

Guidelines for Duplicate CLE Programs

Attendance at a program that an attorney has previously attended during the compliance period will not be accepted for continuing legal education credit. Supreme Court Rule 806(g). For example, an attorney attending a live CLE program on Elder Law will not receive credit if he or she attends the video replay of the program. Further, if a program sponsor offers repeat sessions of professional responsibility or CLE credit during a two-day program, the session may only be attended for credit one time.

Provider Responsibility - It is the responsibility of the sponsor to monitor attendance at programming they provide. When duplicate programming is offered, notice should be provided to attendees that CLE credit will not be received for duplicate attendance.

For questions or comments regarding these guidelines, please contact Kansas CLE, 301 SW 10th Ave., Topeka, KS 66612. 785-368-8201 www.kscle.org

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