providing quality CLE programming for lawyers and
252 judges that meets the requirements of Rule 250 and these Regulations for a period of at least
253 two years, and, (b) a history of consistently providing ten or more live CLE programs
254 accredited in Colorado per calendar year. Additionally, the provider must submit any other
255 information the CLJE Committee deems relevant, including, but not limited to, course
256 submission and compliance history, approvals and denials of accreditation, complaints
257 concerning programs or the marketing of programs, and payment history of the provider to
258 the CLJE Office.
259
260 2) **Application for Certified Provider Status.** To obtain Certified Provider status, a provider
261 must submit an Application for Certified Provider Status (“Application”) for approval by the
262 CLJE Office. Applications must be made on the form designated by the CLJE Committee in
263 Regulation 106 and be accompanied by fees as set forth in Regulation 111.
264
265 3) **Certified Provider Fees.** Certified Providers must pay an annual fee as set by the CLJE
266 Committee in Regulation 111. This fee must accompany the provider’s application for
267 Certified Provider status, and be paid on or before July 1 in the subsequent years unless the
268 provider requests to withdraw from that status prior to the renewal date. Certified Providers
269 are responsible for payment of all applicable fees.
270
271 4) **Responsibilities of Certified Providers.**

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a) Certified Providers must submit any applicable fees and provide specific information related to each live CLE program at least seven days prior to the live activity in a format approved by the CLJE Committee (*See* Regulation 106). Certified Providers should also obtain accreditation for any replay (by audio, video or digital media) when seeking accreditation of the live program. However, if a Certified Provider does not seek accreditation of a replay initially, the Certified Provider may submit any applicable fees and provide specific information related to accreditation of the audio/video/digital replay CLE program within one year after the recording of the program by use of the form designated by the CLJE Committee pursuant to Regulation 106. The information required for both live and replay CLE programs includes, but is not limited to, the following:

- i) Activity title and description;
- ii) Date(s) and location(s) of the activity;
- iii) Method of presentation;
- iv) Activity registration fee information; and
- v) Total accredited CLE credit hours, including ethics credit hours.

b) For two years following the accreditation date of each program Certified Providers must keep the following: (i) copies of any course materials, (ii) a brochure or outline that describes the course content, (iii) names of the instructors, (iv) time devoted to each topic, (v) the date and location of each presentation, (vi) any course evaluation forms filled out by the attendees, and, (vii) attendance records showing lawyer and judge attendees and the number of any non-lawyer attendees. The Certified Provider, upon request of the Committee, must submit this information for review.

c) At any program sponsored by a Certified Provider, the Certified Provider must provide to each attendee a copy of the Committee’s official Notice of Accreditation of the program, and advise each attendee how to submit CLE credits to the Committee or provide a means at the program for individuals to submit a completed Notice and Report to the Committee.

5) Benefits of Certified Provider Status. Certified Providers may receive the following benefits of Certified Provider status:

a) Certified Providers may indicate in promotional materials that they are Certified by including the following statement in those promotional materials: “_____ is a Certified Provider, as recognized by the Colorado Supreme Court Continuing Legal and Judicial Education Committee.”

b) Certified Providers pay reduced fees as set forth in Regulation 111, below.

c) Certified Providers may elect to receive a monthly invoice from the CLJE Office for program accreditation and late filing fees.

d) Certified Providers submit an abbreviated accreditation form regarding each sponsored

319 program.

- 320
- 321 6) **Renewal/Revocation.** Certified Providers will be reviewed for renewal after an initial two-
- 322 year period of certification, and again after each subsequent five-year period of certification,
- 323 or at such other times as the CLJE Office deems reasonable. The CLJE Office may revoke
- 324 certification at any time when it finds that a provider has not complied with the
- 325 responsibilities of Certified Provider status. Additional conditions that may cause revocation
- 326 of Certified Provider status include, but are not limited to:
- 327
- 328 a) Submission of an activity or activities that do not qualify for accreditation as set forth in
 - 329 Rule 250 and these Regulations;
 - 330
 - 331 b) Failure to pay certification fees, accreditation fees or late filing fees;
 - 332
 - 333 c) Submission of jointly-provided activities or activities provided by other organizations
 - 334 that do not comply with Regulation 105.3; or
 - 335
 - 336 d) Substantiated complaint(s) documented against the Certified Provider or an activity
 - 337 offered by a Certified Provider.
 - 338
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340 **REGULATION 105.2 NON-CERTIFIED PROVIDERS**

- 341
- 342 1) Any provider not recognized as a “Certified Provider” must submit a form designated by the
- 343 CLJE Committee in Regulation 106.3 to be recognized as a non-certified provider and must
- 344 submit individual programs for accreditation. Programs sponsored by a non-certified
- 345 provider may be accredited upon written application on an individual program basis. All
- 346 applications for accreditation of a program sponsored by a non-certified provider must:
- 347
- 348 a) Be submitted on a form approved by the CLJE Committee (*see* Regulation 106), and
 - 349 contain all information requested on the form;
 - 350
 - 351 b) Be accompanied by a sample brochure or course outline that describes the program
 - 352 content, identifies the instructors, lists the time devoted to each topic, and shows each
 - 353 date and location where the program will be offered;
 - 354
 - 355 c) Include a program evaluation form that must be provided to all attendees;
 - 356
 - 357 d) Include a detailed calculation of the total CLE credit hours, including live and ethics
 - 358 credit hours;
 - 359
 - 360 e) Include designation on the program outline or brochure of any parts or sessions of the
 - 361 activity that are sought to be accredited for ethics credit hours; and,
 - 362
 - 363 f) Be submitted at least twenty-one days, and preferably longer, in advance of the program,
 - 364 although the CLJE Office may grant approval of applications filed less than 21 days prior
 - 365 or grant retroactive approval if the proper fee for late filing is paid, as specified in

366 Regulation 111.

- 367
368 2) The provider of any program accredited by the CLJE Office must provide to each attendee a
369 copy of the official Notice of Accreditation of the program, and advise each attendee how to
370 submit CLE credits to the CLJE Office or provide a means at the program for individuals to
371 submit a completed Notice and Report to the CLJE Office.

372
373
374 REGULATION 105.3 JOINTLY SPONSORED ACTIVITIES

- 375
376 1) Any CLE activities that are jointly offered by two or more providers must comply with one of
377 the following:
378
379 a) If all the providers that are jointly offering the activity are Certified Providers, then
380 Regulation 105.1 applies.
381
382 b) All other jointly offered activities must be accredited under Regulation 105.2.
383
384 2) The provider of any program accredited by the CLJE Office must provide to each attendee a
385 copy of the official Notice of Accreditation of the program, and advise each attendee how to
386 submit CLE credits to the CLJE Office or provide a means at the program for individuals to
387 submit a completed Notice and Report to the CLJE Office.

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390 REGULATION 106. APPLICATION PROCEDURES FOR ACCREDITATION OF
391 ACTIVITIES

392
393 In order to apply for accreditation of a continuing legal education activity, a registered lawyer,
394 judge or provider must submit to the CLJE Office all information called for by the required form.

- 395
396 1) Application for accreditation of a live program by non-certified providers must be made 21
397 days prior to the program date on Form 1.
398
399 2) Application for accreditation of a live program by Certified Providers must be made seven
400 days prior to the program date on Form 1A.
401
402 3) Application for recognition as a non-certified provider must be made on Form 2.
403
404 4) Application for recognition as a Certified Provider must be made on a Form 2A.
405
406 5) For non-certified providers, application for accreditation of an audio, video or digital replay
407 of a live program that has already been accredited must be made within one year of the
408 original presentation date on Form 3.
409
410 6) For Certified Providers, application for accreditation of an audio, video or digital replay of a
411 live program that has already been accredited must be made within one year of the original
412 presentation date on Form 3A.

- 413
414 7) Application for accreditation of a home study program must be made on Form 4.
415
416 8) Application for accreditation of teaching activity must be made on Form 5.
417
418 9) Application for accreditation of research activity must be made on Form 6.
419
420 10) Application for accreditation of committee research activity must be made on Form 6A.
421
422 11) Application for independent study credits must be made on Form 7.
423
424 12) Application for CLE credit for pro bono representation must be made on Form 8.
425
426

427 REGULATION 107. DELEGATION
428

429 Pursuant to C.R.C.P. 250.4, Attorney Regulation Counsel will maintain and supervise a
430 permanent office, the Continuing Legal and Judicial Education Office, to administer all
431 mandatory CLE functions.
432
433

434 REGULATION 108. REVIEW OF ADVERSE INTERPRETATIONS AND
435 ACCREDITATION DETERMINATIONS
436

- 437 1) **Review of Adverse Interpretations.** All questions of interpretation of these Regulations or
438 Rule 250, other than compliance issues covered by C.R.C.P. 250.7, by the Regulation
439 Counsel will be subject to review by the CLJE Committee upon written application by the
440 person or provider adversely affected. The affected registered lawyer, judge or provider may,
441 at the discretion of the CLJE Committee, present information to the CLJE Committee in
442 person. If the CLJE Committee finds that the Regulation Counsel erred, it may take such
443 action as it deems appropriate. The CLJE Committee will advise the affected registered
444 lawyer, judge or provider of its findings and any action taken.
445
446 2) **Review of Adverse Accreditation Determinations.** A registered lawyer, judge or provider
447 may seek reconsideration or appeal a denial of accreditation as follows:
448
449 a) **Reconsideration.** If any registered lawyer, judge or provider (“applicant”) is notified that
450 accreditation has been denied, the applicant may file a written request for reconsideration
451 within 21 days of the denial. If no request is filed within 21 days, the denial of
452 accreditation is final. The written request for reconsideration may be submitted in letter
453 form, must include any argument the applicant wishes to make as to why credit should be
454 granted and the initial determination was erroneous, and may be supported by additional
455 documents or other evidence that was not presented previously. Regulation Counsel will
456 review the request and may grant accreditation. Regulation Counsel’s decision to uphold
457 a denial of accreditation will be communicated to the applicant in writing, and will
458 include an explanation why the decision was made.
459

- 460 b) **Appeal to the CLJE Committee.** If Regulation Counsel denies accreditation, the
461 applicant may appeal an adverse accreditation decision to the CLJE Committee within 14
462 days of the decision issued by Attorney Regulation Counsel. An appeal to the CLJE
463 Committee must be filed in the CLJE Office, and will be forwarded to the CLJE
464 Committee for consideration along with all documents submitted in support of the request
465 for accreditation and the request for reconsideration. The CLJE Committee may, in its
466 discretion, allow or require the applicant to appear and provide testimony in support of
467 the request for accreditation. At least three members of the CLJE Committee must
468 participate in the review of any appeal. After consideration and discussion of the appeal,
469 those members of the CLJE Committee hearing the appeal will vote, and the majority
470 position will constitute the CLJE Committee's decision. The CLJE Committee's decision
471 on the appeal will be communicated to the applicant in writing and a copy of the decision
472 must be provided to Regulation Counsel. The CLJE Committee's decision is final.
473
474

475 REGULATION 109. MAKE-UP PLANS
476

- 477 1) Any plan for making-up a deficiency filed after December 31, pursuant to C.R.C.P. 250.7(3),
478 must be specific and include the title, course identification number, and format (e.g. live
479 program) of such accredited activities, the number and type of credits that will be earned, and
480 the dates on which such credits will be earned.
481
482 2) The credits to be earned must be sufficient to make-up any deficiency,
483
484 3) The credits must be earned not later than May 31st of the year following the end of the
485 compliance period.
486
487 4) The plan must be accompanied by the fee specified in Regulation 111.
488
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490 REGULATION 110. Deleted by court action - year 1986.
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493 REGULATION 111. FEES
494

495 **1) Provider Fees.**
496

- 497 a) Fees for Certified Providers are as follows:
498
499 i) A one-time, non-refundable application fee of \$250 to be paid at the time of
500 application for Certified Provider status;
501
502 ii) An annual fee of \$2,500 upon acceptance as a Certified Provider and to be paid each
503 year thereafter to maintain Certified Provider status;
504
505 iii) Fifteen dollars (\$15) for each live program presentation if the information required
506 under Regulation 105.1 is submitted at least seven days before the date the program is

- 507 offered;
508
- 509 iv) Thirty dollars (\$30) for each live program presentation if the information required
510 under Regulation 105.1 is submitted fewer than seven days before the program is
511 offered;
512
- 513 v) Ten dollars (\$10) per replay date for video replays of a live program. Video replay
514 dates should be submitted for accreditation at the same time as the live program.
515
- 516 vi) Fifteen dollars (\$15) for each home-study program.
517
- 518 vii) Certified Providers may request monthly billing by the CLJE Office for all
519 applications submitted in that month, instead of paying per application. The CLJE
520 Office has discretion to grant or deny such requests.
521
- 522 b) Fees for non-certified providers who are Colorado local bar associations, non-profit
523 organizations whose primary purpose is to provide free or low cost legal services, or
524 government agencies are as follows:
525
- 526 i) Twenty-five dollars (\$25) for each live program presentation if the information
527 required under Regulation 105.2 is submitted at least 21 days before the date the
528 program is offered;
529
- 530 ii) Fifty dollars (\$50) for each live program presentation if the information required
531 under Regulation 105.2 is submitted fewer than 21 days before the date the program
532 is offered;
533
- 534 iii) Ten dollars (\$10) per replay date for video replays of a live program. Video replay
535 dates should be submitted for accreditation at the same time as the live program.
536
- 537 iv) Twenty-five dollars (\$25) for each home study program.
538
- 539 c) Fees for all other non-certified providers are as follows:
540
- 541 i) Fifty dollars (\$50) for each live program presentation if the information required
542 under Regulation 105.2 is submitted at least 21 days before the date the program is
543 offered;
544
- 545 ii) One hundred dollars (\$100) for each live program presentation if the information
546 required under Regulation 105.2 is submitted less than 21 days before the date the
547 program is offered;
548
- 549 iii) Ten dollars (\$10) per replay date for video replays of a live program. Video replay
550 dates should be submitted for accreditation at the same time as the live program.
551
- 552 iv) Fifty dollars (\$50) for each home study program.
553

554 **2) Other Fees.**

555

556 a) **Late Fees.** Any registered lawyer or judge who fails to comply with C.R.C.P. 250.7(3)
557 will be subject to the following late reporting fees:

558

559 i) One hundred dollars (\$100) if received after January 31 of the year following the end
560 of the applicable compliance period;

561

562 ii) Two hundred dollars (\$200) if received after March 1 of the year following the end of
563 the applicable compliance period.

564

565 b) **Make-up Plan Fees.** Fees for make-up plans submitted by registered lawyers or judges
566 are as follows:

567

568 i) One hundred dollars (\$100) if the make-up plan is filed with the CLJE Office by
569 January 31 of the year following the end of the applicable compliance period; and

570

571 ii) Two hundred dollars (\$200) if the make-up plan is filed with the CLJE Office after
572 January 31 of the year following the end of the applicable compliance period.

573

574 c) **Reinstatement Fee.** Petitions for reinstatement from suspension for failure to comply
575 with C.R.C.P. 250 must be accompanied by a fee of one hundred dollars (\$100), in
576 addition to all applicable late fees and make-up plan fees.