Number of women equity partners in law firms maintains a slow and steady pace.

By: Destiny Peery, JD/PhD

The National Association of Women Lawyers (“NAWL”) issued the One-Third by 2020 Challenge in March 2016, renewing the call for the legal field to increase its representation of women to one-third of General Counsels of Fortune 1000 companies, of new law firm equity partners, of law firm lateral hires, and law school deans. The One-Third by 2020 Challenge also calls for an increase of at least one-third for diverse women attorneys, including LGBTQ and women of color, in every segment of the legal profession.

For over a decade, approximately 50 percent of law students nationwide have been women, law firms have recruited women entry-level
associates in proportion to their representation among law school graduates, and yet these women are not reflected in the numbers of equity partners in those same law firms. In response, NAWL issued its first NAWL Challenge in 2006, which included a goal to increase women equity partners in law firms to at least 30 percent. The One-Third by 2020 Challenge was issued on the ten-year anniversary of that original NAWL Challenge, demonstrating NAWL’s continued commitment to increasing the representation of women and the diversity of the legal profession.

Each year, the goal of the NAWL Survey has been to provide objective statistics regarding the position and advancement of women lawyers in law firms in particular, and the NAWL Survey remains the only national survey that collects this industry benchmarking data in such detail. The 2017 NAWL Survey marks 10 years of tracking data on the career progression and compensation of women among the top 200 U.S. law firms.

This year’s survey demonstrates a continuation of a pattern observed over the last 10+ years, that numbers of women in equity partner positions in law firms have increased slowly, if at all, even while there has been some improvement in other areas, such as representation on governance committees.

To allow for comparisons across the last 10 and 5 years, we offer numbers from the 2007 and 2012 NAWL Surveys at various points throughout this report. AmLaw 200 law firms still fall short of the 30 percent goal set by the NAWL Challenge issued 10 years ago, as well as the One-Third by 2020 Challenge issued by NAWL in 2016.

Survey Methodology in Brief
The 2017 NAWL Survey was sent to the top 200 U.S. law firms\(^3\) in February 2017, and responding law firms had until April 30, 2017 to submit their responses. This year, 90 of 200 law firms completed all or significant portions of the survey\(^4\), an overall response rate of 45 percent.\(^5\) As discussed in more detail in the results below, firms completed questions regarding the demographics of attorneys at various levels, especially women, as well as the structure of the partnership track, compensation and hours, and Women’s Initiatives and their programming designed to support women in law firms.

The responding firms represent the full spectrum of the AmLaw 200 rankings, with one-third to one-half of the firms in each quartile of the 200 responding. The quartile showing the lowest response rate was Quartile 1 (AmLaw rank 1 – 50), with about 36 percent of those firms responding to the survey compared to up to 50 percent of those ranked in Quartile 2 (AmLaw 51 – 100) and Quartile 3 (AmLaw 101 – 150). Overall, there were few significant differences between firms of different quartiles, but some nuances are discussed in the results below.

Women in the Law Firm
Of primary interest, given the focus of the Survey and the NAWL Challenges, are the numbers for women equity partners and other leadership positions in law firms. Compared to 5 and 10 years ago, this year’s Survey shows a small increase in the percentage of women equity partners (19 percent in the 2017 survey compared to 15 – 16 percent in the 2012 and 2007 Surveys). While this increase is welcomed, law firms continue to fall short of the original NAWL Challenge goal of 30 percent set more than 10 years ago, and long-term sustained progress will be required to achieve the Challenge goal.

For other positions in the law firm, women are 30 percent of non-equity partners, 46 percent of associates, 42 percent of non-partner track attorneys (including staff attorneys, counsel attorneys, and the like), and 39 percent of “other” attorneys (which includes any attorneys not captured by the above categories). In other words, women are more likely to be represented in those positions that are either non-partner track and/or lower status than the ownership position of equity partner.

Pathways to Partnership: Firms were asked to report how many new equity partners they promoted in the previous 2 years (2015 and 2016). On average, 15 individuals were promoted to equity partner during that period. Of those 15 new equity partners, about five (33 percent) were women.

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3 As reported in the 2016 AmLaw 200 Rankings.
4 As noted in more detail in the compensation sub-section, fewer law firms completed questions about compensation and hours, with many declining to provide the data, often noting that it’s either considered confidential or is not collected in a way that matches the reporting format requested on the survey. As in most survey administrations, very few questions receive 100 percent response rates for various reasons.
5 This represents an increase in response compared to the 2015 Survey (37 percent), but falls short of the peak response rates from the earlier years of the NAWL Survey. Firms that declined to participate cited reasons such as too many surveys, the length of this particular survey, and the sensitive nature of some of the data requested as reasons for not participating. NAWL is working to address some of these concerns in order to continue increasing firm participation.
“Of those 15 new equity partners, about five (33 percent) were women.”

This suggests early success in the strong push from some firms to promote more gender equity in newer classes of equity partners, in line with the One-Third by 2020 Challenge. In addition, five (33 percent) were homegrown (i.e., started their careers at the firm), and two (13 percent) had been at the firm for three years or less. For homegrown partners, about 40 percent were women (2 of 5), and for recent laterals who were promoted to partner, 50 percent were women (1 of 2), on average.

Another important component of career advancement in the law firm is the credit allocation and succession structures that affect how attorneys build their books of business. A majority of firms (60 percent) report that they allow credit generation for bringing in and holding the client, the matter itself, and management of the matter. An additional 18 percent of firms award credit for the client and the matter. Of the responding firms that have credit allocation structures, 94 percent reported that they encouraged credit sharing, and they did so by taking credit sharing into account for both bonus allocations and promotion reviews.

As for succession procedures, there was no standardized approach across firms for how succession is handled. Most firms reported that some combination of the client, the current relationship partner(s), and the practice group leader(s) determine how the succession will be assigned, and many firms acknowledged that how exactly the process plays out is dependent on the specifics of the particular case/client. While this affords firms flexibility to keep their clients happy, research suggests that less standardized processes are ripe for the influence of biases that may lead certain groups or individuals to be favored or disfavored in the
Finally, most firms reported allowing partner-track attorneys who work part-time schedules to be promoted to partner, although it was more likely for firms to allow this for non-equity partnership (95 percent) promotion than equity partnership (89 percent) promotion. Essentially all firms with non-partner track attorneys reported allowing non-partner track attorneys, such as counsel attorneys, to transition to the partner track (99 percent).

**Firm Structure & Size Effects on Representation of Women:** One variable that may affect the representation of women among equity partners is the partnership model of the firm. We found that women are slightly more likely to be equity partner in firms with a one-tier partnership model compared to a two-tier model (21 percent vs. 19 percent, respectively), and this result has appeared in past reports. It is important to note that 82 percent of our sample report that they are two-tier firms, and law firms have been increasingly moving from one-tier partnership models to multi-tier partnership models for the last 20 years. One effect of this paradigm shift is that the goalposts for reaching the highest status (and highest compensated) equity partner role have been moved, making it harder than ever to achieve equity partner, especially for women and other diverse groups who have been historically underrepresented. Thus, while the numbers of women in non-equity partner and non-partner track attorney roles have reached or surpassed the 2006 NAWL Challenge goal of 30 percent, the percentage of women equity partners has remained relatively flat over the last 10 years.

Another variable that may affect the representation of women is the size of the firm. Firms in the top quartiles (i.e., larger firms) have slightly higher percentages of women equity partners (e.g., 19.3 percent women equity partners in Quartile 1 firms vs. 17.4 percent women equity partners in Quartile 4 firms). Overall, larger firms in Quartile 1 tend to have better diversity numbers across the board compared to smaller firms in the AmLaw 200.

**Diversity among Equity Partners:** The One-Third by 2020 Challenge explicitly identified goals related to the representation of diverse women, including women of color, LGBTQ, and people with disabilities. This specific challenge is to increase the numbers of these diverse women by 33 percent from 2016 numbers by 2020.

White women represent 88 percent of women equity partners and nearly 17 percent of equity partners overall. In the aggregate, women of color (including Black, Asian, Latina women) represent only 12 percent of women equity partners and about 2 percent of all equity partners.

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7. For example, the 2007 NAWL Survey found a similar difference between one- and two-tier firms, with one-tier firms reporting 17 percent women equity partners compared to the 15 percent reported by two-tier firms.
8. The trend has been for firms to move from one-tier to two-tier or other multi-level partnership models. 47 percent of responding firms reported that there had been a change in their firm’s partnership model at some point, with the overwhelming majority moving from a one-tier to a two-tier model. Of the firms that indicated when this change occurred, the bulk reported a shift in partnership model in the early to mid-1990s. There was another small bump in transitions to two-tier models during or shortly after the Great Recession of 2008.
9. Research on other groups and the representation of diverse groups, such as juries (see e.g., Diamond, Peery, Dolan, & Dolan, 6 J. EMPIRICAL LEGAL STUDIES 425(2009)), has shown that larger groups are more likely to be diverse. In other words, the more available spots for equity partners or on committees, such as governance or compensation committees, the more likely diverse individuals will end up in some of those spots.
White women represent 88 percent of women equity partners and nearly 17 percent of equity partners overall. In the aggregate, women of color (including Black, Asian, Latina women) represent only 12 percent of women equity partners and about 2 percent of all equity partners. When men are included, people of color account for only 6 percent of equity partners (Black equity partners are 1.6 percent of equity partners, Asian equity partners account for 2.5 percent, and Latino equity partners account for nearly 2 percent). In other positions in the law firm, women of color (Black, Asian, and Latina women) are about 10 percent of law firm associates, 3 percent of non-equity partners, and 7 percent of non-partner track attorneys.

For LGBTQ individuals and women with disabilities, the largest hurdle appears to be the collection of data on these identities. Multiple firms reported that they didn’t collect data on these identities at the time of the survey, and some firms reported no numbers in these categories. For those firms reporting numbers, LGBTQ individuals were 2 percent of all equity partners and persons

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10 People of color (here, including Black, Asian, and Latino individuals), make up an average of 19 percent of associates. That percentage is higher at higher-ranked firms, so Quartile 1 firms (AmLaw 1 – 50) report 23 percent associates of color, whereas the remaining quartiles report 17-19 percent associates of color. Note that we collected data on additional racial/ethnic groups, such as Native Americans, but their numbers were so small as to not affect the people of color aggregate described above.

11There were some noticeable differences between the AmLaw Quartiles for representations of various diverse groups among equity partners. Women were 17 – 19 percent of all equity partners across the AmLaw 200. Blacks were about 1.5 percent of equity partners across the AmLaw 200. Persons with disabilities were about half a percent of equity partners across the AmLaw 200. There was a noticeable difference especially in the percentages of Asian equity partners at AmLaw 50 firms (Quartile 1). These firms reported higher percentages of Asian equity partners (5 percent compared to 1 – 2 percent in the other quartiles). These firms also reported slightly higher percentages of Latino equity partners (3 percent compared to 1 – 2 percent in other quartiles) and slightly higher percentages of LGBTQ individuals as equity partners (3 percent compared to 2 percent).

12Firms that reported “0” in these categories could have been indicating they had no people in these categories to report or that they didn’t have numbers to report for lack of collecting data. If firms entered a number (including “0”) rather than indicating they don’t collect the data or leaving it blank, they were included in the calculation.
2017 NAWL Survey at a Glance

• The likelihood that women will become equity partners remains largely unchanged in the last 10 years (16% in 2007 to 19% in 2017).

• Despite being hired in nearly equal numbers as men at the associate level, women are the minority of both equity (19%) and non-equity partners (30%).

• The gender pay gap persists across all levels of attorneys, with men out-earning women from associates to equity partners. Women earn 90 – 94% of what men in the same position earn.

• Among equity partners, women work just as many hours as men, but their client billings are 92% of those of men.

• Men continue to dominate the top earner spots. 97% of firms report their top earner is a man, and nearly 70% of firms have 1 or no women in their top 10 earners.

• Woman make up 25% of firm governance roles, such as serving on the highest governance committee, the compensation committee, or as a managing or practice group partner/leader, nearly doubling in the last decade.

• Firms with established to mature women’s initiatives had a higher percentage (18-19%) of women equity partners compared to firms with newer initiatives.

• The median woman equity partner earns 94% of what a median man equity partner makes in firms with more established women’s initiatives, compared to 82% in the handful of firms reporting relatively new initiatives.

• People of color make up about 6% of equity partners, and women of color are only 2% of equity partners. Openly LGBTQ people represent only 2% of equity partners, and persons with disabilities represent less than 1%.
“Women are slightly more likely to be equity partners in firms with a one-tier partnership model compared to a two-tier model.”

with disabilities were less 0.4 percent of all equity partners. LGBTQ individuals are 3 percent of associates, 2 percent of non-equity partners, and 2 percent of non-partner track attorneys. Persons with disabilities are less than 1 percent of all associates, non-equity partners, and non-partner track attorneys.

Firm Governance Committees: Women have also consistently been underrepresented amongst the leadership positions in the law firm, such as participation on the governance committee(s) that oversee the operations of the firm and sometimes set compensation. While the particular name and function of the highest level governance committee varies across firms, the responding firms reported an average membership for those Governance Committees of 12 people, and on average 3 of those 12 (25 percent) are women (compared to 20 percent in 2012 and 15 percent in 2007). Thus, in the last 10 years, the participation of women on these committees has increased substantially, with the 2017 numbers nearly double those from 2007. This increase in representation for women has not resulted in representation by other diverse groups. The average Governance Committee of 12 people has only one person of color and fewer than one LGBTQ person or person with a disability.

Compensation Committees: For 45 percent of responding firms, the highest Governance Committee sets compensation for equity partners. The other 55 percent of firms reported having dedicated compensation committees, and the average Compensation Committee looks similar to the high-level governance committees. The average membership of the Compensation Committee is also 12 people, and the average number of women is also 3 of those 12 (25 percent). The numbers for women are the best of any underrepresented group, with only 1 of 12 (8 percent) likely to be a person of color, and fewer than one, on average, is likely to be openly LGBTQ or a person with a disability.

In addition to serving on governance committees, managing partners at the firm, office, and practice group levels provide additional leadership opportunities. The average firm has two firm-wide managing partners, and fewer than one woman, person of color, LGBTQ, or person with a disability among them. Only 18 percent of firms report having a woman among their firm-wide managing partners. In addition, only 6 percent of firms have a person of color, 3 percent of firms have an LGBTQ individual, and 1 percent of firms have a person with a disability serving in this role.

Most firms (93 percent) also report having office-level managing partners. On average, firms have 12 of these office-level managing partners, and on average 3 are women (25 percent), one is a person of color (8 percent), and fewer than one are LGBTQ or a person with a disability. Finally, 80 percent of firms report having practice group partners/leaders. Firms have an average of 25 practice group partners/leaders, and of those 25, 6 (24 percent) are women, 2 (8 percent) are people of color, and fewer than 1 are LGBTQ or a person with a disability.

Across the governance positions in the law firm, in terms of committees and managing positions, the results are quite consistent, with women representing about 25 percent of all of these positions. In addition, with relatively little variation, this remains true across the AmLaw 200 spectrum.

Compensation and Hours: Overall, the patterns established by 10 years of NAWL studies persist, even in the face of modest gains for women in terms of compensation. It remains true that the gender gap in compensation that continues to persist across all levels and types of attorneys is not explained by hours worked,

13 The size of Governance and Compensation Committees do differ across the AmLaw 200 given the differences in firm size. Quartile 1 and 2 firms (AmLaw 100) average 14 to 15 members on the Governance Committees compared to 8 to 12 members for Quartile 3 and 4 firms. The AmLaw 100 averages 12 to 14 members on dedicated Compensation Committees compared to 8 to 10 members for firms in the AmLaw 101 – 200. Regardless of AmLaw rank or committee size, all responding firms showed 20 – 25 percent women on both their Governance Committees and Compensation Committees.

14 This year’s data does not show a relationship between the number of women on the committee that sets compensation and compensation for women and men equity partners, but previous NAWL surveys and other research have shown this relationship, supporting the theory that more women on these committees would help decrease the gender pay gap.
as men and women work similar numbers of hours.

Compensation\textsuperscript{15}

97 percent of responding firms reported that their most highly compensated partner is a man. Further, of the top 10 earners in the firm, most firms (69 percent) reported that no more than one of those 10 rainmakers was a woman. The maximum number of women in the top 10 earners reported was 5 of 10, which was reported by only one firm. In 2007, 90 percent of firms reported on the NAWL Survey that their top earner was male.

Across all types and levels of attorneys, men made more per year than women, and this pattern existed without significant variance across the AmLaw 200 for all attorney types and levels. Across lawyer types, this year’s data show women attorneys making 90 percent to 94 percent of what male attorneys in the same positions are making. It’s important to note that there may be increasing equity at the median compensation level, for individuals at the middle of the compensation distribution, but this pattern co-exists with a persistent pattern that women are not represented among the most highly compensated attorneys at law firms. It is possible that the pay gap is closing in the middle, but widening at the extremes. Unfortunately, the present data set doesn’t allow for further investigation of this point.

Among equity partners, the median man makes, on average, about $46,000 more a year than the median woman ($688,878 vs. $642,583, respectively). This pattern persists across the AmLaw 200, and on average, the median woman equity partner makes 94 percent of what the median man equity partner makes. The 2012 NAWL Survey found that women equity partners were making 90 percent of what men equity partners were making. Ten years ago, the 2007 NAWL Survey reported that women equity partners were making 86 percent of men equity partners.

When we look at median client billings for equity partners, the median men equity partners also bill more than the median women equity partners ($1,328,478 vs. $1,219,967, respectively). On average, the median woman equity partner bills 92 percent of what the median man equity partner bills. This suggests that disparities in compensation, at least among equity partners, may align with differences in client billings between men and women. On the other hand, this raises questions as to how client billings are generated and how credit is assigned for client billings.

For non-equity partners, the median man makes, on average, about $25,700 more a year than the median woman ($298,380 vs. $272,680, respectively). This pattern persists across the AmLaw 200, and on average, the median men non-equity partners make 90 percent of what the median women non-equity partners make. The 2007 NAWL Survey reported the same disparity, with the median women non-equity partners making 90 percent of the median men equity partners.

For associates, the median man makes, on average, about $10,000 more a year than the median woman ($171,400 vs. $161,439, respectively). This pattern persists across the AmLaw 200, and on average, the median men associates make 94 percent of what the median women associates make.

For non-partner track attorneys, including staff attorneys and counsel attorneys, the median man makes, on average, $14,450 more a year than the median woman ($178,123 vs. $163,670, respectively). This pattern persists across the AmLaw 200, and on average, the median women non-partner track attorneys make 92 percent of what the median men non-partner track attorneys make.

\textsuperscript{15} As in the past and mentioned previously, the response rate for the compensation and billing questions is lower than that for the other sections of the survey. For the compensation questions, we had an n = 41, representing 20 percent of the AmLaw 200 and 45 percent of the responding firms. As with the overall response rate, those firms in the first quartile (AmLaw rank 1 – 50) were the least likely to respond, with only 16 percent of the responding firms from that quartile providing the data compared to up to 64 percent of the responding firms in the last quartile (AmLaw rank 101 – 150) providing the data.
Hours
It has often been suggested that one reason for gender pay gaps in law firms is that women work fewer hours than men. But the results here, as in past NAWL surveys, show that overall there are no significant differences between the median hours completed by male and female attorneys of different levels and roles. For example, for median women and men equity partners, there was essentially no difference in median billable hours on average (1515 vs. 1532 hours, respectively). For total hours, billable and non-billable hours combined, there was also no significant difference between the median women and men equity partners (2016 vs. 2088 hours, respectively) in hours recorded. The biggest, although still small, differences appeared amongst associates, with the median men associates recording more billable and total hours than the median women associates (2059 total hours for men associates vs. 1997 total hours for women associates and 1773 billable hours for men associates vs. 1684 billable hours for women associates). Women equity partners and associates completed more non-billable hours, which includes administrative service and other service to the firm hours, diversity and inclusion hours, trainings, etc., as well as some or all pro bono hours, a pattern that has also been shown in past surveys.

Women’s Initiatives
While the general trends of gender gaps and underrepresentation persist and the gains have been modest at best, Women’s Initiatives have emerged as well-accepted, well-utilized efforts for improving the experiences and trajectories of women in law firms. NAWL last published a comprehensive survey of Women’s Initiatives in law firms in 2012, and this year’s survey addressed these initiatives in more detail than previous NAWL Surveys in order to follow-up on what has happened in the five years since the 2012 NAWL Women’s Initiative Survey.

Essentially all responding firms (99 percent) reported having a Women’s Initiative, and this number represents firms all across the AmLaw 200 rankings. Over the last decade especially, law firms have increasingly committed to establishing these initiatives and corresponding programming. In NAWL’s 2007 Survey Report, 93 percent of firms reported having some form of a Women’s Initiative, and many of those are likely identified in this year’s survey as established to mature programs. Specifically, 95 percent of firms report that their Women’s Initiatives are established to mature, and 31 percent reported that although their initiative is established, they’re still actively growing. In addition, reflecting the increase of the last few years, 4.5 percent of firms reported relatively new Women’s Initiative efforts, including some that have been started up in recent months.

Mission & Objectives: Most (91 percent) firms reported
that they had mission statements specifically for their Women’s Initiatives, up from 75 percent in the 2012 NAWL WI Survey Report. Further, 87 percent reported that their Women’s Initiative is part of the strategic plan of the firm, up from 47 percent in 2012. In addition to Women’s Initiatives being incorporated into the strategic vision of the law firm, essentially all firms also reported that they had specific objectives for their Initiatives. Finally, 100 percent of firms reported that their Women’s Initiative is part of the firm’s diversity plan, up from 85 percent in 2012.

Budget & Resources: In terms of resources, 87.5 percent of firms reported that they had specific budgets for their Women’s Initiatives, and a few firms indicated that their Women’s Initiative budgets fall under the umbrella of their broader diversity budgets. For those firms that have dedicated budgets, the average Women’s Initiative Budget was $154,799, compared to the average $119,000 reported in 2012. Firms in Quartile 1 (AmLaw 1 – 50) reported significantly larger budgets, averaging $396,320 compared to $194,409 for Quartile 2 (AmLaw 51 – 100) firms and an average of $59,159 for firms the AmLaw 101 – 200 (Quartiles 3 and 4).

Organizational Infrastructure & Support: Firms take different approaches to the structural integration of their Women’s Initiatives, but 79.5 percent report having a hybrid structure that involves both firm-level budget and strategy, as well as specific activities (and sometimes budget and strategy) determined at a more local level. Specifically, most firms (72 percent) report that Women’s Initiative leaders are in place at the firm level, with 33 percent reporting a firm-level Chair, another 33 percent reporting firm-level Co-Chairs, and another 6 percent reporting a firm-level planning committee. Some firms reported multi-layered levels of leadership from the firm-level down to the office level, but it was clear that most firms see the head of the initiatives at the firm-level.

Diversity initiatives are more successful when they are inclusive of as many people as possible, including majority and underrepresented individuals and groups. For that reason, we were interested in the participation of men in various aspects of the Women’s Initiatives.

In addition to firms providing firm-level support and resources, many firms report that there is also active monitoring of the career trajectories of women in the firm. For example, many firms report monitoring promotion rates and succession plans by gender taking into account the performance of women compared to men in these processes. Some firms even report monitoring work assignments by gender.

Participation: There is widespread participation in the Women’s Initiative programming across the different levels and positions in the firm. Women partners and partner-track associates are the most active participants, with 91 percent of firms reporting that at least half of their women partners participate in Women’s Initiative events and programs and 87 percent of firms reporting that at least half of their women associates participate. Access to Women’s Initiatives is not limited to partner-track attorneys in most firms, and 72 percent of women non-partner track attorneys (e.g., staff attorneys, counsel attorneys) also participate in the programming. These initiatives also include men in the firm, and 85 percent of firms report that at least some men participate in the Women’s Initiative events and programming.

Trainings Offered: Most firms (56 percent) report that their Women’s Initiatives are “very active,” with 97 percent of firms reporting they sponsor programming at least quarterly and 52 percent of firms holding programs monthly.

19 See e.g., Christine Riordan’s “Diversity is Useless Without Inclusivity,” available at www.hbr.org/2014/06/diversity-is-useless-without-inclusivity.
Inside of the Women’s Initiatives, most firms report offering programming and events focused on business development training, soft skills training, and development in topic areas like negotiation, navigating the law firm world, and management and leadership training. In addition, most law firms offer networking opportunities with other women, as well as with others in the firm and clients. Formal mentorship and sponsorship programs are also common. Many firms report that the men who are active with the Women’s Initiatives at their firms are also participants in these same programs.

Firms also engage in training outside of Women’s Initiatives that often serve similar purposes as those provided through either Women’s or Diversity Initiatives. For example, 79 percent of firms report offering implicit bias training, 37 percent offer microaggression or micro-inequity training, 87.4 percent offer diversity and inclusion training, 97.7 percent offer business development training, and 87.4 percent offer management and leadership training.

Women and Family Friendly Policies: In addition to active Women’s Initiatives aimed at training and skill development, we also asked firms about policies that are understood to benefit and support families, and women in particular, such as flexible and part-time work schedules and help transitioning back into work after a family leave. Most firms reported offering both flexible and part-time work schedules, as well as on-ramping for those attorneys returning from family leaves. As reported above, most firms reported allowing partner-track attorneys who work part-time schedules to be promoted to partner, although it was more likely for firms to allow this for non-equity partnership promotion than equity partner promotion. In other words, most firms report allowing for flexible or part-time work schedules that don’t prevent the possibility of future promotion.

Impacts & Outcomes: Nearly all firms (91 percent) reported that they attempt to measure the outcomes of their Women’s Initiatives, and they look at factors like the business development of women in the firm, the relationship development for women with clients, others in the firms, mentors, etc., as well as the representation of women in leadership positions. For those firms who reported having established to mature Women’s Initiatives, there also seem to be some potential impacts on representation of women as equity partner, as well as compensation. The few firms with newer initiatives had lower percentages of women equity partners (12 percent compared to the 18-19 percent for firms with established to mature initiatives). In addition, the pay gap between women and men equity partners was smaller in firms with more established to mature initiatives than those with newer initiatives (the median woman equity partner is earning 94 percent of what the median male equity partner makes in firms with more established initiatives compared to 82 percent in the handful of firm reporting relatively new initiatives).

Continued Challenges for Women & Law Firms
As the full Survey Report shows, despite the near universal adoption of Women’s Initiatives aimed at improving the position of women in the law firm, women’s progress toward equity partnership in the law firm has changed relatively little over the last 10 years, even while seeing gains in some other areas such as firm governance committees and newer classes of equity partners. In addition, given the pressure many women and men alike feel to record their hours in order to advance in the law firm, the additional time required to participate in optional programming like the Women’s Initiative are considered to be an additional burden on their time by some younger women attorneys, a challenge that often has to be navigated by underrepresented groups in many settings inside and outside the law firm. There is some suggestion from the findings that over the long run, as Women’s Initiatives mature, programming like this may have an incremental impact on outcomes like the representation of women in higher status positions in the firm like equity partner and increasing pay equity, at least at the median.

Given the slow, if not stalled, progress of women in leadership roles in law firms, we asked firms what they thought interfered with the promotion of women. Many firms reported that the difficulties for promoting women were rooted in the difficulties faced in just retaining women at the law firm more broadly. Most firms reported that the work schedule required for law firm work (67 percent) and competition from outside the firm (75 percent) were the 2 major factors affecting whether they could keep women at the firm and on the partnership track. In addition, others acknowledged that given the business development that’s required to advance in the law firm, for those women that stay on the partner-track, they face additional hurdles in light of the difficulty of building an adequate book of business, as well as navigating the credit allocation structures.
These hurdles may be heightened due to the non-standardized, case-by-case nature of succession planning and some credit allocation structures at many firms that likely favor the groups historically represented in those ranks, namely White men. And as challenging as the picture may continue to look for women in law firms, for other diverse groups such as people of color, LGBTQ, and people with disabilities, it’s a steeper uphill battle still.

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