REPORT

STATE BAR OF TEXAS

TASK FORCE ON

DIVERSITY, EQUITY, AND INCLUSION

JUNE 2021
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EXHIBIT A
BACKGROUND

The State Bar of Texas has a longstanding commitment to diversity, equity, and inclusion. The State Bar’s Office of Minority Affairs implements and carries out initiatives to further the Bar’s commitment to respond to historical discrimination on the basis of race, sex, and sexual orientation, to improve career opportunities for all lawyers, and improve the quality of legal services in Texas.

In March of 2006, State Bar Presidents Eduardo Rodriguez and Martha Dickie requested the creation of a Task Force to study and make recommendations to the State Bar of Texas for actions to be taken to improve the hiring, retention, and promotion of minority and women attorneys in large and mid-size law firms and corporations in the State of Texas. (Notably, in 2005, the U.S. Census Bureau had announced that Texas had become a majority minority state.) The 2006 Task Force produced a report with numerous recommendations including the expansion of the State Bar mission statement to include: “encourage diversity among the participants in the administration of justice and the practice of law in Texas.” Subsequently, the mission statement was amended to add: “to promote diversity in the administration of justice and the practice of law.” In subsequent years, the State Bar undertook many of the projects identified by the 2006 Task Force and set forth in the report dated January 4, 2007.

Moreover, Texas has become an even more diverse state since the 2007 Report. Consider some of the following statistics: since 2011, Hispanic students account for the majority of students in Texas public schools; in 2019, Texas became home to the largest Black population in the United States; in 2019, 4.1 percent of Texans (nearly 1 million) identified as LGBT; and, in 2020, Asian-Americans were the fastest growing population in Texas.

In 2020, State Bar President-Elect Sylvia Borunda Firth committed to provide a fresh look at the initiatives previously recommended and to create a new plan of action.

A 15-member Task Force on Diversity, Equity, and Inclusion (DEI) was created to study and propose actions to promote diversity, equity, and inclusion in the administration of justice and the practice of law. The task force members included representatives from the following groups:

1. African American Lawyers Section
2. Asian-Pacific Interest Section

3. Hispanic Issues Section
4. LGBT Law Section
5. Native American Law Section
6. Women in the Law Section
7. Disability Issues Committee
8. Diversity in the Profession Committee
9. Women in the Profession Committee
10. Texas Young Lawyers Association
11. Other members of historically underrepresented communities and allies of those groups.

The 2020 Task Force was charged with reviewing the 2007 Report, reviewing and assessing State Bar activity in certain categories, and making recommendations to President-Elect Sylvia Borunda Firth and the State Bar Board of Directors. Assignments for the task force specifically included:

- Review the 2007 Report and determine which of the action items recommended and not completed should be advanced for further consideration
- Review proposals submitted by members as proposed action items
- Review ideas for presidential initiatives for 2021-2022
- Consider proposed revisions to the Texas Lawyer’s Creed
- Consider and suggest updates to the Office of Minority Affairs and its offerings
- Review the mission and current configuration of the Diversity in the Profession Standing Committee
- Make recommendations for mandatory training for officers and directors to foster an environment of cultural sensitivity and inclusion
- Discuss ways to create a pipeline to increase participation in SBOT leadership by minority members of the Bar
- Consider other matters selected by a majority of the members of the Task Force

These tasks were to be accomplished by a division of labor among and between five subcommittees. Task Force members divided into groups to focus on the following areas:

1) Communications
2) CLE/Education
3) Implicit Bias
4) Pipeline
5) Administrative

This report includes: 1) an analysis of work which has been done as a result of the 2007 Report; 2) recommendations for completion of remaining work from the 2007 Report; and 3) new recommendations from the Task Force to promote diversity, equity, and inclusion in the administration of justice and the practice of law.
TASK FORCE MEMBERS

President-Elect: Sylvia Borunda Firth

Chairperson: Jose “Joe” Escobedo Jr.

Members: Lynn Bradshaw
Rehan Alimohammad
Tracy Cantu Almanzan
Jesús Castillón
Michelle Cheng
Tobias Cole
Leigh Hunt Goodson
Punam Kaji
Matthew Manning
Hon. Rudy K. Metayer
J. Goodwille Pierre
Chris Pineda
Mark Stromberg
Lisa Tatum
RECOMMENDATIONS

I. COMMUNICATIONS

The Communications Subcommittee included the following members: Leigh Hunt Goodson from the Women and the Law Section; Michelle Cheng, former Minority Director for the State Bar of Texas; and Lynn Bradshaw, from the Women in the Profession Committee.

The Communications Committee was tasked with the following:

1. Review the 2007 Report to see if any ideas should be revisited;
2. Brainstorm methods of communicating DEI ideas with membership beyond email blasts and social media;
3. Brainstorm DEI resources to offer online;
4. Revisit suggestions for diversifying Texas Bar Journal content and authors;
5. Propose appropriate and relevant revisions to the Texas Lawyer’s Creed; and
6. Identify any potential project(s) for 2021-2022 presidential initiatives.

Review of the 2007 Report

More than 13 years ago, a State Bar Task Force made recommendations to improve women and minority attorney representation in large and mid-size law firms and corporations. The report included statistics that addressed the disparity between the general population of the State, and the number of women or minority lawyers who were employed as lawyers in Texas’s largest law firms. That Task Force focused on “glass ceiling” issues that predominated corporate discussions at the time. During that time, the Task Force was able to:

(1) Change the mission statement of the State Bar;
(2) Implement a leadership program within the State Bar;
(3) Include diversity resources on the State Bar website; and,
(4) Enhance pipeline and civics courses through the State Bar.

The Communications Committee identified the following items from the 2007 Report that still need to be addressed:

(1) Examine current programs at the Bar and continue to improve those programs.
(2) Expand the focus to include Millennials and incorporate their perspectives.
(3) Expand from a “glass ceiling” study to include all DEI issues.
(4) Find incentives such as giving CLE credit for DEI.
The Communications Subcommittee makes the following recommendations:

A. Methods of Communicating with State Bar of Texas Members

The Communications Committee was tasked with brainstorming methods of communicating with membership beyond email blasts and social media. A list of ideas is presented below:

1) **Opt-in list in addition to general email blasts** – While it goes without saying that the persons least likely to opt into a DEI email list may be the ones most likely to benefit from this information, it might nevertheless be helpful to create an opt-in email list for members with a specific interest in DEI. For example, in July of 2020, the Austin Bar Association offered a 21-day Racial Equity Habit-Building Challenge Curriculum, and its members could opt into an email list that would email a daily challenge related to the curriculum. Provided that future use of the list was disclosed to members opting in, such a list could be useful for future DEI efforts.

2) **Social media posts in lawyer groups** – We felt it important to point out the usefulness of not only posting items on the State Bar’s official social media channels, but also partnering with the administrators of Facebook groups composed of Texas lawyers to have items of interest posted within those groups, as well. These Facebook groups are very active on a daily basis and would undoubtedly boost the reach of the State Bar social media channels significantly. (Disclosure: one of the communications committee members serves as an administrator for the largest of these groups.)

3) **Mentions at State Bar CLE** – State Bar CLE programs are well-attended and draw a wide range of lawyers. Incorporating relevant information as announcements at CLE, including the Annual Meeting, will help amplify the Bar’s efforts.

4) **“Badge” for CLE offerings that meet certain DEI criteria** – Creating a “badge” to signify CLE offerings that meet certain pre-established DEI criteria would not only help members identify programs to support but would also remind and encourage CLE organizers to diversify their programs.

5) **DEI Resources Section on the Home Page of State Bar website** – Although the State Bar currently has some diversity-related content on its website, it is scattered throughout the site and not easy to find. A centralized location for diversity-related material with an easy-to-find link on the home page is recommended.

6) **Texas Bar Journal articles** – As described in more detail below, the Texas Bar Journal is another vehicle the State Bar can use to communicate DEI-related issues to its membership.
7) **Texas Bar Blog** – The Texas Bar Blog can also be used to convey DEI-related issues to membership.

8) **Publications on “Our News” section of the State Bar website** – The State Bar website currently has an “Our News” section on the Home Page of its website. Items of timely, topical interest (for example, the publication of this Task Force’s report) could be publicized there.

**B. Resources to Offer Online**

There is no shortage of DEI-related content that could be offered online; the most difficult part may be narrowing down the options and presenting them in such a way that the content remains useful without being overwhelming. Our primary recommendation is to create a centralized, easy-to-find section for this content that is linked from the Home Page of the State Bar website.

Below is a list of possible resources that could be included on a DEI section of the State Bar’s website:

1) DEI toolkit for bar associations (TYLA has already created this, but it should be linked here);
2) Implicit bias resources and training materials;
3) Links to similar training by other bar associations / trusted sources;
4) Special section for employers: model policies; best practices; information on maternity/paternity leave;
5) Links to national diversity organizations;
6) Links to State Bar affinity sections;
7) Links to affinity bar associations, listed by city/geographic area;
8) Information for allies – how to be a good ally;
9) Heritage months/calendars;
10) Religious calendars noting relevant holidays;
11) Link to the Career Center;
12) Link to Office of Minority Affairs;
13) Links for resources for diverse individuals who are interested in becoming lawyers – e.g., links to law school or scholarship opportunities, mentoring programs, etc.

**C. Diversifying the Texas Bar Journal**

The previous task force recommended the use of the *Texas Bar Journal* as a vehicle for communicating the State Bar’s diversity-related goals. The previous task force made several suggestions with respect to the *Journal*:

- Include a monthly column on a diversity topic;
• Include a monthly column on issues of particular interest to women attorneys;
• Develop topics such as mentoring, negotiating firm/corporate politics, and professional and business development.

Some diversity-related material was published as a result of the 2007 Report recommendations. It is our opinion that any recommendations made by this Task Force must ensure that provisions are built into the process so that institutional memory is maintained over time and in the event of staff changes.

This committee recommends the Journal’s staff continue to include information such as these recent additions:

• In 2020, the Journal worked with the Diversity in the Profession Committee to publish three articles (published in June and July of 2020) containing diversity-related content.
• The Journal staff collaborated with the Diversity in the Profession Committee and the Women in the Profession Committee to publish an issue highlighting Women’s History Month for March of 2021.
• The Journal staff is working on a diversity-themed issue for July/August 2021.
• Members of the Journal’s Board of Editors are encouraged to seek out diverse topics and authors when planning issues (“diversity” in this case is broadly defined to include diversity of topics, authors, authors’ geographical location, authors’ firm size, etc.)

Bar staff also implemented an Author Interest Form, which would allow persons interested in writing an article for the Journal to submit their information to be included in an author database. However, this form does not ask the party to disclose their race, gender, ethnic background, LGBTQ status, or other diversity-related information (though it does have an open-ended blank to include information about “affiliations” and a blank for “additional comments.”) While we have some concern that requesting this information might feel invasive to some authors, we feel that the current open-ended blanks do not sufficiently elicit diversity-related information. Further, providing this information can be kept on a purely voluntary and optional basis.

It is apparent that the Journal’s staff has made efforts to increase diversity of topics and authors. However, we believe additional efforts could be made, and make the following recommendations:

1) Recurring appointment of diversity editors – The Journal’s Board of Editors is comprised of eighteen persons, one-third of whom roll off every year. Appointing a dedicated diversity editor for each term (for a total of three at any given time) will ensure that there are always three editors who – in addition to normal editor duties – will be specifically tasked with ensuring that consistent efforts are made to diversify the Journal.
2) **Changes to Author Interest Form** – As mentioned above, we believe that an Author Interest Form with a little more guidance would help assist the Board of Editors and staff in achieving their diversity goals. Accordingly, we recommend that the following be added to the Author Information Form: “The Bar Journal seeks out authors with diverse perspectives. If you would like to share any information about yourself to assist with this goal, please share it here.”

3) **Better, more targeted sharing of the Author Interest Form** – More concerted efforts to publicize the Author Interest Form on an annual, semi-annual, or even quarterly basis, particularly within the affinity bars, would also help achieve the Journal’s diversity goals. This would ensure that the Board of Editors has a wide range of authors and a fresh set of article topic ideas from which to draw.

4) **Carry forward previous Task Force recommendations:** Two of the 2007 Report recommendations—a monthly column on a diversity topic and a monthly column on issues of particular interest to women attorneys—bear repeating. Incorporating these columns as a regular feature in the Bar Journal would serve as a monthly reminder to both readers and Bar Journal editors/staff of the importance of including content relevant to women and minorities.

**D. Revisions to the Texas Lawyer’s Creed**

After speaking with many lawyers involved in State Bar leadership, utilizing resources offered by the American Bar Association to research the creeds and professionalism codes of other state bar associations, reviewing the Diversity Task Force Report to the State Bar of Wisconsin Board of Governors (2014) and incorporating written recommendations by Joe Escobedo and Gregory Hitt, our proposed revisions are found in Exhibit “A”.

**E. Potential Projects for 2021-2022 Presidential Initiatives**

1) **Impact of the Pandemic on Women and Minority Attorneys**

   We must address the COVID-19 pandemic and its immediate and long-term impact on the profession. We anticipate the loss of women and minorities from the profession, a loss the profession can ill afford. Prior to the pandemic, the ABA reported that the overall attrition rate for women lawyers was greater than that of male lawyers across roles. Minority attrition rates were already 2 to 3 times higher than for White attorneys across roles.6

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6 2020 ABA Model Diversity Survey reported from data collected in 2017, 2018 and 2019 available on-line at: https://www.americanbar.org/groups/diversity/DiversityCommission/model-diversity-survey/
As recently recognized by Vice President Kamala Harris, the current exodus of women from the workforce has created a state of emergency. “About 2.5 women have lost their jobs or dropped out of the workforce during the pandemic. That’s enough to fill 40 football stadiums. This mass exodus of women from the workforce is a national emergency, and it demands a national solution.” 7 A recent study has recognized that the Pandemic has disrupted years of progress in advancing gender diversity. 8 Statistics from the Department of Labor indicate women are exiting the workforce at a rate as much as four times the rate of men. “Where there is a crisis, it’s women who are expected to step back. We’re dealing with a system set up in the 1950s,” according to a senior director at a nonprofit that studies gender equality in business. 9 And women of color face the threat of job loss at a disproportionately higher rate. 10

How State Bar leadership responds to this crisis will define the future of the profession in the State of Texas.

Pre-pandemic, women in top positions in the legal profession continued to lag behind their male counterparts. In 2019, women equity partners nationwide accounted for only approximately 20% of the total equity partnerships in firms across all firm sizes.

These numbers were reduced even more when it came to firm leadership roles and compensation. According to the findings from the recent ABA survey:

- Firm leadership overwhelmingly consisted of White men relative to White women and minorities (race/ethnicity, LGBTQ+ and disability) of any gender identity.
- Minority males and females consistently ranged between 0% to 2% of the top 10% highest paid attorneys in law firms. 11

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Additional accounts of the crisis caused by the Pandemic and the exodus women from the workforce can be found at:

- https://www.law.com/americanlawyer/2021/01/19/my-career-is-basically-over-working-parents-offer-pleas-for-empathy-from-law-firms/


11 2020 ABA Model Diversity Survey reported from date collected in 2017, 2018 and 2019 available on-line at: https://www.americanbar.org/groups/diversity/DiversityCommission/model-diversity-survey/. The Summary of Findings, all of which are informative, are found on pages 19-20 of the survey report. The equity partnership numbers are found on pages 23-24 of the survey report.
2) Goals and Initiatives

With this backdrop in mind, we recommend the following initiatives and goals for Mrs. Firth’s Presidency:

a. **Make the impact of the pandemic a top priority.** This subcommittee anticipates that the pandemic has and will disproportionately impact women and minorities, resulting in these groups experiencing greater attrition from the legal practice. It is highly recommended that we take steps to proactively address this impact on our profession. By addressing these issues, the State Bar would also be addressing societal issues that have a disparate impact on women and minorities even when there is no pandemic, such as issues surrounding childcare and law school student loan debt.

Members for the Women in Profession Committee and Women in the Law Bar Section can be drawn upon for support for this endeavor. Currently, the Women in Profession Committee is planning to send out a survey to its membership to collect data concerning the impact of the Pandemic on woman attorneys and to determine what resources the Bar should offer.

We recommend that President-elect Mrs. Firth get the word out to encourage members to respond.

b. **Institutionalize DEI.** Create a permanent DEI Oversight Committee to succeed this Task Force and ensure follow up regarding this Task Force’s recommendations and the continual update and oversight of the State Bar’s diversity goals and initiatives.

c. **Integrate Record-Keeping.** Create and maintain records regarding the State Bar’s DEI initiatives and document their efficacy. This will not only help track the history of these initiatives, but also inform continuing DEI efforts and provide data concerning the specific initiatives that made the most impact so specific efforts can be expanded.

d. **Marshal resources and staffing.** Based on the limited resources and staffing currently dedicated to these issues, the only way the Task Force recommendations will ultimately prove to be successful is if DEI initiatives are allocated more money and more people. As stated in an article posted on the current Texas Bar website written by two DEI experts, current programs are not creating measurable changes and we have to look at alternatives.

“The truth is that all changes must start at the top. Companies and law firms that only dedicate a small team toward DEI or hire a DEI leader but don’t
provide a support team, money, and latitude to make true changes are destined to earn the same results year after year.  

Based on the data reviewed by the 2020 Task Force it is clear that true commitment to DEI requires allocating a set percentage of the annual operating budget to DEI. A determination of a suggested budget percentage was beyond the scope of this report.

e. **Update the State Bar website.** A dynamic website with clear messaging and useful resources requires a dedicated team to address marketing, branding, content and communication. Identify a clear vision for the new administration, focused on DEI in the profession. Much like the ABA, the website should include a dropdown menu on the banner that includes DEI resources: [https://www.americanbar.org](https://www.americanbar.org/)

f. **Focus on education and training.** Provide useful resources on DEI as a part of the website which includes training, workshops, and toolkits.

g. **Make it Free.** Offer free CLE and ethics credit for diversity and implicit bias training.

h. **Work with the ABA.** Currently, the ABA offers a host of Diversity and Implicit Bias training, for which the ABA’s website indicates Texas is one of the few states that does not offer CLE credit for these courses. Change this as soon as possible.

i. **Rebrand and/or Rename the “Office of Minority Affairs.”** The identity of the department tasked with these goals should be modernized and more clearly reflect the broader issues of Diversity, Equity and Inclusion.

j. **Draw on the expertise of others.** Seek out experts outside the profession. For example, draw from university women and gender studies programs, such as UT’s Center for Women's & Gender Studies.

k. **Leverage Data.** The DEI-related information the Texas Bar currently analyzes with respect to women and minority attorneys should include more information, including the position where they work and the size of their firm.

l. **Amplify DEI efforts of local bar associations and other local organizations.** There are already a number of local bar associations, Inns of Court, and other local organizations that are doing great work with respect to DEI. Amplifying those efforts would provide recognition and also, inspire other local bar and other organizations to follow suit.

m. **Leverage firm cooperation.** Firms of all sizes should be encouraged to adopt DEI policies and practices. Further, law firms should be encouraged to provide billable

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12 [https://lsc-pagepro.mydigitalpublication.com/publication/?m=21412&i=660935&view=articleBrowser&article_id=3679035&ver=html5](https://lsc-pagepro.mydigitalpublication.com/publication/?m=21412&i=660935&view=articleBrowser&article_id=3679035&ver=html5)
credit for DEI training. Firms that adopt and implement these policies should be formally recognized by the State Bar.

n. **Pursue the other recommendations contained in this report.** A number of other recommendations are contained in this report, regarding improving communications with membership; adding resources online; diversifying contributions to the *Texas Bar Journal*; and revising the Texas Lawyer’s Creed. We believe these recommendations should serve as the foundation for the next President’s initiatives.

o. **Inform.** Put together a comprehensive communications package from the President’s office regarding DEI efforts.
II. CLE/EDUCATION

The CLE/Education Subcommittee included the following members: Tracy Almanzan, Jesús Castillón, and Mark Stromberg. This Subcommittee makes the following recommendations:

A. Improve Current State Bar CLE Offerings

The CLE/Education Committee determined trainings on implicit bias and DEI issues are needed in Texas. Currently, the TexasBarCLE website lists “no matches found” when the words diversity, inclusion and implicit bias are entered. In addition, the TexasBarCLE website should have a DEI section under “practice areas”.

B. Add Low-Cost and Free DEI CLE Options on a Regular Basis

The CLE/Education Subcommittee feels strongly that TexasBarCLE should develop one hour of online instruction on implicit bias which would be offered free of charge, be eligible for MCLE ethics credit and be updated every 2-3 years. Further, the following are additional examples of free or low-cost DEI options that could be offered:

1) “Unconscious Bias”
2) “The Value of Diversity”
3) “History of Racism”
4) “Mastering the Art of Self Promotion”
5) “Bloom Where Planted” = classes that teach diverse attorneys leadership principles to empower and motivate
6) Classes focused on encouraging entry-level diverse attorneys to stay in law firms
7) “Diversity Fatigue Sucks” = developing and sustaining fresh and relevant inclusion programs

C. Diversify CLE Faculty (speakers, authors, planning committee members, course directors)

1) Recommend MCLE providers recruit, hire and/or select diverse trainers and speakers who have academic training or past experience on the topic of implicit bias within a reasonable period of time from adoption of such recommendation. Further, diversity among CLE course directors should be encouraged.
2) Revamp the “Minority Attorneys at the Podium” program, which offers a way for CLE Course Directors to find diverse speakers:
   a. Make it easier to find
   b. More advertising
   c. Speaker form needs to be redone (add topics offered by each speaker)
D. Attract and Incentivize Non-Diverse Attorneys and/or Allies to Take DEI Trainings

1) Make some DEI trainings free
2) Make some DEI CLE available online
3) Offer that those who attend DEI trainings get a discount on bar books, bar dues or a future CLE
4) Consider use of the phrase “unconscious bias” rather than implicit bias
5) Offer a certificate or some other way for government offices or firms to highlight their “support” of DEI issues

Create a streamlined process for small self-directed groups of attorneys and judges to obtain CLE credit based on discussion of books or documentaries dealing with DEI topics. A small group setting may encourage people to be more open and honest about difficult topics. And diversity within the small groups should also be encouraged so that participants learn about different views and experiences. As an example, see the Tarrant County Bar Association’s Diversity Book Club discussions.

Grant CLE credit to minority legal history courses with the honor system caveat that an hour counts as two hours if it’s a course involving a (minority) group that is not your own. In other words, encourage everyone (diverse and non-diverse attorneys alike) to learn more about the legal struggles of different groups.

E. Potential Projects for 2021-2022 Presidential Initiatives

1) Ask law firms, government and corporate entities in the state to pledge that their workforces will take and attend at least one hour of instruction on implicit bias or DEI per year and publish (and update) such pledges online and in the Texas Bar Journal.
2) Take reasonable efforts to select members of the MCLE committee who are representative of the diversity of persons in the State of Texas.
3) Establish objectives for implicit training bias courses offered by the State Bar (i.e., must include actionable steps to take, describe the effects of implicit bias on people interacting with the legal system).
4) Encourage judges throughout the state to require court appointed attorneys to take a set number of hours of DEI CLE (as ordered by Judge Sandill in Houston).
5) Require that all State Bar sponsored CLEs have at least .5 hours of DEI training for every full day of CLE.
6) Increase funding for the Minority Affairs Office.
7) Increase funding for the Diversity in the Profession Committee.
8) Create a standing group that is recognized by the State Bar that includes designees of the affinity groups and committees (ex. Diversity in the profession) that meet regularly to support DEI initiatives.
III. IMPLICIT BIAS

The Implicit Bias Subcommittee included Toby Cole, Punam Kaji, and J. Goodwille Pierre. This committee reviewed the 2007 Report and found that:

- There is no mention of implicit bias training in the Report (the training and terminology was not yet part of the regular vocabulary around DEI)
- The Report recommends that the State Bar create and provide training around best practices for diversity in the legal field
- The Report recommends that current State Bar events include more DEI training
- The Report recommends that DEI training be highly recommended and encouraged for all members of the State Bar as ethics credit

The Subcommittee recommends adopting all of these measures, which were not previously adopted formally, although informal progress has been made.

In addition, the Implicit Bias Subcommittee makes the following recommendations:

A. Mandatory Training for Texas Lawyers.

The State Bar of Texas is currently faced with an opportunity to show the importance it places on ensuring Texas lawyers are equipped to provide fair, impartial, and unbiased representation. The State Bar of Texas is already behind in including DEI/bias training as part of their MCLE requirements. Many bar associations include DEI/bias training as part of their MCLE requirements, two of which specifically call out credit hours that must be devoted exclusively to DEI/bias: California, Missouri.

This task force recommends the following change be made to the MCLE requirements for all attorneys licensed in Texas:

Every active State Bar of Texas member must complete a minimum of 15 hours of accredited CLE during each MCLE compliance year.
- 12 of these hours must be in accredited CLE classes
- 3 of these hours must be in legal ethics/legal professional responsibility
- 1 of the 3 ethics credit hours must be devoted exclusively to explicit or implicit bias, diversity, inclusion, or cultural competency.
- 3 of these hours, including 1 hour of legal ethics, could be in self study.

B. Create List of Potential Speakers / Facilitators on DEI, Implicit Bias, and Related Topics.

A list of potential speakers and facilitators on DEI, Implicit Bias and related topics should be compiled by the State Bar and criteria developed to properly vet these speakers.
The Subcommittee further recommends the following regarding possible speakers:

- The State Bar create a new landing page for DEI on the website which would include this list
- The website would include a link to a form to submit additional speakers
- The speakers could be reviewed and added to the website periodically. The process of the application form would ensure speakers are vetted and approved as quality trainers
- The list would serve as a resource for firms, attorneys, groups, corporations, etc., seeking to organize a training session
- The list could be further developed to include: (1) links (2) contact information (3) location of the speaker (4) whether the speaker has JD

C. Rebranding of Implicit Bias training and the larger umbrella of DEI.

- The current “Minority Affairs” terminology suggests that the State Bar has programs to serve minority attorneys, but not DEI as a whole for the State Bar. Change the terminology to DEI as a larger umbrella to bring in the full State Bar and bring in more topics.
- Implicit Bias training as a terminology has become less effective over time, less catchy, and offensive to some who find it to be accusatory.
- Include under DEI training a variety of training programs rather than pushing “implicit bias” training.
- Types of training that fall under DEI training:
  - Implicit Bias / Unconscious Bias Training
  - The Neuroscience of Decision-Making
  - Critical Thinking to Combat Bias
  - Inclusive Team Building
  - Anti-Racism Training
  - Anti-Discrimination Training
  - Combatting Racism and Discrimination
  - Eliminating Stereotypes
  - Equal Opportunity Workplaces
  - The History of Racism and Sexism in the Practice of Law
  - Creative Diverse, Equitable, and Inclusive Workplaces
  - Conversations about Inclusion, Diversity, and Equity
  - Cross-Cultural Conversations
  - Developing an Inclusive Workplace Culture
  - Programs Specific for Certain Settings: Ex. Combatting Bias in the Courtroom, Voir Dire & DEI, Mediation and Bias, Deal Work and DEI.
  - Programs specific for certain groups: The Unique Challenges for Women in the Legal Field, The LGBTQ Experience in the Practice of Law, etc.
D. Make the Courses Readily Accessible.

- Ask State Bar partners (affinity sections, local bars, young lawyers organizations, etc.) to record Diversity Programming so it can be included on the website.
- Periodically the State Bar should refer back to this Texas Bar CLE website so that the State Bar members know the material is available.
- Programs falling under this umbrella should be vetted for quality and approved for CLE.
- The DEI CLE must be tracked and measured and thus will need its own code
- Include surveys after each training to receive feedback.
- Use the surveys to create testimonials regarding positive feedback.
- Select programs should be shared virtually state-wide, including live sessions where folks can meet one another and network.

E. Incentives for Participating in the DEI training.

The Task Force recommends that DEI training be mandatory for all members of the State Bar. Given the increasingly diverse population of Texas, the Task Force finds that this training is critical to competent and professional representation.

Furthermore, the business world understands that DEI education means competency and professionalism in their work force and in their leadership. In the business world, economic growth is tied directly to DEI education and training.

The Task Force distinguishes DEI training as a larger umbrella from the specific topic of implicit bias training, which may be too narrow and less impactful. The Task Force also recognizes that a phased approach which prioritizes mandatory training for State Bar Leaders, and members of the Judiciary, and overtime includes more segments of the Bar could be the best approach so that the project is piloted with some groups, and the training requirement is eventually accepted as the norm.

What realms exist where DEI training could be made mandatory, or encouraged to be made mandatory?
- Leadership training for State Bar leaders. DEI training could be incorporated into existing leadership training for State Bar directors, Section leaders, Local Bar Leaders Conference; etc.
- Corporate counsel trainings
- Trial advocacy/practice trainings. Litigators and judges are already discussing the role that explicit and implicit bias may play in jury selection and jury verdicts. For example, in Dallas County Civil Courts, judges are utilizing new jury instructions to combat the risk of implicit bias; and in Harris County, at least one judge (Judge Sandill) is now requiring that mediators seeking appointments participate in a bias course at least every four years. DEI training should be incorporated into existing courses
• Mediators/arbitrator trainings. The vast majority of civil cases settle out of court. Given the role that mediators and arbitrators play in the legal system, they should reflect the face of Texas and aim to responsive to Texas’ diverse population

• Board Certification. Attorneys who are Board Certified already have additional CLE requirements. This would be a space where the Bar could require a certain number of hours in DEI education and training for Board Certification in any subject matter, because DEI and critical thinking are part of competency for attorneys

In addition to moving towards mandatory training, incentives will be very important. To highly encourage attorneys to utilize the programs the Subcommittee recommends offering some incentives:

○ Offering economic incentives such as giving a 10% discount off of annual dues to attorneys who take a certain amount of implicit bias training or DEI courses

○ Highlight “diversity champions” similar to pro bono champions. Provide a branded logo that State Bar Members can include on their websites, LinkedIn pages, email signatures, etc. highlighting that the attorney is a Diversity Champion after completing so many hours of DEI training

○ Highlight corporate and firm sponsors of the State Bar’s DEI initiatives. Create a sponsorship system for firms and corporations to donate to the DEI initiatives as a whole rather than to particular events. This will create funding for year-round programs and maintenance
IV. PIPELINE

The Pipeline Subcommittee included Rehan Alimohammad, Matthew Manning, Chris Pineda, and Lisa Tatum. The Pipeline Subcommittee makes the following recommendations relating to providing pipeline programs and resources aimed at improving DEI:

A. Directory of pipeline programs on State Bar website.

This was recommended in the 2007 Report and remains an important need. The directory should be user-friendly and “eye-catching.” Broad categories of pipeline programs could include K-12 (with a link to the Texas LRE website); College; Law School; and Lawyer Capacity/Leadership. Notably, the ABA has a list of “diversity pipeline” programs around the country, including programs in Texas. The subcommittee identified numerous pipeline programs that may not be well-known outside their region due to the lack of a central repository for this information.

B. Survey of existing pipeline programs.

Survey contacts of existing pipeline programs in Texas to identify programs in place, and learn more about their successes, challenges, and opportunities where State Bar could provide support. Start with State Bar affinity sections and local bar associations.

C. Place “college and law school diversity pipeline” oversight/tracking within the State Bar.

While K-12 pipeline programs are generally housed (or capable of being housed) or overseen within the LRE Committee, and lawyer-to-leader pipeline programs are within the scope of the Diversity in the Profession Committee, there does not appear to be a “home” to track and support college and law school pipeline programs in Texas. Consider options to house oversight of college and law school pipeline programs, whether by (1) creation of a new State Bar committee or working group, (2) broadening the scope of an existing committee’s charge, and/or (3) placing oversight responsibility with one or more of the at-large director positions.

This recommendation could be combined with next two recommendations in a 1-to-2-day conference, much like Bar Leaders but focused on law school students and faculty.

D. Annual law school deans’ roundtable.

There have been meetings with law school deans in the past at the annual meeting, but no continued effort to make this an ongoing conversation. Bar leadership has also hosted meetings at the State Bar building for State Bar leadership and law deans, but, again, without a continuous effort. Consider having a law school deans’ roundtable (that is a half-day) at least every year. At these meetings, deans and State Bar leadership can share ideas and discuss DEI.
efforts, best practices, pipeline programs, etc. This would also be an opportunity to keep law school deans updated about State Bar programming.

This recommendation could be a track at a conference or possibly a dinner event with a speaker and interactive discussion.

E. **Statewide diversity pre-law summit.**

Consider hosting a one to two-day annual conference aimed at minority undergraduate students interested in law school. Currently, some universities and nonprofit organizations have pre-law summer academies for selected college students, while there are two national pre-law summits that have developed for African-American undergraduate students. However, there does not appear to be any existing statewide program for diverse undergraduate students interested in law school. As such, there may be a gap in the pipeline between college and law school that the State Bar can address. For planning purposes, consider asking that each affinity section dedicate a representative to the planning committee.

F. **Mentor match-up program/network for local bar leaders.**

Consider creating a mentor program—or at least a network—to help connect diverse local bar presidents, who are rotating off local affinity bar associations and interested in State Bar leadership roles, with current or former minority SBOT leaders. Unwritten rules around the state appear to be a barrier—whether real or perceived—that may be preventing qualified diverse candidates with leadership experience from running or applying for State Bar positions. As such, a network or mentor program should be created to connect individuals with demonstrated local leadership experience—such as attorneys rotating off a local Black, Hispanic, Asian-American, or Women’s bar association or border bar association—with a local go-to contact with State Bar leadership experience. (Examples: Lisa Tatum in San Antonio, Rehan Alimohammad in Houston, and Joe Escobedo in the Rio Grande Valley.) While there may be unwritten rules to run for SBOT positions, these rules can be overcome if attorneys know who to talk to and what to do. And even if there are no such barriers, it is important that local leaders know who they can talk to locally if interested in State Bar positions. This is a great way to connect the talent with the leadership. The Bar Leaders Conference is a good starting point to put this into motion.
V. ADMINISTRATIVE

The Administrative Committee was tasked with reviewing the administrative functions of the State Bar of Texas and consists of the following members: Rehan Alimohammad, Rudy Metayer and Lisa Tatum with Caren Cheavens serving in an advisory capacity, as the staff liaison.

The charge of this committee is to review and make recommendations, if any, in the following areas:

1. Review the 2007 Task Force Report and determine whether any aspects should be revisited;
2. Review the Policy Manual to suggest changes;
3. Draft recommendations with explanations for proposed changes to staffing, organizational structure, and budget;
4. Review collected demographic information and proposed changes;
5. Draft recommendations for mandatory annual DEI training for officers and directors; and
6. Identify potential projects for Sylvia Firth’s Presidential Initiatives.

The Administrative Committee also felt it prudent to review the input of the other sub-committees when making recommendations related to its third charge.

The review performed by this committee has been conducted through the following lens: The State Bar of Texas has for more than a decade been strategic in its planning. The strategic plans since, at least, Fiscal Year 2010 have clearly stated the State Bar of Texas is purposed, in part, with a direct role in (1) hiring and retention of under-represented members, (2) development and promotion of participation of members whose access to State Bar services has historically been restricted and whose participation in State Bar activities has historically been low, (3) encouraging diversity education, plans and programs to membership, (4) enhancing services to and collaboration and communication with Sections, local bar associations, minority bar associations, specialty bar associations, national bar associations, law schools and law students, and (5) promoting the development of and participation at all levels of education that encourage a more diverse population to select law as a profession.

A. Review of the 2007 Task Force Report

The 2007 Task Force Report does include a short discussion of tracking certain statistical and geographical information of our members. The 2006 Task Force does not appear to have been charged with the tasks of this Administrative Committee. There is no discussion of relevant aspects of the Policy Manual or the State Bar’s staffing, organizational structure or budget, which are primary administrative functions. We will assume that upon reflection, it is the desire of the State Bar of Texas to contemplate the recommendations of the Task Force within the context of development, implementation, and sustainability.
B. Review of the State Bar of Texas Policy Manual

There are three aspects of the State Bar Policy Manual that are ripe for discussion and consideration in the active recruitment of bar leaders to fortify the Bar’s commitment to diversity and inclusion.

- **Bar Policy 2.01.05** affords an opportunity to increase diversity in the seat of the President of the State Bar to be more reflective of the Bar community at large. The Nominations and Elections Subcommittee has an opportunity each year to actively recruit and solicit applicants for State Bar President-Elect. Though the committee may not select a candidate for consideration who has not consented and agreed to candidacy, this committee, with the assistance of Bar Leadership and Staff, can further ensure the position of President is reflective over time of the State Bar Membership by actively including women and attorneys of color in the candidate pool just as the Bar has taken geographic and city size into consideration. Qualified women and minority attorneys must be sufficiently represented on the committee’s prospective candidates list in order to receive an invitation to run for President, advancing the Bar’s diversity objectives and mission.

- **Bar Policy 4.01.02** affords an opportunity to increase diversity throughout the State Bar’s Standing and Special Committees. The President-Elect is empowered with the ability and responsibility to appoint members to the Bar’s Standing and Special Committees, filling the vacancies going into each new Bar year. There are more than twenty (20) Standing Committees spanning the breadth of the bar in interest, practice area, and purpose. Each year the invitation is sent out for attorneys to submit their interest in serving on the Bar’s Committees. This is an opportunity to feed the pipeline of leadership with a more concerted effort to identify, recruit, and invite attorneys to serve and diversify these leadership positions and better reflect the population of the Bar to the greatest extent applicants will allow.

- **Bar Policy 4.01.03** affords the President-Elect the opportunity to identify and invite Advisory Members to serve. Recognizing the many needs of the Bar, its Membership and its duties to the public are ever-evolving, the President-Elect should be encouraged to include diverse attorneys in the pool of Advisory Members. The ability to freely select Advisory Members from a larger pool of attorneys which includes those who are also diverse will increase with the Bar’s continued commitment to feed the pipeline to leadership with diverse attorneys. The more diverse the engaged population, the greater the likelihood of continued corporate success for the Bar’s members and the public it serves.
C. Expand Collected Demographic Information

The Office of Minority Affairs has been the locale of the Bar’s demographic research in addition to its other OMA resources. Demographic information that has been collected and tracked over the years but has not been assessed for updating. For years, there has been discussion about expanding the demographic information the Bar tracks. One such important demographic that has been the topic of discussion has been the inclusion of data on our LBGTQ community. Other demographic information has been proposed and the discussions seem to fall short of real consideration in terms of value and feasibility of data review and collection. As part of the role of this Office and in the interest of moving past just diversity to equity and inclusion, these other demographics should be considered for inclusion in the OMA toolbox of resources made available to the Bar and the public at large.

D. Recommendations for Mandatory Annual DEI Training for Officers and Directors

The Administrative Committee recommends that all Officers and Directors participate in annual DEI Training. This training should be designed and intended to move beyond the fundamentals of what is bias and what is implicit bias but keep in the forefront and assure all participants are working, collaborating, and operating under the same defined terms. Recognizing that the State Bar of Texas does not exist for the purpose of telling individuals what to think or believe but instead is purposed with a direct role in advancing the goals listed above, training in the arena of diversity, equity, and inclusion is vital to the organization’s achievement of its strategic goals and objectives.

Potential Projects for Consideration as President-Elect Sylvia Firth’s Presidential Initiatives:

E. Administrative Committee Recommendations

The State Bar of Texas has made a practice of cyclically reviewing its Strategic Plan. Part of this assessment is the review of sound administration, resources, and financial management. This Subcommittee makes the following recommendations:

- Increased and dedicated staffing to the Office of Minority Affairs is necessary to maintain and grow the programs and initiatives of this office. Staffing has been sustained by floating staff between departments as the need arises to alleviate the stress and strain of the small OMA full-time staff. This is unacceptable in that the dedication of resources, staffing, and funding do not demonstrate the Bar’s articulated commitment to its missions and objectives. The Office is not able to grow in its ability to positively impact diversity, equity, and inclusion for our Bar. There are aspects of equity and inclusion that cannot be targeted or attained with presently dedicated resources.

- A plan for the recruitment and retention of diverse staff in all facets of the Bar’s operations. This should include posting notifications, purposeful outreach to where diverse populations
may be found to be invited to apply, active recruitment efforts in keeping with the goals and priorities of each position for hire, and compensation packages that are in keeping with Bar standards promoting equal pay for equal work.

- An assessment of the Bar’s Organizational Structure to determine the appropriateness of certain roles in conformity with the Bar’s stated priorities. The organizational structure should consider the hierarchy and placement of its Office of Minority of Affairs within the corporate structure and where its current position is relative to (1) this Bar’s priorities and (2) other organizations’ offices of diversity, equity, and inclusion or their equity offices.

- Leadership is strongly encouraged to rename this Office so that its title conforms to its mission and charge such as the Office of Diversity, Equity, and Inclusion or the Equity Office.

- Allocation of funding adequate to support a robust staffing and resource dedication for program success and the intended strategic impacts the Bar has indicated it intends to make. To effectuate the change necessary and make the positive impact on Bar operations, Bar membership, the Bar’s service to the Public and the Bar’s commitment to access to justice on all levels, the Bar must finance its (1) adequate staffing needs, (2) OMA programs and initiatives, which often support other areas of the Bar including Committees and Sections; (3) DEI leadership training, which will improve the work of its attorneys, judges, and support staff; and (4) OMA Communications/Media expenses to revamp and make more accessible OMA resources. This Office needs to be enabled and empowered to execute its charge. In fulfilling the charge of this Office this Subcommittee recommends:

  o An annual roundtable diversity discussion among 25 largest firms in Texas and 15-25 largest corporations to discuss best practices regarding diversity and inclusion in the legal field. We would suggest a half day (up to a full day if we have enough content to discuss) in Austin at the Bar building
  o The State Bar should publish a list of mentoring and pipeline programs on their website and consider creating one
  o The State Bar should encourage each State Bar program of 12 hours or longer to include a diversity segment
  o The State Bar should create a self-assessment tool available on its website, for law firms and corporation to determine where it stands in terms of diversity, equity, and inclusion
  o The State Bar should create a diversity committee tasked (or task a currently existing committee) with ongoing development, implementation, monitoring, and assessment of plans, programs, and policies directed at diversity and the recruitment, retention, and promotion of minorities and women
  o Monthly article on diversity topic in the Texas Bar Journal, or Texas Bar Blog
- An expansion of State Bar Policy to mandate the active recruitment of diverse attorneys in the highest levels of Bar Board and Committee service including the position of State Bar President.

- An expansion of the Demographic Information collected and reviewed by the Bar of its Membership to include the LBGTQ community and other information providing a broader scope of information.

- Mandatory Annual DEI Training for Officers and Directors and recurring opportunities to learn about and discuss implicit bias, particularly how it impacts our juries, advocacy, neutrality, work environments, client base, and access to justice.

- Interfaith/multifaith calendars should be reviewed and considered when planning State Bar of Texas events, and meal options should take into account different cultures.

- The Administrative Subcommittee also takes the opportunity here to incorporate the recommendations of the other Subcommittees presented above. Each of these recommendations includes some aspect of administration in its development, implementation, and execution. This Subcommittee would be remiss if it were to fail to recognize that these recommendations will take staffing, money, and other resources to come to fruition.

It is not lost on this Subcommittee that there are only so many resources to go around all aspects of the Bar. And, we recognize that resources can be increased. To the extent an increase in resources is restricted, the reallocation of resources will become necessary. We also acknowledge the prioritization of these recommendations is no small feat. However, we cannot emphasize enough the fact the advancement of long and often overlooked as well as historically postponed strategic plans, corporate objectives and corporate commitments must be permitted. These recommendations as presented by this Task Force are our efforts at moving the needle toward the realization of the Bar community we are aspiring to become.
I am a lawyer. I am entrusted by the People of Texas to preserve and improve our legal system. I am licensed by the Supreme Court of Texas. I must therefore abide by the Texas Disciplinary Rules of Professional Conduct, but I know that professionalism requires more than merely avoiding the violation of laws and rules. I am committed to this creed for no other reason than it is right.

I. OUR LEGAL SYSTEM

A lawyer owes to the administration of justice personal dignity, integrity, and independence. A lawyer should always adhere to the highest principles of professionalism.

1. I am passionately proud of my profession. Therefore, "My word is my bond."
2. I am responsible to assure that all persons have access to competent representation regardless of wealth or position in life.
3. I commit myself to an adequate and effective pro bono program.
4. I am obligated to educate my clients, the public, and other lawyers regarding the spirit and letter of this Creed.
5. I will always be conscious of my duty to the judicial system.
6. I will promote diversity, equity and inclusion in the administration of justice and the practice of law.
7. I will support diversity in the profession, especially the practice of law by members of historically underrepresented groups.
8. I will support legal education opportunities for members of historically underrepresented groups.
9. I will avoid all forms of wrongful discrimination in all of my activities, personally and professionally, including discrimination on the basis of race, sex, religion, national origin, ethnicity, disability, age, sexual orientation, gender identity, marital status or socioeconomic status.

II. LAWYER TO CLIENT

A lawyer owes to a client allegiance, learning, skill, and industry. A lawyer shall employ all appropriate means to protect and advance the client's legitimate rights, claims, and objectives. A lawyer shall not be deterred by any real or imagined fear of judicial disfavor or public unpopularity, nor be influenced by mere self-interest.

1. I will advise my client of the contents of this creed when undertaking representation.
2. I will endeavor to achieve my client's lawful objectives in legal transactions and in litigation as quickly and economically as possible.

3. I will be loyal and committed to my client's lawful objectives, but I will not permit that loyalty and commitment to interfere with my duty to provide objective and independent advice.

4. I will advise my client that civility and courtesy are expected and are not a sign of weakness.

5. I will advise my client of proper and expected behavior.

6. I will treat adverse parties and witnesses with fairness and due consideration. A client has no right to demand that I abuse anyone or indulge in any offensive conduct.

7. I will advise my client that we will not pursue conduct which is intended primarily to harass or drain the financial resources of the opposing party.

8. I will advise my client that we will not pursue tactics which are intended primarily for delay.

9. I will advise my client that we will not pursue any course of action which is without merit.

10. I will advise my client that I reserve the right to determine whether to grant accommodations to opposing counsel in all matters that do not adversely affect my client's lawful objectives. A client has no right to instruct me to refuse reasonable requests made by other counsel.

11. I will advise my client regarding the availability of mediation, arbitration, and other alternative methods of resolving and settling disputes.

12. I will treat adverse parties and witnesses with fairness without regard to race, sex, religion, national origin, ethnicity, disability, age, sexual orientation, gender identity, marital status or socioeconomic status.

III. LAWYER TO LAWYER

A lawyer owes to opposing counsel, in the conduct of legal transactions and the pursuit of litigation, courtesy, candor, cooperation, and scrupulous observance of all agreements and mutual understandings. Ill feelings between clients shall not influence a lawyer's conduct, attitude, or demeanor toward opposing counsel. A lawyer shall not engage in unprofessional conduct in retaliation against other unprofessional conduct.

1. I will be courteous, civil, and prompt in oral and written communications.

2. I will not quarrel over matters of form or style, but I will concentrate on matters of substance.

3. I will identify for other counsel or parties all changes I have made in documents submitted for review.

4. I will attempt to prepare documents which correctly reflect the agreement of the parties. I will not include provisions which have not been agreed upon or omit provisions which are necessary to reflect the agreement of the parties.

5. I will notify opposing counsel, and, if appropriate, the Court or other persons, as soon as practicable, when hearings, depositions, meetings, conferences or closings are cancelled.

6. I will agree to reasonable requests for extensions of time and for waiver of procedural formalities, provided legitimate objectives of my client will not be adversely affected.
7. I will not serve motions or pleadings in any manner that unfairly limits another party's opportunity to respond.

8. I will attempt to resolve by agreement my objections to matters contained in pleadings and discovery requests and responses.

9. I can disagree without being disagreeable. I recognize that effective representation does not require antagonistic or obnoxious behavior. I will neither encourage nor knowingly permit my client or anyone under my control to do anything which would be unethical or improper if done by me.

10. I will not, without good cause, attribute bad motives or unethical conduct to opposing counsel nor bring the profession into disrepute by unfounded accusations of impropriety. I will avoid disparaging personal remarks or acrimony towards opposing counsel, parties and witnesses. I will not be influenced by any ill feeling between clients. I will abstain from any allusion to personal peculiarities or idiosyncrasies of opposing counsel.

11. I will not take advantage, by causing any default or dismissal to be rendered, when I know the identity of an opposing counsel, without first inquiring about that counsel's intention to proceed.

12. I will promptly submit orders to the Court. I will deliver copies to opposing counsel before or contemporaneously with submission to the Court. I will promptly approve the form of orders which accurately reflect the substance of the rulings of the Court.

13. I will not attempt to gain an unfair advantage by sending the Court or its staff correspondence or copies of correspondence.

14. I will not arbitrarily schedule a deposition, court appearance, or hearing until a good faith effort has been made to schedule it by agreement.

15. I will readily stipulate to undisputed facts in order to avoid needless costs or inconvenience for any party.

16. I will refrain from excessive and abusive discovery.

17. I will comply with all reasonable discovery requests. I will not resist discovery requests which are not objectionable. I will not make objections nor give instructions to a witness for the purpose of delaying or obstructing the discovery process. I will encourage witnesses to respond to all deposition questions which are reasonably understandable. I will neither encourage nor permit my witness to quibble about words where their meaning is reasonably clear.

18. I will not seek Court intervention to obtain discovery which is clearly improper and not discoverable.

19. I will not seek sanctions or disqualification unless it is necessary for protection of my client's lawful objectives or is fully justified by the circumstances.

20. I will treat opposing counsel with fairness without regard to race, sex, religion, national origin, ethnicity, disability, age, sexual orientation, gender identity, marital status or socioeconomic status.

IV. LAWYER AND JUDGE

Lawyers and judges owe each other respect, diligence, candor, punctuality, and protection against unjust and improper criticism and attack. Lawyers and judges are equally responsible to protect the dignity and independence of the Court and the profession.
1. I will always recognize that the position of judge is the symbol of both the judicial system and administration of justice. I will refrain from conduct that degrades this symbol.

2. I will conduct myself in Court in a professional manner and demonstrate my respect for the Court and the law.

3. I will treat counsel, opposing parties, the Court, and members of the Court staff with courtesy and civility.

4. I will be punctual.

5. I will not engage in any conduct which offends the dignity and decorum of proceedings.

6. I will not knowingly misrepresent, mischaracterize, misquote or miscite facts or authorities to gain an advantage.

7. I will respect the rulings of the Court.

8. I will give the issues in controversy deliberate, impartial and studied analysis and consideration.

9. I will be considerate of the time constraints and pressures imposed upon the Court, Court staff and counsel in efforts to administer justice and resolve disputes.

10. I will treat all judges with fairness without regard to race, sex, religion, national origin, ethnicity, disability, age, sexual orientation, gender identity, marital status or socioeconomic status.