



CENTER FOR ALCOHOL POLICY

State CLE Application Progress

If you are an attorney attending the conference, and your state is not listed, please contact Matthew Mastroberti (matthewm@centerforalcoholpolicy.org).

As of August 12, 2022

Alabama – Approved 10.5 Credits

Arizona – The State Bar of Arizona [does not approve or accredit CLE providers](#) or individual programs. Therefore, the Center for Alcohol Policy is not required to submit any information regarding the seminar, or subsequent attendance lists. The State Bar does not retain or track CLE records for members and registrants other than CLE taken through the State Bar. For CLE credits from this course, it is the responsibility of each member/registrant to keep documentation such as the event/seminar/training material and the certificates of attendance to support the hours and events claimed on their annual affidavit.

California – Application Submitted

Colorado – Application Submitted

Florida – Approved 10.5 Credits

Georgia – Approved 10.5 Credits

Idaho – Application Submitted

Illinois – Application Submitted

Indiana – Application Submitted

Kansas – Approved 11 Credits

Kentucky – Application Submitted

Louisiana – Application Submitted

Maryland – Maryland does not currently require [minimum continuing legal education](#) for attorneys registered in the state, and therefore does not accredit courses.

Massachusetts - Massachusetts is one of the few states where continuing legal education (CLE) for attorneys is not mandatory, except for the Practicing with Professionalism course for new attorneys admitted to the bar after September 2013

Minnesota – *Application Submitted*

Missouri – **Approved 10.5 Credits**

Mississippi – *Application Submitted*

Montana – *Application Submitted*

Nebraska – **Approved 10.5 Credits**

New York – According to [New York's Approved Jurisdiction policy](#), New York attorneys may count towards their New York CLE requirement credit earned through participation in out-of-state courses accredited by a New York Approved Jurisdiction. The policy applies to both traditional live classroom-format and nontraditional-format courses (online, DVD, teleconference, etc.). Traditional live classroom-format courses are out-of-state if they take place outside of New York State. Nontraditional-format courses are out-of-state if the sponsor organization is headquartered outside of New York State. This course will likely be approved in several New York approved jurisdictions, and therefore, so long as certain requirements are satisfied, NY attorneys may apply

New Jersey – *Application Submitted*

North Carolina – *Application Submitted*

North Dakota – *Application Submitted*

Nevada – *Application Submitted*

Ohio – *Application Submitted*

Oklahoma – **Approved 12 Credits**

Oregon – *Application Submitted*

Pennsylvania – *Application Submitted*

South Carolina – *Application Submitted*

Tennessee – **Approved 10.5 Credits**

Utah – *Application Submitted*

Virginia – *Application Submitted*

Washington – *Application Submitted*

Washington D.C. – D.C. has no [mandatory continuing legal education](#) requirements at this time, which means they have no CLE accreditation body and do not accredit courses.

Wisconsin – Application Submitted

Wyoming – Application Submitted