RESOLVED, That the American Bar Association urges all courts and other appropriate government entities to interpret Titles II and III of the Americans with Disabilities Act (ADA) to apply to technology, and goods and services delivered thereby, regardless of whether the technology exists solely in virtual space or has a nexus to a physical space, subject to all statutory requirements, limitations, exceptions, exemptions, and defenses;

FURTHER RESOLVED, That the American Bar Association urges all courts and other appropriate government entities to interpret Titles II and III of the ADA to ensure—subject to all statutory requirements, limitations, exceptions, exemptions, and defenses—that technology is accessible to, and usable by, all persons, including those with visual, hearing, manual, and other disabilities; and

FURTHER RESOLVED, That the American Bar Association urges that all technology relating to the provision of legal services be equally accessible to people with a wide range of abilities and disabilities and, in particular, be accessible through assistive technologies that permit individuals with visual, hearing, manual, and other disabilities to meaningfully use this technology.

Deletions struck through; additions underlined