NEW YORK’S MCLE RULES FOR ATTORNEYS (OTHER THAN NEWLY ADMITTED)
EARNING CLE CREDIT FOR MOCK TRIAL

(Section 3 (D) paragraph 5 – Law Competitions, page 8, and Calculation of Credit, paragraph 5(b)(iii), page 9)

Note: Newly admitted attorneys (less than 24 months) are NOT eligible for CLE credit.

(5) Law Competitions — Credit may be earned for preparing students for and judging law competitions, mock trials and moot court arguments, including those at the high school or college level. Ethics and professionalism and/or diversity, inclusion and elimination of bias credit hours are not available for participation in this type of CLE activity. CLE credit hours are not available for grading written briefs or other written papers in connection with this type of CLE activity. No additional credit may be earned for preparation time. The sponsor of the CLE activity is responsible for issuing appropriate certification documenting the name of attorney, name, date and location of course or program and the number of New York CLE credit hours earned.

(b) High School and College Competitions

(iii) Calculation of Credit — One (1) CLE credit hour may be earned for each 50 minutes of participation in a high school or college law competition. A maximum of three (3) CLE credit hours may be earned for this type of CLE activity during any one reporting cycle.

1 (1) The biennial reporting cycle shall be the two-year period between the dates of submission of the attorney’s biennial registration statement. (2) An attorney shall comply with the requirements of this Subpart commencing from the time of the filing of the attorney’s biennial attorney registration statement in the second calendar year following admission to the Bar.