ELC 2.2 BOARD OF GOVERNORS; DISCIPLINARY SELECTION PANEL

(a) Function. The Board of Governors of the Association:
   (1) through the Executive Director, provides administrative and managerial support to enable the
       Office of Disciplinary Counsel, the Disciplinary Board, review committees, and other Association
       staff and appointees to perform the functions specified by these rules;
   (2) makes appointments, removes those appointed, and fills vacancies as provided in these rules;
       and
   (3) performs other functions and takes other actions provided in these rules, delegated by the
       Supreme Court, or necessary and proper to carry out its duties.

(b) Limitation of Authority. The Board of Governors, officers of the Association, and the Executive
    Director of the Association have no right or responsibility to direct the investigations, prosecutions,
    appeals or discretionary decisions of the Office of Disciplinary Counsel under these rules, or to
    review hearing officer, review committee, or Disciplinary Board decisions or recommendations in
    specific cases.

(c) Restrictions on Discipline-System Appointments. After leaving office, Association officers and
    Executive Director and Board of Governors members cannot serve as hearing officers, Disciplinary
    Board members, or Conflicts Review Officers until three years have expired after departure from
    office.

(d) Restriction on Advising or Representing Respondents or Grievants. Current and former members of
    the Board of Governors, Executive Directors, and officers of the Association are subject to the

ELC 2.14   RESTRICTIONS ON REPRESENTING OR ADVISING RESPONDENTS OR
GRIEVANTS

(a) Current Officeholders. Association officers and Executive Director, Board of Governors members,
    Disciplinary Board members, and hearing officers, while serving in that capacity, cannot knowingly
    advise or represent individuals regarding pending or likely disciplinary grievances or proceedings,
    other than advising a person of the availability of grievance procedures.

(b) Former Officeholders. After leaving office, Association officers and Executive Director, Board of
    Governors members, Disciplinary Board members, and hearing officers cannot represent individuals
    in pending disciplinary grievances or proceedings until three years have expired after departure
    from office.

ELC 3.1 OPEN MEETINGS AND PUBLIC DISCIPLINARY INFORMATION

(f) Wrongful Disclosure or Release. Disclosure or release of information made confidential by these
    rules, except as permitted by rule 3.4(a) or otherwise by these rules may subject a person to an
    action for contempt of the Supreme Court. If the person is a lawyer, wrongful disclosure or release
    may also be grounds for discipline.