

Continuing Legal Education (CLE) Classification

Certified Paralegals (CPs) must complete a total of 50 hours of continuing legal education (CLE) programs, including a minimum of five (5) hours of legal ethics, during each five-year certification period. A maximum of 10 hours of non-substantive and three (3) hours of technology credits is permitted during each five-year certification period. Whether a program qualifies for substantive, non-substantive, legal ethics, or technology credit is at the discretion of the NALA Certifying Board.

All CLE for the recertification period must be entered into the NALA system prior to the certification expiration date. For instructions, <u>click here</u>.

Below are examples of the CLE categories required to maintain the CP® credential:

Substantive Law Credit

Generally, programs that are from reputable companies, programs that feature attorneys or attorney/paralegal teams, and programs on subjects that are of a substantive nature will qualify for CLE credit.

- 1. Admiralty Law
- 2. Adoption & Surrogacy
- 3. Advertising
- 4. Agricultural Law
- 5. Antitrust/Unfair Competition
- 6. Alternative Dispute Resolution (ADR)/Arbitration/Mediation
- 7. Aviation/Aerospace
- 8. Banking/Financial Services
- 9. Bankruptcy
- 10. Biotechnology
- 11. Constitutional Law
- 12. Construction
- 13. Consumer/Consumer Protection
- 14. Contracts/Commercial Law
- 15. Corporations/Business Entities
- 16. Criminal Law
- 17. Cybersecurity
- 18. Data Privacy
- 19. Debtor/Creditor/Collections

- 20. Disability/SSDI Claims
- 21. Drug/Pharmaceutical
- 22. Elder Law/Nursing Home
- 23. Employment/Labor
- 24. Energy/Natural Resources
- 25. Entertainment
- 26. Environmental Law
- 27. Family Law
- 28. Food Handling/Safety
- 29. Franchises/Franchising
- 30. Gaming Law
- 31. Gambling & Sweepstakes
- 32. Government Contracts
- 33. Guardianships/Conservatorships
- 34. Gun Laws
- 35. Healthcare/Medical
- 36. Hospitality Law
- 37. Immigration
- 38. Information Governance
- 39. Insurance Law/Insurance Coverage

- 40. International Law/Trade
- 41. Internet/E-Commerce
- 42. Intellectual Property
 - (patents/trademarks/copyrights)
- 43. Land Use
- 44. Law Enforcement
- 45. Legal Research & Writing
- 46. Licensed ParalegalPractitioner/LicensedParalegal/Limited Licensed LegalProfessional
- 47. Libel/Slander/Defamation
- 48. Liquor Licensing/Liability
- 49. Litigation¹
- 50. Loans/Secured Transactions
- 51. Lobbying/Elections & Political Law
- 52. Marijuana/Cannabis Law
- 53. Maritime Law
- 54. Media Law
- 55. Medical Liens
- 56. Medical Malpractice
- 57. Medicare/Social Security
- 58. Mergers & Acquisitions
- 59. Money Laundering

- 60. Privacy Law (e.g., GDPR, CCPA, CPRA, state-specific data privacy regulations, etc.)
- 61. Probate/Wills/Estates/Trusts
- 62. Real Estate/Property Residential
- 63. Real Estate/Property Commercial
- 64. Regulatory/Compliance
- 65. Securities/Corporate Finance
- 66. Sports Law
- 67. Subpoenas/Warrants
- 68. Tax
- 69. Technology²
- 70. Telecommunications
- 71. Torts/Liability
- 72. Toxic Torts
- 73. Transportation/Logistics
- 74. U.S. Legal System
- 75. Utility Law
- 76. Veterans Legal Issues
- 77. White Collar Crime
- 78. Workers' Compensation
- 79. Workplace
 - Harassment/Discrimination
- 80. Zoning/Land Use

Non-Substantive Credit

Non-substantive credit is awarded for programs related to law office management, demonstrations of computer programs or applications, communications, self-help, mental health, or prevention of substance abuse courses. (Up to 10 hours of non-substantive credit per term is allowed for recertification purposes.)

- 1. Law office management
- 2. Document management
- 3. Self-improvement and self-care
- 4. Professionalism
- 5. Paralegal certification
- 6. Mental/emotional health
- 7. Internet and social media investigation

- 8. Personal branding
- 9. Your LinkedIn and social media presence
- 10. Diversity, Equity, and Inclusion topics
- 11. Software demonstrations
- 12. Career path
- 13. Managing your inbox (email)
- 14. Disaster and Emergency Response training (5-hour limit per certification term)

Legal Ethics Credit

Legal ethics presentations must incorporate one or more elements of the <u>NALA Code of Ethics</u>, the American Bar Association (ABA) Model Rules of Professional Conduct, or the equivalent code of a specific state.

- 1. Unauthorized practice of law (UPL)
- 2. Working under the supervision of an attorney; responsibilities as a nonlawyer (ABA Model Rule 5.3)
- 3. Ethical issues related to working as a freelance paralegal
- 4. Conflicts of interest
- 5. Confidentiality; privilege
- 6. Ethical issues related to pro bono services and public service
- 7. Solicitation of clients
- 8. Attorney misconduct and disciplinary proceedings
- 9. Ethics for limited licensed paralegals/legal professionals
- 10. Ethical issues related to the use of artificial intelligence (AI) in the delivery of legal services
- 11. Ethics of law firm cyber security and data privacy

Technology Credit

Technology credit may be given for presentations related to the application or use of technology in the delivery of legal services, not to exceed three (3) hours of credit per certification term.

If you have any questions or concerns, please contact us at 918-587-6828 or <u>cle@nala.org</u>.

¹ Substantive litigation topics include but are not limited to: discovery, e-discovery, trial practice, motion practice, appeals, working with judges and court personnel, depositions, subpoenas, mock trials, remote court proceedings, mediation, settlement strategy, crime scene investigations

² Presentations and seminars that relate to technology *law* will be considered substantive law credit. Examples: data privacy laws, cyber security law, e-discovery rules and laws, litigation and legal holds, electronic copyright infringement, electronic communication laws, software licensing, legal data intelligence, and digital rights management.