

Attachment A

State Bar Rules, Editorial Revisions (MAR 111)

(in legislative style with underlinings and strikeouts, and footnote citations in brackets)

Rule 1.5

The Rules of the State Bar of California include:

(B) Title 2. [inserted text begin]Rights and Responsibilities of Members.[inserted text end] [deleted text begin]Membership Rights and Responsibilities.[deleted text end]

Rule 2.16

(G) Annual membership fees may be waived for a member who is [deleted text begin]an emeritus attorney.[deleted text end] [inserted text begin]enrolled in the Pro Bono Practice Program. [footnote cites See Rules 3.325-3.330][Inserted text end]

Rule 3.242

(A) The committee is to meet regularly at locations within California. Special meetings may be called by the chair or vice chair and must be held at the State Bar offices in San Francisco or Los Angeles. Meetings must comply with State Bar requirements. [footnote cites See State Bar Rules [deleted text begin]6.60-6.63[deleted text end]][inserted text begin]6.60-6.65] [Inserted text end]

Rule 3.420

(A) Pursuant to statute the Board of Trustees of the State Bar of California has established a Client Security Fund ("Fund") that may reimburse individuals who have suffered a loss of money or property because of the dishonest conduct of an attorney [footnote cites Business and Professions Code § 6140.5]. For the purposes of these rules, an attorney is a current or former member of the State Bar of California, [deleted text begin][footnote cites Business and Professions Code § 6125][deleted text end] a Foreign Legal Consultant registered with the State Bar, or an attorney registered with the State Bar under the Multijurisdictional Practice Program.