JOB TITLE: Deputy Attorney General IV

GENERAL STATEMENT:

The Health Quality Enforcement Section (HQE) is responsible for litigation, writs, appeals, administrative proceedings, investigations and advisory work on behalf of health care state oversight agencies, including civil prosecutions and other disciplinary actions against current licensed health care professionals and applicants for licensure. HQE represents the executive officers, board members and staff of health care oversight agencies in these legal actions. HQE also handles probation modification and termination cases, and petitions for reinstatement of revoked licensees. Deputies practice in federal and state civil courts, and before administrative bodies, including public meetings held by client agencies.

Deputy Attorneys General IV are well-experienced attorneys with the ability to independently handle the routine legal work of the section, as well as the more difficult, complex, sensitive, and consequential legal work of the section, and to produce favorable results. They successfully manage a challenging workload and produce high-quality work product, sometimes under tight deadlines. They are also capable oral advocates. Deputy Attorneys General IV exercise independent judgment in representing the section's clients on increasingly difficult, complex, sensitive, and consequential legal matters, and may be assigned litigation of similar difficulty, complexity, sensitivity, and consequence, including cases that are likely to be appealed to the highest courts.

SUPERVISION RECEIVED: Deputy Attorneys General IV work under the supervision of a Supervising Deputy Attorney General and the Senior Assistant Attorney General. In a particular matter, the Supervising Deputy Attorney General or Senior Assistant Attorney General may designate another supervisor/manager to oversee the work of the deputy.

OVERSIGHT EXERCISED: Deputy Attorneys General IV may direct, monitor, and oversee the work of paralegals, and may act as a lead person over the work of other attorneys.

TYPICAL PHYSICAL DEMANDS:

- May be required to sit for long hours on a daily basis, often while using a computer to do research, draft documents, and perform other duties.
- Be able to travel out-of-town for work-related purposes (including overnight travel), sometimes for extended periods of time and sometimes to remote areas.
- Be able to lift/move up to 25 pounds of books, legal files, exhibits, and/or equipment.

- May be required to work over eight hours a day and on weekends/holidays, including during trials and administrative hearings or as otherwise required by operational needs.
- While working in the office, works in an enclosed interior or exterior window office in a smoke-free environment.

- Effectively manages a civil and administrative litigation caseload of increasing difficulty, complexity, sensitivity, and consequence, while meeting all deadlines; investigates facts and analyzes evidence; develops litigation plans, trial themes, and trial strategies; efficiently prepares and responds to pleadings, injunctive proceedings, subpoena enforcement actions, criminal bail/probation recommendations, petitions for penalty relief, citations, civil penalty, motions, writs, third-party subpoenas, briefs, memoranda, written discovery requests (including e-discovery), evidentiary objections, settlement offers, other legal documents, and correspondence (including emails); interviews, selects, prepares and/or retains consultants; interviews, selects, prepares and/or retains expert witnesses for trial; takes and defends depositions; interviews, selects and prepares witnesses for trial; prepares for mediation or other resolution; prepares for trial including, as necessary, by participating in mock trial or moot courts; examines and cross-examines witnesses; prepares legal advice correspondence to clients concerning prosecutions, amendments to pleadings, settlement authority, settlement recommendations or other outcomes.
- 20% Effectively handles citation, civil penalty, writ and appellate litigation of increasing difficulty, complexity, sensitivity, and consequence, while meeting all deadlines; efficiently prepares and responds to petitions, motions, writs, briefs, memoranda, evidentiary record preparation, other legal documents, and correspondence (including emails); participates in moot courts to prepare for oral argument and serves as moot court judge for other attorneys.
- 20% Provides capable advocacy in increasingly difficult, complex, sensitive, and consequential trials, hearings, administrative proceedings, oral arguments, and other matters.
- 10% Provides research, analysis, and sound advice on increasingly difficult, complex, sensitive, and consequential legal matters to clients, supervisors, managers, public officials, and representatives of public agencies; handles special legal assignments, projects, and other tasks, such as presenting legal topics to boards in public meetings, training clients and legal staff; responds to Public Records Act requests; analyzes legislative measures and regulations; communicates legal advice to client agencies on legal matters such as obtaining and developing additional evidence, advising whether disciplinary charges should be filed, whether complaints should be closed for lack of evidence, or other appropriate action should be taken; handles a variety of matters including special projects and legal assignments as assigned by the Supervising Deputy Attorney General or Senior Assistant, including policy memoranda, training materials and presentations.
- 10% Strategizes with supervisors, other deputies, and clients on case issues; coordinates with the Office of the Solicitor General as necessary; follows the Department of Justice policies, procedures, and guidelines in the handling of cases; efficiently researches and analyzes the legal issues at hand; efficiently produces high-quality work product, sometimes under tight deadlines, that is legally and factually accurate, persuasive, and written with proper tone; timely submits work product for review by supervisors and clients; keeps supervisors and clients apprised of case developments; timely responds to client inquiries; advises clients on the estimated costs of litigation, the policy implications of litigation, and the risks and benefits of

settlement; engages in mediation and settlement negotiations as appropriate.

10% Performs various administrative functions including: timely calendars deadlines, case events, travel, and leave; timely enters case information (including documents) in ProLaw and ensures that case information, milestones, and deadlines are kept up to date; timely requests approval to take leave; enters time in ProLaw promptly, accurately, and completely, and timely records leave in Workday; completes mandatory training and takes advantage of professional training opportunities; provides mentoring and training to paralegals and interns; participates in the hiring of deputies and paralegals as requested; attends section meetings and assists with the meetings as requested; timely files necessary paperwork to obtain approval to, e.g., hire expert witnesses, travel out of state, and take certain actions (e.g., file an amicus brief); effectively uses video-conferencing and other work-related technology.

- Knowledge of the areas of law handled by the section.
- Knowledge of: (a) the laws, rules, and guidelines governing professional conduct and conflicts of interest, including professional and financial conflicts of interest and conflicts between clients, (b) duties and powers of the California Attorney General, (c) principles of administrative and constitutional law, (d) rules of evidence and civil procedure, (e) rules of court, (f) rules governing the conduct of proceedings before administrative bodies, and (g) the Department of Justice policies, procedures, and guidelines.
- Ability to handle all aspects of trial court litigation, administrative proceedings, and appellate litigation, and to effectively advocate the client's position in court and before administrative bodies.
- Ability to efficiently manage a challenging workload by, among other things, prioritizing tasks and handling several tasks and deadlines simultaneously.
- Ability to efficiently complete research (including through use of online resources), and to efficiently produce work product that is legally and factually accurate, persuasive, and written with proper tone.
- Ability to efficiently review and organize voluminous paper and electronically stored documents, including through use of litigation software.
- Ability to effectively use video-conferencing and other work-related technology.
- Ability to exercise good judgment and to work collaboratively, professionally, and ethically with co-workers, other colleagues, supervisors, managers, administrative staff, clients, opposing counsel, court staff, public officials, and representatives of public agencies.
- Ability to effectively use ProLaw to manage case files and ensure prompt and accurate billing to clients, and to effectively use Workday.

I hav	e read and u	ınderstand the e	ssential function	s and typical ph	ysical deman	ds required o	f this
job (p	olease check	one of the boxes	s below regardin	g a Reasonable	Accommodati	ion):	

\square I am able to complete the essential functions and typical physical demands of the job without a need for a reasonable accommodation.
☐ I am able to complete the essential functions and typical physical demands of the job, but will require a reasonable accommodation. I will discuss my reasonable accommodation request with my supervisor.

\square I am unable to perform one or more of the essential functions and typical physical demands of the job, even with a reasonable accommodation.			
	perform one or more of the essential functions and typical discuss the functional limitations I have with my supervisor.		
Employee's Signature & Date	Supervisor's Signature & Date		
Typed or Printed Name	Typed or Printed Name		

JOB TITLE: Deputy Attorney General III

GENERAL STATEMENT:

The Health Quality Enforcement Section (HQE) is responsible for litigation, writs, appeals, administrative proceedings, investigations and advisory work on behalf of health care state oversight agencies, including civil prosecutions and other disciplinary actions against current licensed health care professionals and applicants for licensure. HQE represents the executive officers, board members and staff of health care oversight agencies in these legal actions. HQE also handles probation modification and termination cases, and petitions for reinstatement of revoked licensees. Deputies practice in federal and state civil courts, and before administrative bodies, including public meetings held by client agencies.

Deputy Attorneys General III are experienced attorneys with the ability to capably handle the routine legal work of the section, as well as the difficult, complex, sensitive, and consequential legal work of the section, and to produce favorable results. They ably manage a challenging workload and produce high-quality work product, sometimes under tight deadlines. They are also effective oral advocates. Deputy Attorneys General III gradually exercise more independent judgment in representing the section's clients on increasingly difficult, complex, sensitive, and consequential legal matters, and may be assigned litigation of similar difficulty, complexity, sensitivity, and consequence, including cases that are likely to be appealed to the highest courts.

SUPERVISION RECEIVED: Deputy Attorneys General III work under the supervision of a Supervising Deputy Attorney General and the Senior Assistant Attorney General. In a particular matter, the Supervising Deputy Attorney General or Senior Assistant Attorney General may designate another supervisor/manager to oversee the work of the deputy.

OVERSIGHT EXERCISED: Deputy Attorneys General III may direct, monitor, and oversee the work of paralegals, and may act as a lead person over the work of other attorneys.

TYPICAL PHYSICAL DEMANDS:

- May be required to sit for long hours on a daily basis, often while using a computer to do research, draft documents, and perform other duties.
- Be able to travel out-of-town for work-related purposes (including overnight travel), sometimes for extended periods of time and sometimes to remote areas.
- Be able to lift/move up to 25 pounds of books, legal files, exhibits, and/or equipment.

- May be required to work over eight hours a day and on weekends/holidays, including during trials and administrative hearings or as otherwise required by operational needs.
- While working in the office, works in an enclosed interior or exterior window office in a smoke-free environment.

- Effectively manages a civil and administrative litigation caseload of increasing difficulty, complexity, sensitivity, and consequence, while meeting all deadlines; investigates facts and analyzes evidence; develops litigation plans, trial themes, and trial strategies; efficiently prepares and responds to pleadings, injunctive proceedings, subpoena enforcement actions, criminal bail/probation recommendations, petitions for penalty relief, citations, civil penalty, motions, writs, third-party subpoenas, briefs, memoranda, written discovery requests (including e-discovery), evidentiary objections, settlement offers, other legal documents, and correspondence (including emails); interviews, selects, prepares and/or retains consultants; interviews, selects, prepares witnesses for trial; prepares for mediation or other resolution; prepares for trial including, as necessary, by participating in mock trial or moot courts; examines and cross-examines witnesses; prepares legal advice correspondence to clients concerning the prosecution of the matter, amendments, settlement or other outcome.
- 20% Effectively handles citation, civil penalty, writ and appellate litigation of increasing difficulty, complexity, sensitivity, and consequence, while meeting all deadlines; efficiently prepares and responds to petitions, motions, writs, briefs, memoranda, evidentiary records, other legal documents, and correspondence (including emails); participates in moot courts to prepare for oral argument and serves as moot court judge for other attorneys.
- 20% Provides effective advocacy in increasingly difficult, complex, sensitive, and consequential trials, hearings, administrative proceedings, oral arguments, and other matters.
- 10% Provides research, analysis, and sound advice on increasingly difficult, complex, sensitive, and consequential legal matters to clients, supervisors, managers, public officials, and representatives of public agencies; handles special legal assignments, projects, and other tasks, such as presenting legal topics to boards in public meetings, training clients and legal staff; responds to Public Records Act requests; analyzes legislative measures and regulations; communicates legal advice to client agencies on legal matters such as obtaining and developing additional evidence, advising whether disciplinary charges should be filed, whether complaints should be closed for lack of evidence, or other appropriate action should be taken; handles a variety of matters including special projects and legal assignments as assigned by the Supervising Deputy Attorney General or Senior Assistant, including policy memoranda, training materials and presentations.
- 10% Strategizes with supervisors, other deputies, and clients on case issues; coordinates with the Office of the Solicitor General as necessary; follows the Department of Justice policies, procedures, and guidelines in the handling of cases; efficiently researches and analyzes the legal issues at hand; efficiently produces high-quality work product, sometimes under tight deadlines, that is legally and factually accurate, persuasive, and written with proper tone; timely submits work product for review by supervisors and clients; keeps supervisors and clients apprised of case developments; timely responds to client inquiries; advises clients on the estimated costs of litigation, the policy implications of litigation, and the risks and benefits of settlement; engages in mediation and settlement negotiations as appropriate; refers media

inquiries to the client and/or the Office of Communications, and discusses matters with media representatives at the request of the Office of Communications or management.

10% Performs various administrative functions including: timely calendars deadlines, case events, travel, and leave; timely enters case information (including documents) in ProLaw and ensures that case information, milestones, and deadlines are kept up to date; timely requests approval to take leave; enters time in ProLaw promptly, accurately, and completely, and timely records leave in Workday; completes mandatory training and takes advantage of professional training opportunities; provides mentoring and training to paralegals and interns; participates in the hiring of deputies and paralegals as requested; attends section meetings and assists with the meetings as requested; timely files necessary paperwork to obtain approval to, e.g., hire expert witnesses, travel out of state, and take certain actions (e.g., file an amicus brief); effectively uses video-conferencing and other work-related technology.

- Knowledge of the areas of law handled by the section.
- Knowledge of: (a) the laws, rules, and guidelines governing professional conduct and conflicts of interest, including professional and financial conflicts of interest and conflicts between clients, (b) duties and powers of the California Attorney General, (c) principles of administrative and constitutional law, (d) rules of evidence and civil procedure, (e) rules of court, (f) rules governing the conduct of proceedings before administrative bodies, and (g) the Department of Justice policies, procedures, and guidelines.
- Ability to handle all aspects of trial court litigation, administrative proceedings, and appellate litigation, and to effectively advocate the client's position in court and before administrative bodies.
- Ability to efficiently manage a challenging workload by, among other things, prioritizing tasks and handling several tasks and deadlines simultaneously.
- Ability to efficiently complete research (including through use of online resources), and to efficiently produce work product that is legally and factually accurate, persuasive, and written with proper tone.
- Ability to efficiently review and organize voluminous paper and electronically stored documents, including through use of litigation software.
- Ability to effectively use video-conferencing and other work-related technology.
- Ability to exercise good judgment and to work collaboratively, professionally, and ethically with co-workers, other colleagues, supervisors, managers, administrative staff, clients, opposing counsel, court staff, public officials, and representatives of public agencies.
- Ability to effectively use ProLaw to manage case files and ensure prompt and accurate billing to clients, and to effectively use Workday.

I have read and understand the essential functions and typical physical demands required of t	this
job (please check one of the boxes below regarding a Reasonable Accommodation):	

\square I am able to complete the essential functions and typical physical demands of the job without a need for a reasonable accommodation.
\square I am able to complete the essential functions and typical physical demands of the job, but will

require a reasonable accommodation. supervisor.	I will discuss my reasonable accommodation request with my
☐ I am unable to perform one or mor job, even with a reasonable accommo	e of the essential functions and typical physical demands of the dation.
	perform one or more of the essential functions and typical discuss the functional limitations I have with my supervisor.
Employee's Signature & Date	Supervisor's Signature & Date

JOB TITLE: Deputy Attorney General Range A-B

GENERAL STATEMENT:

The Health Quality Enforcement Section (HQE) is responsible for litigation, writs, appeals, administrative proceedings, investigations and advisory work on behalf of health care state oversight agencies, including civil prosecutions and other disciplinary actions against current licensed health care professionals and applicants for licensure. HQE represents the executive officers, board members and staff of health care oversight agencies in these legal actions. HQE also handles probation modification and termination cases, and petitions for reinstatement of revoked licensees. Deputies practice in federal and state civil courts, and before administrative bodies, including public meetings held by client agencies.

Deputy Attorneys General in Range A are qualified to practice law in California and have the ability to perform the routine legal work of the section. Deputy Attorneys General in Range B have the ability to handle the routine legal work of the section as well as the more complex and sensitive legal work in this class. They also are expected to exercise a greater degree of independent judgment. Deputy Attorneys General in both ranges manage an increasingly challenging workload and produce high-quality work product, sometimes under tight deadlines. They also become increasingly effective oral advocates. Deputy Attorneys General represent the section's clients on legal matters, are assigned litigation, and may work on cases that may be appealed to the highest courts.

SUPERVISION RECEIVED: Deputy Attorneys General work under the supervision of a Supervising Deputy Attorney General and the Senior Assistant Attorney General. In a particular matter, the Supervising Deputy Attorney General or Senior Assistant Attorney General may designate another supervisor/manager to oversee the work of the deputy.

OVERSIGHT EXERCISED: Deputy Attorneys General may direct, monitor, and oversee the work of paralegals.

TYPICAL PHYSICAL DEMANDS:

- May be required to sit for long hours on a daily basis, often while using a computer to do research, draft documents, and perform other duties.
- Be able to travel out-of-town for work-related purposes (including overnight travel), sometimes for extended periods of time and sometimes to remote areas.
- Be able to lift/move up to 25 pounds of books, legal files, exhibits, and/or equipment.

- May be required to work over eight hours a day and on weekends/holidays, including during trials and administrative hearings or as otherwise required by operational needs.
- While working in the office, works in an enclosed interior or exterior window office in a smoke-free environment.

- Effectively manages an increasingly challenging civil and administrative litigation caseload, while meeting all deadlines; investigates facts and analyzes evidence; develops litigation plans, trial themes, and trial strategies; efficiently prepares and responds to pleadings, injunctive proceedings, subpoena enforcement actions, criminal bail/probation recommendations, petitions for penalty relief, citations, civil penalty matters, motions, writs, third-party subpoenas, briefs, memoranda, written discovery requests (including e-discovery), evidentiary objections, settlement offers, other legal documents, and correspondence (including emails); interviews, selects, prepares and/or retains consultants; interviews, selects, prepares and/or retains expert witnesses for trial; takes and defends depositions; interviews, selects and prepares witnesses for trial; prepares for mediation or other resolution; prepares for trial including, as necessary, by participating in mock trial or moot courts; examines and cross-examines witnesses; prepares legal advice correspondence to clients concerning prosecutions, amendments to pleadings, settlement authority, settlement recommendations or other outcomes.
- 20% Effectively handles citation, civil penalty, writ and appellate litigation that is increasingly challenging, while meeting all deadlines; efficiently prepares and responds to petitions, motions, writs, briefs, memoranda, evidentiary record preparation, other legal documents, and correspondence (including emails); participates in moot trials to prepare for trials; participates in moot courts to prepare for oral argument.
- 20% Provides increasingly effective advocacy in trials, hearings, administrative proceedings, oral arguments, and other matters.
- 10% Provides research, analysis, and sound advice on increasingly challenging legal matters to clients, supervisors, managers, public officials, and representatives of public agencies; handles special legal assignments, projects, and other tasks; analyzes legislative measures and regulations; handles a variety of matters including special projects and legal assignments as assigned by the Supervising Deputy Attorney General or Senior Assistant, including policy memoranda.
- 10% Strategizes with supervisors, other deputies, and clients on case issues; coordinates with the Office of the Solicitor General as necessary; follows the Department of Justice policies, procedures, and guidelines in the handling of cases; efficiently researches and analyzes the legal issues at hand; efficiently produces high-quality work product, sometimes under tight deadlines, that is legally and factually accurate, persuasive, and written with proper tone; timely submits work product for review by supervisors and clients; keeps supervisors and clients apprised of case developments; timely responds to client inquiries; advises clients on the estimated costs of litigation, the policy implications of litigation, and the risks and benefits of settlement; engages in mediation and settlement negotiations as appropriate.
- 10% Performs various administrative functions including: timely calendars deadlines, case events, travel, and leave; timely enters case information (including documents) in ProLaw and ensures that case information, milestones, and deadlines are kept up to date; timely requests approval to take leave; enters time in ProLaw promptly, accurately, and completely, and timely records

leave in Workday; completes mandatory training and takes advantage of professional training opportunities; provides mentoring and training to paralegals and interns; participates in the hiring of deputies and paralegals as requested; attends section meetings and assists with the meetings as requested; timely files necessary paperwork to obtain approval to, e.g., hire expert witnesses, travel out of state, and take certain actions (e.g., file an amicus brief); effectively uses video-conferencing and other work-related technology.

- Knowledge of the areas of law handled by the section.
- Knowledge of: (a) the laws, rules, and guidelines governing professional conduct and conflicts of interest, including professional and financial conflicts of interest and conflicts between clients, (b) duties and powers of the California Attorney General, (c) principles of administrative and constitutional law, (d) rules of evidence and civil procedure, (e) rules of court, (f) rules governing the conduct of proceedings before administrative bodies, and (g) the Department of Justice policies, procedures, and guidelines.
- Ability to handle all aspects of trial court litigation, administrative proceedings, and appellate litigation, and to effectively advocate the client's position in court and before administrative bodies.
- Ability to efficiently manage a challenging workload by, among other things, prioritizing tasks and handling several tasks and deadlines simultaneously.
- Ability to efficiently complete research (including through use of online resources), and to efficiently produce work product that is legally and factually accurate, persuasive, and written with proper tone.
- Ability to efficiently review and organize voluminous paper and electronically stored documents, including through use of litigation software.
- Ability to effectively use video-conferencing and other work-related technology.
- Ability to exercise good judgment and to work collaboratively, professionally, and ethically with co-workers, other colleagues, supervisors, managers, administrative staff, clients, opposing counsel, court staff, public officials, and representatives of public agencies.
- Ability to effectively use ProLaw to manage case files and ensure prompt and accurate billing to clients, and to effectively use Workday.

I have read and understand the essential functions and typical physical demands required of th	is
job (please check one of the boxes below regarding a Reasonable Accommodation):	

☐ I am able to complete the essential functions and typical physical demands of the job without a need for a reasonable accommodation.
☐ I am able to complete the essential functions and typical physical demands of the job, but will require a reasonable accommodation. I will discuss my reasonable accommodation request with my supervisor.
☐ I am unable to perform one or more of the essential functions and typical physical demands of the ob, even with a reasonable accommodation.

☐ I am not sure that I will be able to perform one or more of the essential functions and typical physical demands of the job, and will discuss the functional limitations I have with my supervisor.				
Employee's Signature & Date	Supervisor's Signature & Date			
Typed or Printed Name	Typed or Printed Name			

JOB TITLE: Deputy Attorney General V

GENERAL STATEMENT:

The Health Quality Enforcement Section (HQE) is responsible for litigation, writs, appeals, administrative proceedings, investigations and advisory work on behalf of health care state oversight agencies, including civil prosecutions and other disciplinary actions against current licensed health care professionals and applicants for licensure. HQE represents the executive officers, board members and staff of health care oversight agencies in these legal actions. HQE also handles probation modification and termination cases, and petitions for reinstatement of revoked licensees. Deputies practice in federal and state civil courts, and before administrative bodies, including public meetings held by client agencies.

Deputy Attorneys General V are the top experts and most experienced attorneys in the section who have demonstrated the ability to independently handle the most difficult, complex, sensitive, and consequential legal work of the section, and to consistently produce favorable results. They successfully manage a challenging workload and produce exceptionally high-quality work product, sometimes under tight deadlines. They are also outstanding oral advocates. Deputy Attorneys General V exercise independent judgment in representing the section's clients on exceptionally difficult, complex, sensitive, and consequential legal matters, and are assigned litigation of similar difficulty, complexity, sensitivity, and consequence, including cases that are likely to be appealed to the highest courts.

SUPERVISION RECEIVED: Deputy Attorneys General V work under the supervision of a Supervising Deputy Attorney General and the Senior Assistant Attorney General. In a particular matter, the Supervising Deputy Attorney General or Senior Assistant Attorney General may designate another supervisor/manager to oversee the work of the deputy.

OVERSIGHT EXERCISED: Deputy Attorneys General V may direct, monitor, and oversee the work of paralegals, and may act as a lead person over the work of other attorneys.

TYPICAL PHYSICAL DEMANDS:

- May be required to sit for long hours on a daily basis, often while using a computer to do research, draft documents, and perform other duties.
- Be able to travel out-of-town for work-related purposes (including overnight travel), sometimes for extended periods of time and sometimes to remote areas.
- Be able to lift/move up to 25 pounds of books, legal files, exhibits, and/or equipment.

- May be required to work over eight hours a day and on weekends/holidays, including during trials and administrative hearings or as otherwise required by operational needs.
- While working in the office, works in an enclosed interior or exterior window office in a smoke-free environment.

- Effectively manages a civil and administrative litigation caseload of exceptional difficulty, complexity, sensitivity, and consequence, while meeting all deadlines; investigates facts and analyzes evidence; develops litigation plans, trial themes, and trial strategies; efficiently prepares and responds to pleadings, injunctive proceedings, subpoena enforcement actions, criminal bail/probation recommendations, petitions for penalty relief, citations, civil penalty, motions, writs, third-party subpoenas, briefs, memoranda, written discovery requests (including e-discovery), evidentiary objections, settlement offers, other legal documents, and correspondence (including emails); interviews, selects, prepares and/or retains consultants; interviews, selects, prepares and/or retains expert witnesses for trial; takes and defends depositions; interviews, selects and prepares witnesses for trial; prepares for mediation or other resolution; prepares for trial including, as necessary, by participating in mock trial or moot courts; examines and cross-examines witnesses; prepares legal advice correspondence to clients concerning prosecutions, amendments to pleadings, settlement authority, settlement recommendations or other outcomes.
- 20% Effectively handles citation, civil penalty, writ and appellate litigation of exceptional difficulty, complexity, sensitivity, and consequence, while meeting all deadlines; efficiently prepares and responds to petitions, motions, writs, briefs, memoranda, evidentiary record preparation, other legal documents, and correspondence (including emails); participates in moot courts to prepare for oral argument and serves as moot court judge for other attorneys.
- 20% Provides outstanding advocacy in the most difficult, complex, sensitive, and consequential trials, hearings, administrative proceedings, oral arguments, and other matters.
- 10% Provides research, analysis, and sound advice on exceptionally difficult, complex, sensitive, and consequential legal matters to clients, supervisors, managers, public officials, and representatives of public agencies; handles special legal assignments, projects, and other tasks, such as presenting legal topics to boards in public meetings, training clients and legal staff; responds to Public Records Act requests; analyzes legislative measures and regulations; communicates legal advice to client agencies on legal matters such as obtaining and developing additional evidence, advising whether disciplinary charges should be filed, whether complaints should be closed for lack of evidence, or other appropriate action should be taken; handles a variety of matters including special projects and legal assignments as assigned by the Supervising Deputy Attorney General or Senior Assistant, including policy memoranda, training materials and presentations.
- 10% Strategizes with supervisors, other deputies, and clients on case issues; coordinates with the Office of the Solicitor General as necessary; follows the Department of Justice policies, procedures, and guidelines in the handling of cases; efficiently researches and analyzes the legal issues at hand; efficiently produces exceptionally high-quality work product, sometimes under tight deadlines, that is legally and factually accurate, persuasive, and written with proper tone; timely submits work product for review by supervisors and clients; keeps supervisors and clients apprised of case developments; timely responds to client inquiries; advises clients on the estimated costs of litigation, the policy implications of litigation, and the risks and benefits of

settlement; engages in mediation and settlement negotiations as appropriate.

10% Performs various administrative functions including: timely calendars deadlines, case events, travel, and leave; timely enters case information (including documents) in ProLaw and ensures that case information, milestones, and deadlines are kept up to date; timely requests approval to take leave; enters time in ProLaw promptly, accurately, and completely, and timely records leave in Workday; completes mandatory training and takes advantage of professional training opportunities; provides mentoring and training to paralegals and interns; participates in the hiring of deputies and paralegals as requested; attends section meetings and assists with the meetings as requested; timely files necessary paperwork to obtain approval to, e.g., hire expert witnesses, travel out of state, and take certain actions (e.g., file an amicus brief); effectively uses video-conferencing and other work-related technology.

- Knowledge of the areas of law handled by the section.
- Knowledge of: (a) the laws, rules, and guidelines governing professional conduct and conflicts of interest, including professional and financial conflicts of interest and conflicts between clients, (b) duties and powers of the California Attorney General, (c) principles of administrative and constitutional law, (d) rules of evidence and civil procedure, (e) rules of court, (f) rules governing the conduct of proceedings before administrative bodies, and (g) the Department of Justice policies, procedures, and guidelines.
- Ability to handle all aspects of trial court litigation, administrative proceedings, and appellate litigation, and to effectively advocate the client's position in court and before administrative bodies.
- Ability to efficiently manage a challenging workload by, among other things, prioritizing tasks and handling several tasks and deadlines simultaneously.
- Ability to efficiently complete research (including through use of online resources), and to efficiently produce work product that is legally and factually accurate, persuasive, and written with proper tone.
- Ability to efficiently review and organize voluminous paper and electronically stored documents, including through use of litigation software.
- Ability to effectively use video-conferencing and other work-related technology.
- Ability to exercise good judgment and to work collaboratively, professionally, and ethically with co-workers, other colleagues, supervisors, managers, administrative staff, clients, opposing counsel, court staff, public officials, and representatives of public agencies.
- Ability to effectively use ProLaw to manage case files and ensure prompt and accurate billing to clients, and to effectively use Workday.

I hav	e read and u	ınderstand the e	ssential function	s and typical ph	ysical deman	ds required o	f this
job (p	olease check	one of the boxes	s below regardin	g a Reasonable	Accommodati	ion):	

\square I am able to complete the essential functions and typical physical demands of the job without a need for a reasonable accommodation.
☐ I am able to complete the essential functions and typical physical demands of the job, but will require a reasonable accommodation. I will discuss my reasonable accommodation request with my supervisor.

\square I am unable to perform one or more of the essential functions and typical physical demands of the job, even with a reasonable accommodation.			
	perform one or more of the essential functions and typical discuss the functional limitations I have with my supervisor.		
Employee's Signature & Date	Supervisor's Signature & Date		
Typed or Printed Name	Typed or Printed Name		