TITLE 6. GOVERNANCE

DIVISION 2. MEETINGS

Chapter 1. Meetings of the Board of Governors

- Rule 6.50 Regular and special meetings; quorum; board committees
 - (A) Regular meetings of the Board of Governors and board committees are held between annual meetings of the State Bar and calendared by board resolution.
 - [insert begin](B) Board committees subject to these rules include standing committees appointed by the President and advisory committees, commissions and subcommittees consisting of three or more board members if created by formal action of the board or a member of the board as authorized by these rules.[insert end]
 - ([delete begin]B[delete end][insert begin]C[insert end]) Between regular meetings, special meetings [delete begin]of the board [delete end]are called by the President or [delete begin]twelve governors[delete end][insert begin]a majority [insert end]of the board [delete begin]t[delete end][delete begin]and special meetings of[delete end][insert begin]or [insert end]board [delete begin]committees are called by their chairs[delete end][insert begin]committee[insert end]. Special meetings include [delete begin]unnoticed[delete end][insert begin]special and [insert end]emergency meetings [delete begin]permitted[delete end][insert begin]called with shortened notice [insert end]under these rules [delete begin]2[delete end] and meetings of the board called by the Secretary under rule 6.42.
 - ([delete begin]C[delete end][insert begin]D[insert end]) A quorum is a majority of the board or a board committee. A meeting must have a quorum to convene and to take official action. If the quorum is lost because members subsequently depart, the meeting may continue and the body may take official action by a majority of the quorum.
 - ([delete begin]D[delete end][insert begin]E[insert end]) Meetings of the board and board committees must be held at the State Bar offices

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[[]delete begin]⁴ See also Bus. & Prof. Code § 6027. [delete end] [delete begin]² State Bar rule 6.51(B).[delete end]

in San Francisco or Los Angeles, absent a majority vote of the board to meet elsewhere in California or a two-thirds vote to meet outside the state.

[delete begin](E) Board committees[delete end]

[delete begin](1) Standing committees[delete end][delete begin]3[delete begin]6 the Board of Governors are appointed by the President subject to the approval of the board. [delete end]

([delete begin]2[delete end][insert begin]F[insert end]) [delete begin]Foropen meetings of a board committee and those closed under Business & Professions Code section 6026.5, governors[delete end][insert begin]Governors[insert end] who are not members of [delete begin]the[delete end][insert begin]a board [insert end]committee may attend and participate, but they may not vote. If a quorum of board members is present at a board committee meeting, the meeting is a meeting of the board as a whole but no formal action by the full board may take place.

Rule 6.50 adopted effective May 16, 2008.

Rule 6.51 [delete begin]Notice,[delete end][insert begin]Noticeand [insert end]late items[delete begin], and emergency meetings[delete end]

- (A) Notice of meetings
 - Notice of regular and special meetings of the board and (1) board committees must be posted on the State Bar Web site [delete begin]and available in the lobbies of the State Bar's offices in San Francisco and Los Angeles [delete end]no fewer than [delete begin]five[delete end][insert begin]ten [insert end]days before the meeting[insert begin], unless a special meeting is called with less notice for one of the authorized purposes set forth in these rules[insert end]. The notice must include the date and place of the meeting, [delete begin]its[delete end][insert begin]the [insert end]agenda, and [delete begin]its[delete end][insert begin]ithe [insert end]starting time.[insert begin] The agenda must contain a general description of the items of business to be transacted or discussed in either open or closed session. A general description of an item need not exceed twenty words. No item may be added to the agenda

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[[]delete begin]³-Board of Governors' Resolution, October 2001 Action Plan/Report.[delete end]

- subsequent to the provision of notice, unless otherwise permitted by these rules.[insert end]
- (2) Notice of [delete begin]special [delete end] meetings by teleconference must include the location at the State Bar's San Francisco and Los Angeles offices where the public may access the teleconference[insert begin] and a call in number to allow interested members of the public to join the teleconference[insert end].
- (3) Notice of meetings of board committees must include the following statement:
 - The Rules of the State Bar permit board members who are not committee members to participate but not vote in a board committee meeting. If a quorum of board members is present, the meeting is a meeting of the board as a whole but no formal action by the full board may take place.
- (4) Any person may subscribe to receive notice of meetings by e-mail or first class mail. Subscriptions must be renewed annually. [delete begin]The Secretary may charge reasonable fees to those requesting notice by mail.[delete end]
- [insert begin](B) No item may be added to an agenda after the ten-day notice period unless:[insert end]
 - [insert begin](1) a majority of the board or board committee votes that an emergency exists, as defined in Rule 6.52(B); or[insert end]
 - [insert begin](2) two-thirds of the board or board committee, or if less than two-thirds are present, all those present, vote that there is a need to take immediate action subsequent to the agenda being posted pursuant to this rule; and[insert end]
 - [insert begin](3) notice of the additional item is posted on the

 State Bar's web site and also provided to each member of
 the board or board committee and to all persons who have
 requested notice of meetings as soon as practicable after
 addition of the item, provided that the notice is transmitted at
 least forty-eight hours before the meeting. [insert end]

[insert begin] Rule 6.51 adopted effective May 16, 2008.[insert end]

[insert begin]Rule 6.52 Special and emergency meetings[insert end]

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[insert begin](A) Special meetings[insert end]

- [insert begin](1) A special meeting may be called by the

 President or a majority of the board or a board committee

 with less than ten days notice for one of the following

 purposes if compliance with the ten-day requirement would

 impose substantial hardship or immediate action is required

 to protect the public interest for any of the following

 reasons:[insert end]
 - [insert begin](a) to consider pending litigation; [insert end]
 - [insert begin](b) to consider proposed legislation;[insert end]
 - [insert begin](c) to consider issuance of a legal opinion;[insert end]
 - [insert begin](d) to consider disciplinary action involving a public officer or employee; [insert end]
 - [insert begin](e) to consider the purchase, sale, exchange, or lease of real property;[insert end]
 - [insert begin](f) to consider license examinations and applications; [insert end]
 - [insert begin](g) to consider its response to a confidential final draft audit report from the Bureau of State Audits; [insert end]
 - [insert begin](h) to provide for an interim Executive director
 upon the death, or incapacity of the executive director,
 or a vacancy in that office.[insert end]
- [insert begin](2) Notice of a special meeting called for one of the purposes specified above, must be provided to each member of the board or board committee, to all parties that have requested notice of meetings, and to all media routinely contacted as soon as practicable after the decision to have a special meeting has been made, and provided that the notice is transmitted at least forty-eight hours before the special meeting. Notice must also be posted on the State Bar Web site. The notice must comply with Rule 6.51 (A)(1).[insert end]

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[insert begin](3) At the commencement of a special meeting, the board or board committee in open session must make a finding, supported by specific facts, that the delay necessitated by providing a ten-day notice would cause substantial hardship or that immediate action is required to protect the public interest. The finding must be adopted by a two-thirds vote if all members are present, or by a unanimous vote if fewer are present, a unanimous vote of the members present. The finding must be posted on the State Bar Web site. Failure to adopt the finding terminates the meeting.[insert end]

[insert begin] (B) Emergency meetings[insert end]

- [insert begin] (1) In the case of an emergency requiring prompt
 action due to the disruption or threatened disruption of public
 facilities, the board or a board committee may hold an
 emergency meeting without complying with the notice
 requirements of these rules, provided that [insert end]
 - [insert begin](a) all media routinely contacted are provided notice by telephone no less than an hour before the meeting; and[insert end]
 - [insert begin](b) the notice is posted on the State Bar Web site as soon as possible after the decision to call the emergency meeting has been made.[insert end]
- [insert begin](2) For purposes of this rule, "emergency" means the following, as determined by a majority of the members of the board or board committee during a meeting prior to the emergency meeting, or at the beginning of the emergency meeting: [insert end]
 - [insert begin](a) work stoppage or other activity that severely
 impairs public health or safety; or.[insert end]
 - [insert begin](b) a crippling disaster that severely impairs public health or safety:[insert end]
 - [insert begin](c) or both.[insert end]
- [insert begin](3) As soon after the emergency meeting as practicable, the minutes of the meeting, a list of those provided notice, a copy of the rollcall vote finding grounds for

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emergency as required by Rule 6.52(B)(2), and any action taken at the meeting must be posted for a minimum of ten days in the San Francisco and Los Angeles offices of the State Bar and on the State Bar Web site.[insert end]

[insert begin]Rule 6.53 Conditions to attendance; audio or video recording of proceedings; opportunity for public address[insert end]

- [insert begin](A) Attendees at a meeting of the board or board committee must comply with standard building security procedures, but otherwise no person may be required, as a condition of admission to the meeting room, to register his or her name, provide other information, complete a questionnaire, or otherwise fulfill any condition precedent to attendance. If an attendance list, register or similar document is circulated or posted, it must state clearly that completion of the document is voluntary and not required.[insert end]
- [insert begin] (B) Any person attending a board or board committee
 meeting has the right to record the proceedings unless the board or board committee reasonably finds that the recording cannot be made without a persistent disruption of the proceedings.[insert end]
- [insert begin](C) The State Bar must provide an opportunity for members of the public to directly address the board or a board committee on each agenda Item. This requirement is not applicable if the item has already been considered by the board or board committee at a public meeting where the public was afforded the opportunity to address the committee regarding the item, unless the item has been substantially changed since that meeting. The State Bar may establish reasonable conditions for public comment such as its place on the agenda and the time allocated for any and all speakers. The State Bar may not prohibit public criticism of its policies, programs or services. Nothing in this rule confers any privilege or protection for expression beyond that otherwise provided by law. This provision does not apply to closed sessions of the board or board committees. [insert end]

[insert begin]Rule 6.54 Open meetings[insert end]

[insert begin](A) For purposes of these rules, "meeting" includes any gathering of a majority of the members of the Board of Governors or board committee at the same time and place to hear, discuss, or

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- deliberate upon any item that is within the jurisdiction of the board or board committee, except for: [insert end]
- [insert begin](1) meetings of other state, local, or private entities, conferences, or social or ceremonial occasions, provided that a majority of the members do not discuss among themselves business of a specific nature that is within the subject matter jurisdiction of the board or board committee[insert end]
- [insert begin](2) the attendance of a majority of the members of the board at a board committee meeting, if those who are not members of the committee attend, but do not vote.[insert end]
- [insert begin](B) Except as permitted by these rules or by law, meetings of the Board of Governors and board committees must be conducted openly where the public may attend and hear the discussions. A majority of the board or a majority of a board committee is prohibited from otherwise discussing in person, by the use of technology, or directly or indirectly by any other means, matters within the jurisdiction of the board or board committee.[insert end]
- [insert begin](C) A meeting of the board or a board committee may be conducted by teleconference, provided the public may call in to the teleconference or listen to the teleconference at the San Francisco and Los Angeles offices of the State Bar. Votes taken during a teleconference meeting must be by roll call.[insert end]
- [insert begin](D) If a meeting is willfully disrupted and order cannot be restored, the disruptive individuals may be removed and the meeting continue. [insert end]

[insert begin] Rule 6.52 adopted effective May 16, 2008. [insert end]

[insert begin]Rule 6.55 Closed sessions[insert end]

[insert begin](A) The board and board committees may meet in closed sessions as provided by section 6026.5 of the Business and Professions Code. In addition, a board committee may meet in closed or executive session not open to the public for any of the following reasons:[insert end]

[insert begin](1) to receive advice of counsel or to consider matters privileged under the law;[insert end]

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- [insert begin](2) to confer with a State Bar representative during negotiations with union and non-union employees; or[insert end]
- [insert begin](3) to confer with a State Bar representative before
 the purchase, sale, exchange, or lease of real
 property.[insert end]
- [insert begin](B) Before going into closed session, the President, committee chair, or governor presiding over the meeting, must state the legal authority and reasons for the closed session. In the closed session, only matters within the scope of that statement may be considered. [insert end]
- [insert begin](C) The Secretary must keep confidential minutes and records of the closed sessions.[insert end]

[insert begin] Rule 6.53 adopted effective May 16, 2008. [insert end]

[insert begin]Rule 6.56 Board records[insert end]

- [insert begin](A) Agendas, minutes of open meetings, and written materials considered in any discussion or action by the board or board committees during open sessions, are public records. Any person may receive a printed copy of these records upon request and payment of reasonable fees for the cost of reproduction and mailing. Nothing in this rule requires disclosure of records for which disclosure is exempt or prohibited by law.[insert end]
- [insert begin](B) Any recording of an open meeting made under these rules will be available for inspection for up to thirty days after the date of recording.[insert end]

[insert begin] Rule 6.54 adopted effective May 16, 2008. [insert end]

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[insert begin]TITLE 6. GOVERNANCE[insert end] [insert begin] [insert end]

[insert begin]DIVISION 2. MEETINGS[insert end]

[insert begin]Chapter 2. Meetings of State Bar Committees[insert end]

[insert begin]Rule 6.60 In general[insert end]

[insert begin]Meetings of the committees the Board of Governors appoints to act on its behalf (in this chapter "board-appointed bodies") are governed by the rules that apply to meetings of the board, except for rules 6.50(A), (B), (C), (E), (F), 6.51, 6.52, and 6.53. These board-appointed bodies are listed in Appendix B. [insert end]

[insert begin] Rule 6.60 adopted effective May 15, 2009. [insert end]

[insert begin]Rule 6.61 Open meeting policy[insert end]

[insert begin]Meetings of board-appointed bodies are open to the public unless closed pursuant to rule or law. Meeting space for members of the public may be limited and the State Bar is not obligated to provide seating for all members of the public in attendance.[insert end]

[insert begin] Rule 6.61 adopted effective May 15, 2009. [insert end]

[insert begin]Rule 6.62 Location of meetings [insert end]

[insert begin]Meetings of Board-appointed bodies should be held in California.

Meetings may be held outside of California in special circumstances when approved by the Executive Director or his or her designee.[insert end]

[insert begin] Rule 6.62 adopted effective March 4, 2011.[insert end]

[insert begin]Rule 6.63 Notice, late items, and emergency meetings [insert end]

[insert begin](A) Notice of meetings [insert end]

[insert begin](1) Notice of regular and special meetings of board-appointed bodies must be posted on the State Bar Web site no fewer than five days before the meeting. The notice must include the date and place of the meeting, the agenda, and the starting time. [insert end]

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- [insert begin](2) Notice of special meetings by teleconference must include the location at the State Bar's San Francisco and Los Angeles offices where the public may access the teleconference. [insert end]
- [insert begin](3) Any person may subscribe to receive notice of meetings by e-mail or first class mail. Subscriptions must be renewed annually. [insert end]
- (B) No item may be added to an agenda after the five-day notice period and no meeting may be called without notice except in an emergency. An emergency means those circumstances that call for immediate action before the next regular meeting of the board[delete begin] or board committee[delete end][insert begin]-appointed body[insert end]. If an emergency can be resolved by unanimous consent without discussion, the board[delete begin] or board committee[delete end][insert begin]-appointed body[insert end] may act by fax poll, [delete begin]email[delete end][insert begin]e-mail[insert end], or other electronic means without meeting. A report of action taken in emergencies must be made at the next regular meeting and indicated on its agenda.

[delete begin] Rule 6.51 adopted effective May 16, 2008.[delete end] [insert begin] Rule 6.63 adopted effective.[insert end]

[delete begin]Rule 6.52 Open meetings[delete end]

- [delete begin](A) Except as permitted by these rules or by law, meetings of the Board of Governors and board committees must be conducted openly where the public may attend and hear the discussions. A majority of the board or a majority of a board committee is prohibited from otherwise discussing in person, by the use of technology, or directly or indirectly by any other means, matters within the purview of the board or board committee.[delete end]
- [delete begin](B) A meeting of the board or a board committee may be conducted by teleconference, provided that the public may listen to the teleconference at the San Francisco and Los Angeles offices of the State Bar. Votes taken during a teleconference meeting must be by roll call.[delete end]
- [delete begin](C) If a meeting is willfully disrupted and order cannot be restored, the disruptive individuals may be removed and the meeting continue. The press or other news media, except those

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who have participated in the disturbance, may continue to attend the meeting.[delete end]

[delete begin] Rule 6.52 adopted effective May 16, 2008. [delete end]

[delete begin]Rule 6.53 Closed sessions[delete end]

- [delete begin](A) The board and board committees may meet in closed sessions under section 6026.5 of the Business and Professions Code. In addition, a board committee when not meeting as a committee of the whole may meet in closed or executive session not open to the public for any of the following reasons:[delete end]
 - [delete begin](1) to receive advice of counsel or to consider matters privileged under the law;[delete end]
 - [delete begin](2) to confer with a State Bar representative during negotiations with union and non-union employees; or[delete-end]
 - [delete begin](3) to confer with a State Bar representative before the purchase, sale, exchange, or lease of realproperty.[delete end]
- [delete begin](B) Before going into closed session, the President, committee chair, or governor presiding over the meeting, must state the legal authority and reasons for the closed session. In the closed session, only matters covered by the statement may be considered. [delete end]
- [delete begin](C) The Secretary or designated staff must keep confidential minutes and records of the closed sessions.[delete-end]

[delete begin] Rule 6.53 adopted effective May 16, 2008.[delete end]

[delete begin]Rule 6.54 Board records[delete end]

[delete begin](A) Agendas, minutes of open meetings, and written materials considered in any discussion or action by the board or board committees during open sessions, are public records. The Secretary may make these records available on the State Bar Website. Any person may receive a printed copy of these records upon request and payment of reasonable fees for the cost of reproduction and mailing. Nothing in this rule requires disclosure of records for which disclosure is exempt or prohibited by law.[delete end]

[delete begin](B) Any recording of an open meeting made under these rules will be available for inspection for up to thirty days after the date of recording.[delete end]

[delete begin] Rule 6.54 adopted effective May 16, 2008. [delete end]

[delete begin] <u>TITLE 6.</u> <u>GOVERNANCE</u>[delete end] [delete begin] [delete end]

[delete begin]DIVISION 2. MEETINGS[delete end]

[delete begin]Chapter 2. Meetings of State Bar Committees[delete end]

[delete begin]Rule 6.60 In general[delete end]

[delete begin]Unless these rules provide otherwise, rules applicable to meetings of the Board of Governors apply to meetings of Board-appointed committees that act on its behalf (in this chapter, "Board-appointed bodies"). These committees are listed in Appendix B.[delete end]

[delete begin] Rule 6.60 adopted effective May 15, 2009.[delete end]

[delete begin]Rule 6.61 Open meeting policy[delete end]

[delete begin]Meetings of Board-appointed bodies are open to the public unless closed pursuant to rule or law. Meeting space for members of the public may be limited and the State Bar is not obligated to provide seating for all members of the public in attendance.[delete end]

[delete begin] Rule 6.61 adopted effective May 15, 2009.[delete end]

Rule [delete begin]6.62[delete end][insert begin]6.64 [insert end]Closed sessions

- (A) In addition to the rules governing meetings of the Board of Governors, a [delete begin]Board[delete end][insert begin]board[insert end]-appointed body may also meet in closed session to discuss, deliberate, or take action upon
 - matters designated confidential by its charge, these rules, or otherwise by law;
 - (2) matters related to the character, competence, or physical or mental health of an individual;
 - (3) allegations of criminal or professional misconduct;
 - (4) applications, petitions, requests, investigations, opinions, complaints, recommendations, or reports regarding specific cases or programs;
 - (5) proposals, negotiations, or discussions related to contractual, labor, business, or legislative matters;

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- (6) matters related to the development, administration, or grading of an examination; or
- (7) matters relating to internal management of the Board-appointed body.
- (B) State Bar staff and others who are reasonably necessary for consideration of a closed session matter may attend the closed session at the discretion of the body's chair.

Rule [delete begin]6.62[delete end][insert begin]6.64 [insert end]adopted effective May 15, 2009.

Rule [delete begin]6.63[delete end][insert begin]6.65 [insert end]Committee records exempt from disclosure

- (A) The following records are exempt from disclosure:
 - (1) Records directly relating to matters that would be exempt from disclosure at meetings of the Board or a board committee.
 - (2) Records exempt or prohibited from disclosure by court decisions, Rules of Procedure of the State Bar, federal or state law relating to privilege and privacy.
 - (3) Written memoranda prepared for the [delete begin]Board[delete end][insert begin]board[insert end]-appointed body by the Office of General Counsel, or outside counsel, related to advice, litigation, or claims.
 - (4) Drafts, notes, or memoranda which are not distributed in the course of committee business.
- (B) Nothing in these rules prevents the board from opening records to public inspection, unless disclosure is otherwise prohibited by law.
- (C) The [delete begin]Board[delete end][insert begin]board[insert end]-appointed body must cite the express authority under which the record is exempt from disclosure.

Rule [delete begin] 6.63 [delete end] [insert begin] 6.65 [insert end] adopted effective May 15, 2009.

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