



**Colorado  
Legislative  
Council  
Staff**

**HB16-1379**

**FINAL  
FISCAL NOTE**

**FISCAL IMPACT:**  State  Local  Statutory Public Entity  Conditional  No Fiscal Impact

**Drafting Number:** LLS 16-1078 **Date:** June 2, 2016  
**Prime Sponsor(s):** Rep. Kraft-Tharp **Bill Status:** Signed into Law  
 Sen. Martinez Humenik **Fiscal Analyst:** Erin Reynolds (303-866-4146)

**BILL TOPIC:** PSYCHOLOGISTS CONTINUING PROFESSION DEVELOPMENT PROGRAM

Fiscal Impact Summary	FY 2016-2017	FY 2017-2018
State Revenue		
State Expenditures	Minimal workload increase.	
<b>Appropriation Required:</b> None.		
<b>Future Year Impacts:</b> None.		

**Summary of Legislation**

The bill clarifies and amends portions of the continuing professional development program for licensed psychologists, enacted by House Bill 15-1067. Licensed psychologists are regulated by the State Board of Psychologist Examiners (state board) in the Department of Regulatory Agencies (DORA).

The clarifications include allowing credit hours for teaching or giving presentations to be awarded more than once for the same material, but only once during the same licensure cycle; allowing credit hours for writing, editing or reviewing psychology publications and not limiting the credit hours to the first year of publication or distribution; and limiting the award of credit hours to review of peer review journal articles.

**Background**

**House Bill 15-1067.** HB15-1067 requires licensed psychologists to complete at least 40 hours of continuing professional development and education during each two-year license renewal cycle in order to maintain their professional license. The state board is allowed to audit up to five percent of licensed psychologists during each renewal cycle to check compliance with the continuing professional development requirement. Continuing education under HB15-1067 may include attending or teaching an academic course, authoring a paper, or attending workshops and symposia, among other things.

## State Expenditures

In FY 2016-17 only, the bill will minimally increase workload in DORA. The state board will conduct rulemaking during the regular course of business as part of its current implementation of HB15-1057 to adopt the clarifications and amendments under this bill. Outreach material and the website will also be updated to reflect the changes under this bill. These impacts will be minimal and can be accomplished within existing appropriations.

## Effective Date

The bill was signed into law by the Governor on May 4, 2016, and takes effect August 10, 2016, assuming no referendum petition is filed.

## State and Local Government Contacts

Information Technology

Law

Regulatory Agencies