

1       **Rule 14-402. Definitions.**

2       As used in this article:

3       (a) "active emeritus" or "active emeritus lawyer" means a lawyer who has been a  
4 member of the Bar for 50 years or who is 75 years of age as of July 1 of the current  
5 year and who qualifies for active emeritus status as defined under the Bar's rules,  
6 regulations and policies;

7       (b) "active status" or "active status lawyer" means a lawyer who has elected to be on  
8 active status as defined under the Bar's rules, regulations and policies;

9       (c) "admission on motion applicant or lawyer" means a lawyer who has applied for  
10 reciprocal admission as defined under Rule 14-705 or has been admitted as such;

11       (d) "approved law school" means an ABA approved law school as defined under  
12 Rule 14-701;

13       (e) "Bar" means the Utah State Bar;

14       (f) "Board" means the Utah State Board of Mandatory Continuing Legal Education as  
15 set forth in Rule 14-403;

16       (g) "Board of Bar Commissioners" means the governing board of the Bar;

17       (h) "certificate of compliance" means a written report evidencing a lawyer's  
18 completion of accredited CLE as required and defined under Rule 14-414;

19       (i) "CLE" means continuing legal education;

20       (j) "full exam" means all components of the Bar Examination as defined under Rule  
21 14-710;

22       (k) "inactive status" or "inactive status lawyer" means a lawyer who has elected to be  
23 on inactive status as defined under the Bar's rules, regulations and policies;

24       (l) "MCLE" means mandatory continuing legal education as defined under this  
25 article;

26       (m) "new admittee" means a lawyer newly admitted to the Utah State Bar;

27       (n) "~~NLCLE~~" "~~NLTP~~" means the New Lawyer [CLE Training Program](#) as set forth in  
28 Rule 14-404 [and Rule 14-808](#);

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29 (o) "presumptively approved sponsor" means those CLE sponsors or providers who  
30 qualify under the standards set forth in Rule 14-412;

31 (p) "presumptive CLE accreditation" means those CLE courses or activities that  
32 qualify under the standards set forth in Rule 14-412;

33 (q) "OPC" means the Bar's Office of Professional Conduct;

34 (r) "OPC ethics school" means the OPC annual seminar on the Utah Rules of  
35 Professional Conduct which provides six CLE or NLCLE credit hours; and

36 (s) "Supreme Court" means the Utah Supreme Court.

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