

Submission from BOG Member, Jay Cohen, for BLSE review and consideration.

BLSE Policy [BOG Approval Needed]

6.03 CARRY OVER ~~OF EXCESS CLE CREDIT~~ PROHIBITED

The member must complete the required CLE within the member's current reporting cycle to maintain active membership in the bar. ~~CLE credit may not be counted for more than 1 reporting cycle, and may not be carried forward to subsequent reporting cycles.~~ and Repeating a course during a member's CLER reporting cycle, or any subsequent cycle is not a basis for additional credit. If a member completes more than 33 credit hours of CLE Credit during their three-year reporting cycle, the excess credit hours may be carried forward and applied to the education requirement for the succeeding reporting cycle.

RULE 6-10.3 (b) [SUPREME COURT APPROVAL NEEDED]

Minimum Continuing Legal Education Standards

(b) Minimum Hourly Continuing Legal Education Requirements. Each member must complete a minimum of 33 credit hours of approved continuing legal education activity every 3 years. Five of the 33 credit hours must be in approved legal ethics, professionalism, bias elimination, substance abuse, or mental illness awareness programs and 3 of the 33 credit hours must be in approved technology programs, which are included in, not in addition to, the regular 33 credit hour requirement. If a member completes more than 33 credit hours during any reporting cycle, the excess credits can ~~not~~ be carried over to the next reporting cycle.

Comment from Florida Bar Staff: If the BLSE feels this goes too far, maybe the middle ground is to permit some number of excess CLE credit hours above the 33 required credit hours to be carried over to the next reporting cycle.