immediately preceding Texas Bar Examination, excluding the MBE portion). A Formal Review means an individual oral review of the Applicant’s Texas Bar Examination papers by the examining Board members that takes place in Austin at a time selected by the Board. Regardless of the number of Texas Bar Examinations taken, an Applicant may receive only one Formal Review under this subsection.

(h) An Applicant who has failed the Texas Bar Examination is eligible to receive a written analysis of the Applicant’s performance on the Texas Bar Examination. The Board may determine the form and content of the written analysis.

(i) The Board must keep, for one year from the date of every Texas Bar Examination, all failing Texas Bar Examinations. The Board need not keep any part of passing Texas Bar Examinations.

Rule 12
Examinees With Disabilities

(a) The Texas Bar Examination shall be administered to all eligible Applicants in a reasonable manner, while maintaining the integrity of the Texas Bar Examination. In each city in which the Texas Bar Examination is administered, the Board shall provide facilities that are reasonably accessible and which enable persons having disabilities to take the Texas Bar Examination.

(b) Any Applicant who desires special testing accommodations based upon a disability shall submit a written request to the Board on forms designated by the Board, such request to be submitted at the same time as the Application is submitted.

(c) A request for special testing accommodations must be accompanied by written proof evidencing the existence of the disability. Statements from licensed physicians or a professional specialist that specifically set forth the physical, mental or emotional handicap or disability and the relationship between the disability and the inability to take the Texas Bar Examination under standard conditions shall be required. The Board may require additional information or evidence from the Applicant and may, at its option, seek professional evaluation of such data. The Applicant will be responsible for the cost of obtaining documented medical evidence and other required information.

(d) After considering the written request of the Applicant and the evidence submitted, the Board shall determine what reasonable special testing accommodations will be granted.

(e) Board deliberations and determinations regarding the request of an Applicant for testing accommodations on the Texas Bar Examination shall be closed to the public and associated records are confidential. However, this does not limit the Board’s
option under subsection (c) to seek professional evaluation of any confidential information supplied by Applicants.

**Rule 13**

**Applicants From Other Jurisdictions**

§1 **Exemption from the Texas Bar Examination Based on a Transferred Uniform Bar Examination Score**

An Applicant who has earned a score of at least 270 on the Uniform Bar Examination in another State must meet the requirements imposed on any other Applicant under these Rules, except that the Applicant is exempt from the requirement of successfully completing the Texas Bar Examination if the Uniform Bar Examination score was earned:

(a) within two years immediately preceding the filing of the Application; or

(b) within the five years immediately preceding the filing of the Application, and the Applicant has been actively and substantially engaged in the lawful practice of law as the Applicant’s principal business or occupation for at least two of the last three years immediately preceding the filing of the Application.

§2 **Exemption from the Texas Bar Examination for Applicants Who Are Authorized to Practice Law in Another State**

An Applicant who is authorized to practice law in another State must meet the requirements imposed on any other Applicant under these Rules, except that the Applicant is exempt from the requirement of successfully completing the Texas Bar Examination if the Applicant has been actively and substantially engaged in the lawful practice of law as the Applicant’s principal business or occupation for at least five of the last seven years immediately preceding the filing of the Application.

§3 **Exemption from the Law Study Requirement for Applicants Who Are Authorized to Practice Law in Another State**

An Applicant who is authorized to practice law in another State is exempt from the law study requirement prescribed by Rule 3 if the Applicant:

(a) has been actively and substantially engaged in the lawful practice of law as the Applicant’s principal business or occupation for at least three of the last five years immediately preceding the filing of the most recent Application; and

(b) either;

(1) holds a J.D. degree, from an unapproved law school that is accredited in the State where it is located; or