

1 **Rule 14-203. License categories.**

2 (a) Lawyers licensed by the Bar shall be divided into the following licensure
3 categories:

4 (a)(1) Active. Active members are those lawyers eligible to practice law as defined
5 by Rule 14-802. An active member must maintain an active license.

6 (a)(2) Active, under three. Active under three lawyers are those persons who took
7 the student Bar Examination as defined in Rule 14-710 and ~~were admitted not more~~
8 than three licensing cycles ago have not been admitted to practice for more than three
9 years in any jurisdiction.

10 (a)(3) Active emeritus. Active emeritus lawyers are those lawyers who have been a
11 member of the Bar for 50 years or are 75 years of age as of July 1 of the current year
12 and who are engaged in the practice of law.

13 (a)(4) Inactive. Inactive members are those lawyers who have retired from or for
14 other reasons are not engaged in the practice of law as defined by the Rule 14-802. An
15 inactive member must maintain an inactive license. They shall have the right to attend
16 meetings of the Bar but shall not have a vote. They may serve on Bar committees and
17 be members of sections of the Bar.

18 (a)(5) Inactive emeritus. Inactive emeritus lawyers are those lawyers who have been
19 a member of the Bar for 50 years or are 75 years of age as of July 1 of the current year
20 and who are not engaged in the practice of law.

21 (a)(6) Other limited practice licenses. As authorized by the Supreme Court, the Bar
22 may develop other limited license categories.

23 (b) Transfer from inactive to active status. An inactive member may become an
24 active member upon request and by paying the licensing fees which would have been
25 payable July 1 had the member then been active. A lawyer who transfers must also pay
26 the Lawyer's Fund for Client Protection assessment for the licensure cycle when
27 assessed.

28 (c) Register of members to be kept. The executive director shall maintain a register
29 of lawyers which shall contain a designation as to their licensing status and such other
30 information as the Board may determine to be necessary or desirable or as required by
31 rule.

32 (d) Information required of members. Each member of the Bar shall furnish the
33 executive director information indicating his or her date and the place of birth, dates of
34 admission in other jurisdictions, and concerning such other matters as the Board may
35 from time to time prescribe. This information shall be furnished by each member as a
36 part of, or as a supplement to, the annual licensing form required by the rules or upon
37 inquiry at any time by the executive director.

38 (e) Membership licensure card. Each member shall be furnished with a current
39 licensure card.

40 (f) Professional misconduct. If an inactive member, or active member while
41 suspended, shall practice law, he or she shall be subject to the disciplinary process as
42 in cases of other professional misconduct under the Utah Rules of Professional Conduct
43 and Article 5, Lawyer Discipline and Disability.

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