

TABLE OF CONTENTS

ACCOUNTING Contact information	3
TREASURER CHECKLIST	4
ACCOUNTING MANAGEMENT SERVICES	5
SECTION TREASURER INFORMATION	6-10
FORMS & INSTRUCTIONS	11-35
Dues Paid Directly To Section	
Sample Spreadsheet	11
2019-2020 Section Budget	
Sample Budget	12
Sample Deposit/Check Registers	13
Sample Financial Reports	14-15
Collecting Sales Tax On Items Sold	
Section Sales Tax Collections Guidelines	16
Calculating Sales Tax Guide	17
Texas Sales and Use Tax Permit	18
Miscellaneous Forms & Information	
Texas Sales and Use Tax Exemption Certification	19
Letter for Scholarship Recipient	20-21
Letter for Award Recipient	22
Blank W-9 Request for Taxpayer ID Number and Certification	23
Completed W-9 Request for Taxpayer ID Number and Certification	24
Blank Request for Section Reimbursement of Expenses	25
BOARD POLICY & Procedures	26-34
Finances	
5.01.06 Finances	26-27
Investments	
3.05 Investments	28-34

STATE BAR OF TEXAS ACCOUNTING CONTACTS

Rhonda Bridges, Sections Accounting Manager

Phone: 512.427.1428 or 800.204.2222 x 1428

Fax: 512.427.4102

Email: Rhonda.Bridges@Texasbar.com

Mailing address: P.O. Box 12487

Austin, TX 78711-2487

Physical address: 1414 Colorado

Austin, TX 78701-1627

Vira Lukyanova, Sections Accountant

Phone: 512.427.6853 or 800.204.2222 x 6853

Email: Vira.Lukyanova@Texasbar.com

TREASURER CHECKLIST

ESSENTIAL (ONGOING) RESPONSIBILITES:

- Pay Section bills (as received)*
- Receive and deposit Section revenues (as received)*
- Reconcile bank and investment accounts*
- Submit bank/investment account statements to Rhonda Bridges (monthly)*
- Submit copies of check/deposit registers to Rhonda Bridges (monthly)* example pg. 13
- Prepare Section financial reports (monthly)* examples pgs. 14-15
- Present Section financial reports to Section council
- Collect sales tax and remit to the State Bar* TX Sales & Use Tax Permit pg. 19
- Collect W-9 from service vendors prior to payment* blank form W9 pg. 23
- Submit completed W-9 forms to Rhonda Bridges (as collected)*
- Other duties as described in individual Section by-laws

AS SOON AS POSSIBLE:

- Submit 2019-20 budget to SBOT Executive Director by July 15th (to Rhonda Bridges, Rhonda.Bridges@Texasbar.com)
- Update signature card and address on bank and investment accounts*

BY 10TH OF THE MONTH:

Submit sales tax collected in the prior month to Rhonda Bridges

BY LAST DAY OF MONTH:

 Submit prior month bank and investment statements, along with copies of check/deposit registers, to Rhonda Bridges

*Service provided by State Bar free of charge to Sections utilizing accounting management services

ACCOUNTING MANAGEMENT SERVICES GUIDE

Services provided at no charge to Section:

- Monthly financial reports provided to the Section Treasurer
- Monthly cash and investment account reconciliation
- Dues checks deposited directly into the Section's account immediately upon issue
- Other deposits made to Section bank account/s
- All Section bills paid, including reimbursements and State Bar billings
- Sales tax is calculated and paid
- Vendors are tracked for IRS compliance; tax forms are collected as necessary, and tax payments are made to the IRS
- Liaison with PlainsCapital Bank, (when applicable NOT a requirement for making use of the accounting management services offered)

Deposits are made as they arrive at the State Bar. The Treasurer receives reimbursement requests and invoices, and forwards them to the Section Accountant with approval for payment. The State Bar pays these expenses using State Bar funds. At the end of the month, the Treasurer receives an itemized report listing all the expenses paid on behalf of the Section in the prior month. At this time Section payment will be transferred to SBOT. The Section s

Treasurer approves all expenditures before they are paid.

These services keep the Section in compliance with State Bar financial reporting requirements. Another benefit is the accounting and financial reporting consistency provided, since the Section does not transfer accounting records and change banks, bookkeeping methods and/or software programs each year.

SECTION TREASURER INFORMATION

DUES:

Section dues collected by State Bar of Texas

• Paid to the Sections quarterly: April, July, October, January

Dues collected by Sections

- Funds deposited to Section account
- Member names and bar card # sent to State Bar Membership Department

DEPOSITORIES & INVESTMENTS:

Each Section shall deposit its funds into either:

· A branch of the State Bar banking depository

Plains Capital Bank

*No monthly fee checking account

*Collateralization of funds *Rhonda Bridges is Section Liaison

*Certificates of deposit

*Client Services Professional dedicated to SBOT Accounts

 Or, an <u>alternative banking depository</u> meeting the requirements of the State Bar investment policy (attached). Additionally, single or combined account balances in one banking institution should not exceed \$250,000 per FDIC protections.

ACH DEBIT BLOCK:

The State Bar of Texas recommends that each Section bank account have ACH debit block to protect the Section from unauthorized withdrawals. SBOT absorbs the cost of this service for all Sections with Plains Capital bank accounts.

2019-2020 SECTION BUDGETS:

Due to State Bar of Texas Executive Director (through Rhonda Bridges) by **July 15th** of each year

SECTION FINANCIAL REPORTING:

- Section financial reporting is included in State Bar of Texas annual audit
- Sections that do not utilize State Bar Accounting Management Services submit the following information (by the last day of each month for prior month):
 - ✓ Copies of latest statements for all bank and investment accounts, including certificate of deposit notices (example: July statement copies submitted on or before August 31st)
 - ✓ Transaction history or copy of check and deposit register for each Section account
 Include the following for each check or deposit: date, number, payee or payer, amount,
 purpose of payment/deposit (template available in attached Templates document)
- Financial reports are prepared by the Section Accountant for each Section on a monthly basis.
- See the June 2019 SBOT Board policy and procedures on Section finances.

COLLECTING SALES TAX:

- Sections shall display a copy of State Bar of Texas Sales and Use Tax Permit (Forms document) wherever items or services are sold
- Sections shall collect sales tax on taxable goods or services sold and remit to the State Bar of Texas
 - Example of taxable goods: books, t-shirts, extra copies of newsletters, luncheon tickets (if not connected with a CLE event), etc.
 - On or before the 10th day of each month, remit to State Bar of Texas all sales tax collected during the immediately preceding month; included with the payment should be a report showing total sales revenue collected and county in which sales occurred
- See Section Sales Tax Guidelines (pg. 17) for directions on collection, reporting and calculating sales tax
- Customers MUST provide a Texas Sales and Use Tax Exemption Certification (pg. 19) at the time of the sale to be exempt from sales tax
- Please feel free to contact me for assistance: Rhonda.Bridges@Texasbar.com or 512.427.1428

SECTION PURCHASES:

Sections are <u>exempt</u> from paying sales tax, but must provide a Texas Sales and Use Tax Exemption Certification at the time of the purchase (Forms document)

The State Bar is NOT exempt from hotel occupation taxes

RECORD RETENTION:

Section financial records should be retained for audit purposes as follows:

- Records of individual sales for four years after the close of the current fiscal year
 - ✓ For 2019-20 fiscal year, retain records dated on or after 6/1/16
- All other Section financial records for <u>three</u> years after the close of the current fiscal year
 - ✓ For 2019-20 fiscal year, retain records dated on or after 6/1/17

Records may be stored at the State Bar, or sent to off-site storage at the State Bar's expense if given to the Sections Accountant.

MISCELLANEOUS INFORMATION:

State Bar of Texas (Section) Federal Tax ID# 74-6000148

Monthly invoicing from State Bar of Texas

Each month Section Treasurers are sent an itemized report listing expenditures paid by the State Bar of Texas on behalf of the Section.

W-9 Request for Taxpayer Identification Number and Certification

- Treasurers must request a Form W-9 (Forms document) from new vendors and award/scholarship/intern and other gift recipients prior to payment. These forms should be submitted to Rhonda Bridges as collected. The State Bar of Texas Accounting Department will prepare and send a form 1099-MISC as required at calendar year end.
- Special rules apply for scholarship awards (see letter in Forms document)
- You may receive a request for a form W-9 on occasion, especially when receiving contributions. A signed and completed State Bar of Texas Form W-9 is included in the Forms document. You may print and submit the W-9 as requested.

Section Request for Reimbursement Form

A blank Request for Reimbursement form is included in the Forms document attached. These forms can be provided to Council and Section members for reimbursement of expenses incurred on behalf of the Section. All receipts should be attached to the reimbursement form prior to submission to the Treasurer and the form must be signed by the claimant (see bottom of form).

This form is also available as an auto-fill Excel file, updated with Section Treasurer contact information. I will update the forms for individual Sections and send them to the Treasurers for distribution. I will also send out updated forms if the mileage reimbursement rate should change. If you need a form, please contact me: Rhonda.Bridges@Texasbar.com or 512.427.1428.

Bar Card	DatePaid (mm/dd/yy)	Amount	Complementary (0= No, 1=Yes)	Name
1234567	06/01/19	30.00	0	Smith, John
2345678	06/28/19	30.00	0	Jones, Mary
3456789	06/30/19	00.00	_	Smith-Jones, Susan
	total:	00'09		

Section Budget FY 2019-2020

Account	Section Description	Period 1 - 2020
F0-9330-40100	Section Dues	-1.00
F0-9330-40400	Book Sales	-1.00
F0-9330-40435	Sales	-1.00
F0-9330-40500	Interest Income	-1.00
F0-9330-41010	Royalties	-1.00
F0-9330-41035	Miscellaneous Revenue	-1.00
Total Revenues		-6.00
FO 0220 FO220	Travel	1.00
F0-9330-50239		1.00
F0-9330-50265	Setup/Decorations	1.00 1.00
F0-9330-50286	Meeting/Conferences Bank Fees	
F0-9330-50310	Credit Card Fees	1.00
F0-9330-50311		1.00
F0-9330-50358	Media Production	1.00
F0-9330-50360	Website	1.00
F0-9330-50365	Consultant - Other	1.00
F0-9330-50490	Other Publicity	1.00
F0-9330-50600	Supplies	1.00
F0-9330-50660	Awards/Certificates	1.00
F0-9330-50665	Gifts	1.00
F0-9330-50725	Storage	1.00
F0-9330-50825	Postage	1.00
F0-9330-50826	Delivery Charge	1.00
F0-9330-50845	Website	1.00
F0-9330-50925	Scholarships	1.00
F0-9330-50952	Contributions/Donations	1.00
F0-9330-50954	Sponsorships	1.00
F0-9330-50955	Miscellaneous Expenses	1.00
F0-9330-50958	Section Rep to the Board	1.00
F0-9330-51505	Printing	1.00
Total Expenses		22.00
Total Net Income (Loss)	-16.00

SAMPLE CHECK/DEPOSIT REGISTER

Section Register
XYZ
5/31/2019

Check#	Payee	Date	Amount	Expense Acct	Explanation
1234	Tim Jones	5/29/2019	500.00 Travel	Travel	Reimburse Travel Expense
929	David Smith	5/31/2019	10.00	10.00 Supplies	Stamps

Deposits	Date	Amount	Revenue Acct	Explanation	M emo
Attorneys, LLP	5/1/2019	200.00	200.00 Conference Revenue	Registration Fees	Spring Conference

Section Summary of Revenues and Expenditures For the Ten Months Ending March 31, 2019

	Current Month Actual	YTD Actual	Annual Budget	YTD Budget	Variance Fav/(Unfav)	Variance %	Prior Year Current Month	Prior Year YTD Actual
Revenues: Dues	009\$	\$20,260	\$20,000	\$20,000	\$260	1%	\$640	\$640
rees Investments		2,950 110	100	100	2,450 10	490% 10%	10	10
Contributions Other Revenue		1,500	4,000	4,000	(2,500)	(%89)	(16.496)	
Total Revenues	611	24,820	24,600	24,600	220	1%	(15,846)	650
Expenditures: Travel Meetings & Conferences Professional Services		6,376 7,941 318	10,000 7,150	10,000 7,150	3,624 (791) (318)	36% (11%)		
Supplies/Awards/Gifts/Spec. Items		195	200	200	305	61%		
Telephone Administrative	350	609	3,500	3,500	2,991 500	85% 100%	290 (17,506)	290
Total Expenditures	350	15,704	21,650	21,650	5,946	27%	(17,216)	290
Total Expenditures & Transfers	350	15,704	21,650	21,650	5,946	27%	(17,216)	290
Excess (Deficit) of Revenues Over Expenditures &Transfers	261	9,116	2,950	2,950	6,166	209%	1,370	360
Excess (Deficit) of Revenues over Expenditures, Transfers & Investment Value	261	9,116	2,950	2,950	6,166	209%	1,370	360
Total YTD Increase (Reduction) in Fund Balance	261	9,116	2,950	2,950	6,166	209%	1,370	360

State Bar of Texas Section Balance Sheet March 31, 2019

Cash and Cash Equivalents \$85,624 Accounts Receivable: 600 Total Assets \$86,224 Liabilities and Fund Equity 2,141 Liabilities: 2,141 Due To (From) General Fund 2,141 Total Liabilities 2,141 Fund Equity: 74,966 Current Year Operations 9,116 Fund Balance 84,083 Total Liabilities and Fund Equity \$86,224	Assets		
Other 600 Total Assets \$86,224 Liabilities and Fund Equity 2,141 Liabilities: 2,141 Due To (From) General Fund 2,141 Total Liabilities 2,141 Fund Equity: 74,966 Current Year Operations 9,116 Fund Balance 84,083	Cash and Cash Equivalents		\$85,624
Total Assets \$86,224 Liabilities and Fund Equity Liabilities: Due To (From) General Fund 2,141 Total Liabilities 2,141 Fund Equity: Beginning Fund Equity 74,966 Current Year Operations 9,116 Fund Balance 84,083	Accounts Receivable:		
Liabilities and Fund Equity Liabilities: Due To (From) General Fund Total Liabilities Fund Equity: Beginning Fund Equity Current Year Operations Fund Balance 74,966 84,083	Other		600
Liabilities: 2,141 Due To (From) General Fund 2,141 Total Liabilities 2,141 Fund Equity: 74,966 Current Year Operations 9,116 Fund Balance 84,083	Total Assets		\$86,224
Liabilities: 2,141 Due To (From) General Fund 2,141 Total Liabilities 2,141 Fund Equity: 74,966 Current Year Operations 9,116 Fund Balance 84,083			
Due To (From) General Fund 2,141 Total Liabilities 2,141 Fund Equity: 74,966 Current Year Operations 9,116 Fund Balance 84,083	Liabilities and Fund Equity		
Due To (From) General Fund 2,141 Total Liabilities 2,141 Fund Equity: 74,966 Current Year Operations 9,116 Fund Balance 84,083			
Total Liabilities 2,141 Fund Equity: Beginning Fund Equity 74,966 Current Year Operations 9,116 Fund Balance 84,083	Liabilities:		
Fund Equity: Beginning Fund Equity Current Year Operations Fund Balance 74,966 9,116 84,083	Due To (From) General Fund		2,141
Beginning Fund Equity 74,966 Current Year Operations 9,116 Fund Balance 84,083	Total Liabilities		2,141
Beginning Fund Equity 74,966 Current Year Operations 9,116 Fund Balance 84,083			
Current Year Operations 9,116 Fund Balance 84,083	Fund Equity:		
Fund Balance 84,083	Beginning Fund Equity	74,966	
	Current Year Operations	9,116	
Total Liabilities and Fund Equity \$86,224	Fund Balance	·	84,083
	Total Liabilities and Fund Equity		\$86,224

SECTION SALES TAX GUIDELINES

Sections receiving money for taxable goods or services must collect and pay to the State Bar of Texas the appropriate sales tax. (Please see State Bar of Texas Board Policy, Section 5.01.06 and Procedures for Section Financial Reporting.)

- Sections Sales Tax Report and a check (made out to the State Bar of Texas) for sales tax is due to the State Bar by the 10th of each month for the prior month s sales.
- State Bar of Texas Accounting Department prepares and submits monthly sales tax deposit and report for each taxing jurisdiction.
- Sections must display a copy of the State Bar s Texas Sales and Use Tax Permit
 wherever taxable items and/or services are sold. This includes displaying the
 permit at Section seminars/courses.
- Customers MUST provide a Texas Sales and Use Tax Exemption Certificate at the time of the sale to be exempt from sales tax. There are no exceptions to this.
- Sections are required to maintain the records of individual sales for four years after the close of the current fiscal year for audit purposes.
- Some examples of taxable goods are mugs, t-shirts, sales of printed materials, meals paid for separately from CLE course fees, and extra copies of newsletters.
- See Calculating Sales Tax Guide for instructions on sales tax rate calculations. (page 18) Please contact Rhonda Bridges to request a Texas Sales and Use Tax Permit or with any questions on collection, reporting, and/or payment of sales tax (512.427.1428, 1.800.204.2222 x 1428, or Rhonda.Bridges@Texasbar.com).

CALCULATING SALES TAX GUIDE

Items sold at a seminar/meeting held in Texas:

- 1. Local Sales and Transit Tax for the jurisdiction where seminar is held
- Examples:
 - Seminar held in Austin, charge and report tax rate for sales in Austin, 8.25%
 - Seminar held in San Antonio, charge and report tax rate for sales in San Antonio,
 8.25%
 - For automatic sales tax rate calculation see Texas Comptroller website
 - https://mycpa.cpa.state.tx.us/atj/addresslookup.jsp
 - Enter city and county of seminar, click on Search

Items sold at a seminar held outside of Texas:

1. Check with that state s equivalent of the Comptroller s office for applicable sales tax collection and reporting

Items mailed/shipped to customer in Texas:

- 2. Local Sales and Transit Tax for the jurisdiction items mailed <u>from</u> (for example- Section Treasurer s office, Bookkeeper s office, or State Bar of Texas)
- 3. Example:
 - Section Treasurer s office in San Antonio receives mail order for books to be shipped to a customer in Corpus Christi
 - Sales tax rate is the rate for sales made in San Antonio, 8.25%

Items mailed/shipped to customer outside of Texas:

4. **No** sales tax is collected

Please contact Rhonda, Sections Accountant, with any questions on collection, reporting, and/or payment of sales tax, 512.427.1428, 1.800.204.2222 x 1428, or Rhonda.Bridges@Texasbar.com.

You must obatn anew permit if there IS a change of ownership, location, or busmess localton name. SALES AND USE TAX Taxpayer number 1-74-6000148-4 09/01/1961 Comptroller of Public Accounts CAROLE KEETON RYLANDER 00001 prominently displayed in your place of business. Fust bus1ness dale Type of permil OuUetnumber USE TAX PERMIT BUSINESS IN THE FOLLOWING LOCAL SALES TAX AUTHORITIES: Merchants: DO NOT arcel/a copy of $\left\{\prod_{i=1}^{n} i'n$ proce of a resele or exemption certificate You with responsible for sales tax unless wt Tave a velid reseletifixemption certificate on file. DESCRIPTION ON NEXT LINE: and this side must be TEXAS SALES AND 78701 $\mathbf{I}\mathbf{X}$ Folessional Membership Organizations permit is not transferable, STATE BAR OF TEXAS STATE BAR OF TEXAS 141-4 COLORADO ST MTA WEISHOODEIS 8621 This C::" 0t-300 AUSTIN TRANSIT



Name of purchaser, firm or agency

Texas Sales and Use Tax Exemption Certification

This certificate does not require a number to be valid.

STATE BAR OF TEXAS		
Address (Street & number, P.O. Box or Route number)		Phone (Area code and number)
PO BOX 12487	<u> </u>	512-427-1481
City State ZIP code		-
AUSTIN TX 78711		
- U-F	34130	
I, the purchaser named above, claim an exemption items described below or on the attached order or i		e taxes (for the purchase of taxable
Seller:		***
Street address:	City, State, ZIP c	ode:
Description of items to be purchased or on the attached	order or invoice:	

Purchaser claims this exemption for the following reason	n'	
Purchaser is tax exempt based upon its statu	is as a Texas State Agency	
I understand that I will be liable for payment of all state a	nd local sales or use taxes which	may become due for failure to comply with
the provisions of the Tax Code and/or all applicable law.		
I understand that it is a criminal offense to give an exempti will be used in a manner other than that expressed in this of from a Class C misdemeanor to a felony of the second of	certificate, and depending on the a	
Purchaser	Title	Date
sign here Tuny Jacobs	Finance Division [Director 7/3//9
NOTE: This certificate cannot be issued	d for the purchase, lease, or renta	al of a motor vehicle

THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID.

Sales and Use Tax "Exemption Numbers" or "Tax Exempt" Numbers do not exist.

This certificate should be furnished to the supplier. Do not send the completed certificate to the Comptroller of Public Accounts. Dear Scholarship Recipient, Please find enclosed a check in the amount of \$_____ representing a scholarship award from the Section of the State Bar of Texas. In order to remain tax free for IRS purposes, this scholarship award must be used to pay for qualifying tuition or related expenses as defined below. For purposes of determining the taxability of this scholarship award, the following IRS rules apply: Taxable income does not include any amount received as a qualified scholarship by an individual who is a candidate for a degree at an educational organization. The IRS uses the following applicable definitions: Qualified scholarship: Any amount received by an individual as a scholarship or fellowship grant to the extent the individual establishes that such amount was used for qualified tuition and/or related expenses.

Related expenses include: fees, books, supplies and equipment required for courses of instruction at such educational organization. In order to be treated as related expenses under

Candidate for degree: (1) a primary or secondary school student; or (2) an undergraduate or graduate student at a college or university who is pursuing studies or conducting research to

meet the requirement for an academic or professional degree.

this section, the fees, books, supplies and equipment must be required of all students in the particular course of instruction. Incidental expenses are not considered related expenses. Incidental expenses include expenses incurred for room and board, travel, research, clerical help and equipment and other expenses that are not required for either enrollment or attendance at an educational organization, or in a course of instruction as such educational organization.

In the case of an IRS audit, it will be up to the individual receiving the scholarship award to furnish documentation proving that the proceeds were used to pay for qualifying tuition or related expenses as defined above.

If you have questions related to this information, please contact Tracy Jarratt, Finance Division Director, at 512.427.1481 or Tracy.Jarratt@Texasbar.com.

Sincerely yours,

Rhonda Bridges, Sections Accountant State Bar of Texas 512.427.1428 * Rhonda.Bridges@Texasbar.com

Dear Award Recipient,		
Please find enclosed a check in the amount of \$	representing an award from the	
Section of the State Bar of Texas. Please be adv		
January 2020 from the State Bar as this award qualif		
reported to the IRS.		
IRS rules required that: <i>Businesses must file Form 10</i>	199 for each person to whom you have	
paid during the year at least \$600 in rents, services, p	,	
If you feel that you should not be issued a Form 1099	or if you have questions related to this	
information, please contact Rhonda Bridges, Accounta	ant, at 512.427.1428 or	
Rhonda.Bridges@Texasbar.com.		
Sincerely yours,		
Rhonda Bridges, Sections Accountant		
State Bar of Texas		
512.427.1428 * Rhonda.Bridges@Texasbar.com		



Request for Taxpayer Identification Number and Certification

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 Name (as snown on your income tax return). Name is required on this line; do not leave this line blank.	
	2 Business name/disregarded entity name, if different from above	
n page 3.	following seven boxes.	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):
e. ns or		Exempt payee code (if any)
ty Stick	☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶	
Print or type. Specific Instructions on page	LLC if the LLC is classified as a single member LLC that is disregarded from the owner unless the owner of the LLC is	Exemption from FATCA reporting code (if any)
ċį		Applies to accounts maintained outside the U.S.)
) pe	5 Address (number, street, and apt. or suite no.) See instructions. Requester's name and	**
See		a address (op.io.ia)
Й	6 City, state, and ZIP code	
	7 List account number(s) here (optional)	
Pai	t I Taxpayer Identification Number (TIN)	
		rity number
	p withholding. For individuals, this is generally your social security number (SSN). However, for a nt alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other	
	s, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>	- -
TIN, I		
Treter in the decedant le in more than one harne, eee the methodische let into 117 ties eee 777 at 17 and and		dentification number
Numk	er To Give the Requester for guidelines on whose number to enter.	
Par	t II Certification	
Unde	penalties of perjury, I certify that:	
2. I ar Sei	number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issung not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been not vice (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the onger subject to backup withholding; and	tified by the Internal Revenue
3. I ar	n a U.S. citizen or other U.S. person (defined below): and	

4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid

other than		property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments a not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.	_
Sign Here	Signature of U.S. person ▶	Date ►	

General Instructions

Section references are to the Internal Revenue Code unless otherwise

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding,

Form W-9

(Rev. October 2018) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 Name (as shown on your income tax return). Name is required on this line; do	a not leave this East Live I									
	State Bar of Texas	o not leave this line blank.									
	2 Business name/disregarded entity name, if different from above										
on page 3	Unowing seven boxes.					4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):					
e.	single-member LLC	single-member LLC					Exempt payee code (if any)				
잗	Limited liability company. Enter the tax classification (C∈C corporation, S=S corporation, P=Partnership) ▶										
Print or type. See Specific Instructions	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is				Exemption from FATCA reporting code (if any)						
Ğ	✓ Other (see instructions) ► State A			(Αρρίκ	es to accou	rts maintai	ined as	utside	the U.S.)		
Ř	5 Address (number, street, and apt. or suite no.) See instructions.	Reques	ster's name a	ind ac	dress (c	ptional	, 				
Sec	1414 Colorado										
	6 City, state, and ZIP code										
	Austin, TX 78701										
	7 List account number(s) here (optional)										
D-											
Par											
backu	your TIN in the appropriate box. The TIN provided must match the nam p withholding. For individuals, this is generally your social security num	e given on line 1 to avoid	Social sec	urity	number						
reside	Nt allen, sole proprietor, or disregarded entity, see the instructions for E	Part I later For other				1 <u>-</u> [\top	П			
entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> , later.											
	If the account is in more than one name, see the instructions for line 1.	Al	or	The Management							
Numb	er To Give the Requester for guidelines on whose number to enter.	Also see what Name and	employer	Employer identification number							
			7 4 .	- 6		0	1	4	8		
Part	II Certification										
Under penalties of perjury, I certify that:											
1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a fallure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and											
	a U.S. citizen or other U.S. person (defined below); and										
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.											
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.											
Sign Here	Signature of U.S. person ▶ / Any Jacob	Date ▶	7/3	//	7		-				
	eral Instructions	Form 1099-DIV (dividends, including those from stocks or mutual funds)									
noted.	references are to the Internal Revenue Code unless otherwise	 Form 1099-MISC (various types of income, prizes, awards, or gross proceeds) 									
related	developments. For the latest information about developments to Form W-9 and its instructions, such as legislation enacted	Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)									
after they were published, go to www.irs.gov/FormW9. Purpose of Form		Form 1099-S (proceeds from real estate transactions)									
		Form 1099-K (merchant card and third party network transactions)									
informa	vidual or entity (Form W-9 requester) who is required to file an ation return with the IRS must obtain your correct taxpayer cation number (TIN) which may be your social security number	Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)									
(SSN),	ndividual taxpayer identification number (ITIN), adoption	• Form 1099-C (canceled debt)									
(EIN) to	er identification number (ATIN), or employer identification number or report on an information return the amount paid to you, or other	Form 1099-A (acquisition or Use Form W. 9 asks if years)									
amoun	report on an information return the amount paid to you, or other treportable on an information return. Examples of information include, but are not limited to, the following.	Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.									
	1099-INT (interest earned or paid)	If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.									

State Bar of Texas Travel Reimbursement Form PURPOSE OF TRAVEL: Reimbursement Policies and Procedures available at texasbar.com/Reimbursement	t: "S and STAFF submit form
texasbar.com/Reimbursement From To	S and STAFF submit form
Date(s) of meeting Date(s) of travel Location of meeting MAKE CHECK PAYABLE TO: (Name of Individual, Firm or Company) Barcard # (if appicable) Name Street Address City, State and Zip Telephone Number TRAVEL EXPENSES Transportation Airfare Speaker Airfare (TxBarCLE use only) Charter Bus Service Taxi / Transportation Service Parking & Tolls (\$0.545 Before January 1, 2019) Samuary 1, 2019 Speaker Airfare Speakur Airfare S	submit form
Location of meeting Please complete the highligted applicable areas and within 45 days from the date of travel. STATE BAR APPROVAL STATE BAR APPROVAL Date Approved for Payment:	20 UNT
MAKE CHECK PAYABLE TO: (Name of Individual, Firm or Company) Barcard # (if appicable) Name Street Address City, State and Zip Telephone Number TRAVEL EXPENSES Transportation Airfare Speaker Airfare (TxBarCLE use only) Car Rental & Fuel Charter Bus Service Taxi / Transportation Service Speaking & Tolls Auto Mileage Tips STATE BAR APPROVAL Date Approved for Payment: (Officer, Committee Chair, Executive, Dept. Head, Other) Finance Department (Officer, Committee Chair, Executive, Dept. Head, Other)	UNT -
MAKE CHECK PAYABLE TO: (Name of Individual, Firm or Company) Barcard # (if appicable) Name Street Address City, State and Zip Telephone Number TRAVEL EXPENSES Transportation Airfare Speaker Airfare (TxBarCLE use only) Car Rental & Fuel Charter Bus Service Taxi / Transportation Service Parking & Tolls Auto Mileage Tips Date Approved for Payment: Officer, Committee Chair, Executive, Dept. Head, Other) Tofficer, Committee Chair, Executive, Dept. Head, Other) (Officer, Committee Chair, Executive, Dept. Head, Other)	UNT -
Rarcard # (if appicable) Name Street Address City, State and Zip Telephone Number TRAVEL EXPENSES Transportation Airfare Speaker Airfare (TxBarCLE use only) Car Rental & Fuel Charter Bus Service Taxi / Transportation Service Parking & Tolls Auto Mileage Tips (Officer, Committee Chair, Executive, Dept. Head, Other) Finance Department AMO AMO \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	UNT -
City, State and Zip Telephone Number TRAVEL EXPENSES Transportation Airfare Speaker Airfare (TxBarCLE use only) Car Rental & Fuel Charter Bus Service Taxi / Transportation Service Parking & Tolls Auto Mileage Tips (Officer, Committee Chair, Executive, Dept. Head, Other) Finance Department (Officer, Committee Chair, Executive, Dept. Head, Other) Finance Department (\$0.545 Before January 1, 2019)	-
TRAVEL EXPENSES	-
TRAVEL EXPENSES	-
Transportation	-
Airfare	-
Speaker Airfare (TxBarCLE use only) \$ - \$ \$ \$ \$ \$ \$ \$ \$	
Car Rental & Fuel \$ - Charter Bus Service \$ - Taxi / Transportation Service \$ - Parking & Tolls \$ - Auto Mileage \$ 0.580 Tips \$ -	
Charter Bus Service \$ - Taxi / Transportation Service \$ - Parking & Tolls \$ - Auto Mileage \$ 0.580 Tips \$ -	_
Parking & Tolls	-
Auto Mileage	-
Tips \$ -	-
	-
Other	-
Travel Subtotal \$	-
Lodging and Meals Date Hotel Meals	
S - \$ -	
\$ -	
\$ -	
\$ -	
\$ -	
Lodging & Meals Subtotal \$ - \$	-
Other Expenses Description \$ -	
Description \$ - \$	-
***** For State Bar Use Only ***** \$ - <====> \$	_
FUND-DEPT-ACCT LOCATION AA TOTAL Total Reimbursm	ent Requested
50200-	
JUZUU- - J -	IMANT
CERTIFICATION OF CLA	
50205- \$ - CERTIFICATION OF CLA	
5020550210	
50205 \$ - CERTIFICATION OF CLA50210 \$ - The above described expense incurred by me for the purpos	e stated. I
50205502105022050236- 50236- 50236- 5020550236-	e stated. I olicable
50205	e stated. I blicable etc.), except vailable. I
50205	e stated. I blicable etc.), except vailable. I
50205	e stated. I blicable etc.), except vailable. I
50205	e stated. I blicable etc.), except vailable. I
50205	e stated. I blicable etc.), except vailable. I
50205-	e stated. I blicable etc.), except vailable. I e, correct, and
50205	e stated. I blicable etc.), except vailable. I
S CERTIFICATION OF CLA 50210	e stated. I blicable etc.), except vailable. I e, correct, and
S	e stated. I blicable etc.), except vailable. I e, correct, and Date
50205	e stated. I blicable etc.), except vailable. I e, correct, and Date

5.01.04 Bylaws

- **(A)** Section bylaws must remain in compliance with the State Bar Act, the State Bar Rules, this Policy Manual, and any other applicable action of the Board. The Section Representatives to the Board Committee may periodically review the bylaws of each section and make recommendations to the section, the Executive Committee, and the Board concerning any amendments to the bylaws necessary to ensure such compliance.
- **(B)** Any amendments to a section's bylaws must be approved by the Board. To submit proposed amendments to the board, a section must deliver the proposal to the Executive Director no later than 30 days prior to the next regularly scheduled Board meeting. The Executive Director may require that the proposed amendments be reviewed by the State Bar Legal Counsel and by the Section Representatives to the Board Committee prior to submission to the Board for approval.
- **5.01.05 Confidentiality of Member Information.** All information concerning any section member that is deemed confidential by state or federal law, including Tex. Govt. Code Ch. 552 and Tex. Occ. Code Ch. 59, including email addresses, may be used only for official section business and may not be disclosed to the public. Sections must take reasonable, necessary precautions to protect the confidentiality of such information.

5.01.06 Finances

- **(A)** Section Dues and Other Fees. Each section is authorized to collect membership dues and other funds from its activities and, subject to the other provisions of this Policy Manual, applicable law, rules and regulations, to determine how its funds are invested and expended. The Board must approve the establishment or revision of any section dues.
- **(B)** Depositories and Investments. Section funds must be invested consistent with State Bar investment policy as set forth in Section 3.05 of this Policy Manual. Each section shall deposit its funds into either a branch of the State Bar banking depository, or an alternative banking depository meeting the requirements of the investment policy as set forth in Section 3.05 of this Policy Manual.
- (C) Books, Records and Reports. Each section shall maintain accurate financial books and records and have appropriate controls on the maintenance and disbursement of sections' funds, all in a fashion that permits the inclusion of the sections' financial information in the State Bar's financial statements and audit. Each section also shall provide to the State Bar such financial information as may be required for compliance with the requirements for the independent financial and/or internal audits of the State Bar as required by applicable law, rules and regulations. To this end, the Audit and Finance Committee of the Board, in consultation with the State Bar's external auditors and the Council of Chairs, shall adopt, subject to approval by the Board, procedures for sections to report financial information for inclusion in the State Bar's financial statements and audit. These procedures may include requirements for delivery to the State Bar accounting department, on a basis as often as monthly, of copies of depository and investment statements and transaction histories for disbursements and deposits. Each section also shall submit to the Executive Director by July 15 of each year a section budget for the current Fiscal Year.
- **(D)** Sales Tax. To the extent required by law, each section shall collect sales tax on goods or services that it sells, and timely each month, remit to the State Bar all sales tax collected during the immediately preceding month, along with a report listing the price, quantity and description of the goods or services so sold in such detail as the State Bar accounting department reasonably may require to ensure compliance with applicable law, rules and regulations. The Audit and Finance Committee of the Board shall adopt, in consultation with the Council of Chairs and subject to the approval of the Board, procedures for the sections to report sales tax information to the State Bar for inclusion in the State Bar's monthly sales tax report filed with the State Comptroller's Office.
- **(E)** State Bar Assistance to Sections. For each section supplying the required monthly financial information of the section, the accounting department of the State Bar shall prepare and provide to the

treasurer of the section, a monthly and year-to-date section financial report and a monthly cash and investment account reconciliation. Upon request, the accounting department of the State Bar shall be available to work with the bank and the treasurer of the section to facilitate the submission of the financial information to the State Bar. Additionally, any section may elect to have the State Bar manage section funds, including depositing dues, managing operating expenses, issuing checks, and preparing financial reports and budgets. The State Bar will provide assistance to sections under this Subsection 5.01.06 at no charge to sections, except that expenses incurred in providing financial information in a format other than an electronic format prescribed by the accounting department of the State Bar shall be borne by the section.

(F) *Inclusion in Bylaws.* Each section shall include the provisions of this Section 5.01.06 as part of its bylaws.

5.01.07 Public Statements and Advocacy Activities

- **(A)** Representation of State Bar. No section, section member, or section council shall purport to represent the State Bar before any legislative body, any administrative agency, in any court, or before any other tribunal unless expressly authorized to do so by the Board in accordance with Board policies and procedures.
- **(B)** Speaking or Writing. No section, section member, or section council shall at any time, expressly or impliedly, purport to act, speak, or write on any subject on behalf of the State Bar unless expressly authorized to do so by the Board in accordance with Board policies and procedures.
- **(C)** State Bar Seal and Letterhead. No section, section member, or section council shall at any time use the State Bar seal or letterhead for any purpose other than for the section's official properly authorized business.
- **(D)** State Bar Legislative Policy. Sections may compile and submit suggestions to the Board's Legislative Policy Subcommittee regarding legislation prior to the beginning of each regular session of the Legislature, and, if warranted, during a session. Except as may be provided elsewhere in this Policy Manual, no positions may be taken by the section, section members, or section council in the name of the section that advocates or advances a political or social policy position.
- **(E)** Compliance. No section, section member, or section council shall intentionally act in violation of state or federal law, including *Keller v. State Bar of California*, 496 U.S. (1990) and its progeny.
- **5.01.08 Contracts.** All contracts for goods or services for a section must be reviewed by State Bar Legal Counsel and executed by a duly authorized signatory of the State Bar.
- **5.01.09 Meetings.** Each section shall hold at least one annual membership meeting at a time and place within Texas to be determined by its council. Notices of all council and membership meetings shall be provided to the President, President-elect, Executive Director and the section's Board advisors.

5.01.10 Publications.

- **(A)** Newsletters. Each section shall publish at least one newsletter each Fiscal Year. A copy of the newsletter(s) shall be provided to the President, President-elect, Executive Director, the coordinator of committees and the coordinator of sections.
- **(B)** Texas Bar Journal. Sections are allowed to have, at no cost, a one-fourth page advertising space in the Texas Bar Journal each year to solicit new members.
- **5.01.11 Section Annual Reports.** By April 1 of each year, the chair of each section will submit to the Executive Director an annual report for publication in the *Texas Bar Journal*. A section's annual report should contain a brief overview of the projects and accomplishments of the section during the year

the Board may request a review by the Audit and Finance Committee of the then current bank depository.

- **3.04.02 Management of State Bar Funds**. The State Bar, with the approval of the Board, may enter into agreements and contracts deemed appropriate to facilitate the management of its funds so that income will be earned or appreciation realized on those funds pending expenditure.
- **3.04.03 Withdrawal and Disbursement of State Bar Funds**. The Board shall designate the employees of the State Bar who are authorized to sign checks for the withdrawal and disbursement of funds. These signatories shall include the Executive Director and Chief Financial Officer. The Executive Director's signature can be a facsimile on all checks. The Chief Financial Officer, or his or her designated representative, however, shall review each check before its distribution even though it bears the Executive Director's signature.
- **3.04.04 Securities.** The Executive Director or the Chief Financial Officer of the State Bar are authorized to transfer, endorse, sell, assign, set over, and deliver any and all shares of stock, bonds, debentures, notes of indebtedness, or other securities now or hereafter standing in the name of or owned by the State Bar.

3.05 Investments

- **3.05.01 Investment Standard**. The State Bar shall invest its funds in a manner in which persons of prudence, discretion and intelligence exercise in the management of their own affairs, not for speculation, but to, in order of priority, preserve and safeguard the principal amount invested, provide liquidity to meet operating cash flow needs, and earn the highest yield possible considering the required safeguards.
- **3.05.02 Investment Manager.** The Board, through its Audit and Finance Committee, may contract with an investment manager for professional investment services. Pursuant to the Public Funds Investment Act, §2256.003, a contract for professional investment services may not be for a term in excess of 2 years. A renewal or extension of the contract for professional investment services must be made by order, ordinance or resolution of the Board. The selection of the investment manager shall be the subject of a request for proposal procedure every five years. At any time the Board may request that a request for proposal be issued for investment management services.
- **3.05.03 Application.** This investment policy applies to the financial assets of all State Bar funds and funds of Bar-related groups, to include those of the General Fund, Client Security Fund, all special revenue funds, enterprise funds, sections and divisions.
- **3.05.04 Committee Review.** The Board's Audit and Finance Committee shall review the investment policy annually. Recommendations for modifications to the policy may be made by the Executive Director, the Board's Audit and Finance Committee, an Officer, or Board Member. This policy and any amendments to it must be authorized by Board action.
- **3.05.05 Approved Investments.** The Board authorizes the Executive Director and/or investment manager (as contracted by the Audit and Finance Committee of the Board) to invest funds of the State Bar that are available for investment in any account, time or demand, and the following "fixed income" securities:
 - **(A)** *U. S. Treasury Securities.* U.S. Treasury securities are direct obligations of the United States Government. U.S. Government obligations are the highest quality and are the most liquid and marketable of investment securities. Investments in this category will include Treasury bills, Treasury notes, and Treasury bonds. U.S. Treasury bills are sold on a discount basis and have initial maturities of three months, six months, and one year. U.S. Treasury notes and Treasury bonds are coupon-bearing instruments with initial maturities from two to ten years for notes and ten to thirty years for bonds.

The maximum average maturity of the U. S. Treasury securities portfolio will not exceed five years.

(B) Federal Agencies. After U. S. Treasury securities, Federal agency securities (government sponsored enterprises) are generally regarded as the next highest quality investment suitable for the portfolio.

Agencies generally offer a rate of return higher than direct U.S. Treasury securities. The spread difference in yield will be affected by the general level of interest rates, markets, and economic conditions at any given time. Consideration should be given to the spread relationship existing when portfolio investment decisions are made.

Securities included in this category are debt issuance by the Federal Farm Credit System (Farm Credits), Federal Home Loan Bank (FHLB), the Federal National Mortgage Association (FNMA), the Student Loan Marketing Association (SLMA), the Federal Home Loan Mortgage Corporation (FHLMC or "Freddie Mac"), the Government National Mortgage Association (GNMA or "Ginnie Mae"), and Small Business Administration (SBA).

The maximum average maturity of the U.S. agency section of the portfolio will not exceed five years.

- **(C)** Collateralized Deposits: The State Bar will monitor all deposits that are held with the State Bar's custodian bank(s) to ensure that all deposits are fully insured or collateralized, as required by the Public Funds Collateral Act, §2257, of the Texas Government Code ("PFCA"). Pursuant to §2257, the State Bar will require the custodian bank(s) to pledge securities that are authorized under §2256.009 of the Public Funds Investment Act ("PFIA"). In accord with the PFCA, deposits that exceed the FDIC insurance limit will be collateralized by the deposit institution holding such deposits. Since, generally, all deposits are fully invested in securities, the collateralization of such invested deposits will not be necessary when such deposits are fully and continuously invested in securities. If there are any funds awaiting investment, such funds should be fully collateralized at all times pursuant to the PFCA. The custodian bank(s) will be notified regarding the collateralization and investment policy requirements. The State Bar's expectation of total and full compliance with the PFIA and the PFCA is of paramount importance and such expectation will be clearly communicated to custodian bank(s). Financial institutions serving as depositories will be required to sign an Agreement with the State Bar and its safekeeping agent for the collateral, perfecting the State Bar's rights to the collateral in case of default, bankruptcy or closure.
- **(D)** *Money Market Investments*. Money market investments are short-term investments that normally have a maturity of one year or less and are used for liquidity and income maximization purposes. Acceptable investments that may appear in this category are:
 - (1) Domestic CDs (time deposits). Certificates of deposit issued by depository institutions, wherever located that are:
 - (a) guaranteed or insured by the Federal Deposit Insurance Corporation, or its successor, or the National Credit Union Share Insurance Fund, or its successor; or
 - **(b)** secured by obligations that are described in Subsections 3.05.05(A) and (B) above, with a market value of not less than the principal amount of the certificates plus accrued interest. Pledged collateral securities must be held in a third-party custody account authorized by the State Bar.
 - (2) Banker's Acceptances. Bankers acceptances must have a stated maturity of 270 days or less from the date of its issuance that will be liquidated in full at its maturity, is eligible for collateral for borrowing from a Federal Reserve Bank and is accepted by a bank organized and existing under the laws of the United States and if the short-term obligations of the bank, or of the bank holding company of which the bank is the largest subsidiary, are rated not less than A-1 or P-1 or an equivalent rating by at least one nationally recognized credit rating agency.
 - (3) Repurchase Agreements (Repos) Repurchase Agreements must be fully collateralized and have a defined termination date. They must be placed with a primary government securities dealer, as defined by the Federal Reserve, or a bank doing business in Texas. Repurchase agreements must be collateralized by U.S. Treasury or Agency securities and collateral must be held in a third-party custody account authorized by the State Bar.
 - (4) Money Market Investments. A no load money market mutual fund is an approved investment under

this policy if the investment meets one of the following two criteria:

- (a) It is registered with and regulated by the Securities and Exchange Commission; it provides the State Bar with a prospectus and other information required by the Securities Exchange Act of 1934 (15 U.S.C. Section 78a, et seq.) or the Investment Company Act of 1940 (15 U.S.C. Section 80a-1, et seq.); and it complies with federal Securities and Exchange Commission Rules 2a-7 (17 C.F.R. Section 270.2a-7) promulgated under the Investment Company Act of 1940 (15 U.S.C. Section 80a-1, et seq.); or
- **(b)** It is registered with the Securities and Exchange Commission; it has an average weighted maturity of less than two years; and it either:
 - (i) has a duration of one year or more and is invested exclusively in obligations approved by this policy; or
 - (ii) has a duration of less than one year and the investment portfolio is limited to investment grade securities excluding asset-backed securities.
- **(5)** Commercial Paper Commercial Paper must have a stated maturity of 270 days or less from the date of issuance and must have a credit rating of not less than A-1, P-1 or the equivalent by at least two nationally recognized credit rating agencies.
- **(E)** *Investment Concentrations.* The State Bar intends to follow the guidelines described below on investment concentrations within the investment portfolio (IP):
 - (1) U.S. Treasury and Federal Agency Securities. Up to 100% of the IP.
 - (2) Mortgage-Backed Securities. Guaranteed by U.S. Government Sponsored Agencies up to 30% of the IP.
 - (3) Certificates of Deposit. Up to 30% of the IP, but no more than 5% with any single bank.
 - (4) Banker's Acceptance. Up to 15% of the IP, but no more than 5% with any single issuer.
 - (5) Repurchase Agreements. Up to 30% of the IP, but no more than 10% with any single issuer.
 - (6) Money Market Mutual Funds. Up to 100% of the IP.
 - (7) Commercial Paper. Up to 30% of the IP, but no more than 5% with any single issuer.

Investments in collateralized mortgage obligations are strictly prohibited. These securities are also disallowed for collateral positions. The State Bar will not be required to liquidate investments that were authorized investments at the time of purchase.

The investment manager will monitor the various investment alternatives and select the securities that best meet the State Bar's overall, long-term goals. Concentrations of each type of security will not exceed the maximum limits outlined above, but specific concentrations of investment types will be dictated by the following considerations: quality, liquidity, relative sector yield spreads vs. historical spreads, maturity concentrations, time horizon.

Investments will only be made with those firms and institutions which have been approved by the Board of Directors. The investment manager will be responsible for analyzing and evaluating the broker/dealer firms and for reporting their list of qualified firms to the Committee for approval.

It is the policy of the State Bar to require competitive bidding for all individual security purchases except for those transactions with money market mutual funds which are deemed to be made at prevailing market

rates and for government securities purchased at issued through a primary dealer at auction price. At least three bidders must be contacted in all transactions involving individual securities. Competitive bidding for security swaps is also required. Bids may be solicited in any manner provided by law and shall be documented.

(F) Collateralization. In addition to the collateral requirements for State Bar deposits, as discussed in Subsection 3.05.05(C), Certificates of Deposit (CD) and Repurchase Agreements (Repo) must also be collateralized in accordance with State Law. Eligible securities for collateralization of CDs and Repo shall be U.S. Treasury and Agency securities. For CDs, the market value of the pledged collateral securities must at all times be equal to or greater than the par value of the CD plus accrued interest, less the amount insured by the FDIC. For Repos, the market value of the pledged collateral securities shall be a percentage of the par value of the agreement plus accrued interest and shall be maintained at the following levels:

Collateral	U.S. Treasury	U.S Government
Maturity	Securities	Securities
1 year or less	101%	101%
1 to 5 years	102%	102%
Over 5 years	103%	104%

(G) Reporting. The Investment Manager for the State Bar of Texas will provide a detailed accounting and appraisal report detailing, among other things, investments' descriptions, coupons, maturities, CUSIP identification numbers, purchase cost, amortized cost and market values on a monthly basis. Market valuations are based on current information and appraisals taken from third party market makers, whom the Manager believes provides reliable information and valuations.

The investment manager will prepare a report for the State Bar quarterly. The report will include a listing of securities, a current appraisal reflecting gains or losses, a list of securities purchased or sold during the period, and an analysis of the IP's performance for the period and since inception.

Representatives of the investment manager will meet with the State Bar semi-annually or as needed to discuss investment strategy, actions taken, and the general economic environment within which the State Bar's investments will be managed.

Not less than quarterly the Investment Officers will submit to the Audit and Finance Committee and the Board a written report of the status of the current investment portfolio. The report must meet the requirements of Chapter 2256 of the Government Code (Public Funds Investment Act) and:

- (1) describe in detail the investment position of the State Bar on the date of the report;
- (2) be prepared jointly by all investment officers of the State Bar;
- (3) contain a summary statement, prepared in compliance with generally accepted accounting principles of each pooled fund group that states the beginning market value for the reporting period, additions and changes to the market value during the period, ending market value for the period and fully accrued interest for the reporting period.
- (4) state the book value and market value of each separately invested asset at the beginning and end of the reporting period by the type of asset and fund type invested;
- (5) state the maturity date of each separately invested asset that has a maturity date;
- (6) state the account or fund or pooled fund group from which each individual investment was acquired; and
- (7) state the compliance of the investment portfolio as it relates to the investment strategy and relevant

provisions of this Policy and the Public Funds Investment Act.

An independent auditor shall formally review the quarterly reports prepared under this Subsection at least annually, and that auditor shall report the results of the review to the Board.

- **(H)** Exceptions to Policy. Exceptions to the investment policy must have prior approval by a majority of the Board at a called, regularly scheduled, or telephone call meeting. Changes to the investment policy will be made, as needed, after action by the Board.
- (I) Methods to Monitor Market Price. The investment manager shall provide market valuations of all State Bar investments using Bloomberg, or another third-party market valuation service.

The Executive Director or investment manager shall report to the Audit and Finance Committee at least quarterly on the market prices and the performance of the investments made by, or on behalf of, the State Bar.

(J) Monitoring Rating Changes. Pursuant to the PFIA, Section 2256.021, an investment that requires a minimum rating under State law does not qualify as an authorized investment during the period the investment does not have the minimum rating. The State Bar's Investment Manager will be responsible for monitoring ratings of all State Bar investments placed with the Investment Manager. The Investment Manager will maintain a process whereby the State Bar's Investment Officer will be promptly notified in the event of a downgrade of an investment below State law or State Bar's Investment Policy limits. The Investment Manager will provide a recommendation on how best to resolve the issue with the intent to take all prudent measures that are consistent with State Bar's Investment Policy to liquidate an investment that does not have the minimum rating.

3.05.06 Delegation of Authority

- **(A)** *Investment Officer.* The State Bar shall designate the Finance Division Director as investment officer responsible for the investment of its funds, under the direction and authority of the Executive Director. This includes investments for the State Bar General Fund, Client Security Fund and the special revenue funds.
- **(B)** Procedures. The State Bar's investment officer shall establish written procedures for the operation of the investment program consistent with this Investment Policy. Such procedures shall include explicit delegation of authority to persons responsible for investment transactions. No person may engage in an investment transaction except as provided under the terms of this Policy and the written procedures. Authority granted to a person to invest the State Bar's funds is effective until rescinded or until termination of the person's employment by the State Bar. The investment officers shall be responsible for all transactions undertaken and shall establish a system of controls, to be reviewed by the State Bar's independent auditor, to regulate the activities of subordinate officials. The investment officers shall possess sufficient working knowledge of economics and securities markets, as well as the supervisory experience and judgment necessary to carry out the responsibilities outlined in this Policy.
- (C) Ethics and Conflicts of Interest.
 - (1) Officers and employees involved in the investment process shall refrain from personal business activity that could conflict with proper execution of the investment program, or which could impair their ability to make impartial investment decisions.
 - (2) Officers and employees involved in the investment process shall sign annual statements agreeing to abide by this section of the Investment Policy and affirming no known conflicts of interest.
 - (3) Officers and employees involved in the investment process must file a disclosure with the State Bar of Texas if:

- (a) the Officer or employee has a personal business relationship with a business organization offering to engage in an investment transaction with the State Bar of Texas; or
- **(b)** the Officer or employee is related within the second degree by affinity or consanguinity, as determined under Chapter 573 of the Texas Government Code, to an individual seeking to transact investment business with the State Bar of Texas
- **(4)** An officer or employee involved in the investment process has a personal business relationship with a business organization if:
 - (a) the Officer or employee owns 10 percent or more of the voting stock of shares of the business organization or owns \$5,000 or more of the fair market value of the business organization;
- **(b)** funds received by the officer or employee from the business organization exceed 10 percent of his/her gross income for the previous year; or
- **(c)** the Officer or employee has acquired from the business organization during the previous year investments with a book value of \$2,500 or more for his/her personal account.
- **(D)** *Training.* The Investment Officers and the persons authorized to execute investment transactions shall attend at least one investment training session within 6 months after taking office or assuming duties and receive not less than 10 hours of instruction relating to investment responsibilities every two years. The training provider must be an independent source approved the Board of Directors.
- **3.05.07 Investment Objectives.** All funds shall be managed and invested with three primary objectives, listed in order of their priority safety and liquidity, diversification and yield:
 - **(A)** Safety of Principal. Safety of principal is the foremost objective of the State Bar. Investments of the State Bar shall be undertaken in a manner that seeks to insure the preservation of capital in the overall portfolio. To obtain this goal, diversification is required in the portfolio's composition. The suitability of each investment decision will be made on the basis of these objectives.
 - **(B)** *Diversification.* Diversification of the portfolio will include diversification by maturity and market sector when appropriate and will include the use of a number of broker/dealers for diversification and market coverage. Competitive bidding will be used on each sale and purchase.
 - **(C)** Yield. The State Bar's investment portfolio shall be designed with the objective of attaining a market rate of return throughout budgetary and economic cycles, taking into account the State Bar's risk constraints and the cash flow requirements of the portfolio. "Market rate of return" may be defined as the average yield of the current three-month U.S. Treasury Bill or such other index that most closely matches the average maturity of the portfolio.

The individual strategy of each of the State Bar's three types of funds are as follows. To the extent possible, the State Bar will match its investments with anticipated cash flow requirements while minimizing market risk. The State Bar will not directly invest funds needed for current operations in securities maturing more than twenty-four months or posing potential credit risk, such as corporate bonds. Reserve funds may be invested in securities authorized by this policy with maturities of such investments to coincide as nearly as practical with the expected use of the funds.

The State Bar's General Fund's and Client Security Fund's assets are not necessary for day-to-day operations. The General Fund and Client Security Fund portfolios may be invested in longer-term securities, but each portfolio will not exceed a five-year average maturity. While investments may be repositioned when prudent, the primary objective of both funds is capital preservation and stable, real (after inflation) increased income. The operation's funds are invested in very short-term investments while the General Fund and Client Security Fund are invested in medium term maturities providing good diversification and income stability over longer time periods for the State Bar's total investments.

The State Bar also directs the investment manager to not record any material book value losses on any security transaction without prior consent of the Executive Director and the Audit and Finance Committee.

- **3.05.08** Accounting Department. Interest income received by the State Bar from investments will be received by the Accounting Department for deposit to the State Bar's General Fund, Client Security Fund or special revenue funds accounts. The Accounting Department will be responsible for maintaining all investment and interest payment records for the purpose of reconciliation and preparation of financial statements.
- **3.05.09 Settlement Method.** Settlement of all transactions made by or on behalf of the State Bar, except for investment in pool funds and mutual funds, shall be on a delivery versus pay method rather than delivery versus confirmation. The State Bar will contract with a bank or banks for the safekeeping of securities either owned by the State Bar as a part of its investment portfolio or held as collateral to secure certificates of deposits or repurchase agreements. These accounts shall be in the name of the State Bar.
- **3.05.10 Public Funds Investment Act**. All actions taken in all of the State Bar's investment portfolios will be in compliance with the Public Funds Investment Act.
- **3.05.11 Annual Compliance Audit.** In conjunction with the annual financial audit, a compliance audit shall be performed which includes an audit of management controls on investments and adherence to the State Bar's established policy.
- **3.05.12 Certification**. A copy of this Investment Policy shall be provided to the investment manager under contract and the firm shall agree under the terms of the contract to transact all investment business according to the requirements and limitations of the Investment Policy.

3.06 Acquisition of Goods and/or Services

3.06.01 General. The Board shall adopt guidelines and procedures for purchasing that are consistent with the guidelines and procedures promulgated for other Texas state agencies. Purchases are subject to the ultimate review of the Supreme Court. The State Bar shall maintain records on purchases and shall make those reports available for review by the state auditor.

3.06.02 Capital Items.

- (A) A capital expenditure budget shall be presented to the Board along with the annual budget.
- **(B)** The approval of the capital expenditure budget will not constitute authority to purchase. All purchases must be approved by the Executive Director or authorized designee.
- (C) A capital item is an item of furniture, fixtures or equipment with a cost of \$5000 or more.
- **(D)** Purchases of capital items costing \$5000 or more not included in the capital expenditure budget, must be approved by the Executive Committee. Items under \$5000 may be approved by the Executive Director or authorized designee.
- **(E)** The inventory of all capital items as defined in 3.06.02(C) shall be maintained by the State Bar accounting department. The inventory of furniture, fixtures, and equipment with a cost of less than \$5000 shall be maintained by the department responsible for the items.
- **(F)** The purchase of all capital items shall be made under existing Comptroller of Public Accounts Procurement contracts, except when, in the opinion of the Executive Director or authorized designee, it is not advantageous to the Bar to do so because of price, quantity, or quality considerations.
- **3.06.03 Printing and Mailing.** Purchases for printing and mailing shall be made under existing contracts between the Comptroller of Public Accounts Procurement Department and its vendors when the items