

Attachment D
Proposed Amendments to
Guidelines for Accredited Law Schools

03/01/2017 DRAFT; AS AMENDED BY
COMMITTEE STAFF, 04/25/17

Division 1. General Provisions

1.1 Provisional Accreditation, Accreditation, and Degree-Granting Authority.

(A) General Provision.

To obtain provisional accreditation and receive degree-granting authority from the Committee of Bar Examiners (Committee), a ~~registered-unaccredited fixed- facility~~ California law school must establish its substantial compliance with the *Accredited Law School Rules (Rules)*. To obtain full accreditation and ~~receive-maintain its~~ degree-granting authority from the Committee, a ~~provisionally-accredited~~ law school must establish its compliance with the *Rules*.

(B) Transition of Registered Schools.

(1) Application for Provisional Accreditation, and Accreditation.

A law school seeking to become provisionally and then ~~or~~ fully accredited is required to complete a self-study and application and pay a fee. The Office of Admissions will provide ~~s~~ forms for each such application ~~these purposes~~ on its website.

(2) Time Deadlines To Achieve Provisional Accreditation, Accreditation and the Termination of Registration and Degree-Granting Authority of Registered Law Schools.

Within three years that the Rules and all associated legal authorities providing for the provisional accreditation and accreditation of registered law schools become effective, all such law schools must submit an application and self-study seeking provisional accreditation; any law school that fails to submit an application will have one year thereafter to teach out all then-enrolled students and its registration and degree-granting authority will be terminated by the Committee as of a date specific; any law school that seeks but is not granted provisional accreditation will have one year from the date of its denial of provisional accreditation to teach out all then-enrolled students and its registration and degree-granting authority will be terminated by the Committee as of a date specific; any law school granted provisional accreditation but that then fails to seek or receive full accreditation by the date set by the Committee will teach out all of its then-enrolled students and its degree-granting authority will be terminated as of a date to then be decided by the Committee.

(3) Application Period for Present Registered Schools.

A law school registered with the Committee on the effective date that accreditation becomes possible for [*distance learning and correspondence law schools*] [alt: *all categories of registered law schools*] will have up to three years after the effective date to submit its application for accreditation.

(4) Processing of Applications, Decision on Application.

Upon filing of an application for provisional accreditation, or accreditation, by a registered law school, the Committee will appoint ~~fact finder~~ an inspection team to ~~who will~~ visit the school within sixty (60) days of the filing date and produce a report to be delivered to the Committee staff and the school within sixty (60) days after the fact-finding site visit. The school ~~shall~~ will have thirty (30) days to respond to the fact finder report. The Committee ~~will~~ consider the school's application for provisional accreditation or accreditation at its next regularly scheduled meeting following expiration of the comment period. At that meeting, the Committee may approve the application, approve the application with conditions, ~~reject~~ deny the application, or determine that further fact-finding is required. If further fact finding is required, the Committee will appoint an inspection team ~~fact finder~~ who will visit the school within sixty (60) days of the Committee decision and produce a report to be ~~delivered~~ submitted to the Committee staff and the law school within sixty (60) days after the second fact-finding site visit. The school ~~shall~~ will have thirty (30) days thereafter to respond to the fact finder's report. The Committee ~~shall~~ will consider the school's application for provisional accreditation or accreditation, with the findings of both fact finders, at its next regularly scheduled meeting following expiration of the comment period. At that meeting, the Committee may approve the application, approve the application with conditions, or ~~reject~~ deny the application.

(C) Site Visit.

Prior to full accreditation, a ~~each registered school~~ provisionally-accredited seeking accreditation will ~~shall~~ be visited by an inspection team ~~of site inspectors~~ chosen by the Committee ~~of Bar Examiners~~. A site visit conducted prior to the school's application for provisional accreditation or accreditation satisfies this requirement if conducted within three (3) years of the application and the fact-finder's report verifies that relevant conditions are substantially the same or better since the prior Site Visit.

(D) Program Transition.

(1) Program Transition Plan.

A school seeking provisional accreditation or accreditation will ~~shall~~ include in the application a plan for program transition. The program transition plan will address issues such as calendar, term structure, credit, course scheduling, attendance requirements, curricular requirements, teach-out of programs no longer to be offered, and other matters necessary for students to transition to the accredited program of the law school.

(2) Teach-Out Limitations.

A school granted provisional accreditation or accreditation may allow currently enrolled students to complete the program they are then enrolled in, or allow students to transition, at an academically appropriate time, to a new program designed to comply with the Rules and Guidelines for Accredited Schools. A school allowing currently enrolled students to complete the program they are then enrolled in at the time of accreditation must ensure teach out of all students enrolled ~~in its prior programs within five (5) years of the grant or denial of full accreditation.~~

(3) New Enrollment in Accredited Programs.

A school granted provisional accreditation or accreditation must, within one year after the effective date of such provisional accreditation or accreditation, enroll all new students ~~enrolled after the effective date of the school's provisional accreditation or accreditation,~~ into ~~a~~ the program granted said accreditation. ~~that conforms to the Rules and Guidelines for Accredited Schools.~~

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Division 2. Honesty and Integrity

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2.3 Honesty in Communications

(A) Honesty in Communications Generally.

A law school must be honest and forthright in all communications, including communications with the Committee, the legal profession, the public, prospective students, applicants, and students.

(B) Honesty in Communications with Students.

A law school must be honest and forthright in all communications with students. It must not mislead students as to their reasonable prospects of obtaining the degree in the program in which they are enrolled, their ability to qualify for or be admitted to the bar in any jurisdiction, the cost of the requirements for obtaining the degree in the program in which they are enrolled, or the financial support available through loans or scholarships for their course of study.

(C) Honesty in Communications with Prospective Students and Applicants.

A law school must be honest and forthright in all communications with prospective students and applicants. It must not mislead them as to their reasonable prospects of admission, obtaining the degree in the program in which they seek to enroll, their ability to qualify for or be admitted to the bar in any jurisdiction, the cost of the requirements for obtaining the degree in the program in which they are interested in enrolling or seek to be enrolled, or the financial support available through loans or scholarships for their course of study.

(D) Required Disclosures.

An accredited law school must include the following statement, without alteration, in either its course catalog or student handbook (electronic or hardcopy) and on a discrete page readily accessible to the public found on the law school's website entitled "Accreditation" on which the law school refers to its status as being accredited by the Committee and any other regional or national accrediting entity or agency:

"Study at, or graduation from, this law school may not qualify a student to take the bar examination or be admitted to practice law in jurisdictions other than California. A student who intends to seek admission to practice outside of California should contact the admitting authority in that jurisdiction for information regarding its education and admission requirements."

The type size of the foregoing disclosure must be at least as large as the type size used to discuss or explain its status as an accredited school or college of law.

In addition, an accredited law school must publish on its "Accreditation" webpage information relating to the pass rates of its graduates on the ten most recent administrations of the California Bar Examination. This information must be published in one of the following ways:

- i. By means of posting an active link to the California Bar Examination "Statistics" page of the State Bar's website; or, alternatively;
- ii. By means of posting the pass rates of its graduates as those published on the State Bar's website for the ten most recent administrations of the California Bar Examination.

In all hardcopy or electronic materials used to respond to all inquiries about admission to its J.D. degree program, the law school must provide the following statement in all such materials: "For additional information visit [insert law school's website]."

[In addition, a law school must provide disclosures in compliance with California law, including Business and Professions Code Section 6061.7.](#)

Guideline 2.3 (D) adopted effective January 1, 2013; amended effective ____.

(E) Reference to Provisional Accreditation and Accreditation; Reference to Other Accreditations, Approvals and Memberships.

(1) If a law school is granted provisional accreditation, it may make reference to such fact in its communications, provided that in any written or electronic publication in which reference to provisional accreditation is made, the following statement must appear, without alteration, on the same page, and in the same size type:

"The Committee of Bar Examiners of the State Bar of California grants provisional

accreditation to a ~~registered unaccredited fixed-facility~~ law school when the law school establishes that it substantially complies with the Accredited Law School Rules (Rules) and appears capable of qualifying for accreditation within five years from the time provisional accreditation is granted. Provisional accreditation will automatically expire if the law school does not qualify for and receive accreditation within the time period specified by the Committee or secure an extension of time. Provisional accreditation may be withdrawn at any time, if the Committee finds that the law school no longer substantially complies with the Rules.”

Whenever the words "Accredited" or "Provisionally Accredited" appear in law school communications in relation to qualification to take the California Bar Examination or admission to the practice of law in California, they must be accompanied by words clearly indicating that such accreditation is by the Committee of Bar Examiners of The State Bar of California.

(2) A law school that is accredited or approved by another agency or is a member of an association may state that fact in any communication, but must indicate in connection with any such statement that its degree-granting authority in connection with its students qualifying to take the California Bar Examination and obtain admission to the practice of law in California is based on accreditation by the Committee of Bar Examiners of The State Bar of California.

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Division 6. Academic Program

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6.5 Quantitative Academic Requirements.

(A) ~~Minimum Requirements for the JD~~

~~(A) Hours and Weeks of Study~~; Time Requirements for Completion of Course of Study.

The minimum requirements for the J.D. degree are satisfactory completion of a course of study requiring 1,200 hours of ~~verified academic engagement with a law school's faculty and its curriculum. The 1,200 hours of academic engagement must be earned through completion of no fewer than~~ ~~study,~~ eighty semester units, or ~~their~~ ~~the~~ equivalent, with each semester unit requiring a minimum of 45 hours of student work, including both academic engagement and preparation, of which a minimum of 15 hours must be academic engagement verified as prescribed by these Guidelines.

~~-in residence, or study as permitted by guideline 6.6, extending over a period of not less than ninety weeks of full-time study or 120 weeks of part-time study, or a combination thereof. Final examination time, not exceeding ten percent of the total number of class session hours, may be included as class session hours, and counted toward the 1,200-hour requirement.~~ A law school must require the course

of study for the J.D. degree to be completed no earlier than thirty-two months and no later than eighty-four months after a student has commenced law study at the law school or a law school from which the law school has accepted transfer credit.

(B) Academic Engagement.

For purposes of this section, “academic engagement” includes instruction in a compliant Juris Doctor degree curriculum offered through any of the following means: (a) student attendance in a physical classroom; (b) student participation in a synchronous or asynchronous curriculum offered through distance-learning technology; (c) a combination of academic engagement offered through (a) and (b). Academic engagement may include up to 120 hours of student participation in an experiential or clinical program approved under guideline 6.6. Final examination time, not exceeding ten percent of the total number of hours of academic engagement, may be included as academic engagement hours, and counted toward the 1,200-hour requirement.

(C) Attendance.

Regular and punctual participation in academic engagement attendance is required. ~~to satisfy the minimum 1,200-residence credit requirement. and the 1,200-hour requirement.~~ A law school must have a written attendance policy that requires the verifiable academic engagement of each of its , ~~which must require regular and punctual attendance of~~ students. The policy must require completion of attendance at not less than eighty percent of the regularly scheduled class hours, or not less than eighty percent of ~~in each course in which a student is enrolled.~~

~~The policy may also include requirements regarding preparation and participation.~~

(C) Full-time Students.

~~A full-time student must complete not less than 1,200 hours of study in residence, extending over a period of not less than ninety weeks, and, to receive full residence credit for any academic term, must have been enrolled in a course of study requiring not less than ten hours of attendance a week and must have received credit for courses totaling not less than nine hours of attendance a week during that academic term.~~

(D) Part-time Students.

~~A part-time student must complete not less than 1,200 hours of study in residence extending over a period of not less than 120 weeks and, to receive full residence credit for any academic term, must have been enrolled in a course of study requiring not less than eight hours of attendance a week and must have received credit for courses totaling not less than eight hours of credit a week during that academic term.~~

(E) Combining Study at Accredited and Registered Unaccredited Law Schools.

~~Students who obtain a portion of their legal education at a registered unaccredited law school and a portion at an accredited law school present a special case. Unless such students actually graduate from an accredited law school and premise their eligibility to take the California Bar Examination upon that graduation, they~~

~~must meet the alternative legal educational requirements of § 6060(e)(2)(E) of the Business and Professions Code in order to be eligible to take that examination. § 6060(e)(2)(E) requires four separate years of study in a law school (accredited or unaccredited), in each of which the student was enrolled in a course of study requiring at least 270 hours of classroom attendance. For this purpose, a “year” is any period of twelve consecutive months. Law schools allowing students to carry a lighter than usual course load during any twelve-month period should be aware of these implications should such students ultimately seek eligibility to take the California Bar Examination under the above four-year rule rather than as graduates of an accredited law school.~~

~~(F) Graduates of Accredited Law Schools Who Completed Portion of Legal Studies at Registered Unaccredited Law Schools:~~

~~Students who complete a portion of their legal studies at a registered unaccredited law school and subsequently graduate from an accredited law school must in all events meet the guideline 6.5(A) requirements concerning 1,200 hours of study in residency (through required hours of classroom study in courses taken at both accredited and registered unaccredited law schools, in the aggregate) in order to be eligible to take the California Bar Examination as a graduate of an accredited law school.~~

~~(G) Proportionate Credit:~~

~~(1) If, in any academic term, a student was not enrolled in, or failed to receive credit for, the minimum number of hours of other types of academic engagement required in each course in which a student is enrolled. The policy must also include requirements to verify student participation in an approved experiential or clinical program specified in guideline 6.5(C) or (D), the student may receive only proportionate credit for study in residence for that academic term. The proportion is the ratio of hours enrolled or credit received to the minimum specified.~~

~~(D) Curriculum:~~

~~(1) A law school requiring student attendance in a physical classroom must use either semester or quarter terms of study (regular academic term), or ~~the~~ their equivalent as defined in Guideline 6.5(A), and may offer a summer session of not less than five weeks, for semester-based law schools, and three weeks, for quarter-based law schools. ~~)} A summer session is an academic term, but not a regular academic term, except as provided in guideline 7.3(C).~~ Typically, a semester must be fourteen or more weeks in length and a quarter must be ten or more weeks in length. ~~The curriculum must be offered and units counted toward the degree and graduation only in semester or quarter units or their equivalent.~~ Typically, for credit earned through attendance in a physical classroom Typically, one semester unit for a fifteen-week semester is fifteen hours of classroom instruction for one hour per week for fifteen weeks, including final examination time not greater than ten percent of the total time. Typically, one quarter unit for a ten-week quarter is ten hours of classroom instruction for one hour per week for ten~~

weeks, including final examination time not greater than ten percent of the total time. Courses may be offered in one or more semester or quarter units or their equivalent.

~~(2) A law school may offer a summer session of not less than five weeks, for semester-based law schools, and three weeks, for quarter-based law schools. A summer session is an academic term, but not a regular academic term, except as provided in guideline 7.3(C).~~

(2) For students earning credit for academic engagement through participation in an approved synchronous or asynchronous curriculum taught through distance-learning technology or by participation in an experiential or clinical program approved under guideline 6.6, or a combination thereof, semester or their equivalent quarter units of credit may be earned during an entire calendar year as authorized by Guideline 6.5(A).

The curriculum must be offered and units counted toward the degree and graduation only in semester or quarter units or their equivalent. Courses may be offered in one or more semester or quarter units or their equivalent.

(3) One hour of classroom instruction is defined as fifty minutes of instruction.

(EG) Full-time Students.

A full-time student ~~must complete not less than 1,200 hours of study in residence, extending over a period of not less than ninety weeks, and,~~ to receive full residence credit for any academic term, must have been enrolled in, ~~and received credit for,~~ a course of study requiring not less than ten hours of ~~attendance-verified academic engagement~~ a week ~~and must have received credit for courses totaling not less than nine hours of attendance a week~~ during that academic term.

(FD) Part-time Students.

A part-time student ~~must complete not less than 1,200 hours of study in residence extending over a period of not less than 120 weeks and,~~ to receive full residence credit for any academic term, must have been enrolled in, ~~and received credit for,~~ a course of study requiring not less than ~~eight~~ six hours of ~~verified academic engagement attendance~~ a week ~~and must have received credit for courses totaling not less than eight hours of credit a week~~ during that academic term.

(GE) Combining Study at Accredited and Registered Unaccredited Law Schools.

Students who obtain a portion of their legal education at a registered ~~unaccredited~~ law school and a portion at an accredited law school present a special case. Unless such students actually graduate from an accredited law school and premise their eligibility to take the California Bar Examination upon that graduation, they must meet the alternative legal educational requirements of § 6060(e)(2)(E) of the Business and Professions Code in order to be eligible to take that examination. § 6060(e)(2)(E) requires four separate years of study in a law school (accredited or unaccredited), in each of which the student was enrolled in a course of study requiring at least 270 hours of classroom attendance. For this purpose, a “year” is

any period of twelve consecutive months. Law schools allowing students to carry a lighter than usual course load during any twelve-month period should be aware of these implications should such students ultimately seek eligibility to take the California Bar Examination under the above four-year rule rather than as graduates of an accredited law school.

(HE) Graduates of Accredited Law Schools Who Completed Portion of Legal Studies at Registered Unaccredited Law Schools.

Students who complete a portion of their legal studies at a registered unaccredited law school and subsequently graduate from an accredited law school must in all events meet the guideline 6.5(A) requirements concerning 1,200 hours of study in residency (through required hours of classroom study in courses taken at both accredited and registered unaccredited law schools, in the aggregate) in order to be eligible to take the California Bar Examination as a graduate of an accredited law school.

(IG) Proportionate Credit.

(1) If, in any academic term, a student was not enrolled in, or failed to receive credit for, the minimum number of hours specified in guideline 6.5(GE) or (DF), the student may receive only proportionate credit for study in residence for that academic term. The proportion is the ratio of hours enrolled or credit received to the minimum specified.

(2) If a person was a part-time student for any portion of the period of law study and a full-time student for the remaining portion of law study, the number of weeks of full-time study and three-fourths of the number of weeks of part-time study must total not less than ninety.

(JH) Range of Course Load for Full-time and Part-time Students; Exceptions.

In any regular academic term, a full-time student should normally be enrolled in courses requiring ~~classroom attendance~~ **verified academic engagement** of not more than fifteen hours or less than ten hours per week. A part-time student should normally be enrolled in courses requiring **verified academic engagement** ~~classroom attendance~~ of not more than ten hours ~~or less than six or less than six~~ hours per week. A law school may, for good cause, allow a person to enroll in courses requiring more or less hours than those specified, but in each case must enter in the student's file a memorandum stating the considerations constituting good cause. A full-time student is one who devotes substantially all working hours to the study of law. Full-time students should be encouraged not to work in excess of twenty hours a week.

~~(I) Curriculum.~~

~~(1) A law school must use either semester or quarter terms of study (regular academic term). Typically, a semester must be fourteen or more weeks in length and a quarter must be ten or more weeks in length. The curriculum must be offered and units counted toward the degree and graduation only in~~

~~semester or quarter units or their equivalent. Typically, one semester unit for a fifteen-week semester is fifteen hours of classroom instruction for one hour per week for fifteen weeks, including final examination time not greater than ten percent of the total time. Typically, one quarter unit for a ten-week quarter is ten hours of classroom instruction for one hour per week for ten weeks, including final examination time not greater than ten percent of the total time. Courses may be offered in one or more semester or quarter units or their equivalent.~~

~~(2) A law school may offer a summer session of not less than five weeks, for semester-based law schools, and three weeks, for quarter-based law schools. A summer session is an academic term, but not a regular academic term, except as provided in guideline 7.3(G).~~

~~(3) One hour of classroom instruction is defined as fifty minutes of instruction.~~

(KJ) Required Course Books.

For each course, other than special seminars, each student enrolled should be required to obtain one or more specified books. A law school must use current, recognized books or other materials in each of its courses.

(LK) Course Outlines or Syllabi.

Students must be furnished, prior to the beginning of each course, with a written outline or syllabus of the organization of the course and the order in which material is to be read and prepared. Course outlines and syllabi will be considered in evaluating the instructor's knowledge and organization of the material.

(ME) Instructional Formats.

No particular format of instruction is required and instructors may use lectures, the case method, the problem method, directed study or other techniques, alone or in any combination.

(NM) Class Size.

Class size must be reasonable to assure teaching effectiveness. In determining the reasonableness of the size of any class, the following matters are considered:

- (1) ~~For schools offering academic engagement by attendance in a physical classroom, t~~he physical facilities and whether the room is appropriate for the number of students;
- (2) The subject matter of the course and the methods of instruction; and
- (3) The number and competence of the individual instructors when a course is offered in multiple sections.

Small classes are desirable as they facilitate greater participation by each student and a closer relationship between students and instructors. If a law school divides any course into sections, it must adopt procedures to ensure the quality of

instruction across all sections of the same course and consistency in instruction, examinations, and grading.

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Division 7. Scholastic Standards

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7.11 Distance-Education Credit.¹

(A) A law school may offer any amount of academic engagement, entitled to earn credit under Guideline 6.5(A), and may do so through the use of any form of distance-learning technology approved by this Guideline.

(B) For purposes of this guideline, “distance-learning technology” is approved and is defined as any and all instruction that earns credit for academic engagement through any of the following technological means:

Any electronic, technological transmission, whether through the Internet, whether offered in a synchronous or asynchronous mode, or any electronically-stored or recorded media, whether by audio or video presentation.

(C) For purposes of this guideline, students may earn ~~credit~~ hours toward the 1,200 hours of verified “academic engagement” as defined and required by Guideline 6.5(A) via distance learning technology through any of the following: (1) participating in a synchronous class session; (2) viewing and listening to video-taped classes or lectures; (3) participating in a live or video-taped webinar prepared and offered by the faculty of the law school; (4) participating in any synchronous or asynchronous academic discussion assigned in any class and monitored by a faculty member; (5) taking an exam, quiz or timed writing assignment; (6) completing an interactive tutorial or computer-assisted instruction (7) conducting legal research assigned as part of the curriculum in any class; and (8) participating in any portion of an approved clinical or experiential class or activity offered through distance-learning technology.

If a law school counts other synchronous or asynchronous activities toward the 1,200-hour academic engagement requirement, such activities should be substantially similar to or exceed the listed examples in terms of the nature and scope of interaction and communication between the students and the curriculum or faculty.

(D) Law schools must verify the minimum required academic engagement for the JD degree for academic engagement delivered by distance learning technology. Law schools may comply with this requirement by either:

¹ Because Section 7.11 has been substantially reorganized or revised, no redline from the current published version is provided.

- 1) establishing and documenting a curriculum requiring the minimum number of hours of academic engagement required by section 6.5(A); or
- 2) documenting completion of the minimum number of hours of actual academic engagement by each student.

The documentation of a compliant curriculum required by sub-part (D)(1) must include the intended or expected time for completion of each activity or assignment considered academic engagement, and these times must reasonably approximate the actual time required for completion of the activity or assignment. Schools may establish the reliability of the time estimate by logs, time studies, research, or by reference to externally documented standards.

The documentation of academic engagement by individual students permitted by sub-part (D)(2) must establish the actual time spent by each student on assigned academic engagement activities. Documentation of actual academic engagement time may be accomplished by technological or other means, but must include a reliable methodology for recording time actually spent by the student.

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Division 8. Library Requirements

Division 8. adopted effective January 1, 2011; amended effective ____.

8.1 Library Resources.

A law school's library resources must serve the teaching, research, and other educational objectives of the law school. In preparation for admission to practice law, a law student must have the ability to perform legal research competently using both hard copy and electronic research resources. The faculty of a law school needs access to adequate legal research resources to supplement their preparation and research.

~~8.2 Law Library:~~

~~A law school must maintain a physical law library containing all required hard copy and optional electronic resources, including internet access. A law school's law library must be adequate for the number of students and faculty of the law school. The adequacy of a law library will be evaluated by consideration of a law school's enrollment, the physical layout of the library, the physical condition of all hard copy publications and whether all are properly current and updated, relevance of all other available legal resources and the hours of operation.~~

~~8.3 Location of Law School Law Library:~~

~~The law school's law library must be housed in the same physical location as the law school's classrooms, faculty and administrative offices or in a location that is in reasonably close proximity to the law school's classrooms and offices. A law school is not required to have a law librarian but must assign a competent administrator or staff person to oversee and be responsible for maintaining and updating all mandatory legal~~

~~authorities and research resources. Other uses of a law school's law library should not substantially interfere with its principal purpose.~~

~~A compliant law library should:~~

~~(A) Be open for a reasonable number of daytime and evening hours during the school year to meet the needs of students and faculty; and,~~

~~(B) Be maintained by a competent staff that keeps all library materials properly shelved and accessible and, upon request, to provide reasonably timely assistance, and to maintain all required records.~~

~~8.4~~ 8.2 Library Content.

(A) A law school's law library must contain the following law library material:

TITLE	FORMAT REQUIREMENT
<p>1. <u>General National Materials</u> Corpus Juris Secundum or American Jurisprudence, 2d</p>	Hard copy or online access.
<p>2. <u>Dictionaries</u> A legal dictionary A general dictionary</p>	Hard copy or online access.
<p>3. <u>Annotated Reports</u> American Law Reports – Federal American Law Reports, 4th and 5th</p>	Hard copy or online access.
<p>4. <u>American Law Institute Publications</u> Model Codes, Reports and Drafts Restatements of the Law, Reports and Drafts</p>	Hard copy or online access.
<p>5. <u>Forms of Pleading and Practice and Legal Forms</u> California Judicial Council forms Current set of California forms Current set of Federal forms</p>	Hard copy or online access.
<p>6. <u>Uniform Laws Annotated</u></p>	Hard copy or online access.

<p>7. California Materials</p> <p>California Supreme Court case reports (official or unofficial)</p> <p>California Appellate Courts case reports (official or unofficial)</p> <p>West's Digest California Jurisprudence, 3rd</p>	<p>Hard copy or online access is required to the current series of either the Supreme Court or Appellate Courts case reports; hard copy or online access is required to California case reports at both levels.</p> <p>Hard copy or online access.</p>
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<p>West's or Deering's Annotated Codes, including indices</p> <p>California Jury Instructions, Civil (BAJI) California Jury Instructions, Criminal (CALJIC) Law Commission Reports Attorney General Opinions California Code of Regulations</p>	<p>Hard copy or Online access. or hard copy, except that hard copy access must be provided for California Code titles in bar-tested subjects, as follows: Business and Professions Constitution Civil Civil Procedure Commercial Court Rules Corporations Evidence Family Penal Probate Code.</p> <p>Hard copy or online access.</p>
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<p>8. <u>Federal Materials</u> United States Supreme Court cases, any set Federal Reporter, 1st through 3rd Federal Supplement Federal Rules Decisions Tax Court cases Board of Tax Appeals decisions Federal Digest Supreme Court Digest Annotated edition of U.S. Code United States Statutes at Large Code of Federal Regulations Loose leaf Tax Service</p>	<p>Hard copy or online access. Hard copy or online access</p>
<p>9. <u>National Reporter System</u> (1st to date) for all of the following: Atlantic Reporter, New York Official Reports Northeastern Reporter Northwestern Reporter Pacific Reporter Southeastern Reporter Southern Reporter Southwestern Reporter</p>	<p>Hard copy or online access.</p>
<p>10. <u>Text and Treatises</u> Encyclopedia, treatises, or current text for all bar- tested courses taught Witkin, Summary of California Law Witkin, California Procedure Witkin, California Criminal Law Witkin, California Evidence</p>	<p>Hard copy or online access.</p>
<p>11. <u>Law Reviews and Journals</u></p>	<p>Hard copy or online access adequate to meet the mission of the law school and the needs of the instructors.</p>

<p>12. <u>Other Resources</u> Current Law Index or Index to Legal Periodicals Local county and city ordinances Local municipal codes Legislative history-United States Code, Congressional and Administrative News (USCCAAN) Local court rules</p>	<p>Hard copy or online access.</p>
<p>13. <u>Cite Checking Resources</u> Shepard's Citation Service or Westlaw Key Cite</p>	<p>Hard copy or online access.</p>

Guideline 8.4, amended effective: ~~January 31, 2013~~; amended effective: ~~June 20, 2015~~ _____.

(B) Whenever a school elects to maintain a set of books in lieu of online access, is specified, the requirement includes the most recent version, although it may not be listed, and reasonable access to:

(1) All supporting materials published as part of the set, and the latest available pocket parts, supplementary and replacement volumes, and any other materials necessary to keep the set in current condition; and

(2) All periodicals, in permanently bound form, except for the current year.

~~(C) For material that may be provided online, the law library must have a reasonable number of computers and printers available for student and faculty use in accessing and printing it.~~

~~8.5~~ 8.3 Instruction in Legal Research.

A law school must provide students with instruction in the use of both hard copy publications and electronic-based legal research to learn and perform competent research.

~~8.6~~ 8.4 Other Law Libraries.

Upon prior approval of the Committee, a law school that is located in reasonable proximity to a public, private or other law library, which contains all the mandatory requirements of Guideline 8.4, may satisfy the library requirements as set forth in Division 8 by filing a declaration from the dean that confirms the following:

A) the governing authorities of any such other law library have agreed to permit the use of the library by the law school's students and faculty at no additional charge and under the same accessibility and conditions required by Guideline 8.3; and

B) the other library contains and offers equal access to all mandatory library contents as required by Guideline 8.4.

~~8.7~~ 8.5 Access to Online Law Library Material.

A law school must provide each law student with access to the online law library material it maintains during the student's attendance. Access must be available at times convenient to students. A law school must use a reliable provider of on-line services and support to ensure that the students' access to the online library material is consistently available.

8.8-8.6 Library Records.

A law school must maintain a record of expenditures for hard copy and electronic library and research materials and other legal research resources provided to students and faculty, and information on restrictions and limitations on access to library or research materials.

Division 9. Physical Resources

9.1 Physical and Infrastructure Requirements.

A law school must have physical and technological resources and an infrastructure adequate for its programs and operations. A fixed-facility law school must be located in California and should have the exclusive occupancy of office and law library facilities at all times and of classrooms, which must also be available for a reasonable time before and after class. A law school may share classroom space with another department or institution if the arrangements do not interfere with the scheduling of classes. All physical facilities must be in reasonable proximity to each other so that students have convenient access to classrooms, the library, and administrative offices. A law school must have classrooms that are sufficient for its program and adequate for their intended use.

A law school offering its curriculum by means of distance learning technology must maintain its administrative office and administer its technology platform in California. A law school must maintain and provide access to all required records, files and materials in its administrative office.

9.2 Administrative and Faculty Offices.

A fixed-facility law school must provide adequate office space for all administrative staff and faculty, giving due regard for the need for private offices for senior administrators and full-time faculty. Private offices or a faculty lounge should be provided for part-time faculty. At least one private room, suitable in size for the intended purpose, must be available for counseling students.

9.3 Instructional Equipment; Resources and Procedures to Address Technology- Related Problems.

A law school must have and maintain instructional equipment and distance learning technology adequate to support its educational program. A law school must have and allocate adequate resources and create and maintain adequate procedures to promptly and effectively address technology-related problems in the delivery of its educational program.

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