

Administrative Order

September 4, 2020

2020-RL-098

DOUGLAS T. SHIMA
CLERK OF APPELLATE COURTS

**Order Waiving Continuing Legal Education (CLE) Credit Hour Limitation on
Prerecorded Programming**

On April 8, 2020 this court issued Administrative Order 2020-RL-033 addressing modifications to certain CLE rules in response to the novel coronavirus (COVID-19) pandemic for the 2019-2020 CLE compliance period. Through 2020-RL-033, this court waived the credit hour limitation on prerecorded programming for the 2019-2020 compliance period. This order extends that waiver through the 2020-2021 compliance period.

For the July 1, 2020 to June 30, 2021 compliance period, Supreme Court Rule 806(j) is modified as follows:

The credit hour limitation on prerecorded programming is waived for the 2020-2021 compliance period. Prerecorded programs must still meet the guidelines required for accreditation. Effective from the date this order is issued until June 30, 2021, provider applications for prerecorded programming over six hours will be considered.

Dated this 4th day of September 2020.

FOR THE COURT



MARLA LUCKERT
Chief Justice