Courses Satisfying Experiential Course Requirement

In accordance with Academic Regulation 16.1.c., students who matriculated after August 1, 2017, must satisfy the Experiential Course requirement in order to graduate. The Experiential Course requirement is as follows:

A student is required to satisfactorily complete one or more experiential course(s) totaling at least six (6) credit hours, including a minimum of one clinic course or externship. For the purposes of the Experiential Learning Requirement, an experiential course means a course that meets the requirements of American Bar Association Standard 303(a)(3) (defining “experiential course”) and American Bar Association 304 (defining “law clinic,” “field placement course,” and “simulation course”). Satisfactory completion means earning a grade of C or better in the course for experiential courses graded on a letter grade basis, and earning a grade of Satisfactory or better in the course for experiential courses graded on an Excellent/Satisfactory/Unsatisfactory basis.

The following courses will satisfy the Experiential Course requirement:

**Legal Clinic Courses (4 Credits; Graded)**

Elder Law Clinic  
Mediation Clinic  
Medical-Legal Partnership Clinic  
Neighborhood Preservation Clinic  
Advanced Clinic

**Externship Course (2, 3, or 4 Credits set by field placement; Ungraded)**

**Simulation Courses (Graded)**

ADR: Labor  
ADR: Mediation  
Advanced Criminal Prosecution  
Appellate Advocacy  
Discovery  
Divorce Law Practicum  
Health Policy Practicum  
Legal Drafting: Contracts  
Legal Drafting: Litigation  
Negotiation & Mediation  
Tax Lawyering  
Trial Advocacy

Please contact Professor Danny Schaffzin or the Registrar’s Office with any questions about the Experiential Course requirement.