



November 1, 2024

The Honorable Members of the General Assembly c/o
the Staff of the Legislative Council
State Capitol Building
200 East Colfax Denver, CO 80203

Dear Members of the General Assembly:

I am pleased to submit the Department of Regulatory Agencies (DORA) 2025 Regulatory Agenda and the 2024 Regulatory Report, in compliance with §2-7-203, C.R.S. The Department's Regulatory Agenda has also been submitted to the Colorado Secretary of State for publication in the Colorado Register. The Regulatory Agenda and Regulatory Report are posted on our website at <https://dora.colorado.gov/legislative-services>.

The Agenda provides a summary of rules under consideration for review, revision, repeal, or creation in the upcoming calendar year. The Report summarizes all permanent, temporary, and emergency rules that were or are being revised, created, or repealed and the results of the mandatory review of regulations per the Department's Rule Review Schedule in the current calendar year. As reflected in the Report, all permanent regulations adopted by the Department involved early stakeholder engagement, as outlined on the Department's website.

According to §2-7-203(2)(a)(II), C.R.S., the Department will be prepared to discuss the Agenda and Report with the Department's Joint Committee of Reference during our upcoming SMART Act presentation.

Sincerely,

A handwritten signature in black ink that reads 'Patty Salazar'.

Patty Salazar
Executive Director

2025 Regulatory Agenda



Overview

The Colorado Department of Regulatory Agencies submits the following 2025 Regulatory Agenda in fulfillment of the statutory requirements set forth in Colo. Rev. Stat. §2-7-203(4). Pursuant to state law, annually on November 1 executive-branch agencies must file a Departmental Regulatory

Agenda (DRA) containing:

- A list of new rules or amendments that the department or its divisions expect to propose in the next calendar year;
- The statutory or other basis for adoption of the proposed rules;
- The purpose of the proposed rules;
- The contemplated schedule for adoption of the rules;
- An identification and listing of persons or parties that may be affected positively or negatively by the rules; and
- A list and brief summary of all permanent and temporary rules adopted since the previous DRA was filed.

The Regulatory Agenda also includes, pursuant to Colo. Rev. Stat. §24-4-103.3, rules to be reviewed as part of the Department's "Regulatory Efficiencies Reviews" (which are denoted as such in the "purpose" column). The DRA is to be filed with the Legislative Council staff for distribution to the committee(s) of reference, posted on the department's web site, and submitted to the Secretary of State for publication in the Colorado Register. Each department must also present its DRA as part of its "SMART Act" hearing and presentation pursuant to Colo. Rev. Stat. §2-7-203(2)(a)(II).

REF #	DIVISION	ANTICIPATED HEARING DATE	RULE #	RULE TITLE	NEW RULE, REVISION OR REPEAL?	BASIS FOR ADOPTION OR RULE CHANGE	MANDATORY RULE REVIEW	PURPOSE OF PROPOSED RULE	STAKEHOLDERS
1	DOB	October 17, 2024	3 CCR 701-6 TC1	DEFINITIONS	New	The 2023 Banking Sunset Review contained a recommendation to enact a new Section within Title 11, Article 109 - Section 11-109-908, C.R.S. Fiduciary accounts - duties of trust companies - s. Section 11-109-908(4), C.R.S. requires the Banking Board to promulgate a new to define what "assets are appropriate" as the term pertains to fiduciary accounts for which a trust company has investment discretion.	Yes	to promulgate Rule 3 CCR 701-6 TC1 to define what "assets are appropriate" as the term pertains to fiduciary accounts for which a trust company has investment discretion.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
2	DOB	October 17, 2024	3 CCR 701-6 TC6	COLLATERAL DEPOSITS	Repeal	The is a restatement of Sections 11-109-201(1)(d) and 11-109-204(1) of the Colorado Revised Statutes and a separate rule is unnecessary.	Yes	to reiterate the restriction of certain deposit and transaction deposit accounts as written in Colorado State Statute.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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3	DOB	October 17, 2024	3 CCR 701-6 TC7	GENERALLY ACCEPTED ACCOUNTING PRINCIPLES	Revision	<p>Include standards issued by the Financial Accounting Standards Board (FASB) as part of the definition of GAAP.</p> <p>Clarify the Accounting Principles Board (APB) was the precursor to the FASB.</p> <p>Update the organizational structure of the Financial Accounting Foundation as well as indicate the APB is no longer in existence.</p> <p>Remove reference verbiage as GAAP changes routinely and trust companies should prepare financial statements and reports in conformance with current GAAP requirements, not those that were in effect as of the date of the Rule.</p>	Yes	to allow trust companies to deviate on an exception basis from Generally Accepted Accounting Principles (GAAP) when filing certain supervisory and regulatory documents with state and federal agencies.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
4	DOB	October 17, 2024	3 CCR 701-6 TC8	DIVIDENDS	Revision	<p>The current TC8 is silent on capital limitations on the payment of dividends. Including such capital limitations is necessary to help ensure State-Chartered Trust Companies maintain sufficient capital.</p> <p>Under TC8(C), Earnings Limitation on Payment of Dividends, the current does not provide clarification regarding the source of dividend payments, nor is there a definition of undivided profits in the . These additions are necessary to provide clarity regarding the source of dividend payments.</p> <p>Include the Prompt Corrective Action “undercapitalized” definition through the incorporation by reference the following applicable code of federal regulation:</p> <p>Code of Federal Regulations Title 12 - Banks and Banking Chapter III - Federal Deposit Insurance Corporation Subchapter B - Regulations and Statements of General Policy Part 324 Capital Adequacy of FDIC-Supervised Institutions, which includes Subpart H Prompt Corrective Action.</p>			

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5	DOB	October 17, 2024	3 CCR 701-6 TC9	INVESTMENT LIMITATIONS	Revision	<p>To better align investment limitations with federal investment limitations, the following updates are needed:</p> <p>Clarify that Type II and III securities are limited to 10 percent of capital and surplus; Clarify that Type IV securities have no investment limitation; Add that Type V securities are limited to 25 percent of capital and surplus; Add that when applying the limitation for Type II, III, and V securities, the trust company is to take account of the security type the trust company is legally committed to purchase in addition to its existing holdings; Add requirements pertaining to the calculation of Type III and V securities holdings; Add requirement pertaining to certain credit information to be maintained in the trust company's investment files; and, Add information and a requirement pertaining to the treatment of nonconforming investments. Update the current incorporation by reference of Code</p>	Yes	to provide information and requirements pertaining to limitations of a Trust Company's investments.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
6	DOB	October 17, 2024	3 CCR 701-6 TC10	REPORTS OF NEW EXECUTIVE OFFICERS, DIRECTORS, AND PERSONS IN CONTROL AND RELATED LATE FILING PENALTY	Revision	<p>The 2023 Banking Sunset Review contained a recommendation that the penalty for the late filing of these notifications should be modernized as the amount to be assessed was not meaningful and does not deter a trust company from failing to submit the notifications to the Colorado State Banking Board. The passage of HB24-1351, which included the aforementioned 2023 Banking Sunset Review recommendation, amended the late filing penalty to \$100 per day. In order to reflect the new late filing penalty, Banking Board TC10 must be amended to change the late filing penalty from \$25 per day to \$100 per day.</p>	Yes	to provide information and requirements pertaining to notification to the Colorado Division of Banking of new or changes in executive officers, directors, persons in control and outlines penalties for late filing of said notices.	
7	DOB	October 17, 2024	3 CCR 701-6 TC11	SCOPE OF DIRECTORS' EXAMINATIONS	Revision	<p>Make minor grammatical and technical changes. Modernize and update the incorporation by reference section.</p>	Yes	to provide the scope requirements of the Directors' Examinations, extent of testing, reports to be provided and their due date.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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8	DOB	October 17, 2024	3 CCR 701-6 TC13	MINIMUM CAPITAL RATIOS FOR DEPOSITORY TRUST COMPANIES	Revision	<p>Due to the proposed repeal of Rule 3 CCR 701-6 TC14, the purpose of the Rule should be revised to reflect that both leverage and risk-based capital ratios are addressed in the rule as well as capital adequacy standards.</p> <p>The initial capital required to charter a depository trust company should be increased from \$1,000,000 to \$1,500,000 and the level should be maintained at all times. This proposed increase is in alignment with the proposed increase in 3 CCR 701-6 TC13.5.</p> <p>Revise definitions and minimum capital ratios to include the capital adequacy standards and the calculation of said capital ratios through the incorporation by reference the following applicable code of federal regulations:</p> <p>Code of Federal Regulations Title 12 - Banks and Banking Chapter III - Federal Deposit Insurance Corporation Subchapter B - Regulations and Statements of General Policy Part 324 Capital Adequacy of FDIC- Supervised Institutions, which includes Subpart H Prompt Corrective Action.</p>	Yes	to establish minimum capital requirements for depository trust companies.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
9	DOB	October 17, 2024	3 CCR 701-6 TC13.5	MINIMUM CAPITAL FOR NON-DEPOSITORY TRUST COMPANIES	Revision	<p>Make minor grammatical and technical changes.</p> <p>The initial capital required to charter a non depository trust company, as well as the minimum total capital requirement, should be increased from \$1,000,000 or \$750,000 to \$1,000,000 in both cases to align with current trust business costs, to adjust the minimum level from the 1997 level to equivalent dollar levels in 2024, and to recognize the increase in complexity of non-depository trust operations. Additionally, the amendment proposes a three year phase-in period for existing trust companies to comply with the proposed minimum total capital requirement.</p> <p>Allow the State Bank Commissioner discretion to restrict a non-depository trust company's capital distributions, engagement in certain activities, and payment of excessive compensation and bonus, which could further deplete capital.</p> <p>Revise definitions and minimum capital ratios to include the capital adequacy standards and the calculation of said capital ratios through the incorporation by</p>	Yes	to establish minimum capital requirements for non-depository trust companies.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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10	DOB	October 17, 2024	3 CCR 701-6 TC14	MINIMUM CAPITAL FOR NON-DEPOSITORY TRUST COMPANIES	Repeal	The information contained within Rule 3 CCR 701-6 TC14 will be replaced by applicable code of federal regulations pertaining to capital for FDIC regulated institutions through incorporation by reference in Rules 3 CCR 701-6 TC13 and 13.5, as well as the minimum capital-to- total assets ratio requirement into Rule 3 CCR 701-6 TC13.5, thereby making Rule 3 CCR 701-6 TC14 no longer necessary.	Yes	to provide information and requirements pertaining to risk-based capital.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
11	DOB	October 17, 2024	3 CCR 701-6 TC16	INSURANCE	Revision	Remove the term surety bond and replace it with fidelity bond as a fidelity bond is more appropriate for a trust company. Adjust the minimum bond amount from the initial 1993 amount, \$1,000,000, to equivalent dollar levels in 2024, \$2,000,000. Require that the corporate insurance or bonding company must be authorized to do business in Colorado. Add a one year phase-in period to allow trust companies time to comply with the new minimum fidelity bond requirement.	Yes	to establish the minimum amounts of bond and error and omissions insurance a trust company must maintain.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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12	DOB	October 17, 2024	3 CCR 701-6 TC17	INSURANCE	Revision	Clarify the Rule requirement is only applicable to non-depository trust companies as depository trust companies are insured by the FDIC and the FDIC serves as the receiver/liquidator in the case of closure. Update the definition of "Eligible Securities" by removing the reference to "Liquid Capital" and replacing it with updated verbiage. Make minor, grammatical corrections.	Yes	to require trust companies to hold \$250,000 in eligible securities for the Division of Banking (Division) to use, in the event of liquidation of the company, to cover Division expenses.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
13	DOB	October 17, 2024	3 CCR 701-6 TC18	INVESTMENT IN LOANS	Revision	Align Rule with the Office of the Comptroller of the Currency lending limit regulations (12 CFR Part 32) and FDIC capital regulations (12 CFR Part 324). Include a reference to Section 11-109- 907(2), C.R.S., which specifies two instances when a trust company may make a loan or extension of credit. Update the types of depository institutions. The regulation of industrial banks was repealed effective July 1, 2013, with the passage of Senate Bill 13-154, and non-depository trust companies may not accept deposits and thus should be removed as depository institutions. Include the Prompt Corrective Action "adequately capitalized" capital ratios through the incorporation by reference the following applicable code of federal regulation: Code of Federal Regulations Title 12 - Banks and Banking Chapter III - Federal Deposit Insurance Corporation Subchapter B - Regulations and Statements of General Policy Part 324 Capital Adequacy of FDIC- Supervised Institutions, which includes Subpart H Prompt Corrective Action.	Yes	to establish specific guidelines for depository trust companies to purchase existing commercial loans or participations in existing commercial loans.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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14	DOB	October 17, 2024	3 CCR 701-6 TC19	INVESTMENT IN A SUBSIDIARY	Revision	<p>Modernize the limitations of a trust company's investment in an operating subsidiary to increase parity with the Office of the Comptroller of the Currency's (OCC) regulation of national banks.</p> <p>Expand the operating subsidiaries in which a trust company can invest.</p> <p>Decrease the percentage of voting interest of the operating subsidiary from 80 percent to 50 percent.</p> <p>Establish the conditions in which an operating subsidiary may engage in activities in which the parent trust company may engage.</p> <p>Define the meaning of "the ability to control the management and operations" of the subsidiary.</p> <p>Expand the business entities in which a trust company, through its operating subsidiary, may invest.</p> <p>Decrease the percentage of ownership level in a business that a trust company, through its subsidiary, may invest in from 80 percent to 50 percent.</p> <p>Require that the business entity in which the trust company invests, must agree to Division supervision and examination.</p>	Yes	to establish the general and additional limitations for a trust company investing in an operating subsidiary.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
15	Banking	October 17, 2024	3 CCR 701-6 TC20	CONSOLIDATED REPORTS OF CONDITION AND INCOME (CALL REPORT) FILING REQUIREMENTS	Revision	<p>Reinstate section pertaining to the filing of Call Reports within 30 calendar days after the report date that was removed entirely from the Rule upon expiration of the March 31, 2020 Emergency Rule.</p> <p>Update filing requirement for non-depository trust companies from paper filing to electronic filing.</p> <p>Clarify that Call Reports are completed on a consolidated basis.</p>	Yes	to specify Call Report filing requirements for depository and non-depository trust companies.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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16	DOB	October 17, 2024	3 CCR 701-6 TC21	FIDUCIARY SELF-DEALING	Revision	<p>Broaden the scope of law applicable to a trust company's investment of funds of fiduciary accounts when the trust company has investment discretion authority over the fiduciary accounts.</p> <p>Clarify who should be included as prohibited parties.</p> <p>Broaden the scope of law applicable to a trust company's selling of assets between fiduciary accounts.</p> <p>Remove the statement the trust company "may borrow money on behalf of the fiduciary account from itself" since trust companies are not allowed to originate loans.</p>	Yes	to establish that transactions between related parties and interests of a trust company and its fiduciary accounts represent self-dealing and are prohibited except under very limited circumstances. Banking Board Rule 3 CCR 701-6 TC21 outlines those circumstances.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
17	DOB	October 17, 2024	3 CCR 701-6 TC22	ESTABLISHMENT OF A COLORADO OFFICE LOCATION BY A TRUST COMPANY CHARTERED IN ANOTHER STATE	Revision	<p>Update the statutory citation.</p> <p>Update the types of depository institutions. The regulation of industrial banks was repealed effective July 1, 2013 and should be removed from the Rule.</p> <p>Remove the requirement for an out-of- state trust company to annually pay a fee to the Division of Banking for operating a representative trust office or trust office in Colorado to align with current Division practices.</p> <p>Update Rule citations.</p>	Yes	to establish specific guidelines and minimum standards for out-of-state trust companies for the establishment of trust offices and representative trust offices in Colorado.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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18	DOB	October 17, 2024	3 CCR 701-6 TC28	CHARTER SURRENDER	New	<p>A trust company, upon furnishing to the Banking Board satisfactory evidence of its release and discharge from all trust obligations, will have its charter canceled by the Division and will not be permitted to use the word "trust" in its name or connection with its business.</p> <p>A trust company that has not operated in Colorado or conducted any trust business and has been released from any trust or other trust obligations for 24 months or more, must surrender its charter for cancellation and remove the word "trust" from its name.</p> <p>A trust company in good standing when it surrenders its charter, may reapply for a trust charter as outlined in Section 11-109- 301, C.R.S., and it must submit an updated business plan and supporting documentation as required in an initial chartering application. The company may also submit a pre-filing of an application for review and feedback from the Commissioner.</p>	Yes	The purpose of this rulemaking is to promulgate Rule 3 CCR 701-6 TC28 to establish requirements for canceling a trust charter, establish the timeframe in which an inactive trust company must surrender its charter, and establish guidelines for a trust company, who at the time of cancelation was in good standing, to reapply for a trust charter.	Colorado State- Chartered Trust Companies and Sunshine List Recipients
19	DOB	tbd	3 CCR 701-6 TC29	AUDIT OF FIDUCIARY ACTIVITIES	New	<p>Require a trust company to annually arrange for a suitable audit (by internal or external auditors) of all significant fiduciary activities, unless the trust company adopts a continuous audit system.</p> <p>In lieu of performing annual audits, a trust company may adopt a continuous audit system under which the trust company arranges for a discrete audit (by internal or external auditors) of each significant fiduciary activity (i.e., on an activity-by- activity basis) under the direction of its audit or similar committee, at an interval commensurate with the nature and risk of that activity.</p>	Yes	The purpose of this rulemaking is to promulgate Rule 3 CCR 701-6 TC29 is to establish the requirements pertaining to the audit of fiduciary activities.	Colorado State- Chartered Trust Companies and Sunshine List Recipients

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20	DOB	January 16, 2025	3 CCR 701-7 MO3	RECORDS	Revision	<p>The 2023 Money Transmitter Sunset Review contained a recommendation to eliminate the submission of certain agent information submitted annually to the Colorado State Banking Board. The passage of HB24-1328, repealed the requirement to send the name, address, and telephone number of each of the owners of the agent holding more than ten percent interest in the business if the agent is a partnership or an entity created pursuant to Title 7. This amendment removes the requirement from Rule.</p> <p>Under federal law, money transmitters are already required to keep track of agent information and most of this information is already captured by the National Multistate Licensing System and Registry (NMLS). This amendment requires the submission of the agent information via the NMLS portal rather than directly to the Colorado State Banking Board.</p>	Yes	to set requirements for quarterly call reports, record retention, and agent reporting.	Colorado Licensed Money Transmitter Companies and Sunshine List Recipients
21	DOB	April 17, 2025	3 CCR 701-1 CB1.1	SCOPE	tbd	tbd	Yes	The purpose of the rule is to provide procedural guidelines for appearances and practices before the Colorado State Banking Board, as well as to outline substantive regulations that implement provisions of the Colorado Banking Code. These rules and regulations ensure that the Board's actions comply with the legal requirements set forth in the Colorado Banking Code, Section 11-102-103, C.R.S.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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22	DOB	April 17, 2025	3 CCR 701-1 CB1.11	APPLICATION DOCUMENTS CONFIDENTIAL	tbd	tbd	Yes	to ensure that applications and their exhibits are open to the public for review before a hearing. However, the Commissioner may keep Financial and Biographical Reports confidential if a request is made and good cause is demonstrated.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
23	DOB	April 17, 2025	3 CCR 701-1 CB1.20	DECISION AND ORDER	tbd	tbd	Yes	to ensure that copies of the Board's decisions and orders are distributed to all relevant parties, including participants in the proceedings, state and federal supervisory authorities, and others as deemed necessary by the Commissioner. Each decision and order must be signed, dated, and attached to the official Board minutes, along with a certificate documenting who received copies.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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24	DOB	April 17, 2025	3 CCR 701-1 CB101.7	MESSENGER SERVICE	tbd	tbd	Yes	The purpose of the rule is to define a "messenger service": a service, like a courier or armored car service, that state banks use to transport items related to transactions between the bank and its customers. Banks can use or establish messenger services for non-branching activities without limitations, as long as they adhere to safe banking practices. If the service is for branching functions, it must be established by a third party, independent from the bank, which handles scheduling, customer decisions, and maintains insurance and responsibility for items in transit. Institutions may also cover the costs for customers using these services. Banks that want to use messenger services	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
25	DOB	April 17, 2025	3 CCR 701-1 CB101.10	FIDUCIARY SELF-DEALING	tbd	tbd	Yes	to prevent state banks from engaging in self-dealing when acting as fiduciaries. Unless authorized by the instrument creating the fiduciary relationship, court order, or Colorado law, a state bank cannot invest fiduciary funds in its own stock, obligations, or property from its directors, officers, or employees. If authorized, the bank may exercise rights to purchase its own stock under certain conditions. Additionally, a state bank may conduct fair transactions between fiduciary accounts, deposit funds in its own banking department, and borrow money on behalf of fiduciary accounts as long as these transactions are fair to the account.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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26	DOB	April 17, 2025	3 CCR 701-1 CB101.24	AGRICULTURAL CREDIT CORPORATIONS	tbd	tbd	Yes	The purpose of this rule allows a state bank to invest in an agricultural credit corporation, but only with the approval of the Banking Board. The Banking Board has ongoing authority to approve or deny each investment request based on the information provided in the application.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
27	DOB	April 17, 2025	3 CCR 701-1 CB101.29	BANKERS' BLANKET BOND	tbd	tbd	Yes	The purpose of this rule requires any state bank's bankers' blanket bond, used to meet legal requirements, to include a provision where the bonding company must give at least 90 days' notice of cancellation or non-renewal to both the bank and the Commissioner. Additionally, if a state bank faces difficulties in maintaining this coverage, it must notify the Commissioner immediately when coverage lapses and provide monthly updates on efforts to regain coverage.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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28	DOB	April 17, 2025	3 CCR 701-1 CB101.31	LEASE FINANCING	tbd	tbd	Yes	to allow state banks to engage in lease financing transactions, provided the leases are structured as "net" and "full payout" leases. These transactions must ensure the bank recovers its full investment and comply with limitations on loans or credit extensions. Additionally, lease financing with affiliates must meet specific restrictions to ensure fair terms and compliance with safe banking practices.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
29	DOB	April 17, 2025	3 CCR 701-1 CB101.32	ACTIVITIES THAT ARE PRIMARILY INVESTMENTS IN REAL ESTATE	tbd	tbd	Yes	to allow state-chartered banks to invest up to ten percent of their total assets in real estate or acquire voting stock in corporations primarily focused on real estate investments. However, there are restrictions for banks with lower regulatory examination ratings, limiting those rated "3" to a maximum of five percent unless otherwise approved by the Banking Board. This rule aims to ensure prudent investment practices while allowing some flexibility for real estate investments.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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30	DOB	April 17, 2025	3 CCR 701-1 CB101.37	TRANSACTIONS WITH AFFILIATES AND LOANS TO EXECUTIVE OFFICERS, DIRECTORS AND PRINCIPAL SHAREHOLDERS	Repeal	tbd	Yes	to regulate transactions between banks and their affiliates, ensuring that such transactions do not exceed specified limits relative to the bank's capital stock and surplus. It establishes guidelines for the types of transactions allowed, requirements for collateral, and prohibitions against certain activities to promote safe and sound banking practices. By doing so, the rule aims to protect the financial integrity of banks and their subsidiaries while maintaining accountability in their dealings with affiliates.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
31	DOB	April 17, 2025	3 CCR 701-1 CB101.38	LOANS SECURED BY CORPORATE STOCK	tbd	tbd	Yes	to restrict state banks from making loans or discounts secured by their own capital stock and from purchasing stock in other corporations, with specific exceptions. It allows a state bank to repurchase its own stock only with written approval from the Colorado Division of Banking and a two-thirds majority vote from its shareholders. Additionally, the rule clarifies that certain fiduciary investments and specified statutory investments are exempt from these restrictions.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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32	DOB	April 17, 2025	3 CCR 701-1 CB101.39	SALE OF FEDERAL FUNDS	tbd	tbd	Yes	to define the "sale of Federal funds" as transactions among depository institutions involving the transfer of immediately available funds from Federal Reserve bank credits or correspondent institutions. It clarifies that sales of Federal funds with a maturity of one business day or under a continuing contract are not classified as "loans and extensions of credit" for lending limit purposes, while those with a maturity exceeding one business day are subject to such limits. Additionally, the rule specifies that a "continuing contract" is an agreement that lasts more than one business day without a set maturity or required termination notice.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
33	DOB	April 17, 2025	3 CCR 701-1 CB101.40	INVESTMENT IN SMALL BUSINESS INVESTMENT COMPANIES	tbd	tbd	Yes	to allow state banks to invest in shares of stock in small business investment companies organized under the Small Business Investment Act of 1958. It establishes a limit on such investments, ensuring that no state bank holds shares totaling more than three percent of its total capital. This regulation aims to promote support for small businesses while maintaining prudent investment practices within state banks.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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34	DOB	April 17, 2025	3 CCR 701-1 CB101.41	INVESTMENT IN A BANK SERVICE CORPORATION	Revision	tbd	Yes	to establish guidelines for state banks regarding their investments in bank service corporations. It permits state banks to invest up to 10 percent of their total capital in such corporations while limiting overall investment to no more than 5 percent of total assets. This regulation aims to encourage participation in bank service corporations while maintaining a prudent investment strategy for state banks.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
35	DOB	April 17, 2025	3 CCR 701-1 CB101.42	LOANS	tbd	tbd	Yes	to outline the types of loans and extensions of credit that state banks are authorized to make, arrange, purchase, or sell. It specifies that state banks can offer loans secured by real estate interests, including various forms of collateral and loans that are insured or guaranteed by governmental agencies. Additionally, the rule provides flexibility for banks to engage in other lending practices, thereby promoting diverse lending opportunities while ensuring adherence to regulatory guidelines.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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36	DOB	April 17, 2025	3 CCR 701-1 CB101.44	DIVIDENDS	tbd	tbd	Yes	to establish restrictions on the declaration and payment of dividends by state-chartered commercial banks. It defines key terms, such as capital surplus and retained net income, and sets limits on dividend payments, requiring Banking Board approval if total dividends exceed a bank's retained net income for the current year and the preceding two years, adjusted for any losses and required transfers. This regulation aims to ensure that banks maintain adequate capital and financial stability while distributing profits to shareholders.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
37	DOB	April 17, 2025	3 CCR 701-1 CB101.45	GENERALLY ACCEPTED ACCOUNTING PRINCIPLES	tbd	tbd	Yes	to define Generally Accepted Accounting Principles (GAAP) as those standards established by the Accounting Principles Board (APB) and the Financial Accounting Standards Board (FASB) that should be followed by banks. While the Banking Board intends for GAAP to be adhered to whenever suitable, it acknowledges that certain reports filed with regulatory agencies may not strictly align with GAAP due to their supervisory and regulatory nature. In cases where GAAP is not explicitly addressed by regulatory instructions, banks are encouraged to follow GAAP, but must seek a specific ruling from the Banking Board if they have not received guidance from	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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38	DOB	April 17, 2025	3 CCR 701-1 CB101.46	STANDARDS FOR DETERMINING VALUE OF ASSET	tbd	tbd	Yes	to establish the standard for valuing assets at the lower of cost or market value. It also mandates the establishment of valuation reserves, such as for bad debts and fixed asset depreciation, in accordance with generally accepted accounting principles or regulatory requirements. This ensures that asset valuations are consistent and reflect appropriate financial reporting standards.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
39	DOB	April 17, 2025	3 CCR 701-1 CB101.47	REPORTS OF NEW EXECUTIVE OFFICERS, DIRECTORS AND PERSONS IN CONTROL AND RELATED LATE FILING	tbd	tbd	Yes	to ensure that individuals who become executive officers, directors, or persons in control of a bank notify the Division of Banking within ninety days and provide relevant background information, including any civil or criminal offenses. Additionally, it outlines the circumstances under which a biographical report must be filed and specifies penalties for late submissions. This regulation aims to maintain transparency and accountability in the management of state-chartered banks.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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40	DOB	April 17, 2025	3 CCR 701-1 CB101.48	INVESTMENT IN FEDERAL HOME LOAN BANK	tbd	tbd	Yes	<p>to allow state banks to purchase and hold stock in the Federal Home Loan Bank and become members to utilize its services.</p> <p>Membership is open to any eligible bank insured by the Federal Deposit Insurance Corporation under the Federal Home Loan Bank Act. This regulation facilitates the interaction between state banks and the Federal Home Loan Bank, promoting access to necessary financial resources.</p>	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
41	DOB	April 17, 2025	3 CCR 701-1 CB101.50	QUALIFICATIONS FOR INDEPENDENT PERSON(S) ASSUMING RESPONSIBILITY FOR DUE CARE OF DIRECTORS' EXAMINATIONS	tbd	tbd	Yes	<p>to establish qualifications for independent individuals or firms responsible for conducting directors' examinations of state-chartered banks. Qualified candidates include Certified Public Accountants with active certificates and independent persons or firms approved by the Colorado State Banking Board based on their credentials, reputation, and capacity to perform the examination timely.</p> <p>Independence is crucial for the person conducting the examination, as any financial interest or prior connection with the institution can impair their objectivity and credibility.</p>	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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42	DOB	April 17, 2025	3 CCR 701-1 CB101.53	LOAN PRODUCTION OFFICE	tbd	tbd	Yes	to define and regulate Loan Production Offices (LPOs) in Colorado, which are locations where banks or their subsidiaries can solicit and originate loans without being classified as branches. It establishes requirements for banks intending to open an LPO, including filing applications, adhering to naming conventions to avoid confusion with existing institutions, and ensuring that loan approvals occur at the main office or branch. The rule also outlines the process for evaluating proposed names for LPOs and the conditions under which they may be approved or denied by the Banking Board.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
43	DOB	April 17, 2025	3 CCR 701-1 CB101.54	BRANCHING PRACTICES	tbd	tbd	Yes	to establish guidelines for banks regarding the notification and approval process for establishing, relocating, and closing branches in Colorado. It allows banks to open new branches with prior notice and outlines the necessary application procedures for changes in location or branch closures, while also defining the criteria for approval by the Banking Board. Additionally, the rule addresses the operation of mobile branches, requiring compliance with specific regulations to ensure security and proper service delivery.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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44	DOB	April 17, 2025	3 CCR 701-1 CB101.55	CONTRACTUAL ACCEPTANCE OF DEPOSITS	tbd	tbd	Yes	<p>to ensure that financial institutions adequately review and document deposit contracts through their board of directors, thereby promoting transparency and accountability in the contracting process.</p> <p>Financial institutions are required to file a copy of any deposit contract with the State Bank Commissioner within 30 days of its effective date, along with notifications regarding any extensions, amendments, or terminations. Additionally, the rule mandates specific provisions within the contract to ensure reasonable customer disclosure and regulatory compliance.</p>	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
45	DOB	April 17, 2025	3 CCR 701-1 CB101.56	INVESTMENT IN TAX LIEN SALE CERTIFICATES OF PURCHASE	Repeal	tbd	Yes	<p>to regulate financial institutions' investments in Tax Lien Sale Certificates of Purchase (TLSCP) by requiring prior approval from the Banking Board and imposing strict eligibility criteria based on the institution's CAMELS rating. The rule restricts TLSCP purchases to properties within specific geographic areas and establishes capital limits to mitigate risk, ensuring that investments remain manageable in relation to the institution's financial stability.</p> <p>Additionally, it mandates thorough due diligence procedures before acquiring TLSCPs, promoting informed decision-making and safeguarding against potential risks associated with property ownership.</p>	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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46	DOB	April 17, 2025	3 CCR 701-1 CB101.58	INVESTMENT IN SUBSIDIARY	tbd	tbd	Yes	to establish guidelines for state banks investing in subsidiary corporations or limited liability companies (LLCs) that engage in banking-related activities, requiring at least an 80 percent ownership interest for such investments. It allows for investments in subsidiaries with less than 80 percent ownership under specific conditions, ensuring that the activities align with banking operations, that the parent bank maintains control over the subsidiary, and that the bank's financial exposure is limited. Additionally, the rule emphasizes that investments should be meaningful to the bank's business strategy rather than mere passive holdings.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
47	DOB	April 17, 2025	3 CCR 701-1 CB101.59	INVESTMENT POWERS	tbd	tbd	Yes	to define the investment powers of state banks, allowing them to make investments similar to those permitted for national banks under specific federal regulations. These powers are subject to limitations and explicitly exclude activities related to underwriting or dealing in securities. The rule references federal statutes and regulations that govern these investment activities, ensuring state banks operate within established legal frameworks.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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48	DOB	April 17, 2025	3 CCR 701-1 CB101.60	INVESTMENTS IN COMMUNITY DEVELOPMENT PROJECTS AND OTHER PUBLIC WELFARE INVESTMENTS	tbd	tbd	Yes	to establish the standards and procedures for state banks to make investments in community development projects and public welfare investments that primarily benefit low- and moderate- income individuals and areas. The rule outlines the definitions, eligibility criteria, investment limits, and requirements for after- the-fact notice and prior approval, ensuring that these investments align with safety and soundness principles. By promoting such investments, the rule aims to enhance economic development and support community revitalization initiatives.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
49	DOB	April 17, 2025	3 CCR 701-1 CB101.62	PLEDGING ASSETS	tbd	tbd	Yes	to allow state banks to provide security for funds deposited by federally- recognized Indian Tribes or their officials through the pledge of eligible collateral, such as United States bonds. This pledge must be documented by a written security agreement that is executed contemporaneously with the collateral acquisition and approved by the bank's board of directors or loan committee, as reflected in official meeting minutes. By establishing these requirements, the rule ensures the safekeeping and prompt payment of public deposits while maintaining compliance with regulatory standards.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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50	DOB	April 17, 2025	3 CCR 701-1 CB101.65	MARKETING	tbd	tbd	Yes	to ensure that banks provide clear and comprehensive information about nontraditional mortgage loans to help consumers make informed decisions when selecting and using these products. It mandates that promotional materials and communications highlight the costs, terms, risks, and features associated with these loans, including potential payment shocks and negative amortization. By establishing these requirements, the rule aims to protect consumers from misleading practices and enhance transparency in the marketing of nontraditional mortgage products.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
51	DOB	April 17, 2025	3 CCR 701-1 CB101.49	SCOPE OF DIRECTORS' EXAMINATIONS [Section 11-103-502(3)(b), C.R.S.]	tbd	tbd	Yes	to establish the minimum scope and procedures for a state bank's annual directors' examination, ensuring that high-risk areas are addressed. It mandates the involvement of an independent reviewer who must have access to all relevant documents and reports, and who will provide a detailed report on the findings to the bank's board of directors. The report must also be submitted to the Division of Banking and federal regulators within specified timeframes.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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52	DOB	April 17, 2025	3 CCR 701-1 CB101.52	CAPITAL STANDARDS [Section 11-103-201, C.R.S.]	tbd	tbd	Yes	to define risked-based capital and its components, establish risk categories	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
53	DOB	April 17, 2025	3 CCR 701-1 CB101.61	APPRAISAL OF OTHER REAL ESTATE [Section 11-105-401(1)(d), C.R.S.]	tbd	tbd	Yes	and weights, and establish guidelines regarding the adequacy of risk-based capital.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
54	DOB	April 17, 2025	3 CCR 701-1 CB101.64	LENDING LIMITS [Sections 11-102-104(5), 11-105-302, 11-105-303, 11-105-304, and 11-105-305, C.R.S.]	tbd	tbd	Yes	to provide definitions and establish limits pertaining to lending.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients
55	DOB	April 17, 2025	3 CCR 701-1 CB101.66	FREQUENCY OF BOARD MEETINGS [Section 11-103-502, C.R.S.]	tbd	tbd	Yes	to establish the minimum frequency for state bank board meetings, requiring at least one meeting per calendar quarter unless directed otherwise by the Colorado State Banking Board. It also outlines the process for changing meeting schedules and provides attendance requirements, stating that directors who miss multiple consecutive meetings may cease to be directors unless their absences are satisfactorily explained. Changes to meeting schedules must be reported to the Division within 30 days.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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56	DOI	Ongoing in 2025	1-1-3	FILING DECLARATORY JUDGEMENT PETITIONS WITH THE COLORADO INSURANCE COMMISSIONER	Revision	§§ 10-1-109, and 24-4-105(11), C.R.S.	Yes	This regulation contains the requirements for the submission of, and ruling on, petitions for declaratory orders by the Commissioner of Insurance.	Insurers
57	DOI	Ongoing in 2025	1-2-5	INSURANCE PRODUCERS PRELICENSING EDUCATION REQUIREMENTS FOR RESIDENTS	Revision	§§ 10-1-109, 10-2-104, and 10-2-201(2), C.R.S.	Yes	The purpose of this regulation is to set forth the prelicensing education required for all applicants for a resident insurance producer license issued by the State of Colorado. The regulation also sets forth the method for submission and approval of prelicensure education courses.	Insurance producers
58	DOI	Ongoing in 2025	1-2-6	REINSURANCE INTERMEDIARIES	Revision	§§10-2-104, 10-2-912, and 10-2-1101, C.R.S.	Yes	In accordance with the provisions of Part 9, of Article 2 of Title 10, reinsurance intermediaries are required to be licensed by the Division of Insurance prior to doing business in Colorado. The purpose of this regulation is to specify the filing requirements for licensure.	Insurers

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59	DOI	Ongoing in 2025	1-2-10	REGULATION OF INSURANCE PRODUCERS, INCLUDING PUBLIC ADJUSTERS, AND AUTHORIZED INSURERS	Revision	§§ 10-1-109, 10-2-104, 10-2-407, 10-2-413, 10-2-417 and 10-16-414, C.R.S.	Yes	This regulation sets forth the terms and conditions for licensing insurance producers, including public adjusters, and regulates certain requirements of insurers, agencies, producers and entities acting as public adjusters. This regulation also establishes the fees required by § 10-2-413, C.R.S. Nothing in this emergency regulation shall change or modify any provisions of a Colorado motor vehicle insurance plan as may be adopted by the Commissioner under the authority of § 10-4-412, C.R.S.	Insurance producers
60	DOI	Ongoing in 2025	2-1-9	LICENSURE OF LIMITED SERVICES LICENSED PROVIDER NETWORKS	Revision	§§ 6-18-302(1)(b), 10-1-108(13)(a), 10-1-109(1), and 10-16-109, C.R.S.	Yes	The purpose of this regulation is to establish requirements for licensure as a limited service licensed provider network, and to clarify the applicability of health benefit mandates and Title 10 requirements to limited service licensed provider network health coverage plans.	Health insurers

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61	DOI	Ongoing in 2025	3-1-10	FINANCIAL STATEMENT FILINGS, ACCOUNTING STANDARDS AND REPORTING LIABILITIES	Revision	§§ 10-1-108, 10-1-109, 10-3-109, 10-3-208, 10-5-117, 10-6-129, 10-14-505, 10-14-602, 10-16-109, and 10-16-111, Colorado Revised Statutes (C.R.S.).	Yes	Colorado insurance law provides that regulated companies must file financial statements annually with the Commissioner of Insurance. Insurers subject to the provisions of § 10-3-208, C.R.S. are required to file what is known as the convention blank adopted from year to year by the National Association of Insurance Commissioners (NAIC). Colorado law does not specifically prescribe a form of the annual statement filing for nonprofit hospital, medical-surgical, and health service corporations, health maintenance organizations, prepaid dental care plan organizations, group captive insurers and fraternal benefit societies. However, the NAIC does adopt convention blanks	Insurers
62	DOI	Ongoing in 2025	3-1-17	CORPORATE GOVERNANCE ANNUAL DISCLOSURES	Revision	§§ 10-1-109(1), 10-3-1603, 10-3-1604(2), 10-3-1608, 10-5-117, 10-6-129 and 10-16-109, C.R.S.	Yes	The purpose of these regulations is to set forth the procedures for filing and the required contents of the Corporate Governance Annual Disclosure (CGAD) as required by §§ 10-3-1603 and 10-3-1604, C.R.S.	Insurers

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63	DOI	Ongoing in 2025	3-2-4	PARTICIPATION LOANS	Revision	§§ 10-1-109, 10-6-129, 10-14-505 and 10-16-109, C.R.S.	Yes	The purpose of this regulation is to implement the provisions of § 10-3-216(1)(f), C.R.S., in regard to participation loans authorized pursuant to statute	Insurers
64	DOI	Ongoing in 2025	3-2-8	INTERNAL CONTROLS RELATED TO DERIVATIVES	Revision	§§10-1-109(1), and 10-3-243(3), C.R.S.	Yes	The purpose of this regulation is to set forth rules and procedural requirements which the Commissioner deems necessary to carry out the provisions of Section 10-3- 243, C.R.S., regarding domestic insurers that enter into derivative transactions.	Insurers
65	DOI	November 2024	4-1-8	DISCLOSURE REQUIREMENTS FOR LIFE INSURANCE ILLUSTRATIONS	Revision	§§ 10-1-109(1) and 10-3-1110(1), C.R.S.	No	The purpose of this regulation is to provide rules for life insurance policy illustrations that will protect consumers and foster consumer education. The regulation provides illustration formats, prescribes standards to be followed when illustrations are used, and specifies the disclosures that are required in connection with illustrations. The goals of this regulation are to ensure that illustrations do not mislead purchasers of life insurance and to make illustrations more understandable. Insurers will, as far as possible, eliminate the use of footnotes and caveats and define terms, used in the illustration, in language that would be understood by a typical person within the segment of the public	Life insurers

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66	DOI	Ongoing in 2025	4-2-3	ADVERTISEMENTS OF ACCIDENT AND SICKNESS INSURANCE	Revision	§§ 10-1-109 and 10-3-1110, C.R.S.	Yes	The purpose of this regulation is to establish minimum criteria to assure proper and accurate description and to protect prospective purchasers with respect to the advertisement of accident and sickness insurance. This regulation assures the clear and truthful disclosure of the benefits, limitations and exclusions of policies sold as accident and sickness insurance by the establishment of standards of conduct in the advertising of accident and sickness insurance in a manner that prevents unfair, deceptive and misleading advertising and is conducive to accurate presentation and description to the insurance buying public through the advertising media and material used by insurance	Health insurers
67	DOI	October 2024	4-2-65	ESTABLISHMENT OF A CARRIER PAYMENT ARBITRATION PROGRAM FOR OUT-OF- NETWORK PROVIDERS	Revision	tbd	Yes	to define the investment powers of state banks, allowing them to make investments similar to those permitted for national banks under specific federal regulations. These powers are subject to limitations and explicitly exclude activities related to underwriting or dealing in securities. The rule references federal statutes and regulations that govern these investment activities, ensuring state banks operate within established legal frameworks.	Colorado State- Chartered Commercial Banks and Sunshine List Recipients

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68	DOI	Ongoing in 2025	4-2-66	PAYMENT METHODOLOGY FOR NON CONTRACTED SERVICE AGENCIES THAT PROVIDE EMERGENCY AMBULANCE	Revision	§§ 10-1-109(1), 10-16-109, 10-16-704(5.5)(d)(II)(A), and 10-16-708, C.R.S.	Yes	The purpose of this regulation is to establish a payment methodology to be utilized by carriers to pay non-contracted service agencies that provide emergency ambulance services pursuant to HB 19-1174. This payment methodology does not apply to a publicly-funded fire agency.	Health insurers
69	DOI	November 2024	4-2-64	MENTAL HEALTH PARITY IN HEALTH BENEFIT PLANS	Revision	§§ 10-1-108(7), 10-1-109, 10-16-104(5.5)(b), 10-16-107(3)(a)(IV), 10-16-109, 10-16-113(10), 10-16-147(32), and 10-16-166(3), C.R.S.	No	The purpose of this regulation is to establish the requirements, processes, and forms to be utilized by carriers to ensure compliance with §§ 10-16-104(5.5) and 10-16-147, C.R.S., and the Mental Health Parity and Addiction Equity Act of 2008 (MHPAEA as defined at § 10-16-102(43.5), C.R.S.).	Health insurers

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70	DOI	Summer 2024	4-2-74	DATA REPORTING REQUIREMENTS FOR CARRIERS OUT-OF- NETWORK REIMBURSEMENT S	Repeal		Yes	Withdrawn	Health insurers
71	DOI	November 2024	4-2-85	METHODOLOGY FOR CALCULATING PREMIUM RATE TREDUCTIONS FOR COLORADO OPTION STANDARDIZED HEALTH BENEFIT PLANS	Revision	§§ 10-1-108(7), 10-1-109(1), 10-16-109, 10-16-1304, 10-16-1305, 10-16-1306, and 10-16-1312, C.R.S.	No	The purpose of this regulation is to establish rules for the required premium reduction methodology for the Colorado Option standardized bronze, silver and gold health benefit plans to be offered by all carriers offering individual and small group health benefits plans issued or renewed on or after January 1, 2026.	Health insurers
72	DOI	November 2024	4-2-91	METHODOLOGY FOR CALCULATING REIMBURSEMENT RATES TO SUPPORT PREMIUM RATE REDUCTIONS FOR COLORADO OPTION STANDARDIZED HEALTH BENEFIT PLANS	Revision	§§ 10-1-108(7), 10-1-109(1), 10-16-109, 10-16-1306, and 10-16-1312, C.R.S.	No	The purpose of this regulation is to establish a hospital and health-care provider reimbursement rate setting methodology for the Colorado Option premium rate reduction requirements on standardized health benefits plans.	Health insurers

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73	DOI	November 2024	4-2-92	COLORADO OPTION PUBLIC HEARINGS	Revision	§§ 10-1-109, 10-16-107, 10-16-109, 10-16-1304, 10-16-1305, 10-16-1306, and 10-16-1312, C.R.S.	No	The purpose of this regulation is to establish the procedures for noticing and conducting public hearings on proposed Colorado Option Standardized Plans that fail to meet the Premium Rate Reduction Requirements or network adequacy requirements, as required by § 10-16-1306, C.R.S.	Health insurers
74	DOI	Fall 2024	4-2-XX	DATA REPORTING REQUIREMENTS REGARDING PRIOR AUTHORIZATIONS	New	§ 10-16-112.5	No	The purpose of this regulation is to provide reporting templates for carriers to use in completing the required disclosure of prior authorization requests and exemptions pursuant to § 10-16-112.3 (2)(c)(I) and (2)(c)(IV), C.R.S.	Health insurers
75	DOI	Fall 2024	4-2-XX	TRANSPARENCY IN COVERAGE PRICE TRANSPARENCY FILE SUBMISSIONS	New	§ 10-16-168	No	The purpose of this regulation is to outline the form and manner of two price transparency files required by Section 10-16-168(3), C.R.S. and the form and manner of submission of the prescription drug data collection files required under Section 10-16-169, C.R.S.	Health insurers

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76	DOI	Ongoing in 2025	4-3-3	2020 MEDICARE SUPPLEMENT POLICY CHANGES AND ESTABLISHING A SEP IN 2021	Revision	§§ 10-1-109(1) and 10-18-103(2), C.R.S.	Yes	The purpose of this regulation is to establish a special enrollment period for current Medicare supplement policyholders who may be impacted by the federal changes to Medicare that eliminate the ability of new beneficiaries to purchase certain Medicare supplement policies on and after January 1, 2020. Colorado consumers who are currently enrolled in a Medicare Supplement Policy Plan C, a Medicare Supplement Policy Plan F, or a high deductible Medicare Supplement Policy Plan F, may be impacted by the federal changes to the federal Medicare program that became effective on January 1, 2020.	Health insurers
77	DOI	Ongoing in 2025	5-1-10	RATE AND RULE FILING SUBMISSION REQUIREMENTS PROPERTY AND CASUALTY INSURANCE	Revision	§§ 10-1-108(7), 10-1-109, 10-3-1110, 10-4-110.7, 10-4-404, and 10-4-404.5, C.R.S.	Yes	The purpose of this regulation is to ensure that property and casualty insurance rates are not excessive, inadequate or unfairly discriminatory by establishing the requirements for rate and rule filings. This regulation contains annual rate filing requirements for homeowners and private passenger automobile insurance. These lines of business are specifically included in this regulation because these products are widely purchased by consumers. Annual rate filings, rather than other methods the Division of Insurance (Division) may use, are preferred because of the prospective nature of the information contained in rate filings. Since a company's rates filed with the Division must be used	Property and casualty insurers

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78	DOI	Ongoing in 2025	5-1-11	RISK MODIFICATION PLAN	Revision	§§ 10-1-109, 10-4-401, 10-4-403, 10-4-404, and 10-4-408, C.R.S.	Yes	The purpose of this regulation is to provide criteria for the modification of commercial property and casualty manual rates and to establish workers' compensation disclosure requirements.	Property and casualty insurers
79	DOI	Ongoing in 2025	5-1-18	ELEMENTS OF CERTIFICATION FOR CERTAIN PROPERTY AND CASUALTY, CREDIT AND EXCESS LOSS FORMS	Revision	§§ 10-1-109, 10-3-1110, 10-4-419, 10-4-633, 10-4-633.5, 10-10-109, and 10-16-119, C.R.S.	Yes	The purpose of this regulation is to promulgate rules applicable to the filing of property and casualty and credit forms and contracts that include, but are not limited to, the Family Medical Leave Act (FMLA), unemployment, credit property, excess loss insurance new policy forms, new policy form listings, annual reports of policy forms, and certifications of policy forms.	Property and casualty insurers

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80	DOI	Ongoing in 2025	5-2-2	RENEWAL OF AUTOMOBILE INSURANCE POLICIES - EXCLUDED NAMED DRIVERS	Revision	§§ 10-1-109(1) and 10-4-601.5, C.R.S.	Yes	The purpose of this regulation is to require each renewal policy of automobile insurance to disclose excluded named drivers as applicable.	Property and casualty insurers
81	DOI	Ongoing in 2025	5-2-3	REQUESTS FOR COMMERCIAL OR PERSONAL AUTOMOBILE POLICY INFORMATION FROM A COMPLAINANT	Revision	§§ 10-1-109(1) and 10-3-1117, C.R.S.	Yes	The purpose of this regulation is to establish reporting requirements and rules for commercial and/or personal automobile insurers who receive requests from claimants, or a claimant's attorney, for automobile policy information to ensure compliance with the requirements of § 10-3-1117, C.R.S.	Property and casualty insurers
82	DOI	Ongoing in 2025	5-2-17	PRIVATE PASSENGER AUTOMOBILE COVERAGE LIMITATIONS	Revision	§§ 10-1-109, 10-3-1104(1)(a)(I) and (1)(I), 10-3-1110, 10-4-601.5 and 10-4-641, C.R.S.	Yes	The purpose of this regulation is to ensure compliance with the provisions of Part 6 of Article 4 of Title 10 of the Colorado Revised Statutes, in relation to an insured under an automobile insurance policy.	Property and casualty insurers

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83	DOI	Ongoing in 2025	8-1-1	TITLE INSURANCE RATE AND FEE FILING	Revision	§§ 10-1-108(7), 10-1-109, 10-3-1110, 10-4-403, 10-4-404, 10-11-118 C.R.S.	Yes	The purpose of this regulation is to ensure that title insurance rates and fees are not excessive, inadequate or unfairly discriminatory. This regulation contains filing requirements for both title insurance companies and title insurance agents. This regulation ensures that consumers receive the benefits of competition in the area of title insurance and ensures consumer protection.	Title insurers
84	DOI	Ongoing in 2025	8-1-3	TITLE INSURANCE STANDARDS OF CONDUCT	Revision	§§ 10-1-108(7), 10-1-109, 10-2-104, 10-3-1110, 10-11-116, 10-11-119, and 10-11-124(2) C.R.S.	Yes	The purpose of this regulation is to ensure that consumers receive the benefits of competition in the area of title insurance and to ensure consumer protection. The regulation also proscribes unlawful inducements, deceptive trade practices, and discriminatory acts, all of which are detrimental to the consumer and, in the aggregate, may threaten the solvency of title insurance companies and title insurance agents.	Title insurers
85	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.11)	Requirements for Bareknuckle Participants	New	§ 12-110-107	No	The purpose of this new rule is to set requirements for bareknuckle bouts and participants.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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86	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.9 A)	Conduct of Kickboxing and Muay Thai Events	Revision	§ 12-110-107	No	The purpose of this proposed revision is to eliminate the word amatuer for the rules and to update the date of the incorporation by reference.	Licensees, professional associations, relevant state agencies, and other key stakeholders
87	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.10 A)	Requirements for Professional Mixed Martial Arts	Revision	§ 12-110-107	No	The purpose of this proposed revision is to eliminate the word amatuer for the rules and to update the date of the incorporation by reference.	Licensees, professional associations, relevant state agencies, and other key stakeholders
88	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.12)	Requirements for Seconds	Revision	§ 12-20-105 § 12-110-109 § 12-110-107	No	The purpose of this proposed revision is to correct the word "Second" to "Corner" to reflect the current license type.	Licensees, professional associations, relevant state agencies, and other key stakeholders
89	DPO	21-Aug-24	Combative Sport 4 CCR 740-1 (Rule 1.12D3)	Limitations and Expectations of Permits	Revision	§ 12-20-105 § 12-110-109 § 12-110-107	No	The purpose of this proposed revision is to clarify that promoters must consult with the Director about event dates to avoid cancellation.	Licensees, professional associations, relevant state agencies, and other key stakeholders
90	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.12(3)b)	Limitations and Expectations of Permits	Revision	§ 12-20-105 § 12-110-109 § 12-110-107	No	The purpose of this proposed revision is to clarify when bout cards for events must be finalized.	Licensees, professional associations, relevant state agencies, and other key stakeholders
91	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.14)	Guidelines for Contracts	Revision	§ 12-20-204 § 12-110-107	No	The purpose of this proposed revision is to clarify that all about contracts shall be available for inspection prior to the event.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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92	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.13 B)	Fees	New	§ 12-20-204 § 12-110-107	No	The purpose of this new rule is to set standard payment fees for officials	Licenseses, professional associations, relevant state agencies, and other key stakeholders
93	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.16d)	Requirements for Elimination Bouts	Revision	§ 12-20-204 § 12-110-107	No	The purpose of this proposed revision is to update the incorporation by reference date.	Licenseses, professional associations, relevant state agencies, and other key stakeholders
94	DPO	21-Aug-24	Colorado Combative Sports Commission 4 CCR 740-1 (Rule 1.16(h)4)	Elimination Rules for Boxing, Kickboxing and Mixed Martial Arts	Revision	§ 12-20-204 § 12-110-107	No	The purpose of this proposed revision is to update the incorporation by reference date.	Licenseses, professional associations, relevant state agencies, and other key stakeholders
95	DPO	Winter 2024/Spring2025	Colorado Dental Board Rule 1.6	Licenssure of dentists, Dental Therapists, and Dental Hygienists	Revision	§ 12-220-105 § 12-110-106	No	The purpose is to further define licensure regarding CODA and the portability.	Licenseses, professional associations, relevant state agencies, and other key stakeholders
96	DPO	Winter 2024/Spring2025	Colorado Dental Board Rule 1.14	Anesthesia	Revision	§ 12-220-105 § 12-110-106	No	The purpose of this rulemaking is to revise the anesthesia rule regarding multiple issues that have been brought up through out the years.	Licenseses, professional associations, relevant state agencies, and other key stakeholders
97	DPO	TBD	Colorado Dental Board New Rule [TBD]	Dentist and Dental Hygieinst Compact	New	§ 12-220-105 § 12-110-106	No	The purpose of this rulemaking hearing would be to add rules regarding the Dental and Dental Hygieinst Bill SB24-010 that was passed.	Licenseses, professional associations, relevant state agencies, and other key stakeholders

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98	DPO	Winter 2024/Spring2025	Colorado Dental Board	Scope of Practice for Curodont	New	§ 12-220-105 § 12-110-106	No	The purpose of this rulemaking hearing is to define the scope of practice for Curodont	Licenseses, professional associations, relevant state agencies, and other key stakeholders
99	DPO	Winter 2024/Spring2025	Colorado Dental Board	1.10 (d) Minimum Standards for Qualifications, Training and Education for Unlicensed Personnel Exposing Patients to Ionizing Radiation	New	§ 12-220-105 § 12-110-106	No	Request for Dental Board recognition of RDA(AMT) and DAR(AMT) certification examinations to qualify dental assistants to perform radiography to be added to Rule 1.10(d)	Licenseses, professional associations, relevant state agencies, and other key stakeholders
100	DPO	12/12/2024	Colorado Physical Therapy Board Regarding Sunset Bill HB24-1327	Regarding Sunset Bill HB24-1327	Revision	§ 12-285-106 § 12-220-204	No	The purpose of this rulemaking would be to add any edits needed resulting from HB24-1327 that was a result of the Physical Therapy Sunset Review.	Licenseses, professional associations, relevant state agencies, and other key stakeholders
101	DPO	12/12/2024	Physical Therapy Board 4 CCR 732-1 (TBD)	Pessary Fitting and Management (TBD)	Revision or New Rule TBD	§ 12-20-204 § 12-285-106(2)(b)	No	The purpose of the proposed revision Board Rule is to define Pessary Fitting and Management requirements for licenseses.	Licenseses, professional associations, relevant state agencies, and other key stakeholders
102	DPO	12/12/2024	Physical Therapy Board 4 CCR 732-1 (Rule 1.5)	PHYSICAL THERAPIST LICENSURE RULES	Revision	§ 12-20-204 § 12-285-106(2)(b)	No	The purpose of the proposed revision to Rule 1.5 is to better define competency requirements for reinstatement.	Licenseses, professional associations, relevant state agencies, and other key stakeholders

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103	DPO	12/12/2024	Physical Therapy Board 4 CCR 732-1 (Rule 1.6)	PHYSICAL THERAPIST ASSISTANT RULES	Revision	§ 12-20-204 § 12-285-106(2)(b)	No	The purpose of the proposed revision to Rule 1.6 is to better define competency requirements for reinstatement.	Licensees, professional associations, relevant state agencies, and other key stakeholders
104	DPO	12/12/2024	Physical Therapy Board 4 CCR 732-1 (Rule 1.5(J))	Requirements for Physical Therapists to Perform Dry Needling	Revision	§ 12-20-204 § 12-285-106(2)(b)	No	The purpose of the proposed revision to Rule 1.6(J) is to revise and clarify the Board's supervision criteria for dry needling.	Licensees, professional associations, relevant state agencies, and other key stakeholders
105	DPO	6/12/2025	Colorado Board of Veterinary Medicine 4 CCR 727-1; New Rules for Veterinary Technicians that resulted in HB24- 1047; required rulemaking by 9/1/2025	Veterinary Technicians scope of practice and Veterinary Technician Specialist designation	New	§ 12-20-204 § 12-315-106(5)(g)	No	This purpose of the rulemaking is to address the required rulemaking by September 1, 2025 and specify the tasks the VTs can perform under the supervision of a veterinarian.	Licensees, professional associations, relevant state agencies, and other key stakeholders
106	DPO	6/12/2025	Colorado Board of Veterinary Medicine 4 CCR 727-1; Potential New Rules for HB24-1048	Veterinary Services Through Telehealth	New	§ 12-20-204 § 12-315-106(5)(g)	No	This purpose of possible rulemaking is to clarify any aspects of the telehealth services.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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107	DPO	6/12/2025	Colorado Board of Veterinary Medicine Regarding SB24-047 4 CCR 727-1 (Repeal Rule 1.18)	RULES REGARDING THE USE OF BENZODIAZEPINE	Revision/Repeal	§ 12-20-204 § 12-315-106(5)(g)	No	The purpose of rulemaking is to address the changes in SB24-047, Veterinarians were removed from the definition of "Prescriber" in Section 12-30-109, which means veterinarians are no longer subject to the Days' Supply limits of certain initial opioid and benzodiazepine prescriptions. As Veterinary Board was required to limit the supply of a benzodiazepine through Rule, Rule 1.18 would be repealed	Licensees, professional associations, relevant state agencies, and other key stakeholders
108	DPO	2/6/2025 Hearing	Colorado Board of Optometry 4 CCR 728-1 (Rule 1.13)	Licensure by Examination	Revision	§ 12-20-204 § 12-275-108(1)(b)	No	The purpose of rulemaking is to address the loophole the Board discovered in the licensure by examination section of rule to allow someone with an active license in another state who has not practiced recently and does not have current clinical competency to apply through examination and be eligible for approval. The rule needs to require recent competency in a manner approved by the Board.	Licensees, professional associations, relevant state agencies, and other key stakeholders
109	DPO	3/5/2025	Colorado Board of Examiners of Nursing Home Administrators 3 CCR 717-1 (Rule 1.7)	Licensure by Examination	Revision	§ 12-20-204 § 12-265-107(1)(a) § 12-20-202(3)	No	The purpose of rulemaking is to address the loophole the Board discovered in the licensure by examination section of Rule 1.7 that has a similar loophole as the Board of Optometry regarding a lack of requirement to demonstrate current clinical competency for this type of application.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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110	DPO	3/5/2025	Colorado Board of Examiners of Nursing Home Administrators 3 CCR 717-1 (Rule 1.8)	Licensure by Endorsement	Revision	§ 12-20-204 § 12-265-107(1)(a) § 12-20-202(3)	No	The purpose of rulemaking is to address Rule 1.8 that does not specify the amount of current competency required for licensure. When the Occupational Credential Portability Program was implemented, the board conducted rulemaking to specify the equivalency in terms of the degrees and experience, but it did not address the current demonstration of competency. For example, someone who has an active license in another state who has not practiced for the last consecutive 12 months, could meet the requirements. The NHA applications, however, provide contradictory information and required the demonstration of competency. The rules need to reflect the	Licensees, professional associations, relevant state agencies, and other key stakeholders
111	DPO	16-Oct-24	Colorado Board of Accountancy 3 CCR 705-1 (Rule 1.5)	EDUCATION REQUIREMENTS FOR EXAMINATION AND CERTIFICATION	Revisions	§ 12-20-204 § 12-100-105(1)(b) § 12-20-202(3)	No	The purpose of rulemaking is to reduce barriers for applicants and to align with the majority of state boards. This rule will address reducing three additional hours in auditing.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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112	DPO	16-Oct-24	Colorado Board of Accountancy 3 CCR 705-1 (Rule 1.7)	EXPERIENCE REQUIREMENTS FOR CERTIFICATION	Revisions	§ 12-20-204 § 12-100-105(1)(b) § 12-20-202(3)	No	The purpose of rulemaking is to reduce barriers for applicants and to align with the majority of state boards. This rule will address reducing hours in ethics.	Licensees, professional associations, relevant state agencies, and other key stakeholders
113	DPO	16-Oct-24	Colorado Board of Accountancy 3 CCR 705-1 (Rule 1.8)	REQUIREMENTS FOR CERTIFICATION	Revisions	§ 12-20-204 § 12-100-105(1)(b) § 12-20-202(3)	No	The purpose of rulemaking is to address a dual-credit approach to academic internship hours - both academic and experience.	Licensees, professional associations, relevant state agencies, and other key stakeholders
114	DPO	16-Oct-24	Colorado Board of Accountancy 3 CCR 705-1 (Rule 1.4)	INCORPORATION BY REFERENCE	Revisions	§ 12-20-204 § 12-100-105(1)(b) § 12-20-202(3)	No	The purpose of rulemaking is to update the references.	Licensees, professional associations, relevant state agencies, and other key stakeholders
115	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1	VARIOUS	New, Revision, Repeal	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	Make changes relevant to HB24-1329: Continuing Education for Professional Land Surveyors Change in specifying name of examinations in CRS, add/revise in rule. Remove/Revise rules that may conflict or be repetitive to CRS changes. HB24-1004; and, HB24-1097.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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116	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rules 1.4)	Rules of Administrative Procedure	Revision, Repeal	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of these proposed revisions and/or repeals are to repeal sections of the rule that may not be necessary because of direct testing for examinations, which requires candidates to take and pass all examinations before they can submit an application (including the State Specific PLS Exam).	Licensees, professional associations, relevant state agencies, and other key stakeholders
117	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rule 1.4)	Rules of Administrative Procedure	Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is to change to an updated reference to References and Verification for Qualifying Work Experience.	Licensees, professional associations, relevant state agencies, and other key stakeholders
118	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rule 1.4)	Rules of Administrative Procedure	Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of the review is to compare Colorado's Education Standards to those of the NCEES.	Licensees, professional associations, relevant state agencies, and other key stakeholders
119	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rule 1.4(J)(4))	Rules of Administrative Procedure	Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of the revision is to clarify the reporting due date for malpractice/settlement judgments.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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120	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	1.6 Rules of Professional Land Surveying Practice	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is for professional land surveyor members to consider closure clause to address recent issues with failing to close corners that established where a survey line intersects a previously fixed boundary at a point between corners.	Licensees, professional associations, relevant state agencies, and other key stakeholders
121	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	1.6 Rules of Professional Land Surveying Practice	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is for professional land surveyor members to solicit feedback from stakeholders whether rules are needed to address the setting of interior pins	Licensees, professional associations, relevant state agencies, and other key stakeholders
122	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	1.6 Rules of Professional Land Surveying Practice	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is for professional land surveyor members to solicit feedback from stakeholders whether rules are needed to address the Setting Corners versus Setting Witness Corners (legacy of setting witness corners).	Licensees, professional associations, relevant state agencies, and other key stakeholders
123	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	1.6 Rules of Professional Land Surveying Practice	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is for professional surveyor members to solicit feedback from stakeholders clarification on ISP related to underground utilities, building ties, building dimensions, etc cerage should be added to information provided on documentation.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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124	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	1.6 Rules of Professional Land Surveying Practice	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is for surveyor members to solicit feedback from stakeholders whether rules are needed to address the use of range boxes to protect monuments as many states have adopted such rules.	Licensees, professional associations, relevant state agencies, and other key stakeholders
125	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	1.6 Rules of Professional Land Surveying Practice	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is for surveyor members to solicit feedback from stakeholders whether rules are needed to add acreage to the requirements for listing on an	Licensees, professional associations, relevant state agencies, and other key stakeholders
126	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	TBD	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is regarding continuing education for architects and for the Board to consider whether to add service on a state licensing Board as a way of earning continuing education credit.	Licensees, professional associations, relevant state agencies, and other key stakeholders
127	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	TBD	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is to define "Plot Plans" that are used in construction and the work within these plans has expanded to engineering and land surveying and need to be defined to protect consumers by ensuring the work meets standards.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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128	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rule 1.4)	Rules of Administrative Procedure	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed revision is to align the rule with the statute as it relates to the experience requirement, specifically LSI.	Licensees, professional associations, relevant state agencies, and other key stakeholders
129	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rule 1.4)(G)(2)	Surveying Education	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed revision is to consider clarifying education rules for candidates seeking PLS licensure.	Licensees, professional associations, relevant state agencies, and other key stakeholders
130	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	TBD	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this proposed new rule is to explore inclusion of co-op experience (internships) for acceptable engineering and/or land surveying experience.	Licensees, professional associations, relevant state agencies, and other key stakeholders
131	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	TBD	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	At the Annual meeting of the National Council of Architect Registration Board, of which Colorado is a member, the membership will consider major revision to the NCARB model laws. Once adopted by the membership, Colorado, along with other states will consider these revisions against our rules to ensure improvements in licensure mobility and consistency in enforcement are gained where practicable.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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132	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	TBD	New, Revision	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	At the Annual meeting of the National Council of Examiners for Engineers and Surveyors, of which Colorado is a member, the membership consider revision to the NCEES model laws. Once adopted by the membership, Colorado, along with other states will consider these revisions against our rules to ensure improvements in licensure mobility and consistency in enforcement are gained where practicable.	Licensees, professional associations, relevant state agencies, and other key stakeholders
133	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rule 1.8)	Examinations	New	§ 12-20-204(1) § 12-120-104 § 12-120-104(1)(a)	No	The purpose of this new rule is to allow Division to conduct administrative business with the examination vendor including contract review and procurement.	Licensees, professional associations, relevant state agencies, and other key stakeholders
134	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 Rule 1.4	TBD	New	§ 12-20-204(1) § 12-120-104(1)(a)	No	Consider requiring that a license must be in good standing to obtain retired status and shall not settle disciplinary actions by retiring or allowing a license to expire.	Licensees, professional associations, relevant state agencies, and other key stakeholders
135	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 1.4(F)(4)	Employment While a Full-Time Undergraduate Student.	New, Revise	§ 12-20-204(1) § 12-120-104(1)(a)	No	Consider for PE & PLS part-time undergraduate students who are working full-time as an E/I under a PE/PLS, respectively	Licensees, professional associations, relevant state agencies, and other key stakeholders

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136	DPO	Spring 2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1	TBD	New, Revise	§ 12-20-204(1) § 12-120-104(1)(a)	No	Consider rules for recognition of Mutual Recognition Agreements, including those est by National Council of Examinations of Engineers and Surveyors and National Council of Architect Registration Boards.	Licensees, professional associations, relevant state agencies, and other key stakeholders
137	DPO	Spring 2025	State Board of Landscape Architects 4 CCR 729-1 (Rule 1.4)	Rules of Administrative Procedure	New Rule, Revision, Repeal	§ 12-20-204 § 12-20-202(3)	No	address/define incidental or cross-over practice between engineers and architects, and landscape architects	Licensees, professional associations, relevant state agencies, and other key stakeholders
138	DPO	Spring 2025	State Board of Landscape Architects 4 CCR 729-1 (Rule 1.4)	Rules of Administrative Procedure	New Rule, Revision, Repeal	§ 12-20-204 § 12-20-202(3)	No	The purpose of these potential new rules, revisions, and or repeals is to consider any needed revisions when the Board reviews Council of Landscape Architect Registration Boards new Uniform Standards.	Licensees, professional associations, relevant state agencies, and other key stakeholders
139	DPO	Spring 2025	Landscape Architects Board 4 CCR 729-1 (Rule 1.7)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-130-107(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

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140	DPO	Spring 2025	State Electrical Board 3 CCR 710-1 (Rule 1.6)	Apprentice Registration and Recordkeeping	New Rule or Revision	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	Consider if Board can better clarify in rule the requirement for an EC for who work is performed must provide Affidavit of Experience (allowing a non-supervising EC to register the APE)	Licensees, professional associations, relevant state agencies, and other key stakeholders
141	DPO	Spring 2025	State Electrical Board 3 CCR 710-1 (Rule 1.7(B)&(E))	Experience	New Rule or Revision	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	In an effort to support apprentices becoming licensed, consider limiting how old their qualifying experience can be. Requirement for recent experience. AND/OR Consider possible revisions to allow for company letters to count for experience (accounting for older exp & employers out-of-biz [perhaps for RW/IP seeking higher licensure]). Consider requirements for EC to provide Affidavits for licensees (currently required for apprentices).	Licensees, professional associations, relevant state agencies, and other key stakeholders
142	DPO	Spring 2025	State Electrical Board 3 CCR 710-1 (Rule 1.7(D))	Apprentice Training Requirements	New Rule, Revision, Repeal	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	The statute, section 12-115-110(2)(a)(III), C.R.S., within the rule does not allow for grandfathering and it does not seem to meet the intent that applicants for the JW should have current training on the NEC. The purpose of the proposed revisions are to clarify in rule that section 12-115-110(2)(b)(I), C.R.S. The Board would like to consider whether 288 hr requirement can be w/i degree earned within required time period.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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143	DPO	TBD	State Electrical Board 3 CCR 710-1 (Rule 1.8)	Examinations	New	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	The purpose of this new rule is to allow Division to conduct administrative business with the examination vendor including contract review and procurement.	Licenseses, professional associations, relevant state agencies, and other key stakeholders
144	DPO	Spring 2025	State Electrical Board 3 CCR 710-1 (Rule 1.10(C))	Citations	New Rule, Revision, Repeal	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	Consider possible revisions needed after review of process with Programs, Inspections, and Compliance Inspector	Licenseses, professional associations, relevant state agencies, and other key stakeholders
145	DPO	Spring 2025	State Electrical Board 3 CCR 710-1 (Rule 1.9)	Permits, Inspections, and verification of Licenses and Registrations	New Rule, Revision, Repeal	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	Consider possible revisions needed after review of process with Programs, Inspections, and Compliance Inspector	Licenseses, professional associations, relevant state agencies, and other key stakeholders
146	DPO	Spring 2025	State Electrical Board 3 CCR 710-1 (Rule 1.13(E)-(H))	Renewal & Reinstatements	New Rule, Revision, Repeal	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	These rules are situated under 1.13 Renewal and Reinstatements but are not specific to Renewals or Reinstatements	Licenseses, professional associations, relevant state agencies, and other key stakeholders
146	DPO	Spring 2025	State Electrical Board 3 CCR 710-1 (Rule 1.13(E)-(H))	Renewal & Reinstatements	New Rule, Revision, Repeal	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	These rules are situated under 1.13 Renewal and Reinstatements but are not specific to Renewals or Reinstatements	Licenseses, professional associations, relevant state agencies, and other key stakeholders

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147	DPO	TBD	State Plumbing Board 3 CCR 720-1 (Rule 1.2)	Standards - Direct Supervision	Revision	§ 12-20-204 § 12-155-105(1)(e)	No	Clarify the language related to Direct Supervision to be "no more than five minutes distance from the apprentice" to define specific installations where this would apply (subdivision, etc.)	Licensees, professional associations, relevant state agencies, and other key stakeholders
148	DPO	Spring 2025	State Plumbing Board 3 CCR 720-1 (Rule 1.4(E)(3)(K))	STANDARDS	Revision	§ 12-20-204 § 12-155-105(1)(f)	No	The purpose of the proposed revisions are to correct drafting error. Board Rules (E)(3)(k) should be IFGC Section 411.1 (not 411.1.1).	Licensees, professional associations, relevant state agencies, and other key stakeholders
149	DPO	Spring 2025	State Plumbing Board 3 CCR 720-1 (Rule 1.4(A))	Applications for Licensure or Registration	New Rule, Revision	§ 12-20-204 § 12-155-105(1)(e)	No	The purpose of the proposed revisions is to clarify that applicants cannot verify their own experience when applying for licensure which is consistent with other programs in the construction industry within the Division.	Licensees, professional associations, relevant state agencies, and other key stakeholders
150	DPO	Spring 2025	State Plumbing Board 3 CCR 720-1 (Rule 1.4(A))	Applications for Licensure or Registration	New Rule, Revision	§ 12-20-204 § 12-155-105(1)(e)	No	Consider allowing for work to count that is not required to be under supervision (work exempted under CRS - federal)	Licensees, professional associations, relevant state agencies, and other key stakeholders

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151	DPO	Spring 2025	State Plumbing Board 3 CCR 720-1 VARIOUS	VARIOUS	New Rule, Revision, Repeal	§ 12-20-204 § 12-155-105(1)(e)	No	Update rules based on changes made in HB24- 1344 Update references of journeyman to journeyworker 1.1(C), 1.2(E)(1)(c) & 2)(c), 1.4(A)(3), (E)(3)(e)&(4)(b)(2), (F); 1.7(B)&(D), 1.9 Consider/establish guidelines for posting PC and MP numbers as required in CRS Consider rules that reference a two year renewal cycle to reflect new three year renewal cycle. Including but not limited to 1.7(D)for violation of new CRS Clarifications related to the changes in who can test, inspect, and repair backflow preventers in section 12-155-118(4) and Board Rule 1.2	Licensees, professional associations, relevant state agencies, and other key stakeholders
152	DPO	2/5/2025	Passenger Tramway Safety Board 3 CCR 718-1	Multiple Rules	Revision	§ 12-20-204 § 12-150-105(1)(a)	No	The purpose of these proposed new rules and revisions are to update ANSI incorporation in Section 4, revise Section 23 to expand the Board's authority over incidents that occur in loading and unloading zones, consider improvements after Committee work related to conveyor maintenance, documenting deficiencies and observations in inspection reports, maintenance personnel, minimum operating personnel, ropeway event and data recorder, and summer ramps.	Licensees, professional associations, relevant state agencies, and other key stakeholders
153	DPO	2/5/2025	Passenger Tramway Safety Board 3 CCR 718-1	Multiple Rules	Revision	§ 12-20-204 § 12-150-105(1)(a)	No	The purpose of these proposed revisions is to clarify the rules and not add additional requirements for existing lifts built prior to February 2, 2019.	Licensees, professional associations, relevant state agencies, and other key stakeholders
154	DPO	Spring 2025	Social Work Examiners Board	Renewal & Reinstatements	New Rule, Revision, Repeal	§ 12-20-204 § 12-115-119(1) § 12-115-107(2)(a)	No	Consider possible revisions to improve the use of DBAs by ECs	Licensees, professional associations, relevant state agencies, and other key stakeholders

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155	DPO	Spring 2025	Addiction Counselor Board 1.15	LICENSURE BY EXAMINATION (C.R.S. § 12-245-804)	Revision	12-245-805 12-245-504	No	Allows a LMFT, LPC, LCSW to supervise CAT and CAS's who are working to obtain supervision hours for higher level licensing if they have met the education requirements for a Licensed Addition Counselor or equivalent. HB24-1045	Licensees, professional associations, relevant state agencies, and other key stakeholders
156	DPO	Spring 2025	Marriage and Family Board	LICENSURE BY EXAMINATION (C.R.S. § 12-245-803)	Revision	12-245-803	No	Allows a CAC, or LPC to supervise MFTs who are working to obtain supervision hours for licensing if they have met the education requirements for a Marriage and Family Therapist or equivalent. HB24-1045	Licensees, professional associations, relevant state agencies, and other key stakeholders
157	DPO	Spring 2025	Licensed Professional Counselor Board 1.14	LICENSURE BY EXAMINATION (C.R.S. § 12-245-604)	Revision	12-245-604	No	Change from 35 to 25 - For each 1,000 hours of supervised practice in professional counseling, applicants must receive a minimum of fifty hours of supervision. A minimum of thirty-five (TWENTY-FIVE) of the fifty hours must be individual supervision, which may be in-person or telesupervision. HB24-1045	Licensees, professional associations, relevant state agencies, and other key stakeholders
158	DPO	2025 or 2026	Social Work Examiners Board	Social Work Compact	New Rule	§ 24-60-4601 § 24-60-4602	No	The purpose of this rulemaking hearing would be to add rules regarding the Compact Bill HB24-1002 that was passed.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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159	DPO	TBD in 2025 or 2026	Office of Barber and Cosmetology Licensure 4 CCR 731-1 (Rule 1.8 A(1)(c))	Prohibited acts and Scope of Practice	Revision and possibly new rules	§ 12-105-106(1)(a)	No	The purpose of this proposed revision is to update outdated language that references rule 800 for the Medical Board and adds new language about delegated nursing tasks are assigned to licensees in the B&C program or unlicensed people. Another consideration is the B&C program will be undergoing a sunset review in FY 25 with the expected date for the sunset report to be Oct 15, 2025.	Licensees, professional associations, relevant state agencies, and other key stakeholders
160	DPO	TBD in 2025 or 2026	Office of Barber and Cosmetology Licensure 4 CCR 731-1 (TBD)	COMPACT RULES	New Rules	§ 12-20-204(1) § 12-305-115	No	The purpose of these proposed new rules is to implement Colorado House Bill 24-1111 (CONCERNING THE ENACTMENT OF THE "COSMETOLOGY INTERSTATE COMPACT", AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION). This item may need to be continue presence on the regulatory agency until the law and the compact commission are established.	Licensees, professional associations, relevant state agencies, and other key stakeholders
161	DPO	2024 or 2025	Office of Respiratory Therapy Licensure 4 CCR 741-1 (TBD)	POLYSOMNOGRAPHIC TECHNOLOGIST	New Rule, Revision, Repeal	§ 12-300-115	No	Listed on the Reg agenda for FY24 given that the program had a sunset review completed and given the passage of the sunset bill (HB24-1253), there were additions to the exemption section of the law for techs that falls under or work under a licensed RT and the law identifies limited on the services they can provide.	Licensees, professional associations, relevant state agencies, and other key stakeholders
162	DPO	2025 or 2026	Office of Outfitters Registration 4 CCR 733-1	TBD	Revision or Repeal	§ 12-145-107(1)(a)	No	The Practice Act will be reviewed by the legislature in 2025 through the Sunset Review and rulemaking may be required to implement any legislation.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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163	DPO	2024 or 2025	ASLP-IC Audiology and Hearing Aid Provider Licensure 3 CCR 711-2 (TBD)	COMPACT RULES	New Rules	§ 12-20-204 § 12-210-107(2)	No	The purpose of these proposed new rules is to implement Colorado Senate Bill 21-021 (CONCERNING THE ENACTMENT OF THE "AUDIOLOGY AND SPEECH- LANGUAGE PATHOLOGY INTERSTATE COMPACT", AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION).	Licensees, professional associations, relevant state agencies, and other key stakeholders
164	DPO	2025 or 2026	ASLP-IC Office of Speech-Language Pathology Certification 4 CCR 748-1 (TBD)	COMPACT RULES	New Rules	§ 12-20-204(1) § 12-305-115	No	The purpose of these proposed new rules is to implement Colorado Senate Bill 21-021 (CONCERNING THE ENACTMENT OF THE "AUDIOLOGY AND SPEECH- LANGUAGE PATHOLOGY INTERSTATE COMPACT", AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION).	Licensees, professional associations, relevant state agencies, and other key stakeholders
165	DPO	2027	Colorado Medical Board 3 CCR 713-1	CONTINUING EDUCATION REQUIREMENTS FOR PHYSICIANS	New Rules	§ 12-240-130	No	The purpose of proposed new rules is to implement HB24-1153 concerning continuing education requirements for physicians.	Licensees, professional associations, relevant state agencies, and other key stakeholders
166	DPO	2025	Colorado Dental Board 3 CCR 709-1	USE OF CURODONT	New Rules	§ 12-220-105 § 12-110-106	No	The purpose of the new rule is to provide guidance on the use of Curodont in relation to 12-220-503(1)(c)	Licensees, professional associations, relevant state agencies, and other key stakeholders
167	DPO	Hearing date 11/7/2024	Massage Therapy 4 CCR 722-1	MULTIPLE RULES	Revision - EMERGENCY	§ 12-20-204(1) § 12-235-108 § 12-235-118	No	The purpose of the revised rule is to implement SB24- 201 CONCERNING AN INCREASE IN THE HOURS OF WORK IN A MASSAGE THERAPY PROGRAM REQUIRED FOR LICENSURE AS A MASSAGE THERAPIST	Licensees, professional associations, relevant state agencies, and other key stakeholders

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168	DPO	Adoption Date 12/30/2024	Office of Funeral & Mortuary Services 4 CCR 742-1	MULTIPLE RULES	New rules and revisions	§ 12-20-204(1) § 12-135-401(6)(a) § 12-135-501(2) § 12-135-501(4)(b)(II) § 12-135-503(2) § 12-135-504(2)(b)(I) § 12-135-603(1)(c) § 12-135-703(1)(c) § 12-135-803(1)(c)	No	The purpose of the new and revised rules is to implement Senate Bill 24-173 and House Bill 24-1335, concerning the regulation of mortuary science professionals in Colorado.	Licensees, professional associations, relevant state agencies, and other key stakeholders
169	DPO	2024-2025	Healthcare programs	UPDATE TO SURPRISE BILLING APPENDICES	New appendix	§ 12-20-204	No	update the appendix on surprise billing in each healthcare program's rules to include a necessary signature block	Licensees, professional associations, relevant state agencies, and other key stakeholders
170	DPO	end of 2024	Natural Medicine Advisory Board 4 CCR 755-1	MULTIPLE RULES	Revised rules	§ 12-20-204 § 12-170-105	No	Set regulatory framework for the regulation of natural medicine, including facilitator licensing; correct typographical errors in initial filing and address public safety concerns	Licensees, professional associations, relevant state agencies, and other key stakeholders
171	DPO	winter 2024/2025	Natural Medicine Advisory Board 4 CCR 755-1	MULTIPLE RULES	Revised rules	§ 12-20-204 § 12-170-105	No	Making numerous fixes to the initially promulgated rules to make necessary revisions for clarity, completeness, and to address public safety concerns	Licensees, professional associations, relevant state agencies, and other key stakeholders
172	DPO	TBD 2025 or 2026	Office of Occupational Therapy Licensure 3 CCR 715-1 (TBD)	COMPACT RULES	New Rules	§ 12-20-204 § 12-270-116	No	New rules may be necessary to implement the interstate licensure compact.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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173	DPO	TBD 2025 or 2026	State Board of Licensed Professional Counselor Examiners 4 CCR 737-1 (TBD)	COMPACT RULES	New Rules	§ 12-20-204 § 12-245-204(4)(a)	No	New rules may be necessary to implement the interstate licensure compact.	Licensees, professional associations, relevant state agencies, and other key stakeholders
174	DPO	Fall 2024/Winter 2025	State Board of Addiction Counselor Examiners 4 CCR 744-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-245-204(4)(a) § 24-4-103.3	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
175	DPO	Fall 2024/Winter 2025	State Board of Psychologist Examiners 4 CCR 721-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-245-204(4)(a) § 24-4-103.3	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
176	DPO	Fall 2024/Winter 2025	State Board of Licensed Professional Counselor Examiners 4 CCR 737-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-245-204(4)(a) § 24-4-103.3	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
177	DPO	Fall 2024/Winter 2025	State Board of Licensed Professional Counselor Examiners 1.14 C. 3.	SUPERVISION	Revision	§ 12-245-601(1.5)	Yes	To identify all professions that may provide clinical supervision to include licensed addiction counselors	Licensees, professional associations, relevant state agencies, and other key stakeholders

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178	DPO	Fall 2024/Winter 2025	State Board of Marriage and Family Therapist Examiners 4-CCR 736-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-245-204(4)(a) § 24-4-103.3	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licenses, professional associations, relevant state agencies, and other key stakeholders
179	DPO	Fall 2024/Winter 2025	State Board of Social Work Examiners 4 CCR 726-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-245-204(4)(a) § 24-4-103.3	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licenses, professional associations, relevant state agencies, and other key stakeholders
180	DPO	Fall 2024/Winter 2025	State Board of Unlicensed Psychotherapists 4 CCR 734-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-245-204(4)(a) § 24-4-103.3	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licenses, professional associations, relevant state agencies, and other key stakeholders
181	DPO	Fall 2024/Winter 2025	AUDIOLOGY RULES AND REGULATIONS 3 CCR 711-2 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-210-109(4) § 24-4-103.3	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licenses, professional associations, relevant state agencies, and other key stakeholders
182	DPO	Fall 2024/Winter 2025	Board of Nursing 3 CCR 716 -1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-30-120(2)	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licenses, professional associations, relevant state agencies, and other key stakeholders

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183	DPO	Fall 2024/Winter 2025	Office of Occupational Therapy Licensure 3 CCR 715-1 (Rule TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-270-116	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
184	DPO	Fall 2024/Winter 2025	Division of Registrations - Healthcare Professions Profiling Program 4 CCR 743-1	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-30-102(11)	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
185	DPO	Fall 2024/Winter 2025	Division of Registrations - Healthcare Professions Profiling Program 4 CCR 743-2	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-30-102(11)	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
186	DPO	Spring 2025	Surgical Assistant and Surgical Technologist Registration 4 CCR 745-1 (Rule 1.11)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-310-103(4)	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4-103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
187	DPO	Winter 2024/2025	Office of Funeral Home and Crematory Registration 4 CCR 742-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-135-401	No	The Practice Act will be reviewed by the legislature in 2024 through the Sunset Review and rulemaking may be required to implement any legislation.	Licensees, professional associations, relevant state agencies, and other key stakeholders
188	DPO	Winter 2024/2025	Nontransplant Tissue Banks TBD	MULTIPLE RULES	New Rules	TBD	No	The Practice Act will be reviewed by the legislature in 2024 through the Sunset Review and rulemaking may be required to implement any legislation.	Licensees, professional associations, relevant state agencies, and other key stakeholders

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189	DPO	Winter 2024/2025	State Plumbing Board 3 CCR 720-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-155-105(1)(f)	No	The Practice Act will be reviewed by the legislature in 2024 through the Sunset Review and rulemaking may be required to implement any legislation.	Licensees, professional associations, relevant state agencies, and other key stakeholders
190	DPO	Winter 2024/2025	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-120-104	No	The Practice Act will be reviewed by the legislature in 2024 through the Sunset Review and rulemaking may be required to implement any legislation.	Licensees, professional associations, relevant state agencies, and other key stakeholders
191	DPO	Winter 2024/2025	State Physical Therapy Board 4 CCR 732-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-285-106(2)(b)	No	The Practice Act will be reviewed by the legislature in 2024 through the Sunset Review and rulemaking may be required to implement any legislation.	Licensees, professional associations, relevant state agencies, and other key stakeholders
192	DPO	Winter 2024/2025	Office of Respiratory Therapy Licensure 4 CCR 741-1 (TBD)	MULTIPLE RULES	New Rule, Revision, Repeal	§ 12-20-204 § 12-300-115	No	The Practice Act will be reviewed by the legislature in 2024 through the Sunset Review and rulemaking may be required to implement any legislation.	Licensees, professional associations, relevant state agencies, and other key stakeholders
193	DRE	on-going through 2025	4 CCR 725-1	RULES REGARDING REAL ESTATE BROKERS	Revision, New	12-10-219(4), 12-10-220, C.R.S.	No	The proposed rulemaking will be to amend, repeal and add new administrative rules as needed to clarify requirements for initial and continued licensure, address practice deficiencies, commission approved forms, and implement legislative changes	Licensees; professional trade associations; other industry stakeholders
194	DRE	on-going through 2025	4 CCR 725-2	RULES OF THE COLORADO BOARD OF REAL ESTATE EXAMINERS	Revision	12-10-604(1)(a)(I), C.R.S.	No	The proposed rulemaking will be to amend, repeal and add new administrative rules as needed to clarify requirements for initial and continued licensure, address practice deficiencies and implement legislative changes or changes to the federal criteria.	Licensees; professional trade associations; other industry stakeholders

REF #	DIVISION	ANTICIPATED HEARING DATE	RULE #	RULE TITLE	NEW RULE, REVISION OR REPEAL?	BASIS FOR ADOPTION OR RULE CHANGE	MANDATORY RULE REVIEW	PURPOSE OF PROPOSED RULE	STAKEHOLDERS
195	DRE	on-going through 2025	4 CCR 725-3	MORTGAGE LOAN ORIGINATORS AND MORTGAGE COMPANIES	Revision, New	12-10-703(2)(a), 12-10-711(11), 12-10-712(3), C.R.S.	No	The proposed rulemaking will be to amend, repeal and add new administrative rules as needed to clarify requirements for initial and continued licensure, address practice deficiencies and implement legislative changes or any federal mandates.	Licensees; professional trade associations; other industry stakeholders
196	DRE	on-going through 2025	4 CCR 725-5	RULES REGARDING THE HOA INFORMATION AND RESOURCE CENTER	Revision, New	12-10-801(5), C.R.S.	No	The proposed rulemaking will amend, repeal or add new administrative rules as needed to implement any legislation passed.	HOA board members, Homeowners, community association managers, professional trade associations, attorneys, other industry stakeholders.
198	DOS	Q1 2025	3-704-1	Investment Advisor Representative and Sales Representative Licensing	new	11-51-704, C.R.S.	No	The purpose of this proposed rulemaking is to allow representatives with the option of maintaining their exam validity for certain terminated registrations by completing annual continuing education. The new rule would provide individuals who elect this option a maximum of five years in which to register with a firm without having to requalify by exam or having to obtain an exam waiver. The current exam validity time period is only two years.	The Division will work with the following stakeholders: 1) Colorado Financial Planners Association (FPA), 2) Financial Industry Regulation Authority (FINRA), 3) National Association of Insurance and Financial Advisors (NAIFA) Colorado Chapter, 4) Securities Industry and Financial Markets Association (SIFMA), 5) Society of Financial Services Professionals, 6) Securities and Insurance Licensing Association (SILA), and 6) licensed broker dealer and investment adviser firms.

REF #	DIVISION	ANTICIPATED HEARING DATE	RULE #	RULE TITLE	NEW RULE, REVISION OR REPEAL?	BASIS FOR ADOPTION OR RULE CHANGE	MANDATORY RULE REVIEW	PURPOSE OF PROPOSED RULE	STAKEHOLDERS
199	DOS	Q1 2025	3-704-1	Investment Adviser Custody of Client Assets	revision	11-51-704, C.R.S.	No	<p>The purpose of this proposed rulemaking is to revise the custody requirements for investment advisers to correct certain mistakes in the current rules drafting.</p> <p>The current rule which sets out the requirements that investment advisers must implement to safeguard client assets to which they have direct access, with it's use of "or," has been misinterpreted to have an exclusive meaning where firms must comply with only one of the safeguards.</p> <p>The purpose of the rule makes clear that the requirements should be inclusive and that all of the current safeguards must be met. The rule will promote uniformity and facilitate compliance with state securities laws. This rule will be based on a model</p>	<p>The Division will work with the following stakeholders:</p> <p>1) Colorado Financial Planners Association (FPA), 2) Financial Industry Regulation Authority (FINRA), 3) National Association of Insurance and Financial Advisors (NAIFA) Colorado Chapter, 4) Securities Industry and Financial Markets Association (SIFMA), 5) Society of Financial Services Professionals, 6) Securities and Insurance Licensing Association (SILA), and 6) licensed broker dealer and investment adviser firms.</p>
200	PUC	4th Qrt 2024	723-6	RULES REGULATING LARGE-MARKET TAXICAB (LMT) SERVICES	Revision	§§ 40-2-108, 40-10.1-106, 40-10.1-702, C.R.S.	No	To increase rates for LMT services.	LMTs
201	PUC	4th Qrt 2024	723-6	RULES REGULATING TRANSPORTATION BY MOTOR VEHICLE	New, Revision	§§ 40-2-108, 40-10.1-106, C.R.S.	No	To amend current passenger carrier rules and other general rules.	All Transportation Carriers (excluding TNCs)

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202	PUC	2nd Qrt 2025	723-7	RULES REGULATING RAILROADS, RAIL FIXED GUIDEWAYS, TRANSPORTATION BY RAIL AND RAIL CROSSINGS	New	HB 24-1030, 40-20-303, C.R.S., 40-20-308, C.R.S.	No	To outline reporting requirements for Class 1 and passenger railroads wayside detector systems and obstructions and public crossings, and developing civil penalty fines for failure to follow these rules.	BNSF, UP, AmTrak, RTD Commuter Rail, Unions
203	PUC	3rd Qrt 2025	723-7	RULES REGULATING RAILROADS, RAIL FIXED GUIDEWAYS, TRANSPORTATION BY RAIL AND RAIL CROSSINGS	New	HB 24-1030, 40-20-305, C.R.S.	No	To amend rules regarding incident response requirements and required hazardous materials exercises	BNSF, UP, AmTrak, RTD Commuter Rail, DPS, Emergency Response Organizations
204	PUC	3rd Qrt 2025	723-7	RULES REGULATING RAILROADS, RAIL FIXED GUIDEWAYS, TRANSPORTATION BY RAIL AND RAIL CROSSINGS	New	HB 24-1030, 40-20-310, C.R.S.	No	To implement training rules for fire departments and other first responder organization along tracks of railroads in the state	BNSF, UP, AmTrak, RTD Commuter Rail, DPS, Emergency Response Organizations, Unions

REF #	DIVISION	ANTICIPATED HEARING DATE	RULE #	RULE TITLE	NEW RULE, REVISION OR REPEAL?	BASIS FOR ADOPTION OR RULE CHANGE	MANDATORY RULE REVIEW	PURPOSE OF PROPOSED RULE	STAKEHOLDERS
205	PUC	4th Qrt 2025	723-7	RULES REGULATING RAILROADS, RAIL FIXED GUIDEWAYS, TRANSPORTATION BY RAIL AND RAIL CROSSINGS	New	HB 24-1030, 40-20-311, C.R.S.	No	To implement rules related to inspection and investigation activities	BNSF, UP, AmTrak, RTD Commuter Rail, Unions
206	PUC	4th Qrt 2025	723-7	RULES REGULATING RAILROADS, RAIL FIXED GUIDEWAYS, TRANSPORTATION BY RAIL AND RAIL CROSSINGS	New	HB 24-1030, 40-20-311, C.R.S.	No	To implement rules on blocked crossing reporting and confidentiality of investigations	BNSF, UP, AmTrak, RTD Commuter Rail, Unions
207	PUC	2nd Qrt 2025	723-11	RULES REGULATING PIPELINE OPERATORS AND GAS PIPELINE SAFETY	New	SB 21-108	No	To implement rules regarding the advanced leak detection provision in SB21-108	Gas pipeline operators, oil and gas industry groups, local governments, environmental protection groups

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Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
1	DOB	7/20/2023 and effective date is September 14, 2023	3 CCR 701-1 CB 101.52	CAPITAL STANDARDS (FORMERLY RISK-BASED CAPITAL DEFINITIONS AND ADEQUACY)	Revision	<p>The Colorado Division of Banking finds that the proposed amendments to this Rule are necessary as follows:</p> <ul style="list-style-type: none"> ● Re-name Rule to “Capital Standards” ● Move the minimum capital ratios, currently in 3 CCR 701-1 CB CB101.51 into 3 CCR 701-1 CB CB101.52, and to better align capital standards with the Federal Reserve Bank (member banks) and the Federal Deposit Insurance Corporation (non-member banks) through the incorporation by reference the following applicable code of federal regulations: <p>○ Code of Federal Regulations Title 12 - Banks and Banking Chapter II - Federal Reserve</p> <p>System Subchapter A - Board of Governors of the Federal Reserve System Part 217 Capital Adequacy of Bank Holding Companies, Savings and Loan Holding Companies, and State Member Banks (Regulation Q).</p> <p>○ Code of Federal Regulations Title 12 - Banks and Banking Chapter II - Federal Reserve</p>	Yes	The purpose of this Rule is to define risk-based capital and its components, establish risk categories and weights, and establish guidelines regarding the adequacy of risk-based capital.	Colorado State-Chartered Commercial Banks and Sunshine List Recipients
2	DOB	7/20/2023 and effective date is September 14, 2023	3 CCR 701-1 CB 101.49	SCOPE OF DIRECTORS' EXAMINATION	Revision	<p>The Colorado Division of Banking finds that the proposed amendment to this rule is necessary as follows:</p> <ul style="list-style-type: none"> ● Revise verbiage from “Allowance for Loan Losses” to “Allowance for Credit Losses.” 	Yes	The purpose of this Rule is to provide the examination scope of Directors' Examinations, the extent of testing, as well as the reports to be filed with the Colorado Division of Banking.	Colorado State-Chartered Commercial Banks and Sunshine List Recipients

Ref #	Division	Adoption Date	Number	Title	New, Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
3	DOB	7/20/2023 and effective date is September 14, 2023	3 CCR 701-1 CB 101.64	LENDING LIMITS	Revision	<p>The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows:</p> <ul style="list-style-type: none"> ● To better align lending limits with federal lending limits, incorporate by reference the following code of federal regulation: <ul style="list-style-type: none"> o Code of Federal Regulations Title 12 - Banks and Banking Chapter I - Comptroller of the Currency, Department of the Treasury Part 32 Lending Limits. ● Reduce Special Lending Authority from 250 percent of capital to 100 percent of capital due to the incorporation by reference; however, all Special Lending Authority approvals granted prior to the effective date of this Rulemaking will remain in effect unless and until terminated. 	Yes	The purpose of this rule is to provide definitions and establish limits pertaining to lending.	Colorado State-Chartered Commercial Banks and Sunshine List Recipients

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4	DOB	7/20/2023 and effective date is September 14, 2023	3 CCR 701-1 CB 101.51	MINIMUM CAPITAL RATIOS	Repeal	<p>The Colorado Division of Banking finds that the proposed repeal of this Rule is necessary as follows:</p> <ul style="list-style-type: none"> ● The information contained within this Rule will be replaced by applicable code of federal regulations pertaining to capital through incorporation by reference into Rule 3 CCR 701-1 CB CB101.52, thereby making Rule 3 CCR 701-1 CB CB101.51 no longer necessary. 	Yes	The purpose of this Rule is to establish a base level of capital minimum capital ratios, and higher capital ratios for individual institutions that meet certain criteria.	Colorado State-Chartered Commercial Banks and Sunshine List Recipients
5	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR1	APPEAL OF A MATERIAL SUPERVISORY DETERMINATION	Revision	<p>The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows:</p> <ul style="list-style-type: none"> ● Update the 's statutory citation. ● Clarify which institutions are eligible institutions to file an appeal. ● Remove definitions that are defined in statute. ● Clarify the review process by the Commissioner and subsequently, the Colorado State Banking Board. ● Update the Division of Banking address. <p>Correct typographical errors and clarify that "days" are calendar days.</p>	Yes	The purpose of this rule is to outline procedures for filing an appeal of a material supervisory determination, the Commissioner's review of an appeal, and subsequent review by the Colorado State Banking Board.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients

Ref #	Division	Adoption Date	Number	Title	New, Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
6	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR2	DEFINITIONS	Repeal	<p>The Colorado Division of Banking finds that the proposed repeal of this rule is necessary as follows:</p> <ul style="list-style-type: none"> ● The rule is not needed as the definitions are defined in statute. 	Yes	The purpose is to repeal 3 CCR 701-1 CBO AR2	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients

7	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR3	APPLICATION PROCEDURE	Revision	<p>The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows:</p> <ul style="list-style-type: none"> ● Update the 's statutory citation. ● Clarify which applicants are required to complete the Division of Banking application forms. ● Update the verbiage pertaining to how filing fees are remitted. 	Yes	The purpose of this rule is to outline application procedures and filing fee remittance procedures.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients
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Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
8	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR4	PROTESTS TO APPLICATIONS CHARTER	Revision	<p>The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows:</p> <ul style="list-style-type: none"> ● Update the 's statutory citations. ● Clarify which charter applications can be protested. ● Move the text of 3 CCR 701-1 CB 0 AR8 to 3 CCR 701-1 CB 0 AR4 for continuity regarding protest procedures; update the text to include trust companies. ● Clarify that "days" are calendar days. 	Yes	The purpose of this rule is to provide information and time frames pertaining to protests to applications for a Colorado state-chartered bank or trust company charter.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients

9	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR5	COMPETITIVE APPLICATIONS	Repeal	<p>The Colorado Division of Banking finds that the proposed repeal of this rule is necessary as follows:</p> <ul style="list-style-type: none"> ● Information pertaining to 3 CCR 701-10 AR5 is within Section 11-103-304(7), C.R.S. and a rule is not necessary. 	Yes	<p>The purpose of this rule is to provide hearing procedures and time frames in the event two or more charter applications for state banks that would serve the same community or area of the community are filed with the State Bank Commissioner within ninety (90) days of each other.</p>	<p>Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients</p>
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Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
10	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR6	NOTICE OF HEARING	Repeal	<p>The Colorado Division of Banking (Division) finds that the proposed repeal of this rule is necessary as follows:</p> <ul style="list-style-type: none"> ● The text of 3 CCR 701-1 CB 0 AR6 was repealed on April 30, 2016; however, the title remained. ● This proposed repeal will remove the title and reserve the number for future use. 	Yes	The purpose of this rule is to fully repeal 3 CCR 701-1 CB 0 AR6, including the title.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients
11	DOB	7/18/2024 September 14, 2024	3 CCR 701-10 AR8	SERVICE AREA DEFINITION - ECONOMIC FEASIBILITY STUDIES	Repeal	<p>The Colorado Division of Banking (Division) finds that the proposed repeal of this rule is necessary as follows:</p> <ul style="list-style-type: none"> ● 3 CCR 701-1 CB 0 AR8 text will be moved under 3 CCR 701-1 CB 0 AR4 for continuity via a separate amendment. 	Yes	The purpose of this rule is to provide information pertaining to the service area definition required within a charter application, as well as procedures pertaining to economic feasibility studies for applicants and protestants.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients
12	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR10	TRANSCRIPTS	Revision	<p>The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows:</p> <ul style="list-style-type: none"> ● Add the statutory citation. ● Correct the verbiage pertaining to the recording of hearings to align with current Division practices and procedures. 	Yes	The purpose of this rule is to provide information and procedural instructions pertaining to hearing transcripts.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
13	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR11	ORDER OF PROCEDURE	Revision	<p>The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows:</p> <ul style="list-style-type: none"> ● Add the statutory citation. ● The current establishes a minimum time threshold of three and one half hours per interested party which may not be necessary for all hearings. ● Update verbiage pertaining to the time allotted to interested parties to a hearing to allow for a review and determination of time needed by the Banking Board. 	Yes	The purpose of this rule is to provide the order of procedure for hearings.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients
14	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR12	ORAL ARGUMENT - BRIEFS - REOPENING	Revision	<p>The Colorado Division of Banking finds that the proposed amendment to this rule is necessary as follows:</p> <ul style="list-style-type: none"> ● Add the statutory citation. 	Yes	The purpose of this rule is to establish permission of oral arguments and submission of briefs at a hearing as well as procedures for reopening a hearing.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
15	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR13	UNCLAIMED EXHIBITS	Repeal	The Colorado Division of Banking finds that the proposed repeal of this rule is necessary as follows: <ul style="list-style-type: none"> ● The is not needed as exhibits introduced at a hearing are retained in accordance with applicable state law and Division of Banking Records Management Policy 50-12. 	Yes	The purpose of this rule is to provide information regarding exlaimed exhibits introduced at a hearing.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients
16	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR14	DECLARATORY ORDERS	Revision	The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows: <ul style="list-style-type: none"> ● Remove the footnote defining the word “person” as it is defined in Section 11-101-401(52), C.R.S. ● Correct a typographical error. ● Update the titles of Colorado laws 	Yes	The purpose of this rule is to provide procedures for petitioning the Colorado State Banking Board for a declaratory order pertaining to any statutory provision, or any or order of the Colorado State Banking Board.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients
17	DOB	7/18/2024 and effective date September 14, 2024	3 CCR 701-10 AR16	ASSESSMENTS AND FEES	Revision	The Colorado Division of Banking finds that the proposed amendments to this rule are necessary as follows: <ul style="list-style-type: none"> ● Update the financial institutions that are assessed semi-annually by the Division of Banking. ● Update the verbiage pertaining to how assessments and fees are remitted. 	Yes	The purpose of this rule is to provide information pertaining to the Division of Banking assessments and fees, as well as provide payment instructions and time frames.	Colorado State Chartered Commercial Banks, Colorado State Chartered Trust Companies, Colorado Licensed Money Transmitter Companies, Financial Institutions that have a Public Deposit Protection Act Certification, Escrow Institutions, and the Sunshine List Recipients

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
18	DOI	In progress - hearing date is 10/31	3-4-1	HOLDING COMPANY SYSTEM	Revision	§§ 10-1-109(1), 10-3-809, C.R.S.	Yes		Insurers
19	DOI	No revisions needed	4-1-1	VARIABLE ANNUITY CONTRACTS	Revision	§§ 10-1-109, 10-7-405, C.R.S.	Yes	The purpose of this regulation is to establish the standards and limitations for variable annuity contracts issued by insurers authorized for such sales in Colorado.	Insurers
20	DOI	No revisions needed	4-1-2	ADVERTISING AND SALES PROMOTION OF LIFE INSURANCE AND ANNUITIES	Revision	§§ 10-1-108(8), 10-1-109, 10-3-1110, C.R.S.	Yes	The purpose of this regulation is to set forth minimum standards and guidelines to assure a full and truthful disclosure to the public of all material and relevant information in the advertising of life insurance policies and annuity contracts.	Life insurance producers and insurers
21	DOI	No revisions needed	4-1-3	VARIABLE LIFE INSURANCE	Revision	§§ 10-1-109, 10-7-405, C.R.S.	Yes	The purpose of this regulation is to establish the standards and limitations for variable life insurance policies issued by insurers authorized for such sales in Colorado.	Life insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
22	DOI	No revisions needed	4-1-4	REPLACEMENT OF LIFE INSURANCE OR ANNUITY CONTRACTS	Revision	§§ 10-1-109, 10-3-1110(1), C.R.S.	Yes	<p>The purpose of this regulation is:</p> <p>A. To regulate the activities of insurers and insurance producers with respect to the replacement of existing life insurance policies and annuity contracts; and</p> <p>B. To protect the interests of life insurance and annuity purchasers by establishing minimum standards of conduct to be observed in replacement or financed purchase transactions. It will:</p> <ol style="list-style-type: none"> 1. Assure that purchasers receive information with which a decision can be made in their own best interest; 2. Reduce the opportunity for misrepresentation and incomplete disclosure; and 3. Establish penalties for failure to comply with requirements of this regulation. 	Life insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
23	DOI	No revisions needed	4-1-5	PERMITTING SAME MINIMUM NONFORFEITURE STANDARDS FOR MEN AND WOMEN INSURED UNDER 1980 CET MORTALITY TABLES	Revision	§§ 10-1-109, 10-7-305.1(8)(f), C.R.S.	Yes	The purpose of this regulation is to permit individual life insurance policies to provide the same cash surrender values and paid-up nonforfeiture benefits to both men and women to the extent necessary to comply with the U.S. Supreme Court decision in Arizona Governing Committee vs. Norris. No change in minimum valuation standards is implied by this regulation. The purpose of the January 1, 1989 amendment to this regulation, which was to add the Alternative Rule in Section 6, is to permit the use of smoker/nonsmoker status in providing the same cash surrender values and paid-up nonforfeiture benefits to both men and women.	Life insurers

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24	DOI	No revisions needed	4-1-6	PERMITTING SMOKER/NONSMOKER MORTALITY TABLES FOR USE IN DETERMINING MINIMUM RESERVE LIABILITIES AND NONFORFEITURE BENEFITS	Revision	§§ 10-1-109, 10-7-305.1(8)(f), 10-7-309(1)(a)(III), C.R.S.	Yes	The purpose of this regulation is to permit the use of mortality tables that reflect differences in mortality between smokers and nonsmokers in determining minimum reserve liabilities and minimum cash surrender values and amounts of paid- up nonforfeiture benefits for plans of insurance with separate premium rates for smokers and nonsmokers.	Life insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
25	DOI	No revisions needed	4-1-9	VALUATION OF LIFE INSURANCE POLICIES MODEL REGULATION (INCLUDING THE INTRODUCTION AND AND USE OF NEW SELECT MORTALITY FACTORS	Revision	§§ 10-1-109, 10-7-313.7, C.R.S.	Yes	<p>A. The purpose of this regulation is to clarify the provisions of the Standard Nonforfeiture and Valuation Act (Part 3, Article 7 of Title 10, C.R.S.) by providing:</p> <ol style="list-style-type: none"> 1. Tables of select mortality factors and rules for their use; 2. Rules concerning a minimum standard for the valuation of plans with non level premiums or benefits; and 3. Rules concerning a minimum standard for the valuation of plans with secondary guarantees. <p>B. The method for calculating basic reserves defined in this regulation will constitute the Commissioners' Reserve Valuation Method for policies to which this regulation is applicable.</p>	Life insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
26	DOI	No revisions needed	4-1-10	RECOGNITION OF THE 2001 CSO MORTALITY TABLE	Revision	§§ 10-1-109(1), 10-7-305.1(8)(f), 10-7-309(1)(a)(III), C.R.S.	Yes	The purpose of this regulation is to recognize, permit and prescribe the use of the 2001 Commissioners Standard Ordinary (CSO) Mortality Table in accordance with §§ 10-7-309(1), 10-7-305.1(8)(f), and 10-7-313, C.R.S., and Sections 5A and 5B of Colorado Regulation 4-1-9.	Life insurers
27	DOI	No revisions needed	4-1-13	PERMITTING THE RECOGNITION OF PREFERRED MORTALITY TABLES FOR USE IN DETERMINING MINIMUM RESERVE LIABILITIES	Revision	§§ 10-1-109, 10-7-309(1)(a)(III), C.R.S.	Yes	The purpose of this regulation is to recognize, permit and prescribe the use of mortality tables that reflect differences in mortality between preferred and standard lives in determining minimum reserve liabilities in accordance with §10-7-309(1)(a)(III), C.R.S. and Sections 5A and 5B of Colorado Insurance Regulation 4-1-9.	Life insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
28	DOI	No revisions needed	4-1-14	MILITARY SALES PRACTICES	Revision	§§ 10-1-109, 10-7-116, C.R.S.	Yes	<p>A. The purpose of this regulation is to set forth standards to protect active duty service members of the United States Armed Forces from dishonest and predatory insurance sales practices by declaring certain identified practices to be false, misleading, deceptive or unfair.</p> <p>B. Nothing herein shall be construed to create or imply a private cause of action for a violation of this regulation.</p>	Insurance producers and insurers
29	DOI	No revisions needed	4-2-8	HEALTH INSURANCE BENEFITS FOR HOME HEALTH SERVICES AND HOSPICE CARE	Revision	§§ 10-1-109, 10-16-104(8)(d), C.R.S.	Yes	The purpose of this regulation is to establish requirements for standard policy provisions, which state clearly and completely the criteria for and extent of coverage for home health services and hospice care and to facilitate prompt and informed decisions regarding patient placement and discharge.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
30	DOI	No revisions needed	4-2-9	NON-DISCRIMINATORY TREATMENT OF ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) AND HUMAN IMMUNODEFICIENCY VIRUS (HIV)	Revision	§§ 10-1-109, 10-3-1104.5(3)(d)(II), 10-3-1110, C.R.S.	Yes	The purpose of this regulation is to establish standards that will assure nondiscriminatory treatment with respect to AIDS and HIV infection in underwriting practices, policy forms and benefit provisions utilized by entities subject to the provisions of this regulation. It also establishes what HIV/AIDS medical tests, permitted under § 10-3- 1104.5, C.R.S., are considered medically reliable for underwriting decisions.	Health insurers
31	DOI	Revised 10/30/2024	4-2-11	RATE FILING SUBMISSIONS FOR HEALTH INSURANCE, LIMITED BENEFIT PLANS, EXCESS LOSS INSURANCE SICKNESS AND ACCIDENT INSURANCE OTHER THAN HEALTH BENEFIT PLANS INSURANCE	Revision	§§ 10-1-109, 10-3-1110, 10-16-107, 10-16-109, 10-18-105(2), 10-19-113.7, C.R.S.	Yes	The purpose of this regulation is to ensure that health insurance rates on limited benefit plans, excess/stop loss Insurance, sickness, and accident insurance, disability income, and other than health benefit plans, are not excessive, inadequate nor unfairly discriminatory, by establishing the requirements for rate filings.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
32	DOI	No revisions needed	4-2-15	REQUIRED PROVISIONS IN CARRIER CONTRACTS WITH PROVIDERS, INTERMEDIARIES NEGOTIATING ON BEHALF OF PROVIDERS AND CARRIER CONTRACTS WITH INTERMEDIARIES CONDUCTING UTILIZATION REVIEWS	Revision	§§ 10-1-109, 10-16-121(5), 10-16-708, C.R.S.	Yes	The purpose of this regulation is to describe the entities subject to the provisions of §§ 10-16-121, and 10-16-705, C.R.S., which concern the required provisions in insurance carrier's contracts with health care providers and intermediaries, and to establish how those entities shall meet the requirements of the above sections.	Health insurers
33	DOI	No revisions needed	4-2-21	EXTERNAL REVIEW OF BENEFIT DENIALS OF HEALTH COVERAGE PLANS	Revision	§§ 10-1-109, 10-16-109, 10-16- 113.5(4)(d), C.R.S.	Yes	The purpose of this regulation is to provide standards for the external review process set forth in § 10-16-113.5, C.R.S., including the approval of independent external review entities. It is being amended to facilitate the implementation of certain provisions of recently enacted HB 13-1266.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
34	DOI	Revised - 3/31/2024	4-2-29	CONCERNING THE RULES FOR STANDARDIZED CARDS ISSUED TO PERSONS COVERED BY HEALTH BENEFIT PLANS AND DENTAL COVERAGE PLANS	New	§§ 10-1-109, 10-16-109, and 10-16-135, and 10-16-165, C.R.S.	No	The purpose of this regulation is to provide carriers the guidance necessary to comply with the statutory requirements regarding the issuance and use of health benefit plan identification cards, pursuant to § 10- 16- 135, C.R.S, and to align state law with the requirements imposed by the No Surprises Act, part of the Consolidated Appropriations Act of 2021, Pub. L. No. 116-260, §§ 101–118, 134 Stat. 1182 (2020), and codified in 42 U.S.C. § 300gg-111(e). This regulation also provides carriers or prepaid dental plan organizations offering dental coverage plans the guidance necessary to comply with the statutory requirements regarding the issuance and use of dental coverage plan identification cards, pursuant to § 10-16-165, C.R.S.	Dental insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
35	DOI	No revisions needed	4-2-37	REQUIRED INFORMATION FOR CARRIERS TO OBTAIN ON ALL FULL-LENGTH APPLICATIONS FOR INDIVIDUAL HEALTH BENEFIT PLANS	Revision	§§ 10-1-109, 10-16-105.2(1.5), 10-16-109, C.R.S.	Yes	The purpose of this regulation is to establish a standard affidavit form to be used upon application for an individual health benefit plan when a small employer intends on reimbursing an employee for any portion of the premium.	Health insurers
36	DOI	Revised 7/30/2024	4-2-43	ENROLLMENT PERIODS RELATING TO INDIVIDUAL AND GROUP HEALTH BENEFIT PLANS	Revision	§§ 10-1-108(7), 10-1-109(1), 10-16-105(2)(b), 10-16-105.7(1)(e), 10-16-105.7(3)(a)(II)(G), 10-16-105.7(3)(b)(II)(F), 10-16-105.7(3)(c), 10-16-108.5(8), and 10-16-109, C.R.S.	No	The purpose of this regulation is to establish rules governing enrollment periods for individual and group health benefit plans in accordance with Article 16 of Title 10 of Colorado Revised Statutes and the Patient Protection and Affordable Care Act of 2010, Pub. L. No. 111-148, 124 Stat. 119 (2010), and the Health Care and Education Reconciliation Act of 2010, Pub. L. No. 111-152, 124 Stat. 1029 (2010), together referred to as the "Affordable Care Act" (ACA).	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
37	DOI	In progress	4-2-49	CONCERNING THE DEVELOPMENT AND IMPLEMENTATION OF A UNIFORM DRUG BENEFIT PRIOR AUTHORIZATION PROCESS	Revision	§§ 10-1-109, 10-16-124.5(3)(a), 10-16-124.5(3)(c), C.R.S.	Yes	The purpose of this regulation is to establish the requirements, process, and form to be utilized by carriers and contracted pharmacy benefit management firms for the prior authorization process for prescription drug benefits, and to adopt the changes mandated by House Bill 19-1269.	Health insurers
38	DOI	In progress - hearing date is 10/31	4-2-56	CONCERNING NETWORK ADEQUACY AND CONTINUITY OF CARE REQUIREMENTS FOR HEALTH BENEFIT PLANS	Revision	§§ 10-1-109(1), 10-16-109, 10-16-704(1.5), and 10-16-708, C.R.S.	No	The purpose of this regulation is to provide carriers offering ACA-compliant health benefit plans with the continuity of care requirements for health benefit plans as they relate to network adequacy. These standards shall serve as the measurable requirements used by the Division to evaluate carrier compliance with network adequacy continuity of care requirements.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
39	DOI	No revisions needed	4-2-59	CONCERNING PREMIUM RATE SETTING FOR SHORT-TERM LIMITED DURATION HEALTH BENEFIT PLANS	Revision	§§ 10-1-109, 10-3-1110, 10-16-107, 10-16-109, C.R.S.	Yes	The purpose of this regulation is to provide the necessary guidance to carriers on the rate filing requirements for short-term limited duration health insurance policies.	Health insurers
40	DOI	No revisions needed	4-2-61	CONCERNING THE PAYMENT PARAMETERS FOR THE COLORADO REINSURANCE PROGRAM	Revision	§§ 10-1-109(1), 10-16-109, 10-16-1104(1)(i), C.R.S.	Yes	The purpose of this regulation is to establish the payment parameters, including the attachment point, coinsurance rate, and program cap, for the Colorado reinsurance program. Establishing these payment parameters ensures that carriers are able to file rates that reflect the impact of the reinsurance program on claims costs. This regulation replaces Colorado Emergency Regulation 19-E-01 in its entirety.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
41	DOI	No revisions needed	4-2-62	PROHIBITIONS ON DISCRIMINATION BASED ON SEXUAL ORIENTATION OR GENDER IDENTITY	Revision	§§ 10-1-109, 10-3-1110, 10-16-109, C.R.S.	Yes	The purpose of this regulation is to establish requirements to ensure compliance with the prohibitions on discrimination in health coverage based upon an individual's sexual orientation. Such discrimination shall be considered an unfair method of competition and an unfair or deceptive act or practice in the business of insurance as found at § 10-3-1104(1)(f), C.R.S.	Health insurers
42	DOI	Revised - 10/30/2024	4-2-78	CONCERNING COST SHARING REDUCTION ENHANCEMENTS	Revision	§§ 10-1-108(7), 10-1-109(1), 10-16-1207(5), and 10-16-109, C.R.S.	No	The purpose of this regulation is to provide standards for including payments to carriers pursuant to C.R.S. § 10-16-1205(1)(b)(II) in health benefit plans regulated by the Colorado Division of Insurance.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
43	DOI	Revised - 3/1/2024	4-2-80	CONCERNING NETWORK ADEQUACY STANDARDS AND REPORTING REQUIREMENTS FOR COLORADO OPTION STNADARIZED HEALTH BENEFIT PLANS	Revision	§§ 10-1-109(1), 10-16-109, 10-16-1304(2)(c), 10-16-1312, and 10-16-1306(3)(c), C.R.S.	No	The purpose of this regulation is to provide carriers offering the Colorado Option standardized bronze, silver, and gold health benefit plans with the requirements to offer a culturally responsive network of providers and the action plan elements if the network does not meet these standards as required by § 10- 16-1304(1)(g) and (2), C.R.S.	Health insurers
44	DOI	Revised - 6/15/2024	4-2-81	CONCERNING COLORADO OPTION STANDARDIZED HEALTH BENEFIT PLANS	Revision	§§10-1-108(7), 10-1-109(1), 10-16-109, and 10-16-1312, C.R.S.	No	The purpose of this regulation is to establish rules for the required bronze, silver, and gold Standardized plans to be offered by all carriers offering individual and small group health benefits plans issued or renewed on or after January 1, 2025.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
45	DOI	Revised - 10/30/2024	4-2-83	CONCERNING HEALTH INSURANCE AFFORDABILITY ENTERPRISE SUBSIDIES FOR QUALIFIED INDIVIDUALS THROUGH PREMIUM WRAP AND COST SHARING REDUCTION ENHANCEMENTS ON THE COLORADO OPTION SILVER PLAN	Revision	§§10-1-108(7), 10-1-109(1), 10-16-1207(5), and 10-16-109, C.R.S.	No	The purpose of this regulation is to provide standards for including payments to carriers pursuant to C.R.S. § 10-16- 1205(1)(b)(III) in rate filings for health benefit plans regulated by the Colorado Division of Insurance and guidelines for the Colorado Option Silver Enhanced Benefit Plan.	Health insurers
46	DOI	Revised - 6/15/2024	4-2-85	Concerning the Methodology for Calculating Premium Rate Reductions for Colorado Option Standardized Health Benefit Plans	Revision	§§ 10-1-108(7), 10-1-109(1), 10-16-109, 10-16-1304, 10-16-1305, 10-16-1306, and 10-16-1312, C.R.S.	No	The purpose of this regulation is to establish rules for the required premium reduction methodology for the Colorado Option standardized bronze, silver and gold health benefit plans to be offered by all carriers offering individual and small group health benefits plans issued or renewed on or after January 1, 2025.	Health insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
47	DOI	Revised - 2/1/2024	4-2-91	CONCERNING THE METHODOLOGY FOR CALCULATING REIMBURSEMENT RATES TO SUPPORT PREMIUM RATE REDUCTIONS FOR COLORADO OPTION STANDARDIZED HEALTH BENEFIT PLAN	New	§§ 10-1-108(7), 10-1-109(1), 10-16-109, 10-16-1306, 10-16-1312, C.R.S.	No	The purpose of this regulation is to establish a hospital and health-care provider reimbursement rate setting methodology that may be applied by the Commissioner of Insurance as part of a public hearing for the Colorado Option premium rate reduction requirements on standardized health benefits plans.	Health insurers, hospitals, providers
48	DOI	Revised 2/1/2024	4-2-92	CONCERNING COLORADO OPTION PUBLIC HEARINGS	New	§§ 10-1-109, 10-16-107, 10-16-109, 10-16-1304, 10-16-1305, 10-16-1306, and 10-16-1312, C.R.S.	No	The purpose of this regulation is to establish the procedures for noticing and conducting public hearings on proposed Colorado Option Standardized Plans that fail to meet the premium rate reduction or network adequacy requirements, beginning with the 2024 plan year, as required by § 10-16-1306, C.R.S.	Health insurers, hospitals, providers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
49	DOI	New - 12/30/2024	4-2-95	CONTRACEPTIVE BENEFIT REQUIREMENTS FOR HEALTH BENEFIT PLANS	New	§§ 10-16-109 and 10-16-104.2, C.R.S.	No	The purpose of this regulation is to implement SB23-284 and ensure carriers offering health benefit plans or pharmacy benefit managers acting on behalf of carriers are providing coverage for contraception in accordance with the Public Health Service Act, as amended by the Affordable Care Act, and clarified in federal guidance from the U.S. Departments of Health and Human Services, Labor, and the Treasury.	Health insurers
50	DOI	New - 1/30/2024	4-2-96	CONCERNING PRIMARY CARE ALTERNATIVE PAYMENT MODEL PARAMETERS	New	§§ 10-1-108(7), 10-1-109(1), 10-16-107(3.5), 10-16-109, and 10-16-157, C.R.S.	No	The purpose of the regulation is to establish primary care alternative payment model parameters for primary care services offered through health benefit plans.	Health insurers
51	DOI	New - 1/30/2024	4-2-97	CONCERNING THE REQUIREMENTS FOR PHARMACY BENEFIT MANAGERS TO REGISTER IN COLORADO	New	§ 10-16-122.1(2.5)(b)(I) and (4.7), C.R.S.	No	The purpose of this regulation is to provide the form and manner for a pharmacy benefit manager (PBM) to annually register with the Division pursuant to § 10-16- 122.1(2.5)(b)(I), C.R.S.	Health insurers, Pharmacy Benefit Managers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
52	DOI	New - 3/30/2024	4-2-98	CONCERNING COVERAGE OF THE RESPIRATORY SYNCYTICAL VIRUS IMMUNIZATIONS AS A PREVENTATIVE SERVICE	New	§§ 10-1-108(7); 10-1-109(1); 10-16-104(18)(b)(X), (f); and 10-16-109, C.R.S.	No	The purpose of this regulation is to require carriers to cover, without cost sharing, the cost of respiratory syncytial virus (RSV) immunizations and administration.	Health insurers
53	DOI	New - 6/30/2024	4-2-99	CONCERNING COVERAGE OF THE RESPIRATORY SYNCYTICAL VIRUS IMMUNIZATIONS AS A PREVENTATIVE SERVICE	New	§ 10-16-165	No	The purpose of this regulation is to provide the necessary guidance to carriers and prepaid dental organizations to ensure that dental insurance rates comply with Colorado's dental coverage plan rating laws and to establish reporting requirements for carriers to report dental loss ratios.	Dental insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
54	DOI	No revisions needed	4-4-5	PROMPT INVESTIGATION OF LONG TERM CARE INSURANCE CLAIMS INVOLVING UTILIZATION REVIEW AND DENIAL OF BENEFITS AND RULES RELATED TO INTERNAL CLAIMS AND APPEALS PROCESSES	Revision	§§ 10-1-109, 10-3-1110, 10-16-109, 10-16-113(2) and (10), C.R.S.	Yes	The purpose of this regulation is to set forth guidelines for insurer compliance with the provisions of §§ 10-3- 1104(1)(h) and 10-16-113, C.R.S., in situations involving utilization review and certain denials of long-term care insurance benefits as described herein. Among other things, § 10-3- 1104(1)(h), C.R.S., requires insurers to adopt and implement reasonable standards for the prompt investigation of claims arising from long-term care policies; promptly provide a reasonable explanation of the basis in the long-term care policy in relation to the facts or applicable law for denial of a claim or for the offer of a compromise settlement; and refrain from denying a claim without conducting a reasonable investigation based upon all available information. This regulation is designed to provide minimum standards for handling	Long term care insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
55	DOI	No revisions needed	4-6-13	QUARTERLY RATE FILING REQUIREMENTS FOR SMALL GROUP HEALTH BENEFIT PLANS	Revision	§§ 10-1-109(1), 10-16-107, 10-16-109, C.R.S.	Yes	The purpose of this regulation is to establish rules concerning the quarterly filing of rates for small group health benefit plans.	Health insurers
56	DOI	New - 4/30/2024	4-10-01	HEALTH CARE SHARING PLAN OR ARRANGEMENT REPORTING REQUIREMENTS	New	§§ 10-1-108(7) 10-1-109, 10-16-109, and 10-16-107.4(4), C.R.S.	No	The purpose of this regulation is to establish the data reporting requirements applicable to all health care sharing plans or arrangements (HCSPAs) offering or that intend to offer products to facilitate payment or reimbursement of health-care costs or services for residents of this state.	Health Care Sharing Arrangements
57	DOI	New - 3/1/2024	5-1-24	CONCERNING LANGUAGE REQUIREMENTS FOR INSURANCE POLICY DOCUMENTS	New	§§ 10-1-108, 10-1-109, and 10-3-1110, C.R.S.	No	The purpose of this regulation is to provide the requirements for property and casualty insurance companies to comply with §§ 10-3-139 and 10-3-1119, C.R.S.	Property and casualty insurers

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58	DOI	New - 7/30/2024	5-1-25	CONCERNING HOMEOWNER COVERAGE DISCLOSURE REQUIREMENTS	New	§§ 10-1-108(7), 10-1-109(1), 10-3-1110 and 10-4-110.8, C.R.S.	No	HB23-1174, enacted in the aftermath of the December 30, 2021, Marshall fire, requires insurers to offer certain percentages of Extended Replacement Cost and Law and Ordinance coverage. See §10-4-110.8 (6)(a), C.R.S. This regulation sets forth the requirements for notifying policyholders of the availability of those coverages.	Property and casualty insurers
59	DOI	New - 8/30/2024	5-1-26	CONCERNING HOMEOWNER RECONSTRUCTION COSTS AND REPLACEMENT COST ESTIMATES	New	§§ 10-1-108(7), 10-1-109(1), 10-3-1110 and 10-4-110.8, C.R.S.	No	HB23-1174, enacted in the aftermath of the December 30, 2021, Marshall Fire, requires insurers to consider certain costs related to the reconstruction of a dwelling, and disclose to the applicant or policyholder the factors and costs considered when establishing the replacement cost estimate of the dwelling. See §§10-4-110.8 (8), (9.5) and (15), C.R.S.	Property and casualty insurers

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
60	DOI	No revisions needed	7-1-2	CASH-BONDING AGENT AND PROFESSIONAL CASH-BOND AGENT CASH QUALIFICATION BOND REQUIREMENTS AND PROVISIONS FOR RELEASE OF QUALIFICATION BOND	Revision	§§ 10-1-109, 10-23-105, C.R.S.	Yes	Pursuant to § 10-23-105, C.R.S., Cash-Bonding Agents and Professional Cash-Bail Agents are required to post a cash qualification bond in the amount of \$50,000 to secure payment of defaulted bonds and to pay any final, non- appealable judgment for failure to return collateral, including costs and attorney's fees, if awarded. This regulation sets forth the terms and conditions for such qualification bonds including the procedures required release of the qualification bond.	Bail Registrants
61	DOI	Revised 10/30/2024	7-1-3	CONCERNING RECORD KEEPING AND REPORTING REQUIREMENTS FOR CASH-BONDING AGENTS AND PROFESSIONAL CASH-BONDING AGENTS AND THE FORMAT OF THE REQUIRED DISCLOSURE STATEMENT	Revision	§§ 10-1-109, 10-23-102, 10-23-108, C.R.S.	Yes	The purpose of this regulation is to establish the requirements to file the annual report required by § 10-23-102, C.R.S.; set forth the format of the Disclosure Form required by § 10-23-108(2), C.R.S.; and describe additional documents that must be retained by Cash-Bonding Agents and Professional Cash- Bail Agents pursuant to § 10- 23-108(5), C.R.S.	Bail Registrants

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
62	DPO	June 9, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 5.00.00)	OUTLETS	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(1)	No	The purpose of these proposed revisions is to implement Colorado House Bill 23-1195 (Concerning the Operation of Automated Pharmacy Dispensing Systems).	Licensees, professional associations, relevant state agencies, and other key stakeholders
63	DPO	August 14, 2023	Office of Naturopathic Doctor Registration Program 4 CCR 749-1 (Rule 1.8)	DEFINITIONS	Revision	§ 12-20-204 § 12-250-105(1)(a)	No	The purpose of this proposed revision is to implement Colorado Senate Bill 23-167 (Concerning the Regulation of Certified Midwives by the State Board of Nursing, and, in Connection Therewith, Making an Appropriation).	Licensees, professional associations, relevant state agencies, and other key stakeholders
64	DPO	August 14, 2023	Office of Naturopathic Doctor Registration Program 4 CCR 749-1 (Rule 1.20)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-250-105(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
65	DPO	August 14, 2023	Office of Naturopathic Doctor Registration Program 4 CCR 749-1 (Rule 1.21)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-250-105(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

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66	DPO	August 17, 2023	Colorado Medical Board 3 CCR 713-1 (Rule 1.15)	RULES AND REGULATIONS REGARDING THE LICENSURE OF AND PRACTICE BY PHYSICIAN ASSISTANTS	Revision	§ 12-20-204 § 12-240-106(1)(a)	No	The purpose of these proposed revisions is to implement Colorado Senate Bill 23-083 (Concerning an Expansion of a Physician Assistant's Ability to Practice, and, in Connection Therewith, Changing the Relationship between a Physician and a Physician Assistante or Podiatrist from Supervision to Collaboration).	Licensees, professional associations, relevant state agencies, and other key stakeholders
67	DPO	August 17, 2023	Colorado Medical Board 3 CCR 713-1 (Rule 1.32)	RULE AND REGULATIONS REGARDING GENERALLY ACCEPTED STANDARDS OF MEDICAL PRACTICE REGARDING PREGNANCY-RELATED SERVICES	New Rule	§ 12-20-204 § 12-30-120(2) § 12-240-106(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
68	DPO	August 17, 2023	Colorado Medical Board 3 CCR 713-51 (Rule 161)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-240-106(1)(a)	No	The purpose of these proposed revisions is to implement Colorado Senate Bill 23-190 (Concerning Policies to Make Punishable Deceptive Actions regarding Pregnancy-Related Services).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
69	DPO	August 17, 2023	Colorado Medical Board 3 CCR 713-52 (Rule 162)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-240-106(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
70	DPO	September 20, 2023	Board of Nursing 3 CCR 716 -1 (Rule 1.35)	RULES AND REGULATIONS REGARDING GENERALLY ACCEPTED STANDARDS OF NURSING PRACTICE REGARDING PREGNANCY-RELATED SERVICES	New Rule	§ 12-20-204 § 12-30-120(2) § 12-255-107(1)(j)	No	The purpose of these proposed revisions is to implement Colorado Senate Bill 23-190 (Concerning Policies to Make Punishable Deceptive Actions regarding Pregnancy-Related Services).	Licensees, professional associations, relevant state agencies, and other key stakeholders
71	DPO	September 21, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 33.00.00)	RULES AND REGULATIONS REGARDING GENERALLY ACCEPTED STANDARDS OF PHARMACY PRACTICE REGARDING PREGNANCY-RELATED SERVICES)	New Rule	§ 12-20-204 § 12-30-120(2) § 12-280-107(1)	No	The purpose of these proposed revisions is to implement Colorado Senate Bill 23-190 (Concerning Policies to Make Punishable Deceptive Actions regarding Pregnancy-Related Services).	Licensees, professional associations, relevant state agencies, and other key stakeholders
72	DPO	September 21, 2023	Chiropractic Examiners 3 CCR 707-1 (Multiple Rules)	MULTIPLE RULES	Revision	§ 24-4-103(3) § 12-20-204 § 12-215-105(1)(a)	Yes	The purpose of these potential new rules, revisions, and or repeals is to comply with the Division's mandatory rule review requirements as set forth in section 24-4- 103.3, C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
73	DPO	September 27, 2023	State Electrical Board 3 CCR 710-1 (Rule 1.5)	INCORPORATION BY REFERENCE	Revision	§ 12-20-204 § 12-105-106(1)(a)	No	The purpose of these proposed revisions is to implement Colorado House Bill 23-1233 (CONCERNING ENERGY EFFICIENCY, AND, IN CONNECTION THEREWITH, REQUIRING THE STATE ELECTRICAL BOARD TO ADOPT RULES FACILITATING ELECTRIC VEHICLE CHARGING AT MULTIFAMILY BUILDINGS, LIMITING THE ABILITY OF THE STATE ELECTRICAL BOARD TO PROHIBIT THE INSTALLATION OF ELECTRIC VEHICLE CHARGING STATIONS, FORBIDDING PRIVATE PROHIBITIONS ON ELECTRIC VEHICLE CHARGING AND PARKING, REQUIRING LOCAL GOVERNMENTS TO COUNT CERTAIN SPACES SERVED BY AN ELECTRIC VEHICLE CHARGING STATION FOR MINIMUM PARKING REQUIREMENTS, FORBIDDING LOCAL GOVERNMENTS FROM PROHIBITING THE INSTALLATION OF ELECTRIC VEHICLE CHARGING STATIONS, EXEMPTING	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
74	DPO	October 3, 2023	Surgical Assistant and Surgical Technologist Registration 4 CCR 745-1 (Rule 1.11)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-310-103(4)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
75	DPO	October 3, 2023	Surgical Assistant and Surgical Technologist Registration 4 CCR 745-1 (Rule 1.12)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-310-103(4)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
76	DPO	October 3, 2023	State Board of Addiction Counselor Examiners 4 CCR 744-1 (Rule 1.24)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
77	DPO	October 3, 2023	State Board of Addiction Counselor Examiners 4 CCR 744-1 (Rule 1.25)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
78	DPO	October 3, 2023	Office of Respiratory Therapy Licensure 4 CCR 741-1 (Rule 1.12)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-300-115	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
79	DPO	October 3, 2023	Office of Respiratory Therapy Licensure 4 CCR 741-1 (Rule 1.13)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-300-115	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
80	DPO	October 3, 2023	Office of Speech-Language Pathology Certification 4 CCR 748-1 (Rule 1.26)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-305-115	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
81	DPO	October 3, 2023	Office of Speech-Language Pathology Certification 4 CCR 748-1 (Rule 1.27)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-305-115	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
82	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 5.01.40)	OUTLETS - MINIMUM HOURS OF OPERATION	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 5 are to reflect feedback from several stakeholders and board members to reflect more updated standards to industry operating hours.	Licensees, professional associations, relevant state agencies, and other key stakeholders
83	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 11.06.10)	RECORDS AND RECORDKEEPING	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 11 are to reflect feedback from several stakeholders and board members to reflect more updated standards to industry recordkeeping standards.	Licensees, professional associations, relevant state agencies, and other key stakeholders
84	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 19.01.10)	IMMUNIZATION ADMINISTRATION	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 19 are to reflect feedback from several stakeholders and board members to clarify immunization regulations around telepharmacy operations.	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
85	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rules 3, 5, 12, 21)	DISPENSING, OUTLETS, NUCLEAR PHARMACY, AND COMPOUNDING	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 3, 5, 12, and 21 are to reflect feedback from several stakeholders and board members, as well as the entire industry, to to align all of our related compounding rules to recently updated and revised USP (United States Pharmacopia) compendium standards.	Licensees, professional associations, relevant state agencies, and other key stakeholders
86	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rules 1, 5, 11, 14, 21, 26, 27, 29, and 30)	PROFESSIONAL CONDUCT, OUTLETS, RECORDS AND RECORDKEEPING, OTHER OUTLETS, COMPOUNDING, REMOTE PHARMACY PRACTICE, HOSPITAL PHARMACY SATELLITE, PHARMACY TECHNICIANS, COVID-19 HEALTH RESPONSE RULE	Revision and Repe	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 1, 5, 11, 14, 21, 26, 27, 29 and 30 are to reflect feedback from several stakeholders and board members to update COVID related rule changes throughout the respective Rules as Rule 30 is no longer needed.	Licensees, professional associations, relevant state agencies, and other key stakeholders
87	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 23.00.70)	RELEASE OF PDMP INFORMATION	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 23 are to reflect feedback from several stakeholders and board members to clarify records requests for deceased individuals.	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
88	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 3, 11, 17, 20, and 21)	DISPENSING, RECORDS AND RECORDKEEPING, COLLABORATIVE PHARMACY PRACTICE, CENTRAL PRESCRIPTION PROCESSING, AND COMPOUNDING	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 3, 11, 17, 20, and 21 are to reflect feedback from several stakeholders and board members to bring our rules up to date with digital technology and other outlet protocols and other recordkeeping means through digital formats.	Licensees, professional associations, relevant state agencies, and other key stakeholders
89	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 5)	OUTLETS	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 5 is to implement Colorado Senate Bill 23-1195 concerning Automated Dispensing Machines.	Licensees, professional associations, relevant state agencies, and other key stakeholders
90	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (32.00.00)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-280-107(1)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
91	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (33.00.00)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-280-107(1)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenses, professional associations, relevant state agencies, and other key stakeholders
92	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule TBD)	TBD	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the potential proposed amendments to Board Rule is to implement Colorado Senate Bill 23-162 concerning Increasing Access to Pharmacy Services consideration & discussion.	Licenses, professional associations, relevant state agencies, and other key stakeholders
93	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 2.01.58)	ORDERS - TRANSFER OF CII ORDERS	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 2 are to reflect the federal rule update from the DEA which allows for the transfer of CII prescriptions.	

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94	DPO	October 5, 2023	State Board of Pharmacy 3 CCR 719-1 (Rule 2.01.20)	ORDERS - ADDITIONAL INFORMATION	Revision/Repeal	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 2 are to reflect the recent Colorado Medical Board Rule 400 update related to SB23- 083 which removes the requirement for the name of the supervising physician when a controlled substance order is issued by a physician assistant licensed by the Colorado Medical Board.	
95	DPO	October 6, 2023	State Board of Psychologist Examiners 4 CCR 721-1 (Rule 1.23)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
96	DPO	October 6, 2023	State Board of Psychologist Examiners 4 CCR 721-1 (Rule 1.24)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
97	DPO	October 6, 2023	State Board of Psychologist Examiners 4 CCR 721-1 (Rule 1.24)	CONCERNING THE AUTHORITY OF A LICENSED PSYCHOLOGIST TO PRESCRIBE PSYCHOTROPIC MEDICATION FOR THE TREATMENT OF MENTAL HEALTH DISORDERS	New Rule	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed new rule is to implement Colorado House Bill 23-1071 (Concerning the Authority of a Licensed Psychologist to Prescribe Psychotropic Medication for the Treatment of Mental Health Disorders).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
98	DPO	October 10, 2023	HEARING AID PROVIDER RULES AND REGULATIONS 3 CCR 711-1 (Rule 1.13)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-230-301(3)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
99	DPO	October 10, 2023	HEARING AID PROVIDER RULES AND REGULATIONS 3 CCR 711-1 (Rule 1.14)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-230-301(3)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
100	DPO	October 10, 2023	Massage Therapy Licensure 3 CCR 722-1 (Rule 1.15)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-235-118	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licenseses, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
101	DPO	October 10, 2023	Massage Therapy Licensure 3 CCR 722-1 (Rule 1.16)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-235-118	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
102	DPO	October 12, 2023	State Physical Therapy Board 4 CCR 732-1 (Rule 1.8)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-285-106(2)(b)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
103	DPO	October 12, 2023	State Physical Therapy Board 4 CCR 732-1 (Rule 1.9)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-285-106(2)(b)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
104	DPO	October 12, 2023	State Board of Veterinary Medicine 4 CCR 727-1 (Rule 1.21)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-315-106(5)(g)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
105	DPO	October 12, 2023	State Board of Veterinary Medicine 4 CCR 727-1 (Rule 1.22)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-315-106(5)(g)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
106	DPO	October 20, 2023	State Board of Unlicensed Psychotherapists 4 CCR 734-1 (Rule 1.18)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
107	DPO	October 20, 2023	State Board of Unlicensed Psychotherapists 4 CCR 734-1 (Rule 1.19)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
108	DPO	October 25, 2023	Division of Professions and Occupations - Board of Nursing 3 CCR 716-1 (Rule 1.14)	RULES AND REGULATIONS TO REGISTER PROFESSIONAL NURSES QUALIFIED TO ENGAGE IN ADVANCED PRACTICE REGISTERED NURSING	Revision	§ 12-20-204 § 12-255-107(1)(j)	No	The purpose of the proposed revisions to Rule 1.14 are to give the Board the discretion to allow an APN (advanced practice nurse) to continue to practice as an APN even if the licensees RXN (prescriptive authority) is restricted.	Licensees, professional associations, relevant state agencies, and other key stakeholders
109	DPO	October 25, 2023	Division of Professions and Occupations - Board of Nursing 3 CCR 716-1 (Rule 1.15)	RULES AND REGULATIONS FOR PRESCRIPTIVE AUTHORITY FOR ADVANCED PRACTICE REGISTERED NURSES	Revision	§ 12-20-204 § 12-255-107(1)(j)	No	The purpose of the proposed revisions to Rule 1.15 are to clarify the statutory mentorship requirements for APN RXNs (advanced practice nurses with prescriptive authority).	Licensees, professional associations, relevant state agencies, and other key stakeholders
110	DPO	October 25, 2023	Division of Professions and Occupations - Board of Nursing 3 CCR 716-1 (Rule 1.33)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-255-107(1)(j)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
111	DPO	October 25, 2023	Division of Professions and Occupations - Board of Nursing 3 CCR 716-1 (Rule 1.34)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-255-107(1)(j)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenses, professional associations, relevant state agencies, and other key stakeholders
112	DPO	October 25, 2023	State Plumbing Board 3 CCR 720-1 (Rule 1.2)	STANDARDS	Revision	§ 12-20-204 § 12-155-105(1)(f)	No	The purpose of the proposed revisions are to implement Colorado House Bill 23-1057 (Concerning a Requirement that Certain Public Buildings have Restrooms with Amenities for All Genders, and, in Connection Therewith, Making an Appropriation).	Licenses, professional associations, relevant state agencies, and other key stakeholders
113	DPO	October 25, 2023	State Plumbing Board 3 CCR 720-1 (Rule 1.10)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-155-105(1)(f)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenses, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
114	DPO	October 27, 2023	State Board of Marriage and Family Therapist Examiners 4-CCR 736-1 (Rule 1.23)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
115	DPO	October 27, 2023	State Board of Marriage and Family Therapist Examiners 4-CCR 736-1 (Rule 1.24)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
116	DPO	November 1, 2023	State Board of Accountancy 3 CCR 705-1 (Rule 1.6.F)	EXAMINATION OF GENERAL REQUIREMENTS (CONDITIONING REQUIREMENTS)	Revision	§ 12-20-204 § 12-100-105(1)(b) § 12-20-202(3)	No	The purpose of the proposed amendment to Board Rule is to align with the national change and allow candidates 30 months from the date initial credit is earned to successfully complete remaining sections of the Uniform CPA Examination.	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
117	DPO	November 1, 2023	State Board of Accountancy 3 CCR 705-1 (Rule 1.16) SB23-265	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Revision	§ 12-20-204 § 12-100-105(1)(b) § 12-20-202(3)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
118	DPO	November 2, 2023	Colorado Dental Board 3 CCR 709-1 (Rule 1.32)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-220-105(3)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
119	DPO	November 2, 2023	Colorado Dental Board 3 CCR 709-1 (Rule 1.33)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-220-105(3)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
120	DPO	November 3, 2023	State Board of Licensed Professional Counselor Examiners 4 CCR 737-1 (Rule 1.24)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
121	DPO	November 3, 2023	State Board of Licensed Professional Counselor Examiners 4 CCR 737-1 (Rule 1.25)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
122	DPO	November 3, 2023	Office of Acupuncture Licensure 4 CCR 738-1 (Rule 1.14)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-200-106(3)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
123	DPO	November 3, 2023	Office of Acupuncture Licensure 4 CCR 738-1 (Rule 1.15)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-205-106(3)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
124	DPO	November 3, 2023	Office of Athletic Trainer Licensure 4 CCR 735-1 (Rule 1.14)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-205-116	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licenseses, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
125	DPO	November 3, 2023	Office of Athletic Trainer Licensure 4 CCR 735-1 (Rule 1.15)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-205-116	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
126	DPO	November 3, 2023	AUDIOLOGY RULES AND REGULATIONS 3 CCR 711-2 (Rule 1.14)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-210-109(4)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
127	DPO	November 3, 2023	AUDIOLOGY RULES AND REGULATIONS 3 CCR 711-2 (Rule 1.15)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-210-109(4)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
128	DPO	November 3, 2023	Office of Direct-Entry Midwifery Registration 4 CCR 739-1 (Rule 1.26)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-225-104(5)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
129	DPO	November 3, 2023	Office of Direct-Entry Midwifery Registration 4 CCR 739-1 (Rule 1.27)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-225-104(5)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
130	DPO	November 3, 2023	Office of Occupational Therapy Licensure 3 CCR 715-1 (Rule 1.22)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-270-116	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protective Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
131	DPO	November 3, 2023	Office of Occupational Therapy Licensure 3 CCR 715-1 (Rule 1.23)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-270-116	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
132	DPO	November 3, 2023	Podiatry Board 3 CCR 712-1 (Rule 1.11)	SUPERVISION OF AND PRACTICE BY PHYSICIAN ASSISTANTS (PAs)	Revision	§ 12-20-204 § 12-290-106(1)(a)	No	The purpose of these proposed revisions is to implement Colorado Senate Bill 23-083 (Concerning an Expansion of a Physician Assistant's Ability to Practice, and, in Connection Therewith, Changing the Relationship between a Physician and a Physician Assistante or Podiatrist from Supervision to Collaboration).	Licensees, professional associations, relevant state agencies, and other key stakeholders
133	DPO	November 3, 2023	Colorado Podiatry Board 3 CCR 712-1 (Rule 1.20)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-290-106(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
134	DPO	November 3, 2023	Colorado Podiatry Board 3 CCR 712-1 (Rule 1.21)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-290-106(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
135	DPO	November 8, 2023	State Board of Examiners of Nursing Home Administrators 3 CCR 717-1 (Rule 1.15)	REPORTING CONVICTIONS, JUDGMENTS AND ADMINISTRATIVE PROCEEDINGS	Revision	§ 12-20-204 § 12-265-107(1)(a)	No	The purpose of the proposed revision to Rule 1.15 is to align the Rule with statute, specifically section 12-265-113(1)(b), C.R.S.	Licensees, professional associations, relevant state agencies, and other key stakeholders
136	DPO	November 8, 2023	State Board of Examiners of Nursing Home Administrators 3 CCR 717-1 (Rule 1.17)	PROTECTIONS FOR PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-265-107(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders
137	DPO	November 8, 2023	State Board of Examiners of Nursing Home Administrators 3 CCR 717-1 (Rule 1.18)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-265-107(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
138	DPO	November 16, 2023	Board of Chiropractic Examiners 3 CCR 707-1 (Rule 1.38)	PROTECTIONS FOR PROVISIONS OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-215-105(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
139	DPO	November 16, 2023	Board of Chiropractic Examiners 3 CCR 707-1 (Rule 1.39)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-215-105(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
140	DPO	November 16, 2023	State Board of Optometric Examiners 4 CCR 728-1 (Rule 1.29)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-275-108(1)(b)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
141	DPO	November 16, 2023	State Board of Optometric Examiners 4 CCR 728-1 (Rule 1.30)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-275-108(1)(b)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licenseses, professional associations, relevant state agencies, and other key stakeholders
142	DPO	November 17, 2023	State Board of Social Work Examiners 4 CCR 726-1 (Rule 1.26)	PROVISION OF REPRODUCTIVE HEALTH CARE IN COLORADO	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-188 (Protections for Provision of Reproductive Health Care in Colorado).	Licenseses, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
143	DPO	November 17, 2023	State Board of Social Work Examiners 4 CCR 726-1 (Rule 1.27)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-245-204(4)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
144	DPO	December 8, 2023	State Board of Licensure for Architects, Professional Engineers, and Land Surveyors 4 CCR 730-1 (Rule 1.9)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-120-104	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
145	DPO	December 8, 2023	Office of Barber and Cosmetology Licensure 4 CCR 731-1 (Rule 1.12)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-105-106(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
146	DPO	December 8, 2023	Office of Funeral Home and Crematory Registration 4 CCR 742-1 (Rule 1.10)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-135-401	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
147	DPO	December 8, 2023	Office of Outfitters Registration 4 CCR 733-1 (Rule 1.12)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-145-107(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
148	DPO	December 8, 2023	Rules and Regulations Regarding Radon Professionals 4 CCR 754-1 (Rule 1.14)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-165-105(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
149	DPO	January 18, 2024	State Board of Pharmacy 3 CCR 719-1 (Rule 14)	OTHER OUTLETS	Revision	§ 12-20-204 § 12-280-101 § 12-280-107(2) § 12-280-108(3)(b)	No	The purpose of the proposed amendments to Board Rule 14 are to reflect the need for mobile provider clinics to be allowed under certain circumstances through related Other Outlets	Licensees, professional associations, relevant state agencies, and other key stakeholders
150	DPO	January 24, 2024	State Electrical Board 3 CCR 710-1(Rule 1.14)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-105-106(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
151	DPO	January 24, 2024	Board of Nursing 3 CCR 716 -1 (Multiple Rules)	MULTIPLE RULES	New Rules and Revisions	§ 12-20-204 § 12-255-107(1)(j)	No	The purpose of the proposed new rules and revised rules are to implement Senate Bill 23-167 CONCERNING THE REGULATION OF CERTIFIED MIDWIVES BY THE STATE BOARD OF NURSING, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.	Licensees, professional associations, relevant state agencies, and other key stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
152	DPO	Spring 2025	Landscape Architects Board 4 CCR 729-1 (Rule 1.7)	PROTECTING COLORADO'S WORKFORCE AND EXPANDING LICENSING OPPORTUNITIES	Repeal	§ 12-20-204 § 12-130-107(1)(a)	No	The purpose of this proposed repeal is to implement Colorado Senate Bill 23-265 (Concerning a Prohibition on a Regulator Imposing Discipline against a Person Based on Certain Activities Involving Marijuana).	Licensees, professional associations, relevant state agencies, and other key stakeholders
153	DRE	2/6/2024	1.7	BROKER	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to define what a broker is. The revision added the word "of" in the definition.	Licensees; professional trade associations; other industry stakeholders
154	DRE	2/6/2024	1.13	CONFLICT OF INTEREST	New Rule	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to define a conflict of interest.	Licensees; professional trade associations; other industry stakeholders
155	DRE	2/6/2024	1.19	DISTANCE LEARNING	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is refine and clarify the definition of distance learning.	Licensees; professional trade associations; other industry stakeholders
156	DRE	2/6/2024	1.22	ELECTRONIC MEDIA	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to define electronic media and virtual tours was added to the definition.	Licensees; professional trade associations; other industry stakeholders
157	DRE	2/6/2024	1.28	INACTIVE	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpoe of the rule is to define what an inactive license status means. The word "still" was omitted from the definition.	Licensees; professional trade associations; other industry stakeholders
158	DRE	2/6/2024	1.38	PERSONAL IDENTIFYING INFORMATION	New Rule	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to provide a definition of personal identifying information.	Licensees; professional trade associations; other industry stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
159	DRE	2/6/2024	1.48	SAFE AND SECURE MANNER	New Rule	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to provide a definition of safe and secure manner when applied to management of information and documents.	Licenses; professional trade associations; other industry stakeholders
160	DRE	2/6/2024	1.14 through 1.18; 1.20 through 1.21; 1.23 through 1.37; 1.39 through 1.47; 1.49 through 1.62	MISC. DEFINITIONS	Revisions	12-10-219(4), 12-10-220, C.R.S.	No	These rules were renumbered. No changes were made to the text of the rules.	Licenses; professional trade associations; other industry stakeholders
161	DRE	2/6/2024	2.9	BROKER QUALIFICATIONS FOR SOLE PROPRIETORS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to set license requirements for sole practitioners. A comma was stricken from subpart B of the rule.	Licenses; professional trade associations; other industry stakeholders
162	DRE	2/6/2024	2.11	PORTABILITY OF PROFESSIONAL LICENSES OF SERVICEMEMBERS AND THEIR SPOUSES	New Rule	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of this rule is to create license portability standards for individuals serving in the military and their spouses.	Licenses; professional trade associations; other industry stakeholders
163	DRE	2/6/2024	4.4	STANDARDS FOR CONTINUING EDUCATION COURSES	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to set the requirements for continuing education course content. The revision made is to clarify what will not be approved.	Licenses; professional trade associations; other industry stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
164	DRE	2/6/2024	4.5	CONTINUING EDUCATION CREDIT REQUIREMENTS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to set for the requirements for providing education credit. The revisions clarified excess education hours cannot be carried forward into future license cycles.	Licensees; professional trade associations; other industry stakeholders
165	DRE	2/6/2024	4.5	PROCESS FOR COURSE APPROVAL	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to set for the requirements for providing education credit. The revisions clarified excess education hours cannot be carried forward into future license cycles.	Licensees; professional trade associations; other industry stakeholders
166	DRE	2/6/2024	4.6	Process for Course Approval	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of this rule is to define the process for submission of course applications for continuing education approval. The revisions added clarifying language to subpart A about course providers.	Licensees; professional trade associations; other industry stakeholders
167	DRE	2/6/2024	4.7	COURSE PROVIDER REQUIEMENTS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of this rule is to establish standards for course providers. The revision repeals the requirement that there be a course number on the course certificate.	Licensees; professional trade associations; other industry stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
168	DRE	2/6/2024	5.2	TRUST OR ESCROW ACCOUNTS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to require brokers keep funds of others in trust accounts. The revised language clarifies that funds cannot be commingled.	Licensees; professional trade associations; other industry stakeholders
169	DRE	2/6/2024	5.8	TRANSFER OF SECURITY DEPOSITS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule sets forth the requirements for transferring security deposits. The revised language establishes a deadline for the transfer of funds between brokerage firms.	Licensees; professional trade associations; other industry stakeholders
170	DRE	2/6/2024	5.10*	COMMINGLING PROHIBITED	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of this rule is to identify accounting standards to prevent commingling of funds. The revisions provide further clarification.	Licensees; professional trade associations; other industry stakeholders
171	DRE	2/6/2024	5.17	MARK-UPS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule sets forth the requirements for when a broker may charge mark-ups to consumers. The revisions provide clarifying language.	Licensees; professional trade associations; other industry stakeholders
172	DRE	2/6/2024	6.3	EMPLOYING BROKER'S RESPONSIBILITIES AND SUPERVISION	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to establish standards for the supervision requirements of brokers. The revision eliminated lanugage that was inconsistent with state law.	Licensees; professional trade associations; other industry stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
173	DRE	2/6/2024	6.4	BROKERAGE FIRM'S POLICIES	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to establish requirements for office policy manuals. The revision requires the policy manual to address the disposal or destruction of personal identifying information.	Licensees; professional trade associations; other industry stakeholders
174	DRE	2/6/2024	6.10*	ADVERTISING	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to establish requirements for broker advertising. The revisions clarify the expectations regarding the accuracy of information provided in various types of advertisements.	Licensees; professional trade associations; other industry stakeholders
175	DRE	2/6/2024	6.14	CONTRACTS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to set requirements for the contracts prepared by brokers. The revision deletes the reference to a separate rule.	Licensees; professional trade associations; other industry stakeholders
176	DRE	2/6/2024	6.15	SIGN CROSSING	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to prohibit brokers from interfering with existing contracts for brokerage services. The revisions clarify the steps that must be taken by a broker to evaluate if a contract is in effect.	Licensees; professional trade associations; other industry stakeholders

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
177	DRE	2/6/2024	6.16	ACCESS INFORMATION FOR A PROPERTY	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to establish when access information to a property may be provided. The revision clarifies requirements associated with property showings.	Licensees; professional trade associations; other industry stakeholders
178	DRE	2/6/2024	6.17	DUTY TO DISCLOSE CONFLICT OF INTEREST AND LICENSE STATUS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to establish disclosure requirements for brokers when a conflict of interest exists. The revisions made were to capitalize Conflict of Interest since it is a defined term.	Licensees; professional trade associations; other industry stakeholders
179	DRE	2/6/2024	6.22	PROHIBITED REMEDIES FOR COMPENSATION	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to establish when a broker does not have a right to earnest money or filing a lien when broker compensation may be owed. The revisions added the term Brokerage Firm to the rule.	Licensees; professional trade associations; other industry stakeholders
180	DRE	2/6/2024	7.2	PERMITTED AND PROHIBITED MODIFICATIONS AND FORM REPRODUCTION OF COMMISSION- APPROVED FORMS AS SET FORTH IN RULE 7.1.A	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The proposed rule defines what provisions a broker may add or delete from a Commission-approved form. The revisions updated the section names of the Commission-approved Contract to Buy and Sell Real Estate.	Licensees; professional trade associations; other industry stakeholders

Ref #	Division	Adoption Date	Number	Title	New, Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
181	DRE	2/6/2024	7.5	NON-COMMISSION APPROVED CONTRACT TO BUY AND SELL	New Rule	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to clarify that brokers are required to refer consumers to a licensed attorney for legal advice when using a contract not approved by the Real Estate Commission.	Licensees; professional trade associations; other industry stakeholders
182	DRE	2/6/2024	9.1	WRITTEN FORM, FILING REQUIREMENTS AND SERVICE	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to set forth the requirements for filing exceptions pleadings. The revisions clarify the filing process.	Licensees; professional trade associations; other industry stakeholders
183	DRE	2/6/2024	9.6	REQUEST FOR ORAL ARGUMENTS	Revision	12-10-219(4), 12-10-220, C.R.S.	No	The purpose of the rule is to establish who may grant or deny requests for oral argument. The revision clarifies that an authorized representative may grant or deny on behalf of the Commission.	Licensees; professional trade associations; other industry stakeholders
184	PUC	April 4, 2023; September 12, 2023; March 5, 2024; April 30, 2024 and effective date is 10/30/202	723-3	RULES REGULATING ELECTRIC UTILITIES	New	SB 21-072	No	To implement SB 21-072 regarding transmission utility participation in organized wholesale markets	Electric IOUs and market participants
185	PUC	5/20/2024 and effective date is 12/1/2024	723-6	RULES REGULATING TRANSPORTATION NETWORK COMPANIES	New	SB23-187; § 40-10.1-606(2)(c), C.R.S.	No	To implement SB23-187, which requires a rulemaking to outline what criteria the PUC is using to create the new fee tiers for TNCs.	TNCs.

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
186	PUC	11/18/2024 and effective date is ongoing	723-6	RULES REGULATING TRANSPORTATION BY MOTOR CARRIER	Revision	§ 40-2-108, C.R.S.	No	Updating rules that were implemented for vehicle booting companies.	Vehicle booting companies.
187	PUC	10/21/2024 and effective date is ongoing	723-6	RULES REGULATING TRANSPORTATION BY MOTOR CARRIER	New	HB24-1051	No	Rulemaking to implement tow bill passed during 2024 legislative session.	Towing carriers.
188	PUC	6/24/2024 and effective date is ongoing whil awaiting a recommended decision.	723-11	RULES REGULATING PIPELINE SAFETY	New	HB23-1216 and SB285	No	To implement HB23-1216 and SB 285 from 2023 legislative session	Gas Pipeline Service Providers
189	PUC	7/8/2024 and effective date is 10/30/2024	723-7	RULES REGULATING STATE SAFETY OVERSIGHT	Revision	Incorporation of federal requirements	No	To add required language to SSO Program Standard to implement a Risk Based Inspection program	RTD
190	PUC	2/29/2024 and the effective date is 10/30/2024	723-2	RULES REGULATING TELECOMMUNICATIONS SERVICES AND PROVIDERS	Revision	§ 24-4-101, C.R.S.; 27-64-103; 40-2-108; 40-3-101-103 and 110; 40-4-101; 40-15-101 and 107 and 201 and 202; and 29-11-102.3, C.R.S.	No	To clarify Basic Emergency Service (9-1-1) outage reporting requirements and make other changes regarding outages notifications and outage response.	Basic Emergency Service Provider, local 9-1-1 governing bodies and Public Safety Answering Points, residents and visitors to the state who may use 9-1-1.
191	PUC	9/26/2024 and effective date is ongoing	723-2	RULES REGULATING TELECOMMUNICATIONS SERVICES AND PROVIDERS	Revision	HB24-1234; HB24-1336 and SB24- 139	No	To remove the expiration date of the Colorado High Cost Fund Support Mechanism; make changes to the Colorado Broadband Deployment Board; and to create the 9-1-1 Services Enterprise.	Telecom providers that contribute to the HCSM; communications and broadband providers; 911 authority boards and stakeholders.

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
192	PUC	6/24/2024 and effective date 12/1/2024	723-2	RULES REGULATING TELECOMMUNICATIONS SERVICES AND PROVIDERS - INMATE COMMUNICATIONS SERVICES AND PROVIDERS	New	HB21-1201 and HB23-1133	No	To implement the requirements of HB 1201 and 1133 related to reporting requirements for Inmate Communications Services	ICS Providers, Incarcerated individuals, families of incarcerated individuals, and advocacy groups.
193	PUC	5/8/2024 and effective date is 9/14/2024	723-3	RULES REGULATING ELECTRIC UTILITIES (COMMUNITY SOLAR GARDENS)	Revision	HB 23-1137; § 40-2-127(5), C.R.S.	No	To revise rules governing IOU electric utility purchases of the output from Community Solar Gardens (CSGs) through new fixed or annual levels of bill credits	Electric IOUs, their customers, subscribers of CSGs, developers and operators of CSGs, suppliers to CSGs, and certain organizations providing assistance to income-qualified electric utility customers
194	PUC	Temporary Rules - no hearing and effective date is 3/6/2024	723-3 and 4	RULES REGULATING ELECTRIC UTILITIES; RULES REGULATING GAS UTILITIES	Revision	SB 23-291; § 40-3-102.5, C.R.S.	No	To implement SB 23-291 to adopt rules to limit the amount of rate case expenses that a utility may recover from ratepayers upon consideration of specific factors	Electric IOUs, gas IOUs, their customers, and parties to rate cases.
195	PUC	6/3/2024 and effective date is On-going. Awaiting a recommended decision.	723-3 and 4	RULES REGULATING ELECTRIC UTILITIES; RULES REGULATING GAS UTILITIES	Revision	SB 23-291; § 40-3-102.5, C.R.S.	No	To implement SB 23-291 to adopt rules to limit the amount of rate case expenses that a utility may recover from ratepayers upon consideration of specific factors	Electric IOUs, gas IOUs, their customers, and parties to rate cases.

Ref #	Division	Adoption Date	Number	Title	New , Revision or Repeal	Basis for the Adoption of the	Mandatory Rule Review	Purpose	Stakeholders
196	PUC	11/5/2024 and effective date is On-going.	723-3	RULES REGULATING ELECTRIC UTILITIES	Revision	SB 23-291; § 40-3-102.5, C.R.S.	No	To implement provisions of SB 23-291 to improve the electric utilities management of fuel costs and establish a symmetrical incentive mechanism.	Electric IOUs, their customers, and parties to rate cases.
197	PUC	7/11/2024 and effective date is On-going. Addressing exceptions to the recommended decision.	723-4	RULES REGULATING ELECTRIC UTILITIES	Revision	SB 23-291; § 40-3-102.5, C.R.S.	No	To implement SB 23-291 to adopt rules related to the alignment of financial incentives of investor-owned gas utility and customers regarding fuel costs.	Gas IOUs, their customers, and parties to rate cases.
198	PUC	August 27, 2024 and October 29, 2024 and effective date is On-going	723-3	RULES REGULATING ELECTRIC UTILITIES	New	General PUC rulemaking authority and discussions in the ERP proceeding.	No	New rules to implement the protection of sites of historic and cultural significance to federally recognized tribal nations.	Electric IOUs, cooperatives, tribal nations, and stakeholders of ERP processes.