

Colorado Department of Revenue

2023 Regulatory Agenda Report

(January 1, 2023 - December 31, 2023)

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), 2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity.

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

Pursuant to 324-4-103.3(4), C.K.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$27-203(2)(a), C.R.S. CDOR wisk with several boards and commissions that promulage trules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2023) (Rule Review items in the next section below)

Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments
1 CCR 201-20, Rule 40-10.1-607.5	Prearranged Ride Fees	New	\$ 24-35-108, 39-21-112(1), 39-21- 102(7), 25-7.5-103(7), 40-10.1- 607.5, and 43-4-1303(7), C.R.S.	Set forth the manner in which the prearranged ride fees are collected, administered, and enforced	All Transportation Network Companies, All Taxpayers, Tax Practitioners	Adopted	November 16, 2022	
1 CCR 201-20, Rule 43-4-218	Retail Delivery Fees	New	\$ 39-21-112(1), 43-4-218, 24-38.5- 303, 25-7.5-103, 43-4-805, 43-4- 1203, and 43-4-1303, C.R.S.	Set forth the manner in which the retail delivery fees are collected, administered, and enforced	All Taxpayers, All Retailers, Tax Practitioners	Adopted	February 14, 2023	
1 CCR 201-1 Rule 39-21-119	Date Return or Payment Deemed Filed or Made When Sent by Mail	Revision	\$ 39-21-102, 39-21-112(1) and 39- 21-119, C.R.S.	Remove provisions regarding electronic filing and payment, which are being moved to a new rule, 1 CCR 201-1, Rule 39-21-119.5	All Taxpayers, All Retailers, Tax Practitioners	Adopted	January 12, 2023	
1 CCR 201-1 Rule 39-21-119.5	Requirements for Electronic Filing and Electronic Payments	New	§ 39-21-102, 39-21-112(1), 39-21- 119, 39-21-119.5, and 39-21-120, C.R.S.	Clarify provisions of House Bill 19-1256 and consolidate and explain other requirements for electronic returns and payments that are currently in 1 CCR 201-1, Rule 39-21-119 and Special Rule 1	All Taxpayers, All Retailers, Tax Practitioners	Adopted	January 12, 2023	
1 CCR 201-1 Special Rule 1	Electronic Funds Transfer	Repeal	\$ 39-21-112(1), 39-21-119.5, and 39-26-105.5, C.R.S.	Repeal rule because its provisions have been codified in either section 39-21-119.5, C.R.S., or are being promulgated in Rule 39-21-119.5	All Taxpayers, All Retailers, Tax Practitioners	Adopted	January 12, 2023	
1 CCR 201-2 Rule 39-22-504-1	Colorado Net Operating Losses for Individual, Estates, and Trusts	Revision	\$ 39-21-112(1) and 39-22-504, C.R. S.	Repeal current rule and update to clarify the application of the net operating loss deduction for individuals, estates, and trusts	Income Taxpayers, Tax Practitioners	Adopted	April 5, 2023	
1 CCR 201-2 Rule 39-22-504-2	Colorado Net Operating Losses for C Corporation	Revision	§ 39-21-112(1) and 39-22-504, C.R. S.	Repeal current rule and update to clarify the application of the net operating loss deduction for C corporations	Corporate Income Taxpayers, Tax Practitioners	Adopted	April 5, 2023	
1 CCR 201-2 Rule 39-22-303(10)	Foreign Source Income	Revision	§ 39-21-112(1) and 39-22-303(10), C.R. S.	Prescribe rules for the determination of foreign source income considered in the calculation of Colorado corporate income tax	Corporate Income Taxpayers, Tax Practitioners	Adopted	April 5, 2023	
1 CCR 201-2 Rule 39-22-304(3)(j)	Corporate Subtraction for Section 78 Dividend		§ 39-21-112(1) and 39-22-304(3)(j), C. R.S.	Clarify the application of section 39-22-304(3)(j), C. R.S., regarding the subtraction from federal taxable income of amounts treated as dividends pursuant section 78 of the Internal Revenue Code	Corporate Income Taxpayers, Tax Practitioners	Adopted	April 5, 2023	
1 CCR 201-4, Rule 39-26-717-2	Period Products	New	\$ 39-21-112(1) and 39-26-717, C. R. S.	Provide clarification regarding sales and use tax exemption allowed for period products	All Taxpayers, All Retailers, Tax Practitioners	Adopted	March 24, 2023	
1 CCR 201-4, Rule 39-26-717-3	Incontinence Products and Diapers	New	\$ 39-21-112(1) and 39-26-717, C. R. S.	Provide clarification regarding sales and use tax exemption allowed for incontinence products and diapers	All Taxpayers, All Retailers, Tax Practitioners	Adopted	March 24, 2023	

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

Pursuant to 324-4-103.3(4), C.K.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDDR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to 327-203(2)(a), C.R.S. CDOR works with several boards and commissions that promulgate rules; for ease of use for the onsumer, those rules are included in CDDR's Report. The Report covers Calendar Year 2023 (CY23), Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

The Report covers catendar real	1 2023 (C123). Rules that will be comple	eleu ujter November 1, 20	J23, are be marked as ongoing or in progress .			-	
1 CCR 201-2, Rule 39-22-604	Wage Withholding	Revision	§ 39-21-112(1), 39-21-119(3), 39- 22-103(11) and 39-22-604, C.R.S.	Revising the rule based on changes made to the federal W-4 form	All Taxpayers, All Businesses, Tax Practitioners, Payroll Companies	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-104(4)(n.5)	Wildfire Mitigation Measures Subtraction	Revision	§ 39-21-112(1) and 39-22-104, C. R. S.	Make minor clarifying revisions and include an additional example of a noneligible expense relating to inspections	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, 39- 22-543	Wildfire Mitigation Measures Credit	New	§ 39-21-112(1) and 39-26-543, C. R. S.	Clarify application of the credit authorized by HB22-1007.	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, 39- 22-538	Rural Primary Health Care Preceptor Credit	Revision	§ 39-21-112(1) and 39-26-538, C. R. S.	Conform the rule to changes made in HB22-1010	Healthcare Industry, Higher Education, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-10, Rule 39-29-106	Coal	Revision	§ 39-21-112(1) and 39-29-106, C. R. S.	Conform the rule to changes made by HB 21-1312	Coal Industry	Adopted	July 14, 2023
1 CCR 201-1, Rule 39-21-102	Limitation Period for Recovery of Erroneous or Excessive Refund	Repeal	§ 13-80-101, 39-21-102, 39-21-107, and 39-21-112(1), C.R.S.	Repeal the rule because it is duplicative of § 13-80- 101, C.R.S.	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-4, Rule 39-26-110	Retailer with Multiple Locations	Repeal	§ 39-21-112(1) and 39-26-110, C. R. S.	Repeal the rule because § 39-26-110, C.R.S., was repealed in House Bill 21-1155	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-4, Rule 39-26-703-1	Contractor's Claim for Refund	Repeal	§ 39-21-112(1) and 39-26-703, C. R. S.	Repeal the rule because the provisions of the statute for which this rule is clarifying have not been applicable since on or before July 1, 1979	All Taxpayers, All Retailers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-4, Rule 39-26-703-2	Overpayment or Credit of Sales Tax	Repeal	§ 39-21-112(1) and 39-26-703, C. R. S.	Repeal this rule because it is duplicative of the statute	All Taxpayers, All Retailers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-4, Rule 39-26-720	Bingo Equipment	Repeal	§ 39-21-112(1) and 39-26-720, C. R. S.	Repeal this rule because it is duplicative of section 39-26-720, C.R.S., and the provisions of Part 6 of Article 21 of Title 24, C.R.S.	Bingo Equipment Lessors, Bingo Equipment Lessees, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-4, Rule 39-26-721	Factory Built Housing	Repeal	§ 39-21-112(1) and 39-26-721, C. R. S.	Repeal the rule because the term "factory-built housing" is no longer used in § 39-26-721, C.R.S., pursuant to amendments made in House Bill 19- 1011	Manufactured Home Industry, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-104(5)	Gross Receipts Tax	Repeal	§ 39-21-112(1) and 39-22-104(5), C. R.S.	Repeal the rule because House Bill 22-1025 no longer authorizes the use of the election provided in § 39-22-104(5), C.R.S., for tax years commencing after January 1, 2023	All Individual Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-301(2)	Gross Receipts Tax	Repeal	§ 39-21-112(1) and 39-22-301(2), C. R.S.	Repeal the rule because House Bill 22-1025 no longer authorizes the use of the election provided in § 39-22-301(2), C.R.S., for tax years commencing after January 1, 2023	All Corporate Taxpayers, Tax Practitioners	Adopted	July 14, 2023

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

Pursuance to 324-9-103.2(19), C.R.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDDR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to 32-7-203(2)(a), C.R.S. CDOR works with several boards and commissions that promulgate rules; for ease of use for the onsumer, those rules are included in CDDR's Report. The Report covers Calendar Year 2023 (CY23), Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

The Report covers calendar rea	ii 2025 (C125). Rules liiul will be comple	leu ujter November 1, 2	023, are be marked as ongoing or in progress .				
1 CCR 201-2, Rule 39-22-507.5(1)	The "Old" Colorado Investment Tax Credit	Repeal	§ 39-21-112(1) and 39-22-507.5, C. R.S.	Repeal the rule because House Bill 22-1025 no longer authorizes the credit provided in section 39- 22-507.5, C.R.S., for tax years commencing after January 1, 2023	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-507.5(2)	Property Used in Colorado	Repeal	§ 39-21-112(1) and 39-22-507.5, C. R.S.	Repeal the rule because House Bill 22-1025 no longer authorizes the credit provided in section 39- 22-507.5, C.R.S., for tax years commencing after January 1, 2023	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-507.5(12)	Duplicate Credits Not Allowed	Repeal	§ 39-21-112(1) and 39-22-507.5, C. R.S.	Repeal the rule because House Bill 22-1025 no longer authorizes the credit provided in section 39- 22-507.5, C.R.S., for tax years commencing after January 1, 2023	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-507.6	The New Colorado Investment Tax Credit	Repeal	§ 39-21-112(1) and 39-22-507.6, C. R.S.	Repeal the rule because House Bill 22-1025 no longer authorizes the credit provided in section 39- 22-507.6, C.R.S., for tax years commencing after January 1, 2023	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-514	Historic Property Preservation Credit	Repeal	§ 39-21-112(1) and 39-22-514, C. R. S.	Repeal the rule because the credit is no longer available for any person for income tax years commencing on or after January 1, 2020	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-516(2.7)	Alternative Fuel Refueling Facility Credit	Repeal	§ 39-21-112(1) and 39-22-516, C. R. S.	Repeal the rule because the credit has not been authorized for tax years beginning after January 1, 2011	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-517	Tax Credit for Child Care Investment	Repeal	§ 39-21-112(1) and 39-22-517, C. R. S.	Repeal this rule because it is duplicative of the statute	Child Care Providers, All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-517(3)(a)	Child Care Center	Repeal	§ 39-21-112(1) and 39-22-517, C. R. S.	Repeal this rule because it is duplicative of the statutory definition provided in section 26-6-102(5) (a), C.R.S.	Child Care Providers, All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-517(3)(b)	"Family Child Care Home"	Repeal	§ 39-21-112(1) and 39-22-517, C. R. S.	Repeal this rule because it is duplicative of the statutory definition provided in section 26-6-102 (13), C.R.S.	Child Care Providers, All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-2, Rule 39-22-517(3)(d)	Qualifying Tangible Personal Property	Revision	§ 39-21-112(1) and 39-22-517, C. R. S.	Amend the rule to more closely conform to statute and repeal parts of the rule that are duplicative of the statute.	Child Care Providers, All Taxpayers, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-9, Rule 42-3-123(11)(a)		Repeal	§ 39-21-112(1) and 42-3-304, C. R. S.	Repeal the rule because it is obsolete and pertains to statutes that are not administered by the Taxation Division	Commercial Vehicle Industry, Tax Practitioners	Adopted	July 14, 2023
1 CCR 201-9, Rule 42-3-123(11)(c)		Repeal	§ 39-21-112(1) and 42-3-304, C. R. S.	Repeal the rule because it is obsolete and pertains to statutes that are not administered by the Taxation Division	Commercial Vehicle Industry, Tax Practitioners	Adopted	July 14, 2023

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

Pursuance to 324-9-103.2(19), C.R.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDDR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to 32-7-203(2)(a), C.R.S. CDOR works with several boards and commissions that promulgate rules; for ease of use for the onsumer, those rules are included in CDDR's Report. The Report covers Calendar Year 2023 (CY23), Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

The Report covers calendar real	r 2023 (Cr23). Rules that will be comple	tea after November 1, 20	23, are be marked as ongoing or in progress .		-			
1 CCR 201-9, Rule 42-3-123(14)(b)		Repeal	§ 39-21-112(1) and 42-3-304, C. R. S.	Repeal the rule because it is obsolete and pertains to statutes that are not administered by the Taxation Division	Commercial Vehicle Industry, Tax Practitioners	Adopted	July 14, 2023	
1 CCR 201-9, Rule 42-3-123(14)(c)		Repeal	\$ 39-21-112(1) and 42-3-304, C. R. S.	Repeal the rule because it is obsolete and pertains to statutes that are not administered by the Taxation Division	Commercial Vehicle Industry, Tax Practitioners	Adopted	July 14, 2023	
1 CCR 201-9, Rule 42-3-123(15)		Repeal	§ 39-21-112(1) and 42-3-304, C. R. S.	Repeal the rule because it is obsolete and pertains to statutes that are not administered by the Taxation Division	Commercial Vehicle Industry, Tax Practitioners	Adopted	July 14, 2023	
1 CCR 201-9, Rule 42-3-123(16)		Repeal	§ 39-21-112(1) and 42-3-304, C. R. S.	Repeal the rule because it is obsolete and pertains to statutes that are not administered by the Taxation Division	Commercial Vehicle Industry, Tax Practitioners	Adopted	July 14, 2023	
1 CCR 201-9, Rule 42-3-304(13)	Passenger Mile Tax	Revision	§ 39-21-112(1) and 42-3-304, C. R. S.	Update the numbering of the rule to match the current corresponding statute and amend the rule to more closely reflect the statute	Commercial Vehicle Industry, Tax Practitioners	Adopted	July 14, 2023	
1 CCR 201-2, Rule 39-22-627	Temporary Adjustment of Income Tax Rates	Revision	§ 39-21-112(1), 39-22-104(1.7), 39- 22-301(1)(d), and 39-22-627, C.R.S.	Adjust the Colorado income tax rate for 2022 in accordance with section 39-22-627, C.R.S.	All Taxpayers, Tax Practitioners	Not Adopted		
1 CCR 201-2, Rule 39-22-2003	State Sales Tax Refund	Revision	§ 39-21-112(1), 39-22-2001, 39-22- 2002, and 39-22-2003, C.R.S.	Publish the amount of any state sales tax refund when there are sufficient excess state revenues under the Taxpayer's Bill of Rights (TABOR)	All Taxpayers, Tax Practitioners	Adopted	July 14, 2023	
1 CCR 201-5, Special Rule 43	Prepaid Wireless Telecommunication Service Surcharges	Repeal	§ 29-11-101, 29-11-102.5, 29-11- 102.7, 40-17-102, 40-17-103, and 39-21-112(1),, C.R.S.	Repeal rule because pertinent sections will be moved to 1 CCR 201-20, Special Rule 1	Prepaid Wireless Industry, Wireless Industry, Tax Practitioners	Not Adopted		
1 CCR 201-20, Special Rule 1	Prepaid Wireless Telecommunications Service Charges	New	103 40-17.5-101, 40-17.5-104, 27-	Establish registration, documentation, and payment procedures, as required by statute, for the prepaid wireless 911 charge, the prepaid wireless telecommunications relay service (TRS) charge, and the prepaid wireless 988 charge	Prepaid Wireless Industry, Wireless Industry, Tax Practitioners	Not Adopted		
1 CCR 201-4, Rule 39-26-703-1	Buyer's Claims for Refund of Sales Tax Paid	New	§ 39-21-112(1) and 39-26-703, C. R. S.	Set forth the requirements purchasers claiming a refund of sales tax must submit to the Department	All Taxpayers, All Retailers, Tax Practitioners	Ongoing		Hearing scheduled for November 2, 2023
1 CCR 201-2, Rule 39-22-104(3)(d)	State Income Tax Addback	New	\$ 39-21-112(1), 39-22-104, 39-22- 202, 39-22-203, 39-22-303.6, 39- 22-304, 39-22-321, 39-22-322, 39- 22-323, C. R.S.	Provide clarification regarding the addition of income required for state income taxes deducted in the calculation of federal taxable income	All Taxpayers, Tax Practitioners	Ongoing		Hearing scheduled for November 30, 2023
1 CCR 201-2, Rule 39-22-108	Credit for Taxes Paid to Another State	Revision	§ 39-21-112(1) and 39-22-108, C. R. S.	Conform the rule to changes made in SB22-124	All Taxpayers, Tax Practitioners	Adopted		Hearing held on July 18, 2023

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

rursum: to sze+--103.5(1), C.K.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's websile, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to S2-7-203(2)(a), C.R.S. CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

39-22-104(4)(i)	Qualified State Tuition Program & ABLE Program Contribution Subtraction	New	39-22-539, C. R.S.	Clarify requirements relating to the subtraction allowed to individuals, estates, and trusts for payments and contributions made to a qualified state tuition program	All Taxpayers, Tax Practitioners	Adopted	Hearing held on July 18, 2023
	Credit for Employer Contributions to Employee 529 Qualified State Tuition Programs	New		Clarify requirements relating to the credit allowed to employers for contributions made to an employees qualified state tuition program	All Taxpayers, Tax Practitioners	Adopted	Hearing held on July 18, 2023
39-29-102(3)(a)	Definition of "Gross Income" for Severance Tax on Oil and Gas	Revision	\$ 39-21-112(1) and 39-21-102, C. R. S.	Conform the rule to changes made in HB21-1312	Oil and Gas Industry, Royalty Owners, Tax Practitioners	Ongoing	
39-30-106	Enterprise Zone Machinery and Machine Tools Sales Tax Exemption	New	§ 39-21-112(1), 39- 30-106, and 39- 30- 108(1), C.R.S.	Clarify the expansion of the sales tax exemption for machinery and machine tools used exclusively in an enterprise zone to include only those activities related directly to the mining of natural resources		Ongoing	
	Credit for Environmental Remediation of Contaminated Land	Revision	§ 39-21-112(1) and 39-22-526, C. R. S.	Conform rule to changes made in HB22-1392	All Taxpayers, Tax Practitioners	Ongoing	
1 CCR 201-4, Rule 39-26-102(5.7)	Mainframe Computer Access Defined	New	§ 39-21-112(1), 39-26-102(5.7), and 39-26-122, C.R.S.	Interpret the statutory definition of "mainframe computer access"	All Taxpayers, Tax Practitioners	Ongoing	
1 CCR 201-4, Rule 39-26-104-8	Mainframe Computer Access	New	§ 39-21-112(1), 39-26-104(1)(a) and (3)(a), and 39-26-122, C.R.S.	Explain the imposition of sales tax on mainframe computer access	All Taxpayers, Tax Practitioners	Ongoing	
1 CCR 201-18, Rule 39-28.8-101	Retail Marijuana Definitions	Revision	§ 39-21-112(1), 39-28.8-101, 39- 28.8-205, and 39-28.8-308, C.R.S.	Consider adding additional average market rate categories	All Retail Marijuana Businesses, Tax Practitioners	Ongoing	
1 CCR 201-18, Rule 39-28.8-302	Retail Marijuana Excise Tax	Revision	\$ 39-21-112(1), 39-28.8-101, 39- 28.8-301, 39-28.8-302, and 39- 28.8-308, C.R.S.	Clarify when to excise tax is due for transfers authorized under SB22-178	All Retail Marijuana Businesses, Tax Practitioners	Ongoing	
1 CCR 201-2, Rule 39-22-104(3)(p)	Itemized Deduction Addback	New	§ 39-21-112(1) and 39-22-104, C. R. S.	Clarify how to apply the itemized deduction addback and clarify treatment of head of households	All Taxpayers, Tax Practitioners	Ongoing	Hearing scheduled for November 30, 2023
1 CCR 201-1 Rule 39-21-105.5-2	Electronic Notices	New	§ 39-21-112(1) and 39-21-105.5, C. R.S.	Create a procedures that allow taxpayers to voluntarily elect to receive notices from the Department by electronic means	All Taxpayers, Tax Practitioners	Ongoing	
1 CCR 201-2, Rule 39-22-522	Conservation Easement Credit	Revision	\$ 39-21-112(1), 39-21-113, 39-22- 522, and 39-22-522.5, C.R.S.	Conform the rule to changes made in HB21-1233	All Taxpayers, Tax Practitioners	Ongoing	
Results of Manda	itory Rules Efficiency	y Review					

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

rursum: to sze+--103.2(4), C.K.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's websile, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to S2-7-203(2)(a), C.R.S. CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

The Report covers Calendar Yea	r 2023 (CY23). Rules that will be comple	eted after November 1, 202	23, are be marked as "ongoing" or "in progress".					
Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable)	Comments (optional)
September 2023	1 CCR 201-2, Rule 39- 22-104(4)	Subtractions from Federal Taxable Income	§ 39-21-112(1) and 39-22-104, C. R. S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No		
September 2023	1 CCR 201-2, Rule 39- 22-104(4)(a)	Repurchase Agreements	\$ 39-21-112(1) and 39-22-104, C. R. S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No		
July 2023	1 CCR 201-2, Rule 39- 22-104(4)(f)	Pension and Annuity Subtraction	§ 39-21-112(1) and 39-22-104, C. R. S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No		
September 2023	1 CCR 201-2, Rule 39- 22-104(4)(m)	Charitable Contribution Subtraction	§ 39-21-112(1) and 39-22-104, C. R. S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No		
January 2023	1 CCR 201-2, Rule 39- 22-104(4)(n.5)	Wildfire Mitigation Measures Subtraction	§ 39-21-112(1) and 39-22-104, C. R. S.	Yes	No	No	July 14, 2023	
February 2023	1 CCR 201-2, Rule 39- 22-108	Credit for Taxes Paid to Another State	§ 39-21-112(1) and 39-22-108, C. R. S.	Yes	No	No		
January 2023	1 CCR 201-2, Rule 39- 22-123.5	Earned Income Tax Credit	§ 39-21-112(1) and 39-22-123.5, C. R.S.	No	No	No		
January 2023	1 CCR 201-2 Rule 39- 22-504-1	Colorado Net Operating Losses for Individual, Estates, and Trusts	§ 39-21-112(1) and 39-22-504, C.R. S.	Yes	No	No	April 5, 2023	
January 2023	1 CCR 201-2 Rule 39- 22-504-2	Colorado Net Operating Losses for C Corporation	§ 39-21-112(1) and 39-22-504, C.R. S.	Yes	No	No	April 5, 2023	
February 2023	1 CCR 201-2 Rule 39- 22-538	Rural Primary Health Care Preceptor Credit	§ 39-21-112(1) and 39-26-538, C. R. S.	Yes	No	No	July 14, 2023	

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

Pursuance to 324-9-103.2(19), C.R.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDDR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to 32-7-203(2)(a), C.R.S. CDOR works with several boards and commissions that promulgate rules; for ease of use for the onsumer, those rules are included in CDDR's Report. The Report covers Calendar Year 2023 (CY23), Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

The Report covers calendar fe	eur 2023 (CT23). Rutes that witt be comple	ted ajter Novelliber 1, 202	3, are be markea as ongoing or in progress .				· · · · · · · · · · · · · · · · · · ·
March 2023	1 CCR 201-2, Rule 39- 22-507.5(1)		\$ 39-21-112(1) and 39-22-507.5, C. R.S.	Yes	Yes, 1 rule	No	July 14, 2023
March 2023	1 CCR 201-2, Rule 39- 22-507.5(2)		§ 39-21-112(1) and 39-22-507.5, C. R.S.	Yes	Yes, 1 rule	No	July 14, 2023
March 2023	1 CCR 201-2, Rule 39- 22-507.5(12)	Duplicate Credits Not Allowed	§ 39-21-112(1) and 39-22-507.5, C. R.S.	Yes	Yes, 1 rule	No	July 14, 2023
March 2023	1 CCR 201-2, Rule 39- 22-507.6	The New Colorado Investment Tax Credit	§ 39-21-112(1) and 39-22-507.6, C. R.S.	Yes	Yes, 1 rule	No	July 14, 2023
June 2023	1 CCR 201-4, Rule 39- 26-104-4	Telephone, Telegraph, and Mobile Telecommunic ations	S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No	
February 2023	1 CCR 201-5, Special Rule 43	Prepaid Wireless Telecommunic ation Service Charges	§ 29-11-101, 29-11-102.5, 29-11- 102.7, 40-17-102, 40-17-103, and 39-21-112(1),, C.R.S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	Νο	No	
June 2023	1 CCR 201-5, Special Rule 5	J J	§ 39-21-112(1) and 39-26-104, C. R. S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	Yes, proposing to repeal 1 rule	No	
September 2023	1 CCR 201-4, Rule 39- 26-105-3	Documenting Exempt Sales		Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No	
September 2023	1 CCR 201-4, Rule 39- 26-704-1	Exemption for Governmental Entities		Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No	
September 2023	1 CCR 201-4, Rule 39- 26-704-2	Sales Tax Exemption for Housing Authorities		Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No	
September 2023	1 CCR 201-4, Rule 39- 26-704-3	Sales Tax Exemptions	§ 39-21-112(1) and 39-26-704, C. R. S.	Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	Yes, proposing to repeal 1 rule	No	

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), 2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity.

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

Pursuant to 324-9-103.3(4), C.R.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to 82-7-203(2)(a), C.R.S. CDOR with several boards and commissions that promulgate rules; for ease of use for the consmer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

The Report covers cutendul Teu	I 2023 (C123). Rules that will be comple	teu ujter November 1, 202	s, are be marked as ongoing or in progress.				
September 2023	1 CCR 201-4, Rule 39- 26-704-5	Sales to Schools		Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	Yes, proposing to repeal 1 rule	No	
September 2023	1 CCR 201-4, Rule 39- 26-718	Charitable and Other Exempt Organizations		Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No	
September 2023	1 CCR 201-5, Special Rule 15	Sales on Federal Lands		Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	Yes, proposing to repeal 1 rule	No	
April 2023	1 CCR 201-15, Rule 39- 31-101	Property Tax- Rent-Heat Grant/Rebate		Review resulted in amendments identified that could improve the rule, but are not immediately necessary.	No	No	

Unplanned Rulemaking - Not Part of Regulatory Agenda or Mandatory Rules Review

•		- <u>J</u> ,	genda of mandatory rates revie					
Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional)
1 CCR 201-2, Rule 39-22-104(3)(r)	Qualified Business Income Deduction Addback	New	\$ 39-21-112(1), 39-22-104(3)(o), and 39-22-104(3)(r), C.R.S.	Clarify the requirement to add back the amount that an electing pass-through entity owner is allowed to deduct under section 199A of the internal revenue code	Pass-through Entities, Tax Practitioners, All Taxpayers	Adopted		Hearing held on July 18, 2023
1 CCR 201-2, Rule 39-22-103(5.3)	Internal Revenue Code Definition - Prospective	Repeal	\$ 2-4-202, 39-21-112, 39-22-103 (5.3), 39-22-104, and 39-22-304, C. R.S.	repeal the rule because in <i>Anschutz v. Department</i> of <i>Revenue</i> , 2022 COA 132, 524 P.3d 1203 (Colo. App. 2022), the court determined that the rule was incorrect and that retroactive changes in federal law can affect a taxpayer's Colorado taxable income	All Taxpayers, Tax Practitioners	Adopted		Hearing held on July 18, 2023
1 CCR 201-4, Rule 39-26-102(11)	Rooms and Accommodations	Revision	§ 39-21-112(1), 39-26-102(11), and 39-26-122, C.R.S.	Resolve two concerns raised by the Office of Legislative Legal Services in the course of their review under section 24-4-103(8)(d), C.R.S.	All Taxpayers, Tax Practitioners	Adopted	October 30, 2023	Hearing held on August 31, 2023
1 CCR 201-4, Rule 39-26-734-1	Declared Wildfire Disaster Rebuild Exemption Refund Rate	New	\$ 2-4-202, 39-21-112, 39-22-103 (5.3), 39-22-104, and 39-22-304, C. R.S.	Explain how the sales and use tax exemptions allowed by section 39-26-734(3)(a), C.R.S., and related refunds will be calculated with respect to qualified residential structures that are outside the Regional Transportation District, the Scientific and Cultural Facilities District, or both.	All Taxpayers, Tax Practitioners	Adopted	October 30, 2023	Hearing held on August 31, 2023

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for case of use for the consumer, those rules are included in CDOR's Report.

The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2023) (Rule Review items in the next section below)

			, 	· · · · · · · · · · · · · · · · · · ·				
Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments
1 CCR 203-2, Ru	Fermented Malt Bev Distance Requireme		§24-4-103(2.5), 44-3-202(1)(b), C.F	The proposed amendments and/or additions to this clarify the availability of the distance requirement ex regarding intent of use of the building.	LED Liquor Stakeholder List	Ongoing	January 1,2024	
1 CCR 203-2, Ru	I Items Approved for \$	Revision	§24-4-103(2.5), 44-3-202(1)(b), C.F	The proposed amendments and/or additions to this regulation clarify the availability of the distance requirement exception and remove the requirement regarding intent of use of the building.	LED Liquor Stakeholder List	Ongoing	January 1,2024	
1 CCR 203-2, Ru	J Unfair Trade Practic	Revision	§24-4-103(2.5), 44-3-202(1)(b), C.F	The proposed amendments and/or additions to this regulation clarify when a wholesaler may offer alcohol beverage samples to fermented malt beverage on/off premises retailers and removes the prohibition on offering products for samples that a retailer purchased within the last six months.	LED Liquor Stakeholder List	Ongoing	January 1, 2024	
1 CCR 203-2, Ru	J Festival Permit	Revision	§24-4-103(2.5), 44-3-202(1)(b), C.F	The proposed amendments and/or additions to this regulation provide additional clarity on when a festival may be held on the licensed premises of a licensee eligible to obtain a festival permit, as well as limiting the addition of participating licensees to at least fifteen (15) calendar days prior to the festival.	LED Liquor Stakeholder List	Ongoing	January 1, 2024	
1 CCR 203-2, Ru	u Retail Warehouse S	Revision	§24-4-103(2.5), 44-3-202(1)(b), C.F	The proposed amendments and/or additions to this regulation provide greater clarity in the basis and purpose section, as well as allowing fermented and malt beverage and wine retailers to store vinous liquors within a storage warehouse.	LED Liquor Stakeholder List	Ongoing	January 1, 2024	
1 CCR 203-2, Ru	u Retail Establishmen	Revision	§24-4-103(2.5), 44-3-202(1)(b), C.F	The proposed regulation provides eligibility requirements, restrictions, and fees for retail establishment permits under section 44-3-424, C. R.S., which includes art galleries, as amended by HB 23-1061.	LED Liquor Stakeholder List	Ongoing	January 1, 2024	

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

LED Liquor Stakeholder List Ongoing 1 CCR 203-2, Ru Payment of Excise Revision \$24-4-103(2.5), 44-3-202(1)(b), C.F The proposed amendments and/or additions to this January 1, 2024 regulation update the amount of alcohol beverages a non-licensee may lawfully possess without excise tax liability in accordance with 44-3-106(4), C.R.S. 1 CCR 203-2, Rul Conduct of Establish Revision §24-4-103(2.5), 44-3-202(1)(b), C.H The proposed amendment to this regulation corrects LED Liguor Stakeholder List Ongoing January 1, 2024 1 CCR 203-2, Rul Age of Employees Revision §24-4-103(2.5), 44-3-202(1)(b), C.F The proposed amendments and/or additions to this LED Liquor Stakeholder List Ongoing January 1, 2024 regulation provide clarity on the permitted age of employees serving alcohol beverages under the retail establishment permit, as established by HB 23-1061 in section 44-3-424(1)(b)(X) and (XI), C. R.S. 1 CCR 203-2, Ru Advertising - Alcoho Revision §24-4-103(2.5), 44-3-202(1)(b), C.F The proposed amendments and/or additions to this LED Liguor Stakeholder List Ongoing January 1, 2024 regulation provide clarity in the basis and purpose section and reflect the intent of the rule to regulate advertising in regard to the alcohol content of beverages. 1 CCR 203-2, Ru Removal of Alcohol Revision §24-4-103(2.5), 44-3-202(1)(b), C.F The proposed amendments and/or additions to this LED Liguor Stakeholder List Ongoing January 1, 2024 regulation provide additional statutory references in the basis and purpose section. 1 CCR 203-2. Rul Solicitation of Drinks Revision \$24-4-103(2.5), 44-3-202(1)(b), C.I The proposed amendments and/or additions to this LED Liquor Stakeholder List Ongoing January 1, 2024 1 CCR 203-2, Rul Gambling Revision \$24-4-103(2.5), 44-3-202(1)(b), C.F The proposed amendments and/or additions to this LED Liquor Stakeholder List Ongoing January 1, 2024 regulation provide additional statutory references in the basis and purpose section, correct typographical errors throughout, update the regulation to include simulated gambling devices, and defines terms as used throughout article 30 of title 44. 1 CCR 203-2. Display of Alcohol New §24-4-103(2.5), 44-3-202(1)(b), C.F The proposed regulation provides guidance on LED Liquor Stakeholder List Ongoing January 1, 2024 Rule 47-950 Beverages when signage must be posted in areas where Immediately alcohol beverages are immediately adjacent to soft Adjacent to Soft drinks, fruit juices, bottled water, candy, or toys to Drinks. Fruit prevent consumer confusion regarding whether a Juices. Bottled beverage contains alcohol and to help prevent Water, Candy, or sales of alcohol beverages to persons under 21 years of age, as well as signage size and content Toys requirements. Results of Mandatory Rules Efficiency Review

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to §2-7- 202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to §2-7-203(2)(a), C.R.S.

Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional)
June, 2023	1 CCR 203-2, Rule	Identification.	§24-4-103.3, C.R.S.	Rule was reviewed and updates were made due to	Proposition 125.			
June 2023	1 CCR 203-2, Rule 4	Age of Employe	§24-4-103.3, C.R.S.	Yes, the proposed amendments and/or additions to this regulation provide clarity on the permitted age of beverages under the retail establishment permit, as 44-3-424(1)(b)(X) and (XI), C.R.S.		No	January 1,2024	
June 2023	1 CCR 203-2, Rule 4	Unlicensed Pos	§24-4-103.3, C.R.S.	Reviewed rule and no changes were made to the ru	le.			
July 2023	1 CCR 203-2, Rule 4	Advertising - Al	§24-4-103.3, C.R.S.	Yes, the proposed amendments and/or additions to this regulation provides clarity in the bas the intent of the rule to regulate advertising in regard		No	January 1,2024	
July 2023	1 CCR 203-2, Rule 4	Removal of Alcohol Beverages from Premises.	§24-4-103.3, C.R.S.	Yes, the proposed amendments and/or additions to this regulation provide the basis and purpose section.	No	No	January 1, 2024	
July 2023	1 CCR 203-2, Rule 4	Solicitation of D	§24-4-103.3, C.R.S.	Yes, the proposed amendments and/or additions to this regulation provides clarity in the bas	No	No	January 1, 2024	
July 2023	1 CCR 203-2, Rule 4	Gambling.	§24-4-103.3, C.R.S.	Yes, the proposed amendments and/or additions to regulation provide additional statutory references in correct typographical errors throughout, update the gambling devices, and defines terms as used through		No	January 1, 2024	
August 2023	1 CCR 203-2, Rule 4	Importation and	§24-4-103.3, C.R.S.	Reviewed rule and no changes were made to the ru	le.			
Unplanned Rul	emaking - Not Pa	rt of Regulate	ory Agenda or Mandatory Rul	es Review				
Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

1 CCR 203-2, Ru Festival Permit	Revision	§24-4-103(6)(a), 44-3-202(1)(b),	The purpose of adopting this revised rule on an	LED Liquor Stakeholder List	Adopted	June 27, 2023
		44-3-202(2)(a)(I)(A), 44-3-202(2)	emergency basis includes establishing	-		
		(a)(I)(R), 44-3-404(10), and 44-3-	requirements and procedures to implement and			
		601(9), C.R.S.	ensure compliance with Senate Bill (SB) 23-264,			
			concerning the ability of certain alcohol beverage			
			license holders to participate in festivals for alcohol			
			beverage retail activity. On May 17, 2023,			
			Governor Polis signed SB23-264 into law, which			
			took effect at 12:01 a.m. on June 1, 2023. SB23-			
			264 changes certain aspects of the festival permit			
			and festival permit application process, including			
			increasing the application timeline for each festival			
			permit, increasing the processing fee due with			
			each			
			application, and allowing an eligible licensee to			
			participate in up to 52 festivals in a calendar year.			

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CCR 203-2, Ru Fees	Revision	§24-4-103(6)(a), 44-3-202(1)(b),		LED Liquor Stakeholder List	Adopted	June 27, 2023	
		44-3-301(2)(c), 44-3-501(3)-(4),	emergency basis is to update the fee levels in				
		and 44-3-911(4)(a)(III), C.R.S.	accordance with statutory requirements and the				
			needs of the Liquor and Tobacco Enforcement				
			Division. Pursuant to subsection 44-3-501(3)(d), C.				
			R.S., the fees established pursuant to section 44-				
			3-501, C.R.S., shall be reviewed at least annually				
			and adjusted to reflect the direct and indirect costs				
			of the Liquor Enforcement Division and the State				
			Licensing Authority. In accordance with the				
			legislative declaration of section 44-3-102, C.R.S.,				
			the Colorado Liquor Code is deemed an exercise				
			of the police powers of the State of Colorado for				
			the protection of the economic and social welfare				
			and the health, peace, and morals of the people of				
			the State of Colorado. Regulation of the				
			manufacture, distribution, and sale of alcohol				
			beverages under the Colorado Liquor Code, Beer				
			and Wine Code, and Special Event Liquor Permits				
			Code is a matter of statewide concern. It is				
			imperatively necessary to adjust fees to ensure				
			continued proper regulation and control over the				
			administration and enforcement of articles 3, 4,				
			and 5 of title 44 to meet these legislative charges				
			and responsibilities and to preserve the public				
			health, safety, and welfare of the State of				
			Colorado.				

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

1 000 202 2	Cormonted Malt	Devision	S44 2 202(1)(b) 44 2 202(1)(-)	The numbers of adapting these revised rules or an	LED Liquer Stekeholder Liet Adepted	Eabruary 07, 0000	
1 CCR 203-2,	Fermented Malt		§44-3-202(1)(b), 44-3-202(1)(c),	The purpose of adopting these revised rules on an	LED Liquor Stakeholder List Adopted	February 27, 2023	
	Beverages On or		44-3-202(1)(d), 44-3-202(2)(a)(l)	emergency basis is to effectuate the conversion of			
008, 47-009, 47-				fermented malt beverage off-premises retailers to			
010, 47-100, 47-			(2)(a)(I)(C), 44-3-202(2)(a)(I)(D),	the new fermented malt beverage and wine retailer			
200, 47-302, 47-			44-3-	license type and ensure compliance with			
304, 47-312, 47-			202(2)(a)(I)(E), 44-3-202(2)(a)(I)	Proposition 125, as passed by the People of the			
313, 47-318, 47-				State of Colorado on November 8, 2022.			
322, 47-408, 47-			(2)(a)(I)(O), 44-3-202(2)(a)(I)(R),	Proposition 125 automatically converts currently			
426, 47-505, 47-			44-3-301(9), 44-3-301(10), 44-3-	licensed Fermented Malt Beverage Off-Premises			
600, 47-605, 47-			901(6)(p), 44-3-901(11)(a), 44-4-	Retailers to a Fermented Malt Beverage and Wine			
606, 47-912, 47-				Retailer and gives these retailers the new privilege			
913, 47-1000	Wine Retailer		(1), 44-4-107(1)(c), 44-4-107(3)	to sell vinous liquor in sealed containers in addition			
	Licenses Distance			to their existing privilege of selling sealed malt			
	Requirement;		101, C.R.S.	beverages for off-premises consumption.			
	Items Approved for			Fermented Malt Beverage and Wine Retailers are			
	Sale in Fermented			also given tasting privileges, similar to retail liquor			
	Malt Beverage and			stores and liquor-licensed drugstores. Proposition			
	Wine Retailer			125 will become effective on March 1, 2023.			
	Licenses;						
	Definitions;			In accordance with the legislative declaration of			
	Petitions for			section 44-3-102, C.R.S., the Colorado Liquor			
	Statements of			Code is deemed an exercise of the police powers			
	Position and			of the State of Colorado for the protection of the			
	Declaratory Orders			economic and social welfare and the health,			
	Concerning the			peace, and morals of the people of the State of			
	Colorado Liquor			Colorado. Regulation of the manufacture,			
	Code, Colorado			distribution, and sale of alcohol beverages is			
	Beer and Wine			regulated by the Colorado Liquor Code, Beer and			
	Code, Special			Wine Code, and Special Event Liquor Permits			
	Event Code, or			Code as a matter of statewide concern. The			
	Colorado Liquor			adoption of these revised emergency rules is			
	Rules; Changing,			imperatively necessary to ensure continued proper			
	Altering, or			regulation and control over the administration and			
	Modifying Licensed			enforcement of articles 3, 4, and 5 of title 44 to			
	Premises; Transfer			meet these legislative charges and responsibilities			
	of Ownership and			and to preserve the public health, safety, and			
	Changes in			welfare of the State of Colorado.			
	Licensed Entities;						
	Change of						
	Location; Tastings;						
	Owner-Manager;						
	Unfair Trade						
	Practices and						
	Competition;						
	Purchases by						
	Retailers; Delivery						
	Sales by Off-						
	Premises						

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall linuide a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

1 CCR 203-2,	Fermented Malt	Revision	§44-3-202(1)(b), 44-3-202(1)(c),	The purpose of adopting these revised rules on an	LED Liquor Stakeholder List	Adopted	June 27, 2023	
	Beverages On or			emergency basis is to re-adopt existing emergency	·	•		
008, 47-009, 47-	On/Off -			rules without substantive amendments. In order to				
010, 47-100, 47-	Possession of			implement Proposition 125 in a timely fashion, the				
200, 47-302, 47-	Alcohol Liquors;		44-3-	Division previously issued emergency rules on				
304, 47-312, 47-	Fermented Malt		202(2)(a)(I)(E), 44-3-202(2)(a)(I)	February 27, 2023 to effectuate the conversion of				
313, 47-318, 47-	Beverages -		(G), 44-3-202(2)(a)(I)(J), 44-3-202	fermented malt beverage off-premises retailers to				
322, 47-408, 47-				the new fermented malt beverage and wine retailer				
426, 47-505, 47-				license type and issue guidance for retailers				
600, 47-605, 47-	Fermented Malt		901(6)(p), 44-3-901(11)(a), 44-4-	gaining the new privilege to sell vinous liquor in				
606, 47-912, 47-	Beverage and		102, 44-4-104, 44-4-105, 44-4-106	sealed containers in addition to their existing				
913, 47-1000	Wine Retailer		(1), 44-4-107(1)(c), 44-4-107(3)	privilege of selling sealed malt beverages for off-				
	Licenses Distance		(c), 24-4-104, 24-4-105, and 24-5-	premises consumption. Given the importance of				
	Requirement;		101, C.R.S.	the subject matter and the extensive work of				
	Items Approved for			industry members, the State Licensing Authority,				
	Sale in Fermented			and the Liquor Enforcement Division involved in				
	Malt Beverage and			the Liquor Advisory Group, there has not been				
	Wine Retailer			sufficient time to engage in the permanent				
	Licenses;			rulemaking process prior to the expiration of the				
	Definitions;			existing emergency rules on June 27, 2023. As a				
	Petitions for			result, adopting this second set of emergency rules				
	Statements of			to implement Proposition 125 is necessary to allow				
	Position and			for completion of the permanent rulemaking				
	Declaratory Orders			process.				
	Concerning the							
	Colorado Liquor			In accordance with the legislative declaration of				
	Code, Colorado			section 44-3-102, C.R.S., the Colorado Liquor				
	Beer and Wine			Code is deemed an exercise of the police powers				
	Code, Special			of the State of Colorado for the protection of the				
	Event Code, or			economic and social welfare and the health,				
	Colorado Liquor			peace, and morals of the people of the State of				
	Rules; Changing,			Colorado. Regulation of the manufacture,				
	Altering, or			distribution, and sale of alcohol beverages is				
	Modifying Licensed			regulated by the Colorado Liquor Code, Beer and				
	Premises; Transfer			Wine Code, and Special Event Liquor Permits				
	of Ownership and			Code as a matter of statewide concern. The				
	Changes in			adoption of these revised emergency rules is				
	Licensed Entities;			imperatively necessary to ensure continued proper				
	Change of			regulation and control over the administration and				
	Location; Tastings;			enforcement of articles 3, 4, and 5 of title 44 to				
	Owner-Manager;			meet these legislative charges and responsibilities				
	Unfair Trade			and to preserve the public health, safety, and				
	Practices and			welfare of the State of Colorado.				
	Competition;							
	Purchases by							
	Retailers; Delivery							
	Sales by Off-							
	Premises							

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report.

The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Tobacco Rulemaking

i obucco Ruten	laining							
Rule Number ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)
CCR 203-1, Ru	Definitions.	Revision	§24-4-103.3, 44-7-104, C.R.S.	The proposed amendments and/or additions to this rename the On-Premises Retailer license type to Inc clarify the purpose and requirements for this type of Indoor Air Act and to ensure applicants and licensee Clean Indoor Air Act requirements and restrictions.		Ongoing	January 1,2024	
CCR 203-1, Ru	Fees.	Revision	§24-4-103.3, 44-7-104, C.R.S.	The proposed amendments and/or additions to this rename the On-Premises Retailer license type to Inc accordance with changes made in Rule 7-100.		Ongoing	January 1,2024	
CCR 203-1, Ru	Penalties.	Revision	§24-4-103.3, 44-7-104, C.R.S.	The proposed amendments and/or additions to this provide aggravating or mitigating factors the Division consider when determining a penalty for violations in potential penalties.		Ongoing	January 1,2024	
I CCR 203-1, Ru	Renewals.	Revision	§24-4-103.3, 44-7-104, C.R.S.	The proposed regulation clarifies and establishes pr for renewal of a tobacco license to provide greater of renewal process.		Ongoing	January 1,2024	

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

Division of Motor Vehicles 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agenda submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed. Pursuant to \$2-7-202, C.R.S., the Report must contain: (f) Commencing with departments shall include a report on the results of its mandatory review of rules as part of its Beartmental regulatory agenda that it submits to the staff of the legislative council for distribution to committee) of reference, posted on COR's website, and submittee to the State law, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203, (C.R.S.

2/2023

RULES AND REGULATIONS FOR THE

PROGRAM

COMMERCIAL DRIVER'S LICENSE (CDL)

1 CCR 204-30, Rule 7

Results of Activity Inc	luded in Last Regulatory Agenda (2	2023) (Rule Review items in the ne	xt section below)					
Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments
1 CCR 204-10, Rule 51	COLORADO DIGITAL LICENSE PLATES	New	42-1-204 and 42-3-107(16), C.R.S.	Legislation	CDOT, E-470, CDPS	Ongoing		Ongoing, will not be finalized prior to the end of 2023. Being moved forward to 2024 agenda.
1 CCR 204-10, Rule 23	SPECIAL MOBILE MACHINERY RENTALS	Revision	42-1-204 and 42-3-107(16), C.R.S.	Legislation	Heavy Equipment Rental Companies, County Offices	Adopted	4/3/2023	
Results of Mandatory	Rules Efficiency Review							
Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional)
5/2023	1 CCR 204-1, Rule 1	DIESEL INSPECTION PROGRAM	24-4-101 through 24-4-108, 42-4-401 through 42-4-414, 42-9-101 through 42-9- 113, and 25-7-122.1, C.R.S.	No	No	No	N/A	Rule reviewed, no revisions were necessary
1/2023	1 CCR 204-10, Rule 2	ESTABLISHING VEHICLE REGISTRATION PERIOD	42-1-204, 42-3-102, 42-3-103, 42-3-104, 42-3-106, 42-3-107, 42-3-112, 42-3-114, 42-3-115, 42-3-116, 42-3-201, 42-3-202, 42-3-203, 42-3-211, 42-3-301, 42-3-304, 42-3-306, 43-4-506(1)(k), 43-4-804(1)(a) (l), 43-4-805(5)(g)(l), 42-12-301, and 42- 12-401 C.R.S.	Yes	No	No		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
2/2023	1 CCR 204-10, Rule 5	FLEET REGISTRATION PROGRAMS	42-1-102(35), 42-1-102(36), 42-1-204, 42- 3-107(16)(f), 42-3-107(27), 42-3-113(8) (a)(II), and 42-3-125, C.R.S.	No	No	No	N/A	Rule reviewed, no revisions were necessary
3/2023	1 CCR 204-10, Rule 18	SATISFACTORY EVIDENCE OF VEHICLE OWNERSHIP	42-1-204, 42-6-104, 42-6-106, 42-6-107, 42-6-109, 42-6-110, 42-6-113, 42-6-114, 42-6-115, and 42-6-119, C.R.S.	Yes	No	No		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
4/2023	1 CCR 204-10, Rule 26	PHYSICAL INSPECTION OF A VEHICLE	42-1-204, 42-3-105(1)(c)(l), 42-5-202, 42- 5-204, 42-5-207, 42-6-107(1)(b), 42-6-117 (2), 42-6-119, and 42-12-202, C.R.S.		No	No		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
7/2023	1 CCR 204-10, Rule 43	STOLEN MOTOR VEHICLES	42-3-118(2)(a) and 42-6-145(3)(b), C.R.S.	Yes	No	No		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
8/2023	1 CCR 204-28	RULES FOR ESTABLISHING AND REGULATING THE USE OF HOV/HOT LANES FOR CERTAIN HYBRID VEHICLES	42-4-1012 and 42-1-204, C.R.S	Yes	Yes, the rule is being completed repealed as the program it supports ended in 2019	Yes		Repeal Date Pending
4/2023	1 CCR 204-30, Rule 2	INTERSTATE DRIVER LICENSE COMPACT RULE	24-4-104, 24-60-1101 et seq., 42-1-204, 42-2-202, C.R.S.	No	No	No	N/A	Rule reviewed, no revisions were necessary
4/2023	1 CCR 204-30, Rule 3	DRIVER LICENSE RE-EXAMINATION / MEDICAL EXAMINATION	42-2-111, 42-2-112, and 42-2-104, C.R.S	Yes	No	No		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
·		+					1	1

No

No

Adoption Date Pending,

prior to 12/31/2023

promulgation will be completed

24-4-103, 42-2-111(1)(b), 42-2-114.5, 42- Yes

2-403, 42-2-406 (3 through 7), and 42-2-407(8), C.R.S.

Division of Motor Vehicles 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in 52-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to 52-7-202(6), C.R.S., the Report must contain: (f) Commencing with departmental regulatory agenda submitted on and after November 1, 2013, a list and brief summary all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed. Pursuant to 52-7-202(6), C.R.S., the Report to the results of its mandatory review of rules as part of its departmental regulatory agenda was filed. Pursuant to 52-4-103.3(4), C.R.S., the Report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submitted to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. (DOR must also present its Report as part of its "SMART Act" presentation pursuant to 52-7-203(2)(a), C.R.S. (DOR works and commissions that promultater rules rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY2). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

3/2023	1 CCR 204-30, Rule 8	RULES AND REGULATIONS FOR THE	24-4-103, 104 and 105; 42-1-102 (43.5);	Yes	No	No	Adoption Date Pending,
		CLASS R DRIVER TESTING AND	42-1-204; 42-1-211; 42-1-222; 42-2-				promulgation will be completed
		EDUCATION PROGRAM	105.5; 42-2-106; 42-2-111; 42-2-601,				prior to 12/31/2023
			602, 603, and 604, C.R.S.				

Unplanned Rulemaking - Not Part of Regulatory Agenda or Mandatory Rules Review

Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)
1 CCR 204-10, Rule 44	LATE FEE EXEMPTION, REDUCTION, OR WAIVER	Revision	42-1-204 and 42-3-112, C.R.S.	Legislation	Counties, CADA, CIADA, Vehicles Services, Customers, Hearings Division	Adopted	4/3/2023	
1 CCR 204-30, Rule 6	RULES FOR THE APPLICATION FOR A DRIVER'S LICENSE OR IDENTIFICATION CARD FOR U.S. CITIZENS AND INDIVIDUALS WHO CAN DEMONSTRATE PERMANENT LAWFUL PRESENCE AND COLORADO RESIDENCY	Revision	24-4-103, 24-72.1-102(5), 24-72.1-103, 42-1-204, 42-2-107, 42-2-108, and 42-2- 302, C.R.S.	Legislation	Colorado Department of Law and the general public	Adopted	4/3/2023	
1 CCR 204-30, Rule 16	RULES FOR EXCEPTIONS PROCESSING	Revision	13-15-101(5) (a), 24-4-103, 24-72.1102 (5), 42-1-204, 42- 1-230, 42-2-107, 42-2- 136, 42-2-302, and 42-2-501, et seq., C. R.S. This regulation applies to documents issued under Title 42, Article 2, Parts 1, 2, 3, and 5.	Legislation	Colorado Department of Law and the general public	Adopted	4/3/2023	
1 CCR 204-10, Rule 8	DEALER TITLE	Revision	42-6-102(2), 42-6-104, 42-6-111(2), 42-6- 137(6), and 42-6-138(4), C.R.S.	Legislation	The general public, dealerships, and the county DMV offices	Ongoing		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
1 CCR 204-10, Rule 52	RESIDENCY DOCUMENTATION	New rule	42-3-103, C.R.S.	Legislation	The general public and the county DMV offices	Ongoing		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
1 CCR 204-10, Rule 19	BONDING FOR COLORADO CERTIFICATE OF TITLE	Revision	42-6-104, 42-6-107(1)(b), 42-6-115, 42-6- 116, and 42-6-117, C.R.S.	Legislation	The general public, dealerships, and the county DMV offices	Ongoing		Adoption Date Pending, promulgation will be completed prior to 12/31/2023
1 CCR 204-10, Rule 28	TITLE AND REGISTRATION OF A VEHICLE OWNED BY, OR DONATED, LOANED, OR LEASED TO, A GOVERNMENT AGENCY	Revision	39-26-113, 39-26-704(1), 42-1-102(58), 42-1-102(66), 42-1-102(93.5), 42-1-102 (112),42-1-204, 42-3-104(1) through (4), 42-3-105, 42-3-201, 42-3-202, 42-3-301, 42-3-304(1)(a) and (b) and (3)(b) and (c), 42-6-104, 42-6-106, and 42-6-137, C.R.S.	Other	The Colorado Consular Corps, The US Department of State and the general public	Ongoing		Adoption Date Pending, promulgation will be completed prior to 12/31/2023

Motor Vehicle Dealer Board 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2023) (Rule Review items in the next section below)

Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments
1CCR 205-1, Regulation 44-20-104(3)(e)	Delegation for defaults against a motor vehicle licensee who fails to provide a written response required by 24-4- 105(2)(b) C.R.S.	Revision	\$44-20-104(3)(e)	To add the ability to send notification via electronic mail	Motor Vehicle Dealers and the Organizations representing New and Used Motor Vehicle Dealers and New and Used Powersports Vehicle Dealers	Ongoing		Due to staffing constraints the Motor Vehicle Dealer Board was unable to conduct rulemaking this year.
1 CCR 205-2, Regulation 44-20-404(1)(e)(I)	Delegation for defaults against a powersports licensee who fails to provide a written response required by 24-4- 105(2)(b) C.R.S.	Revision	44-20-404(1)(e)(l)	To add the ability to send notification via electronic mail	Powersports Vehicle Dealers, and the Organizations representing New and Used Motor Vehicle Dealers and New and Used Powersports Vehicle Dealers	Ongoing		Due to staffing constraints the Motor Vehicle Dealer Board was unable to conduct rulemaking this year.
1CCR 205-1, Regulation 44-20-118(6)	Procedure for when the Executive Secretary is served with process on a motor vehicle licensee.	Revision	§44-20-118(6)	To add the ability to send notification via electronic mail	Motor Vehicle Dealers and the Organizations representing New and Used Motor Vehicle Dealers and New and Used Powersports Vehicle Dealers	Ongoing		Due to staffing constraints the Motor Vehicle Dealer Board was unable to conduct rulemaking this year.
1 CCR 205-2, Regulation 44-20-417(6)	Procedure for when the Executive Secretary is served with process on a powersports licensee.	Revision	§44-20-417(6)	To add the ability to send notification via electronic mail	Powersports Vehicle Dealers, and the Organizations representing New and Used Motor Vehicle Dealers and New and Used Powersports Vehicle Dealers	Ongoing		Due to staffing constraints the Motor Vehicle Dealer Board was unable to conduct rulemaking this year.

Motor Vehicle Dealer Board 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed. Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report nuss contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

1CCR 205-1, Regulation 44-20-121(4)	Regulations related to the discipline of a wholesaler of motor vehicles.	New	§44-20-121(4)	Address consignment sales by Wholesalers	Motor Vehicle Dealers and the Organizations representing New and Used Motor Vehicle Dealers and New and Used Powersports Vehicle Dealers	Ongoing		Due to staffing constraints the Motor Vehicle Dealer Board was unable to conduct rulemaking this year.
1 CCR 205-2, Regulation 44-20-420(4)	Regulations related to the discipline of a wholesaler of powersports.	New	\$44-20-420(4)	Address consignment sales by Wholesalers	Powersports Vehicle Dealers, and the Organizations representing New and Used Motor Vehicle Dealers and New and Used Powersports Vehicle Dealers	Ongoing		Due to staffing constraints the Motor Vehicle Dealer Board was unable to conduct rulemaking this year.
Results of Mandatory F	Rules Efficiency R	eview						
Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional)
Unplanned Rulemaking - Not Part of Regulatory Agenda or Mandatory Rules Review								
Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)

Colorado Lottery 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

runsame to 327 DU(n), cheas, the report most contains. (f) Commencing with departmental regulatory agendatory agendatory agendatory agenda was filed.

Pursuant to \$24-4-103.3(4), C.R.S., the Report must contain:

Pursuant to 324-8-103.3(4), C.K.S., the Report must contain: (4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S. The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register. CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S. CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report.

The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2021, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2023) (Rule Review items in the next section below)

Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments
1 CCR 206-1 Rule 2	Licensing General Rules and Regulations	Revision	44-40-107 and 44-40-109(1)(a) and (2)	Add Licensee and Commission Bonus verbiage removed from Rules 5, 10 and 14 in CY 19 and update to reflect enhanced business processes.	LOT Stakeholders List	Ongoing		
1 CCR 206-1 Rule 1	General Rules, Regulations, and Definitions	Revision	44-40-101(5), 44-40- 109(1)(a) and (2), and 44-40-110	Update according to enhanced business processes.	LOT Stakeholders List	Ongoing		
1 CCR 206-1 Rule 4	Suspension, Revocation, or Non-Renewal of License	Revision	44-40-107 and C.R. S. 44-40-109	Review and update to reflect changes made to referenced rules and according to enhance business processes.	LOT Stakeholders List	Ongoing		
1 CCR 206-1 Rule 14.C	Multi-State Jackpot Game Mega Millions Game®	Revision	44-40-101, 44-40- 109 (1) (a) and (2), and 44-40-113 and 44-40-114	Update according to anticipated game changes, awaiting details from MUSL group.	LOT Stakeholders List	Ongoing		Still awaiting changes.
1 CCR 206-1 Rule 14.D	Multi-State Jackpot Game Mega Millions Megaplier®	Revision	44-40-101, 44-40- 109 (1) (a) and (2), and 44-40-113	Update according to anticipated game changes, awaiting details from MUSL group.	LOT Stakeholders List	Ongoing		Still awaiting changes.

Results of Mandatory Rules Efficiency Review

Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?		Did review result in repeal of entire CCR volume?		
August 2023	1 CCR 206-1 Rule 2	Licensing General Rules and Regulations		No	No	No		Continued discussion is planned.
Unplanned Ru	lemaking - Not Pa	rt of Regulate	ory Agenda or Mandatory Rules Review					
Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Litle (or	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)

1 CCR 206-1 Rule 10.A	In-State Jackpot Game Colorado Lotto	Revision	44-40-109 (1)(a) and (2), 44-40-113 and 44- 40-114	Update to reflect the changes made to the Colorado Lotto game, by the Colorado Lottery	LOT Stakeholders List	Adopted	8/1/2023	
1 CCR 206-1 Rule 10.G In- State Jackpot Game Colorado Lotto+ - Plus	In-State Jackpot Game Colorado Lotto+ - Plus	Revision	44-40-109(1)(a) and (2), 44-40-113, and 44- 40-114.	Update to reflect the changes made to the Colorado Lotto game, by the Colorado Lottery and to correct a grammatical error.	LOT Stakeholders List	Adopted	8/1/2023	
	LOT Stakeholders L	.ist:		ne (1) representative from PGCC (Problem Gaming ayers, two (2) representatives from CPW (Colorado				

The Colorado Department of Revenue (CDOR) submits the following 2022 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2023) (Rule Review items in the next section below)

Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders		Adoption Date (if applicable)	Comments
	Publicly Traded Corporations and Public Offerings of Securities		\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 503, C.R.S., 44-30-510, C.R.S., and 44-30-801, C.R.S.		Limited Gaming Licensees, Div. of Gaming Employees.	Other		Division SMEs determined that no changes were needed and we received no comments from stakeholders.
1 CCR 207-1 Rule 14	Gaming Tax	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 602, C.R.S., and 44-30-604, C.R. S., (1991)		Limited Gaming Licensees, Div. of Gaming Employees.	Other		Division SMEs determined that no changes were needed and we received no comments from stakeholders.
1 CCR 207-1 Rule 3	Applications, Investigations, and Licensure	Revision	\$44-30-102, C.R.S., 44-30-103, C. R.S., 44-30-201, C.R.S., 44-30- 203, C.R.S., 44-30-302, C.R.S., and part 5 of article 30 of title 44, C.R.S.		Limited Gaming Licensees, Div. of Gaming Employees.	Other		The Division's budgetary analysis determined that no changes to our licensing fees were necessary.
1 CCR 207-1 Rule 14	Gaming Tax	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 602, C.R.S., and 44-30-604, C.R. S., (1991)		Limited Gaming Licensees, Div. of Gaming Employees.	Other		The Gaming Commission determined that no changes to the gaming tax rates were necessary.

Results of Mandatory Rules Efficiency Review

Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional)			
August 2023	1 CCR 207-1 Rule 4.5	Publicly Traded Corporations and Public Offerings of Securities	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 503, C.R.S., 44-30-510, C.R.S., and 44-30-801, C.R.S.	No	No	No		Division SMEs determined that no changes were needed and we received no comments from stakeholders.			
September 2023	1 CCR 207-1 Rule 14	Gaming Tax	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 602, C.R.S., and 44-30-604, C.R. S., (1991)	No	No	No		Division SMEs determined that no changes were needed and we received no comments from stakeholders.			
Unplanned Rul	Unplanned Rulemaking - Not Part of Regulatory Agenda or Mandatory Rules Review										

The Colorado Department of Revenue (CDOR) submits the following 2022 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report.

The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)
1 CCR 207-1 Rule 28	Rules for Baccarat	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 816, C.R.S., and 44-30-818, C.R. S.	Amendments to add Regulations for a new game of Baccarat, Eternal Baccarat.	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons	Adopted	1/19/23	Effective 3/17/23
1 CCR 207-1 Rule 12	Gaming Equipment	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., and 44- 30-806, C.R.S.	Amendments to add Regulations that would allow for the use of cashless systems in Colorado casinos.	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons	Adopted	2/16/23	Effective 4/14/23
1 CCR 207-2 Rule 7	Requirements of Sports Betting Operators	Revision	\$44-30-102, C.R.S., 44-30-201, C. R.S., 44-30-202, C.R.S., 44-30- 203, C.R.S., 44-30-302, C.R.S., 44-30-503, C.R.S., 44-30-510, C. R.S., 44-30-528, C.R.S., 44-30- 833, C.R.S., 44-30-1501, C.R.S, and part 15 of article 30 of title 44, C.R.S.	Amendments to Sports Betting Regulation 7.6 Sports Betting System Requirements, paragraph (17) Exchange Wagers, in order to expand the definition and requirements of exchange wagering.	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons	Not Adopted		
1 CCR 207-2 Rule 3	Applications, Investigations, and Licensure	Revision	R.S.; 44-30-302, C.R.S.; 44-30-	Amendments regarding temporary closures of gaming retailers and sports betting operators for purposes of reconstruction (whether routine or due to a natural disaster).	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons	Adopted	5/18/23	Effective 7/15/23
1 CCR 207-1 Rule 3	Applications, Investigations, and Licensure	Revision	\$44-30-102, C.R.S., 44-30-103, C. R.S., 44-30-201, C.R.S., 44-30- 203, C.R.S., 44-30-302, C.R.S., and part 5 of article 30 of title 44, C.R.S.	Amendments to create Regulation 30-318.5 to outline requirements and procedures that would allow for temporary closures of gaming retailers and sports betting operators for purposes of reconstruction (whether routine or due to a natural disaster).	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons	Adopted	5/18/23	Effective 7/15/23
1 CCR 207-2 Rule 7	Requirements of Sports Betting Operators	Revision	\$44-30-102, C.R.S., 44-30-201, C. R.S., 44-30-202, C.R.S., 44-30- 203, C.R.S., 44-30-302, C.R.S., 44-30-503, C.R.S., 44-30-510, C. R.S., 44-30-528, C.R.S., 44-30- 833, C.R.S., 44-30-1501, C.R.S, and part 15 of article 30 of title 44, C.R.S.	Amendments to Sports Betting Regulation 7.6 Sports Betting System Requirements, paragraph (17) Exchange Wagers, in order to expand the definition and requirements of exchange wagering.	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons	Not Adopted		

The Colorado Department of Revenue (CDOR) submits the following 2022 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

1 CCR 207-1 Rule 10	Rules for Poker	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 816, C.R.S., and 44-30-818, C.R. S.	Amendments to Regulation 30-1099.44 WPT Heads Up Hold'em in order to allow for progressive wagering.	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons	Adopted	7/20/23	Effective 9/14/23
1 CCR 207-3	Rules of Fantasy Contest Operator Licensing and Registration	Revision	\$24-4-104, C.R.S., 24-4-105(11), C.R.S., 44-30-203, C.R.S., 44-30- 204,C.R.S., and part 16 of article 30 or title 44, C.R.S. The definitions in 44-30-103,C.R.S. and 44-30-1501, C.R.S.	Amendments to the Fantasy Contest Operator Rules to clarify the Division's regulatory oversight of the industry and bring them more in alignment with other Rules and Regulations the Division has established for other forms of gambling.	Div. of Gaming Employees, fantasy contest operators, fantasy contest patrons	Ongoing		
1 CCR 207-1 Rule 8	Rules for Blackjack	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 816, C.R.S., and 44-30-818, C.R. S.	Amendments to update rules of play for multiple games owned by SG Gaming, Inc. in order to change the name of the games owner to LNW Gaming, Inc.	Limited Gaming Licensees, Div. of Gaming Employees	Ongoing		
1 CCR 207-1 Rule 10	Rules for Poker		\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., 44-30- 816, C.R.S., and 44-30-818, C.R. S.	Amendments to update rules of play for multiple games owned by SG Gaming, Inc. in order to change the name of the games owner to LNW Gaming, Inc. We are also proposing rules of play for a new poker game, 3 Shot Poker with Regulation 30-1099.58.	Limited Gaming Licensees, Div. of Gaming Employees	Ongoing		
1 CCR 207-1 Rule 21	Rules for Blackjack-Poker Combination Games	Revision	\$44-30-201, C.R.S., 44-30-302, C. R.S., 44-30-816, C.R.S., and 44- 30-818, C.R.S.	Amendments to update rules of play for multiple games owned by SG Gaming, Inc., and Shuffle Master Gaming, Inc, in order to change the name of the games owner to LNW Gaming, Inc.	Limited Gaming Licensees, Div. of Gaming Employees	Ongoing		
1 CCR 207-1 Rule 22	Rules for Roulette	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., and 44- 30-818, C.R.S.	Amendments to update rules of play for multiple games owned by SG Gaming, Inc. in order to change the name of the games owner to LNW Gaming, Inc.	Limited Gaming Licensees, Div. of Gaming Employees	Ongoing		
I CCR 207-1 Rule 23	Rules for Craps	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., and 44- 30-818, C.R.S.	Amendments to update rules of play for multiple games owned by SG Gaming, Inc. in order to change the name of the games owner to LNW Gaming, Inc.	Limited Gaming Licensees, Div. of Gaming Employees	Ongoing		
1 CCR 207-1 Rule 26	Rules for Pai Gow Tiles	Revision	\$44-30-201, C.R.S., 44-30-203, C. R.S., 44-30-302, C.R.S., and 44- 30-818, C.R.S.	Amendments to update rules of play for multiple games owned by SG Gaming, Inc. in order to change the name of the games owner to LNW Gaming, Inc.	Limited Gaming Licensees, Div. of Gaming Employees	Ongoing		

The Colorado Department of Revenue (CDOR) submits the following 2022 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

P -	(-)	F 7	noer if 2022, are be marked as ongoing or in progress i				
1 CCR 207-1	Rules for Baccarat	Revision	\$44-30-201, C.R.S., 44-30-203, C.	Amendments to update rules of play for multiple	Limited Gaming Licensees,	Ongoing	
Rule 28			R.S., 44-30-302, C.R.S., and 44-	games owned by SG Gaming, Inc. in order to	Div. of Gaming Employees		
			30-818, C.R.S.	change the name of the games owner to Galaxy			
				Gaming, Inc.			

Colorado Racing Commission 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report.

The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2023) (Rule Review items in the next section below)

Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments			
1 CCR 208-1, Rule 9.316	To modify the formula used for distribution of owners and breeders award funds among the breed groups.	Revision	44-32-705(1), C.R.S.	Change the formula for breed groups	Owners and breeders associations, horsemen, track staff	Not Adopted	na				
Results of Manda	Results of Mandatory Rules Efficiency Review										
Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional)			
na											
Unplanned Ru	Unplanned Rulemaking - Not Part of Regulatory Agenda or Mandatory Rules Review										
Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)			
1 CCR 208-1 Rule 7.107	Breed association may require additional rests as a condition of eligibility	New	44-32-201(1) CRS 44-32-202(3)(f) CRS, 44-32-202(3)(g)CRS, 44-32- 202(3)(i)CRS, 44-32-501(1)(a)CRS, 44-32-501(2)(a)CRS, 44-32-503(1) (a)CRS, 44-32-507(1)(a) CRS	Additional testing for the welfare of the horse	Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023				
1 CCR 208-1 Rule 9.300	Eliminate inconsistencies and disagreements between rule and statutes that describe the source which the Fund accrues award money	Revision	44-32-201(1), 44-32-202(3)(f), 44- 32-202(3)(g), 44-32-202(3)(i), 44- 32-701(2)(b), 44-32-705(1), 44- 32-705(2)	Corrects any misstatements of law and clarified the language	Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023				

Colorado Racing Commission 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

The Report covers cutendu	Teur 2025 (CT25). Rules that with	be completed ujter Noven	nder 1, 2022, are de marked as ongoing or in progress.					
1 CCR 208-1 Rule 9.314	Clarify the distribution schedule for the fund	Revision	44-32-201(1), 44-32-202(3)(f), 44- 32-202(3)(g), 44-32-202(3)(i), 44- 32-701(2)(b), 44-32-705(1), 44-32- 705(2), 44-32-705(4)		Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023	
1 CCR 208-1 Rule 9.318	Simplify the rule, align the language and resolve inconsistencies in rule	Revision	44-32-201(1), 44-32-202(3)(f), 44- 32-202(3)(g), 44-32-202(3)(i), 44- 32-701(2)(b), 44-32-705(!), 44-32- 705(2)		Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023	
1 CCR 208-1 Rule 9.326	Division will ensure proceeds from unclaimed pari-mutuel tickets are made	Revision		Simplify the rule, align the language and correct use of improper term	Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023	
1 CCR 208-1 Rule 12.176	Prior to a purge ass	Revision	44-32-201(1), 44-32-202(3)(f), 44- 32-202(3)(g), 44-32-202(3)(i), 44- 32-501(3), 44-32-501(4)	······································	Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023	
1 CCR 208-1 Rule 12.180	Reference to printed outs books which no longer exist	Repeal	44-32-201(1), 44-32-202(3)(f), 44- 32-202(3)(g), 44-32-202(3)(i), 44- 32-501(3), 44-32-501(4)	Eliminate a rule that is obsolete and without regulate	Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023	
1 CCR 208-1 Rule 12.182	Determine what shall be displayed for Outs book information	Revision	44-32-201(1), 44-32-202(3)(f), 44- 32-202(3)(g), 44-32-202(3)(i), 44- 32-501(3), 44-32-501(4)	Clarify rule and eliminate conflict the existing language creates	Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023	
1 CCR 208-1 Rule 12.194	Unclaimed pari- mutuel ticket liability shall be kept i the tote system unless approved by Commission or the Division.	Revision	44-32-201(1), 44-32-202(3)(f), 44- 32-202(3)(g), 44-32-202(3)(i), 44- 32-501(1)(a), 44-32-501(2)(a)(l), 44-32-503(1)(a), 44-32-705(1)	Update the rule to reflect technological updates and to streamline operations	Owners and breeders associations, horsemen, track staff	Adopted	6/14/2023	

Executive Director of the Department of Revenue 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2024 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report.

The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2023, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2024) (Rule Review items in the next section below)

Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments		
1 CCR 210-1	Gambling Payment Intercept	Revision	44-33-101, et seq, C.R.S.	House Bill 2022-1412	Limited Gaming Licensees, Div. of Gaming Employees, gaming patrons, sports betting operators, internet sports betting operators, sports betting patrons, Div. of Racing employees, racing patrons	Ongoing				
Results of Man	Results of Mandatory Rules Efficiency Review									
Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional)		
Unplanned Rul	emaking - Not Pa	rt of Regulate	ory Agenda or Mandatory Rule	s Review						
Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)		

Hearings Division 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in \$2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Results of Activity Included in Last Regulatory Agenda (2023) (Rule Review items in the next section below)

			Ty Agenda (2023) (Rule Review	v items in the next section below)				
Rule Number (ex: 1 CCR 201- 1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments
1 CCR 211-2 Rule 7	Requirement of Written Hearing Request	New	This rule is promulgated pursuant to sections 24-4-103, 42-1-204, 42-2-122 (1)(a-g), 42-2-125, 42-2- 127.6, 42-2-304.5, 42-2-405.5, and 42-2-409, C.R.S.	The purpose of this rule is to clarify the procedure for requesting a driver's license hearing under Title 42 of the Colorado Revised Statutes.	Public; DOR DMV Section	Adopted	September 19, 2023	
1 CCR 211-2 Rule 8	Scheduling hearings by phone or other electronic means	New	Title 42	The purpose of this rule is to increase efficiency by utilizing available technology	Public; DOR DMV Section	Adopted	September 19, 2023	
1 CCR 211-2 Rule 9	Rescheduling hearing rule	New	Title 42	The purpose of this rule is to clarify the procedure for rescheduling or continuing hearings.	Public; DOR DMV Section	Adopted	September 19, 2023	
1 CCR 211-1 Rule 1	Scope of Rules	New	24-2-105 and 24-35-103	The purpose of this rule is to explain the scope of the rules under 211-1	Public, defense bar, other DOR Divisions (AID, MED, LED, Tax, Titles and Registration)	Ongoing		This rule has been turned over to the Executive Director for Adoption.
1 CCR 211-1 Rule 2	Definitions	Revision	24-2-105 and 24-35-103	The purpose of this rule is to define terms of art relevant to all the rules in 211-1	Public, defense bar, other DOR Divisions (AID, MED, LED, Tax, Titles and Registration)	Ongoing		This rule has been turned over to the Executive Director for Adoption.
1 CCR 211-1 Rule 3	Hearing Officer Authority	Revision	24-2-105 and 24-35-103	The purpose of this rule is to define the hearing process and procedures applicable in Administrative Cases before the Hearings Division of the DOR	Public, defense bar, other DOR Divisions (AID, MED, LED, Tax, Titles and Registration)	Ongoing		This rule has been turned over to the Executive Director for Adoption.
1 CCR 211-1 Rule 4	Determination of Motions	New	24-2-105 and 24-35-103	The purpose of this rule is to define the determination of motions procedures applicable in Administrative cases before the Hearings Division of the DOR	Public, defense bar, other DOR Divisions (AID, MED, LED, Tax, Titles and Registration)	Ongoing		This rule has been turned over to the Executive Director for Adoption.
1 CCR 211-1 Rule 5	Evidence	Revision	24-2-105 and 24-35-103	The purpose of this rule is to define the Evidence procedures applicable in Administrative hearings before the Hearings Division of the DOR	Public, defense bar, other DOR Divisions (AID, MED, LED, Tax, Titles and Registration)	Ongoing		This rule has been turned over to the Executive Director for Adoption.

Hearings Division 2023 Regulatory Agenda Report

The Colorado Department of Revenue (CDOR) submits the following 2023 Departmental Regulatory Agenda Report (Report) in fulfillment of the statutory requirements set forth in §2-7-202(6), 2-7-203, and 24-4-103.3(4), C.R.S. Pursuant to state law, annually on November 1 executive-branch agencies must file the Report in order to provide results of the past year's rulemaking activity. Pursuant to \$2-7-202(6), C.R.S., the Report must contain:

(f) Commencing with departmental regulatory agendas submitted on and after November 1, 2013, a list and brief summary of all permanent and temporary rules actually adopted since the previous departmental regulatory agenda was filed.

Pursuant to §24-4-103.3(4), C.R.S., the Report must contain:

(4) Each principal department shall include a report on the results of its mandatory review of rules as part of its departmental regulatory agenda that it submits to the staff of the legislative council for distribution to the applicable committee of reference of the general assembly as outlined in section 2-7-203, C.R.S.

The Agenda is to be filed with Legislative Council Staff for distribution to committee(s) of reference, posted on CDOR's website, and submitted to the State Library, the Colorado Department of Regulatory Agencies, and the Secretary of State for publication in the Colorado Register.

CDOR must also present its Report as part of its "SMART Act" presentation pursuant to \$2-7-203(2)(a), C.R.S.

CDOR works with several boards and commissions that promulgate rules; for ease of use for the consumer, those rules are included in CDOR's Report. The Report covers Calendar Year 2023 (CY23). Rules that will be completed after November 1, 2022, are be marked as "ongoing" or "in progress".

Conduct and Decorum	Revision		and decorum procedures applicable in Administrative hearings before the Hearings	, , , ,	Ongoing		This rule has been turned over to the Executive Director for Adoption.
Special Rules pertaining to Taxation Hearings	New		procedure, structure, and requirements in		Ongoing		This rule has been turned over to the Executive Director for Adoption.
datory Rules Effi	ciency Review	v					
Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?			Comments (optional)
	Decorum Special Rules pertaining to Taxation Hearings datory Rules Effi Rule Number (ex: 1 CCR 201-1,	Decorum Special Rules pertaining to Taxation Hearings Means Efficiency Review Rule Number (ex: 1 CCR 201-1, Rule Title (or Brief	Decorum Special Rules Special Rules New pertaining to 29-2-106.1; 39-21-103; 39-21-104; Taxation Hearings New adatory Rules Efficiency Review Rule Number Rule Title (or Brief Statutory or other basis for adoption of rule	Decorumand decorum procedures applicable in Administrative hearings before the Hearings Division of the DORSpecial Rules pertaining to Taxation HearingsNew29-2-106.1; 39-21-103; 39-21-104; 39-21-108; and 39-21-112(1)The purpose of this rule is to describe the unique procedure, structure, and requirements in Taxation cases before the Hearings Division of the DORIndatory Rules Efficiency ReviewRule Title (or BriefStatutory or other basis for adoption of ruleDid review result in revisions to regulation?	Decorumand decorum procedures applicable in Administrative hearings before the Hearings Division of the DORDOR Divisions (AID, MED, LED, Tax, Titles and Registration)Special Rules pertaining to Taxation HearingsNew29-2-106.1; 39-21-103; 39-21-104; 39-21-108; and 39-21-112(1)The purpose of this rule is to describe the unique procedure, structure, and requirements in Taxation cases before the Hearings Division of the DORPublic, defense bar, Taxdatory Rules Efficiency ReviewRule Title (or Brief Description)Statutory or other basis for adoption of ruleDid review result in revisions to regulation?Did review result in regulation? If so, how	Decorumand decorum procedures applicable in Administrative hearings before the Hearings Division of the DORDOR Divisions (AID, MED, LED, Tax, Titles and Registration)Special Rules pertaining to Taxation HearingsNew29-2-106.1; 39-21-103; 39-21-104; 39-21-108; and 39-21-112(1)The purpose of this rule is to describe the unique procedure, structure, and requirements in Taxation cases before the Hearings Division of the DORPublic, defense bar, TaxOngoingdatory Rules Efficiency ReviewRule Title (or Brief Did review result in certain of ruleStatutory or other basis for adoption of ruleDid review result in revisions to regulation?Did review result in regulation? If so, how regulation? If so, howDid review result in regulation? If so, how	Decorum and decorum procedures applicable in Administrative hearings before the Hearings Division of the DOR DOR Divisions (AID, MED, LED, Tax, Titles and Registration) Special Rules pertaining to Taxation Hearings New 29-2-106.1; 39-21-103; 39-21-104; 39-21-108; and 39-21-112(1) The purpose of this rule is to describe the unique procedure, structure, and requirements in Taxation cases before the Hearings Division of the DOR Public, defense bar, Tax Ongoing Indatory Rules Efficiency Review Rule Title (or Brief Description) Statutory or other basis for adoption of rule Did review result in revisions to regulation? Did review result in regulation? If so, how Did review result in regulation? If so, how

Unplanned Rulemaking - Not Part of Regulatory Agenda or Mandatory Rules Review

Rule Number (ex: 1 CCR 201-		New rule,	Statutory or other basis for	Purpose	Stakeholders	Status	Adoption Date	Comments (optional)
1, Rule #101)	Brief Description)	repeal?	adoption of rule	· • • • • • • • • • • • • • • • • • • •			(if applicable)	

Results of Activity Inc	luded in Last Re	gulatory Ager	ida(2023) (Rule Review items i	in the next section below)				
Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose (For the change, ex: legislation)	Stakeholders	Status	Adoption Date (if applicable)	Comments
CCR 212-3 Rule 2-205	Fees	Revision	44-10-103, 44-10-202(1)(b), 44- 10-202(1)(c), 44-10-202(1)(e), 44- 10-203(1)(k), 44-10-203(1)(i), 44- 10-203(2)(b), 44-10-203(2)(h), 44- 10-203(2)(q), 44-10-203(2)(w), 44-10-203(2)(dd)(XII), 44-10-303 (2)(b), 44-10-310(7), 44-10-313, 44-10-401, 44-10-801, 44-10-802, 44-10-803, 44-10-1201, 44-10- 1202, C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a) (II).	Revision	MED Stakeholder list	Ongoing	July 1, 2023	
CCR 212-3 Rule 3-1100 eries	Accelerator Program Operations	Revision	44-10-202(1)(c), 44-10- 203(2) (aa), 44-10-310(2), and 44-10-311 (2), C.R.S.	Review	MED Stakeholder list	Ongoing	January 8, 2024	
CCR 212-3, Rule 3-315	Independent Health and Safety Audit	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(1)(g), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(2)(i), and 44-10-1001 (2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a) (VII)	Review	MED Stakeholder List	Ongoing	January 8, 2024	
MED Stakehol	der List:			ees, Division listserv subscribers, local licensing a of Public Health and Environment, and the genera		ent, healthcare provid	ers, researchers, public sa	afety advocates, Colorado
esults of Mandatory Rule	s Efficiency Review							
Schedule (month & year reviewed)	Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	Statutory or other basis for adoption of rule	Did review result in revisions to regulation?	Did review result in repeal of any part of the regulation? If so, how many rules?	Did review result in repeal of entire CCR volume?	Adoption date (if applicable, if not put N/A and describe in the comments)	Comments (optional

				-				
August 2023	1 CCR 212-3, Rule 4-110	Regulated Marijuana Testing Program: Mandatory Testing	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603	Yes	No	No	January 8, 2024	
August 2023	1 CCR 212-3, Rule 4-120	Regulated Marijuana Testing Program: Contaminant Testing	(6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. 44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44-	Yes	No	No	January 8, 2024	
August 2023	1 CCR 212-3, Rule 4-121	Marijuana Testing	10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. 44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d),	Yes	No	No	January 8, 2024	
- 2022		Program: Wet Whole Plant Contaminant Testing	44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.					
August 2023	1 CCR 212-3, Rule 4-125	Marijuana Testing Program: Potency Testing	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.	Yes	No	No	January 8, 2024	
Unplanned Rulemaking -	-		ndatory Rules Review					
Rule Number (ex: 1 CCR 201-1, Rule #101)	Rule Title (or Brief Description)	New rule, revision, or repeal?	Statutory or other basis for adoption of rule	Purpose	Stakeholders	Status	Adoption Date (if applicable)	Comments (optional)

1 CCR 212-3 Rule 1-115	Definitions	Revision	44-10-202(1)(c), 44-10-202(1)(j),	Added the following definitions:	MED Stakeholder List	Adopted	January 8, 2023
			and 44-10-103, C.R.S.	"Genetic Material", "Hemp", "Hemp Product", "Intoxicating Cannabinoid", "Microbial Control Step", "Notice of Destruction", "Notice of Embargo", "Safe Harbor Hemp Product", "Sample Plan", "Semi-synthetic Cannabinoid", "Social Equity Business", and "Synthetic Cannabinoid".			
				Clarified the following definitions: "Adverse Health Event" to include an "unexpected" health condition. "Decontamination" to indicate "following a failed test". "Employee License" to remove references to Key Licenses and Support Licenses. "Remediation" to indicate "following a failed test". Removed the following definitions:			
				"Industrial Hemp" and "Industrial Hemp Product"			
1 CCR 212-3 Rule 2-206	Social Equity Fees		44-10-103, 44-10-202(1)(b), 44- 10-202(1)(c), 44-10-202(1)(e), 44- 10-203(1)(k), 44-10-203(1)(i), 44- 10-203(2)(b), 44-10-203(2)(h), 44- 10-203(2)(q), 44-10-203(2)(w), 44-10-203(2)(dd)(XII), 44-10-303 (2)(b), 44-10-308(5); 44-10-310 (7), 44-10-313, 44-10-401, 44-10- 801, 44-10-802, 44-10-803, 44-10- 1201, 44-10-1202, C.R.S		MED Stakeholder List	Adopted	July 1, 2023
1 CCR 212-3 Rule 2-220 (B)(2)(b)	Initial Application Requirements for Regulated Marijuana Businesses	Revision	44-10-202(1)(c), 44-10-202(1)(e), 44-10-203(1)(c), 44-10-203(1)(j), 44-10-203(1)(k), 44-10-203(2)(a), 44-10-203(2)(w), 44-10-203(2) (ee), 44-10-203(7), 44-10-301, 44- 10-305, 44-10-307, 44-10-308, 44- 10-309, 44-10-310, 44-10-311, 44- 10- 312, 44-10-313, and 44-10- 316, C.R.S.	Rule was changed to implement SB 23-199 - State license may be renewed if local approval has not been obtained within one year with good cause.	MED Stakeholder List	Adopted	August 8, 2023
1 CCR 212-3 Rule 2-220 (C)(3)(a)	Initial Application Requirements for Regulated Marijuana Businesses	Revision	44-10-202(1)(c), 44-10-202(1)(e), 44-10-203(1)(c), 44-10-203(1)(j), 44-10-203(1)(k), 44-10-203(2)(a), 44-10-203(2)(w), 44-10-203(2) (ee), 44-10-203(7), 44-10-301, 44- 10-305, 44-10-307, 44-10-308, 44- 10-309, 44-10-310, 44-10-311, 44- 10- 312, 44-10-313, and 44-10- 316, C.R.S.	Language in the rule was updated to provide clarification of the rule.	MED Stakeholder List	Adopted	August 8, 2023

	1	1					
1 CCR 212-3 Rule 2-225 (A)	Renewal Application Requirements for All Licenses	Revision	44-10-202(1)(c), 44-10-202(1)(e), 44-10-203(1)(c), 44-10-203(2)(a), 44-10-203(2)(c), 44-10-203(2)(w), 44-10-203(2)(ee), 44-10-203(7), 44-10-305(2)(b)(i)(C), 44-10-307, 44-10-308, 44-10-309, 44-10-313, 44-10-314, and 44-10-316, C.R.S.	Adds clarity by including a period not to exceed.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 2-225 (G)(2)(a)	Renewal Application Requirements for All Licenses	Revision	44-10-202(1)(c), 44-10-202(1)(e), 44-10-203(1)(c), 44-10-203(2)(a), 44-10-203(2)(c), 44-10-203(2)(w), 44-10-203(2)(ee), 44-10-203(7), 44-10-305(2)(b)(i)(C), 44-10-307, 44-10-308, 44-10-309, 44-10-313, 44-10-314, and 44-10-316, C.R.S.	Rule was changed to implement SB 23-199 - State license may be renewed if local approval has not been obtained within one year with good cause.	MED Stakeholder List	Adopted	August 8, 2023
1 CCR 212-3 Rule 2-235 (A)(2)	Suitability	Revision	44-10-202(1)(e), 44-10-203(2)(c), 44-10-203(2)(ee), 44-10-309, 44- 10-310, and 44-10-312(4), C.R.S.	Changes Entity to Regulated Marijuana Business for clarity.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 2-235 (H)	Suitability	Revision	44-10-202(1)(e), 44-10-203(2)(c), 44-10-203(2)(ee), 44-10-309, 44- 10-310, and 44-10-312(4), C.R.S.	Adds clarity by including upon approval and issuance of an Owner License, a finding of suitability is no longer valid.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 2-245 (D)(2)	Change of Controlling Beneficial Owner Application or Notification	Revision	44-10-202(1)(e), 44-10-203(1)(d), 44-10-203(1)(k), 44-10-203(2)(ee) (l)(A) and (E), 44-10-203(7), 44- 10-308(3)(b), 44-10-309, 44-10- 310, 44-10-311, 44-10-312, 44-10- 505(1)(a), and 44-10-605(1)(a), C. R.S.	Added three days to the established thirty day timeline to allow for time to complete processing of applications.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 2-275 (A)(2)	Temporary Appointee Registrations for Court Appointees	Revision	44-10-202(1)(b)-(c), 44-10-203(1) (k), 44-10-203(2)(q), 44-10-203(2) (t), 11-10-310, 44-10-401(3)(a)- (d), C.R.S.	Added clarity to the rule by including change of ownership.	MED Stakeholder List	Ongoing	January 8, 2023
I CCR 212-3 Rule 3-110 C)	Regulated Marijuana Businesses: General Restrictions	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-401(2), 44-10-701(1)(a), 44- 10-701(3)(d), and 44-10-701(3)(f), C.R.S.	Revised to prohibit Natural Medicine.	MED Stakeholder List	Ongoing	January 8, 2023
I CCR 212-3 Rule 3-110 D)	Regulated Marijuana Businesses: General Restrictions	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-401(2), 44-10-701(1)(a), 44- 10-701(3)(d), and 44-10-701(3)(f), C.R.S.	Revised to add Safe Harbor Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-225 (B)(4)	Video Surveillance	Revision	44-10-203(2)(h), 44-10-203(1)(k), 44-10-203(2)(e), 44-10-313(14), and 44-10-1001, C.R.S.	Revised rule to shorten time requirement for battery backup.	MED Stakeholder List	Ongoing	January 8, 2023

	or centent D		2023 Regulatory Agen					
1 CCR 212-3 Rule 3-225 (E)	Video Surveillance	Revision	44-10-203(2)(h), 44-10-203(1)(k), 44-10-203(2)(e), 44-10-313(14), and 44-10-1001, C.R.S.	Revised rule to shorten time requirement for all surveillance records.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-305	Local Safety Inspections	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(3)(f), and 44-10-1001 (2), C.R.S.	Changed rule to inspect for compliance with local health and safety regulations for clarity.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-320	Contaminated Product	Revision	44-10-202(1)(c),44-10-203(1)(k), 44-10-203(2)(e), and 29-2-114(8) (a), C.R.S.	Added approved Decontamination and Microbial Control Step Methods.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-325 (A)	Prohibited Chemicals	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(2)(dd) (X), and 44-10-203(3)(c), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Added Medical Marijuana Products Manufacturer, Retail Marijuana Products Manufacturer and Accelerator Manufacturer licenses to the rule.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-325 (B)	Prohibited Chemicals	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(2)(dd) (X), and 44-10-203(3)(c), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Clarified the production of a Regulated Marijuana and added Regulated Marijuana Product or Industrial Hemp Product to the rule.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-330 (D)(1)(b)	Cultivation of Regulated Marijuana: Specific Health and Safety Requirements	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(2)(i), 44-10-203(3)(c), 44-10-203(3)(e), and 44-10-1001, C.R.S.	Added Microbial Control Steps processes and documentation requirements.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-330 (D)(1)(e)	Cultivation of Regulated Marijuana: Specific Health and Safety Requirements	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(2)(i), 44-10-203(3)(c), 44-10-203(3)(e), and 44-10-1001, C.R.S.	Added RTA for microbial contaminant testing requirements.	MED Stakeholder List	Ongoing	July 1, 2024	Effective date in the rules, July 1, 2024.
1 CCR 212-3 Rule 3-330 (D)(5)(h)	Cultivation of Regulated Marijuana: Specific Health and Safety Requirements	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(2)(i), 44-10-203(3)(c), 44-10-203(3)(e), and 44-10-1001, C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	

Marijuana Enf	orcement D	ivision 2	023 Regulatory Agen	da Report				
1 CCR 212-3 Rule 3-335 (G.5)	Production of Regulated Marijuana Concentrate and Regulated Marijuana Products: Specific Health and Safety Requirements	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(2)(i), 44-10-202(2)(y), 44-10-203(3)(b), 44-10-203(3)(c), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-203(3)(g), and 44-10-1001, C.R.S.	Implements SB 23-271 with an initial allowance to help promote research into appropriate processes for semi-synthetic and synthetic cannabinoid production.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-336 (D)(4)(d)(i)(D)	Recall of Regulated Marijuana	Revision	44-10-202(1)(b)-(c), 44-10-203(1) (k), 44-10-203(2)(d)(l)-(VI), 44-10- 203(2)(m), 44-10-401(2)(a)(III), 44-10-503, and 44-10-901(1), C.R. S.	Replaced estimated time frame with approximate time required to complete the recall.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-605 (G)(3)	Transport and Storage	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(h), 44-10-203(2)(n), 44-10-203(3)(c), 44-10-313(5)(b), 44-10-505, and 44-10-605 C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-605 (I)(2)(b)	Transport and Storage	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(h), 44-10-203(2)(n), 44-10-203(3)(c), 44-10-313(5)(b), 44-10-505, and 44-10-605 C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-610 (E)(1)	Off-Premises Storage of Regulated Marijuana: All Regulated Marijuana Businesses	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(h), 44-10-203(2)(n), 44-10-313(14), 44-10-505(2), 44-10-605(2), and 44-10-1001(2), C.R.S.	Added Accelerator Store to the rule.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-615 (A)(5)(b)	Regulated Marijuana Delivery Permits	Revision	44-10-202(1), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(h), 44- 10-203(2)(n), 44-10-203(2)(dd), C. R.S.	Clarified rule by including a period not to exceed.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-615 (E)(6)	Regulated Marijuana Delivery Permits	Revision	44-10-202(1), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(h), 44- 10-203(2)(n), 44-10-203(2)(dd), C. R.S.	Revised rule to shorten time requirement for all surveillance records.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-705	Advertising General Requirements	Revision	44-10-202(1)(c), 44-10-203(3)(a), and 44-10-701(3)(c), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VIII).	Clarified rule to add Health or Physical Benefit Claims Prohibited.	MED Stakeholder List	Ongoing	January 8, 2023	

	1						1
I CCR 212-3 Rule 3-805 Basis and Purpose	Inventory Tracking Requirements	Revision	10-203(1)(c), 44-10-203(1)(k), 44-	Clarified rule to allow for the reevaluating the benefits of and alternatives to certain aspects of the current Inventory Tracking System such as RFID technology requirements.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-805 (D)	Regulated Marijuana Businesses: Inventory Tracking System	Revision	44-10-201(1), 44-10-202(1)(a), 44- 10-203(1)(c), 44-10-203(1)(k), 44- 10-203(2)(h), 44-10-501(1)(b), 44- 10-502(2), 44-10-503(1)(b), 44- 10-505(3), 44-10-601(1)(d), 44-10- 602(3), 44-10-603(1)(b), 44-10- 605(3), and 44-10-610(3)(a), C.R. S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-805 (G)	Regulated Marijuana Businesses: Inventory Tracking System	Revision	44-10-201(1), 44-10-202(1)(a), 44- 10-203(1)(c), 44-10-203(1)(k), 44- 10-203(2)(h), 44-10-501(1)(b), 44- 10-502(2), 44-10-503(1)(b), 44- 10-505(3), 44-10-601(1)(d), 44-10- 602(3), 44-10-603(1)(b), 44-10- 605(3), and 44-10-610(3)(a), C.R. S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-810 (A)	Minimum Tracking Requirements	Revision	44-10-201, 44-10-202(1)(a), 44- 10-202(1)(c), 44-10-203(2)(n), 44- 10-501(1)(b), 44-10-502(2), 44-10- 503(1)(b), 44-10-505(3), 44-10- 601(1)(d), 44-10-601(4), 44-10- 602(1), 44-10-602(6)(f), 44-10-603 (1)(b), and 44-10-605(3), C.R.S.		MED Stakeholder List	Ongoing	January 8, 2023
I CCR 212-3 Rule 3-810 C)	Minimum Tracking Requirements	Revision	44-10-201, 44-10-202(1)(a), 44- 10-202(1)(c), 44-10-203(2)(n), 44- 10-501(1)(b), 44-10-502(2), 44-10- 503(1)(b), 44-10-505(3), 44-10- 601(1)(d), 44-10-601(4), 44-10- 602(1), 44-10-602(6)(f), 44-10-603 (1)(b), and 44-10-605(3), C.R.S.		MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-825 (C)(2)	Medical Marijuana Testing Facilities and Retail Marijuana Testing Facilities Specific Tracking Requirements	Revision	44-10-202(1)(a), 44-10- 203(2)(d) (l), 44-10-504, and 44-10-604, C. R.S.	Clarified rule by adding Increments to Sample.	MED Stakeholder List	Ongoing	January 8, 2023

marijuana Ent	orcement D	IVISION A	2023 Regulatory Agen	da keport			
1 CCR 212-3 Rule 3-825 (C)(3)	Medical Marijuana Testing Facilities and Retail Marijuana Testing Facilities Specific Tracking Requirements	Revision	44-10-202(1)(a), 44-10- 203(2)(d) (I), 44-10-504, and 44-10-604, C. R.S.	Added Transfers of Genetic Material to a Regulated Marijuana Cultivation Facility requirements to be entered into the Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-905 (A)(2)	Business Records Required	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-301, and 44-10-1001(1), C.R.S.	Revised rule to shorten time requirement for Business Records required.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-905 (B)(7)	Business Records Required	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-301, and 44-10-1001(1), C.R.S.	Adds reference to statute for clarity.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-905 (B)(16)	Business Records Required	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-301, and 44-10-1001(1), C.R.S.	Revised rule to include Training Documentation and requirements to Business Records required.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-905 (B)(29)	Business Records Required	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-301, and 44-10-1001(1), C.R.S.	Revised rule to include use-by date and cross reference for clarity.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-905 (B)(33)	Business Records Required	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-301, and 44-10-1001(1), C.R.S.	Added Source Genetic Material Records requirements.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-920 (D)	Regulated Marijuana Business Reporting Requirements	Revision	44-10-201(4), 44-10-204(1)(a), 44- 10-202(1)(c), 44-10-202(1)(a), 44- 10-204(1)(a), 44-10-203(1)(k), 44- 10-313(12), and 44-10-701(2)(a), C.R.S.	Added the requirement to report a fire on the Licensed Premises.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 3-1005 (D)	Packaging and Labeling: Minimum Requirements Prior to Transfer to a Regulated Marijuana Business, except to a Regulated Marijuana Testing Facility	Revision	44-10-202(1)(a), 44-10-202(1)(c), 44-10-202(6), 44-10-203(2)(f), 44- 10-203(1)(k), 44-10-203(3)(a)-(b), 44-10-601(2)(a), 44-10-601(5), 44- 10-603(1)(d), 44-10-603(4)(a), and 44-10-603(8), C.R.S.	Added Genetic Material to Packaging and Labeling.	MED Stakeholder List	Ongoing	January 8, 2023

1 CCR 212-3 Rule 3-1005 (G)(1)	Packaging and Labeling: Minimum Requirements Prior to Transfer to a Regulated Marijuana Business, except to a Regulated Marijuana Testing Facility	Revision	44-10-202(1)(a), 44-10-202(1)(c), 44-10-202(6), 44-10-203(2)(f), 44- 10-203(1)(k), 44-10-203(3)(a)-(b), 44-10-601(2)(a), 44-10-601(5), 44- 10-603(1)(d), 44-10-603(4)(a), and 44-10-603(8), C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-1015 (E)	Additional Labeling Requirements Prior to Transfer to a Patient or Consumer	Revision	44-10-202(1)(a), 44-10-202(1)(c), 44-10-202(6), 44-10-203(2)(d)(IV) (A)-(C), 44-10-203(2)(f), 44-10- 203(2)(w), 44-10-203(1)(a), 44- 10- 601(2)(a), 44-10-603(4)(a), and 44-10-603(8), C.R.S.	Added Decontaminated Product labeling requirements to rule.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-1025	Packaging and Labeling: Minimum Requirements for Test Batch Transfers to a Regulated Marijuana Testing Facility	Revision	44-10-202(1)(a), 44-10-202(1)(c), 44-10-202(6), 44-10-203(2)(f), 44- 10-203(1)(k), 44-10-203(3)(a)-(b), C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-1025 (B)(1)	Packaging and Labeling: Minimum Requirements for Test Batch Transfers to a Regulated Marijuana Testing Facility	Revision	44-10-202(1)(a), 44-10-202(1)(c), 44-10-202(6), 44-10-203(2)(f), 44- 10-203(1)(k), 44-10-203(3)(a)-(b), C.R.S.	Clarified rule by adding Increments to Sample.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-1110 (C)(3)	Accelerator Shared Premises	Revision	44-10-202(1)(c), 44-10-203(2)(aa), 44-10-310(2), and 44-10-311(2), C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 3-1115 (C)(3)	Accelerator Shared Premises	Revision	44-10-202(1)(c), 44-10-203(2)(aa), 44-10-310(2), and 44-10-311(2), C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	

1 CCR 212-3 Rule 4-105	Regulated Marijuana Testing Program: Mandatory Testing	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44- 10-502(3), 44-10-503(8), 44-10- 504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Clarified rule from Sample to Test Batch.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-110 (A)	Regulated Marijuana Testing Program: Sampling Procedures	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(2)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.	Clarified rule from Sample to Test Batch.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-110 (C)	Regulated Marijuana Testing Program: Sampling Procedures	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.	Added requirement for Designated Test Batch Collectors in the Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-110 (F)	Regulated Marijuana Testing Program: Sampling Procedures	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.	Removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023

1 CCR 212-3 Rule 4-115 (B)(1)(b)	Regulated Marijuana Testing Program: Sampling and Testing Program	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.	Clarified rule by adding Increments to Sample.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-115 (D)	Regulated Marijuana Testing Program: Sampling and Testing Program	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.	Removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-115 (E)(2)	Regulated Marijuana Testing Program: Sampling and Testing Program	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S.	Clarified rule by adding Increments to Sample.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-120 (B)(1)(b)	Regulated Marijuana Testing Program: Contaminant Testing	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Added requirements for Reduced Testing Allowances for microbial contaminants.	MED Stakeholder List	Ongoing	January 8, 2023

1 CCR 212-3 Rule 4-120 (B)(4)	Regulated Marijuana Testing Program: Contaminant Testing	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Clarified rule from Sample to Test Batch.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-120 (B)(6)	Regulated Marijuana Testing Program: Contaminant Testing	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Added requirements for Reduced Testing Allowance Certification Fee.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-120 (C)(1)	Regulated Marijuana Testing Program: Contaminant Testing	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-503(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023

1 CCR 212-3 Rule 4-121 (D)	Regulated Marijuana Testing Program: Wet Whole Plant Contaminant Testing		44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(3)(e), 44-10-501(6), 44- 10-502(3), 44-10-503(8), 44-10- 504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-125 (F)(5)	Regulated Marijuana Testing Program: Potency Testing	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44-10-502(3), 44-10-503(8), 44- 10-504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 4-135 (B)	Regulated Marijuana Testing Program: Contaminated Product and Failed Test Results and Procedures	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44- 10-502(3), 44-10-503(8), 44-10- 504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Added Wet Whole Plant to the rule and clarified rule by adding Increments to Sample.	MED Stakeholder List	Ongoing	January 8, 2023

	Demulated	Denstat	44 40 202(4)(-) 44 40 202(4)(-)	Demonstratif a social state of the formation of the second state o		0	Lanuary 0, 0000	
1 CCR 212-3 Rule 4-135	Regulated Marijuana Testing Program: Contaminated Product and Failed Test Results and Procedures	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(g), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(3)(d), 44-10-203(3)(e), 44-10-501(6), 44- 10-502(3), 44-10-503(8), 44-10- 504(1)(b), 44-10-504(2), 44-10- 601(4), 44-10-602(4), 44-10-603 (6), 44-10-604(1)(b), and 44-10- 604(2), C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(VII).	Removed if possible from rule, now requires two new Test Batches after Decontamination.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 5-105	Medical Marijuana Store: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(d)(l)-(VI), 44-10-313 (7), 44-10-313(4), 44-10-313(14), 44-10-401(2)(a)(l), 44-10-501, and 44-10-505, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 5-105 (L)	Medical Marijuana Store: License Privileges	Revision		Aligns Medical Marijuana Store license privileges with revised Retail Marijuana Store and Accelerator Store license privileges as amended in HB 23-1279.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 5-200 Series	Medical Marijuana Cultivation Facility: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-401(2)(a)(II), and 44-10- 502, C.R.S.	Changes the title to Medical Marijuana Cultivation Facilities.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 5-205 (C)(3)	Medical Marijuana Cultivation Facility: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-401(2)(a)(II), 44-10-313, 44- 10-502, and 44-10-503, C.R.S.		MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 5-205	Medical Marijuana Cultivation Facility: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-401(2)(a)(II), 44-10-313, 44- 10-502, and 44-10-503, C.R.S.	Added a rule to allow the transfer of Immature Plants, Medical Marijuana Seeds and Genetic Material by a Medical Marijuana Cultivation Facility.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 5-215	Medical Marijuana Cultivation Facility: Testing	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(i), 44-10-203(2)(d)(l) -(VI), 44-10-502(3), and 44-10-401 (2)(a)(II), C.R.S.		MED Stakeholder List	Ongoing	January 8, 2023	

						-	
1 CCR 212-3 Rule 5-235 (A)(4)	Medical Marijuana Cultivation Facility: Ability to Change Designation of Regulated Marijuana	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-401(2)(a) (II), 44-10-502(9)(a)-(c), 44-10- 502(9.5), and 39-28.8-297, C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-300 Series	Medical Marijuana Products Manufacturers	Revision	44-10-202(1)(c), 44-10-203(1)(k), and 44-10-503, C.R.S.	Changes the title to Medical Marijuana Products Manufacturer Facilities.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-305	Medical Marijuana Products Manufacturers: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(d)(I)-(VI), 44-10-313 (14), and 44-10-503, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-335 (A)(4)	Medical Marijuana Products Manufacturer: Ability to Change Designation from Retail Marijuana Concentrate to Medical Marijuana Concentrate	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-401(2)(a)(III), and 44-10- 503, 44-10-503(12)(a)-(b), and 39- 28.8-297, C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-405	Medical Marijuana Testing Facilities: License Privileges	Revision	44-10-202(1)(c), 44-10-203(2)(h), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f)(II), 44-10-203(2) (f)(IV), 44-10-203(3)(d), 44-10- 203(3)(e), 44-10-313(8)(a), 44-10- 313(14), 44-10-401(2)(a)(IV), 44- 10-501(6), 44-10-502(3), 44-10- 503(8), 44-10-504(1), and 44-10- 504(2), C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-410	Medical Marijuana Testing Facilities: General Limitations or Prohibited Acts	Revision	44-10-202(1)(c), 44-10-203(2)(h), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f)(ll), 44-10-203(2) (f)(IV), 44-10-203(3)(d), 44-10- 203(3)(e), 44-10-313(8)(a), 44-10- 401(2)(a)(IV), 44-10-501(6), 44- 10-502(3), 44-10-503(8), 44-10- 504(1), and 44-10-504(2), 44-10- 701, and 35-61-105.5, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023

Marijuana Enfo	orcement D	ivision 2	023 Regulatory Agen	da Report			
1 CCR 212-3 Rule 5-415 (C)	Medical Marijuana Testing Facilities: Certification Requirements	Revision	44-10-202(1)(c), 44-10-203(2)(h), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f)(II), 44-10-203(2) (f)(IV), 44-10-203(3)(d), 44-10- 203(3)(e), 44-10-313(8)(a), 44-10- 401(2)(a)(IV), and 44-10-504, C.R. S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-420 (C)	Medical Marijuana Testing Facilities: Personnel	Revision	44-10-202(1)(c), 44-10-203(2)(h), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f)(II), 44-10-203(2) (f)(IV), 44-10-203(3)(d), 44-10- 203(3)(e), 44-10-313(8)(a), 44-10- 401(2)(a)(IV), and 44-10-504, C.R. S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-420 (F)	Medical Marijuana Testing Facilities: Personnel	Revision	44-10-202(1)(c), 44-10-203(2)(h), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f)(II), 44-10-203(2) (f)(IV), 44-10-203(3)(d), 44-10- 203(3)(e), 44-10-313(8)(a), 44-10- 401(2)(a)(IV), and 44-10-504, C.R. S.	Removed requirement to hold at least a bachelor's degree for Laboratory Testing Analyst.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-430	Medical Marijuana Testing Facilities: Analytical Processes	Revision	44-10-203(2)(d), 44-10- 401(2)(a) (IV), and 44-10-504, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-435 (G)	Medical Marijuana Testing Facilities: Proficiency Testing		44-10-203(2)(d), 44-10-401(2)(a) (IV), and 44-10-504, C.R.S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-445 Basis and Purpose	Medical Marijuana Testing Facilities: Chain of Custody	Revision	44-10-203(2)(d), 44-10-401(2)(a) (IV), and 44-10-504, C.R.S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 5-455	Notification of Medical Marijuana Business	Revision	44-10-202(1)(c), 44-10-203(2)(h), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-203(2)(f)(II), 44-10-203(2) (f)(IV), 44-10-203(3)(d), 44-10- 203(3)(e), 44-10-313(8)(a), 44-10- 401(2)(a)(IV), 44-10-501(6), 44- 10-502(3), 44-10-503(8), 44-10- 504(1), and 44-10-504(2), C.R.S.	Adds clarity by including Rule cross references	MED Stakeholder List	Ongoing	January 8, 2023

1 CCR 212-3 Rule 5-705	Marijuana	Revision	44-10-202(1)(c), 44-10-203(1)(c),	Added Production of Semi-Synthetic Cannabinoids	MED Stakoboldor List	Ongoing	January 8, 2023	
5.5)	Marijuana Research and Development Facilities: License Privileges	Revision	44-10-203(1)(j), 44-10-203(1)(k), 44-10-203(2)(s), 44-10-401(1)(a) (VII), and 44-10-507, C.R.S.	to the rule.	MED Stakeholder List	Ongoing		
CCR 212-3 Rule 5-725	Marijuana Research and Development Facility: Testing	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(1)(i), 44-10-203(2)(s), 44-10-401(1)(a) (VII), and 44-10-507, C.R.S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023	
CCR 212-3 Rule 6-105	Retail Marijuana Store: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(dd), 44-10-313(14), 44-10-401(2)(b)(l), 44-10-601, and 44-10-605, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Adopted	January 8, 2023	
I CCR 212-3 Rule 6-105 K)	Retail Marijuana Store: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(dd), 44-10-313(14), 44-10-401(2)(b)(l), 44-10-601, and 44-10-605, C.R.S.	Implementated HB 23-1279 allowing for Sales over the internet and online payments.	MED Stakeholder List	Adopted	August 8, 2023	
I CCR 212-3 Rule 6-110	Retail Marijuana Store: General Limitations or Prohibited Acts	Repeal	44-10-202(1)(c), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(4)(b), 44-10-203(1)(k), 44-10-203(4)(b), (l), 44-10-701(1)(a), 44-10-401(2)(b) (l), 44-10-701(1)(a), 44-10-701(3) (d) and (f), and 44-10-601, C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsections 16(3)(a), 16(5) (a)(V) and 16(5)(a)(VIII).	Repealed Sales over internet to align with HB 23- 1279.	MED Stakeholder List	Adopted	August 8, 2023	
1 CCR 212-3 Rule 6-205	Retail Marijuana Cultivation Facility: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(h), 44-10-203(2)(j), 44-10-203(2)(r), 44-10-203(3)(c), 44-10-313(14), 44- 10-401(2)(b)(ll), and 44-10- 602, C.R.S.	Implemented SB 23-271 allowing for a transfer to perform a Microbial Control Step and the allowance of the transfer of Immature Plants, Medical Marijuana Seeds and Genetic Material by a Retail Marijuana Cultivation Facility.	MED Stakeholder List	Ongoing	January 8, 2023	
I CCR 212-3 Rule 6-230	Retail Marijuana Cultivation Facility: Ability to Change Designation of Regulated Marijuana	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-401(2)(b) (II), 44-10-602(13)(a)-(c), 44-10- 602(13.5), and 39-28.8-299, C.R. S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	
CCR 212-3 Rule 6-305	Retail Marijuana Products manufacturer: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(2)(g), 44-10-203(2)(i), 44-10-203(2)(y), 44-10-307(1)(j), 44- 10-313(14), 44-10-401(2)(b) (III), and 44-10-603, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023	

4 CCD 040 0 5 1 4 455	B (11)	.					
1 CCR 212-3 Rule 6-405	Retail Marijuana Testing Facilities: License Privileges	Revision	10-203(1)(a), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(c), 44- 10- 203(2)(d), 44-10-203(2)(h), 44-10-203(2)(y), 44-10-203(3)(c), 44-10-203(3)(d), 44-10-313(8)(a), 44-10- 313(14), 44-10-401(2)(b) (IV), 44-10-604, 35-61-104, and 35-61-105.5, C.R.S.		MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 6-405 (H)	Retail Marijuana Testing Facilities: License Privileges	Revision		Implemented SB 23-271 allowing for the transfer of Immature Plants, Regulated Marijuana Seeds and Genetic Material by a Retail Marijuana Testing Facilities. In addition, added a rule regarding conflict of interest with Retail Marijuana Testing Facility.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 6-410	Retail Marijuana Testing Facilities: General Limitations or Prohibited Acts	Revision	44-10-202(1)(a), 44-10-202(1)(b), 44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(c), 44-10-203(2)(d), 44-10-202(4), 44-10-203(2)(h), 44-10-203(2)(y), 44-10-203(3)(c), 44-10-203(2)(d), 44-10-401(2)(b) (IV), 44- 10-604, 44-10-701, 35- 61-104, and 35-61-105.5, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 6-415	Retail Marijuana Testing Facilities: Certification Requirements	Revision	44-10-202(1)(a), 44-10-202(1)(b), 44-10-202(1)(c), 44-10-202(4), 44- 10-203(1)(a), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(c), 44- 10-203(2)(d), 44-10-203(2)(h), 44- 10-203(2)(y), 44-10-203(3)(c), 44- 10-203(3)(d), 44-10-401(2)(b)(IV), and 44-10-604, C.R.S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 6-420 (F)	Retail Marijuana Testing Facilities: Personnel	Revision	44-10-202(1)(a), 44-10-202(1)(b), 44-10-202(1)(c), 44-10-202(4), 44- 10-203(1)(c), 44-10-203(1)(k), 44- 10-203(2)(c), 44-10-203(2)(d), 44- 10- 203(3)(c), 44-10-203(3)(d), 44-10-401(2)(b)(IV), 44-10-604, C. R.S.	Removed requirement to hold at least a bachelor's degree for Laboratory Testing Analyst.	MED Stakeholder List	Ongoing	January 8, 2023

Marijuana Enf	orcement D	ivision 20	023 Regulatory Agen	da Report				
1 CCR 212-3 Rule 6-425 (A)(22)	Retail Marijuana Testing Facilities: Standard Operating Procedure Manual	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-202(4), 44- 10-401(2)(b)(IV), and 44-10-604, C.R.S.	Removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-430	Retail Marijuana Testing Facilities: Analytical Processes	Revision	44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(d), 44-10-202(4), 44- 10-401(2)(b)(IV), and 44-10-604, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-435	Retail Marijuana Testing Facilities: Proficiency Testing	Revision	44-10-202(4), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(d), 44- 10-401(2)(b)(IV), and 44-10-604, C.R.S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-440	Retail Marijuana Testing Facilities: Quality Assurance and Quality Control	Revision	44-10-202(4), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(d), 44- 10-401(2)(b)(IV), and 44-10-604, C.R.S.	Clarified rule by adding Increments to Sample.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-445 Basis and Purpose	Retail Marijuana Testing Facilities: Chain of Custody	Revision	44-10-202(4), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(d), 44- 10-401(2)(b)(IV), and 44-10-604, C.R.S.	Clarified Basis and Purpose from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-455	Notification of Retail Marijuana Business	Revision	44-10-202(4), 44-10-203(1)(c), 44- 10-203(1)(k), 44-10-203(2)(d), 44- 10-401(2)(b)(IV), and 44-10-604, C.R.S.	Adds clarity by including Rule cross references	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-705	Accelerator Cultivator: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(h), 44-10-203(2)(j), 44-10-203(2)(r), 44-10-203(2)(aa), 44-10-203(3)(c), 44-10-401(2)(b)(VII), 44-10-602, and 44-10-607 C.R.S.	Implemented SB 23-271 allowing for the transfer of and ability to obtain Immature Plants, Regulated Marijuana Seeds and Genetic Material by a Accelerator Cultivator and allowance to perform a Microbial Control Step.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-705 (E)	Accelerator Cultivator: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-203(2)(h), 44-10-203(2)(j), 44-10-203(2)(r), 44-10-203(2)(aa), 44-10-203(3)(c), 44- 10-401(2)(b)(VII), 44-10-602, and 44-10-607 C.R.S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-730	Accelerator Cultivator: Ability to Change Designation of Regulated Marijuana	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(k), 44-10-401(2)(b) (ll), 44-10-602(13)(a)-(c), 44-10- 602(13.5), 44-10-607, and 39- 28.8-301, C.R.S.	Replaced RFID with Inventory Tracking System.	MED Stakeholder List	Ongoing	January 8, 2023	

1 CCR 212-3 Rule 6-805	Accelerator Manufacturer: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(a), 44-10-203(2)(d), 44-10-203(2)(f), 44-10-203(2)(g), 44-10-203(2)(i), 44-10-203(2)(y), 44-10-203(2)(aa), 44- 10-307(1)(j), 44-10-401(2)(b) (VIII), 44-10-603 and 44-10-608, C.R.S.	Clarified rule from Sample to Test Batches and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-905 (H)	Licensed Hospitality Businesses: General Provisions	Revision	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Replaced supervised with reasonably monitored.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-905 (I)	Licensed Hospitality Businesses: General Provisions	Revision	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Added the Transfer to Consumption By Intoxicated Patrons Prohibited.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-905 (Q)	Licensed Hospitality Businesses: General Provisions	Revision	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Added a requirement to provide information on safe transportation in a Licensee's SOP.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-925 (B)	Retail Marijuana Hospitality and Sales Businesses: Additional License Privileges and Restrictions	Revision	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Added requirement that at least a portion of the Transferred Retail Marijuana would need to be consumed on site.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-925 (G)	Retail Marijuana Hospitality and Sales Businesses: Additional License Privileges and Restrictions	Revision	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Increased Quantity Limitations on Sales in a single day, added a rule for the allowance of multiple transfers on one transaction, and sales limits per consumer.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-925 (H)	Retail Marijuana Hospitality and Sales Businesses: Additional License Privileges and Restrictions	Revision	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Clarified rule to allow for the sales limitations and provisions for sharing Retail Marijuana.	MED Stakeholder List	Ongoing	January 8, 2023	
1 CCR 212-3 Rule 6-926	Retail Marijuana Hospitality and Sales Businesses: Spa Businesses	New	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Added a rule allowing for a Hospitality Business to operate a Regulated Marijuana Spa Business.	MED Stakeholder List	Ongoing	January 8, 2023	

Marijuana Enfo	orcement D	ivision Z	023 Regulatory Agen	da Report			
I CCR 212-3 Rule 6-930 B)	Retail Marijuana Hospitality and Sales Businesses: General Limitations and Prohibited Acts	Revision	44-10-202(1), 44-10-203(2)(ff), 44-10-305(2)(b), 44-10-609, and 44-10-610, C.R.S.	Removed the requirement for a consumer to consume in a Restricted Access Area and the requirement for an Application to operate as a Spa Business.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 6-1105	Accelerator Store: License Privileges	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(aa), 44-10-203(2) (dd), 44-10-401(2)(b)(l), 44-10- 601, 44-10-605, and 44-10-611, C. R.S.	Implementated HB 23-1279 allowing for Sales over the internet and online payments, clarified rule from Sample to Test Batches, and removed references to Industrial regarding Hemp Products.	MED Stakeholder List	Adopted	August 8, 2023
1 CCR 212-3 Rule 6-1110 (E)	Accelerator Store: General Limitations or Prohibited Acts	Revision	44-10-202(1)(c), 44-10-203(2)(g), 44-10-203(2)(h), 44-10-203(4)(b), 44-10-203(1)(k), 44-10-203(2) (aa), 44-10-401(2)(b)(l), 44-10- 601, 44- 10-611, 44-10-701(1)(a), and 44-10-701(3)(d) and (f), C.R. S. Authority also exists in the Colorado Constitution at Article XVIII, Subsections 16(3)(a), 16(5) (a)(V) and 16(5)(a)(VIII).	Repealed Sales over internet to align with HB 23-1279.	MED Stakeholder List	Adopted	August 8, 2023
1 CCR 212-3 Rule 8-110	Requirement for Inspections and Investigations, Searches, Administrative Holds, Voluntary Surrenders and Such Additional Activities as May Become Necessary from Time to Time	Revision	44-10-202(1)(c), 44-10-203(1)(c), 44-10-203(1)(f), 44-10-202(1)(g), 44-10-203(1)(k), and 44-10-902, C.R.S.	Implemented HB 23-1021 allowing for Embargo of Regulated Marijuana and a Notice of and requirements for an Administrative Hold.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 8-220	Administrative Hearings	Revision	44-10-202(1)(c), 44-10-202(1)(d), 44-10-203(1)(k), 44-10-203(2)(a), 44-10-203(2)(l), 44-10-204(1)(a), 44-10-701, 44-10-901, 24-4-104, and 24-4-105, C.R.S. Authority also exists in the Colorado Constitution at Article XVIII, Subsection 16(5)(a)(l).	Implemented HB 23-1021 allowing for a Notice of Destruction and rules to request a hearing.	MED Stakeholder List	Ongoing	January 8, 2023
1 CCR 212-3 Rule 8-235	Penalties	Revision	44-10-202(1)(c), 44-10-203(1)(k), 44-10-203(2)(l), 44-10-701, and 44-10-901(3)(b), C.R.S.	Clarified rule from Sample to Test Batches.	MED Stakeholder List	Ongoing	January 8, 2023