STATE OF COLORADO Department of State 1700 Broadway Suite 200 Denver, CO 80290



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Help Shape Colorado's Notary Program Rules

July 24, 2014

What is this about?

The Secretary of State is considering recodification of Colorado's Notary Program Rules (8 CCR 1505-11) in order to improve the administration and enforcement of and to answer questions arising under Colorado Notaries Public Act.¹ Colorado law permits agencies to informally solicit views from interested stakeholders concerning proposed draft rules before commencing the formal rulemaking process. We invite you to share your thoughts and recommendations as we develop a preliminary draft of proposed rules to regulate the Notary Program in Colorado.

Please see the attached working draft rules. The following highlights the primary aims of the proposed draft rules:

- Recodify the rules to improve organization and readability.
- Revise rules to be consistent with section 12-55-104(2), C.R.S., by:
 - Removing erroneous statutory citations and references to journals; and
 - Clarifying that the Secretary of State provides document authentication numbers to notaries for electronic notarizations.
- Amend rules to require vendors to report their students' names on a monthly basis.
- Harmonize enforcement provisions concerning vendors and course providers.
- Edit to repeal obsolete rules and to remove language duplicative of statute.
- Non-substantive revisions to simplify or clarify words and phrases and other technical revisions as is necessary for consistency with Department rulemaking format and style.

Why does the Secretary need my help?

This recodification is a big undertaking for the Department and we want to make sure we aren't missing anything. To this end, we are seeking input from notaries public, training vendors, course providers, and the general public. The Secretary values your feedback and we would very much like to hear your thoughts. We need your help to identify necessary revisions or additional guidance in order to propose a constructive and comprehensive draft rule for consideration during the formal rulemaking proceedings. Overall, your opinions and recommendations will help shape Colorado's Notary Program Rules.

¹ Article 16 of Title 6, C.R.S.

How do I submit my comments and what is the deadline?

You may email your written comments to <u>SoS.Rulemaking@sos.state.co.us</u>. To ensure consideration of your comments before the proposed draft is issued, we must receive your comments by 5:00 p.m. on July 31, 2014.

Will my comments become part of the official record for the anticipated rulemaking?

Yes, we will incorporate your comments into the official record when we commence with formal rulemaking. Our office will identify your comments as information received in anticipation of rulemaking to support the development of the proposed draft rule. Please note that you will have an additional opportunity to provide testimony and/or written comments regarding the proposed rule during the rulemaking proceeding.

To promote transparency and to help generate discussion, our office will post a copy of your comments on the Secretary of State's website. We appreciate privacy concerns and will redact personal contact information that may appear in your comments prior to posting (including your home address, personal email address, and telephone number). To view the comments that we receive, please visit: <u>http://www.sos.state.co.us/pubs/rule_making/notaryRuleComments.html</u>.

Working Draft of Proposed Rules

Office of the Colorado Secretary of State Notary Program Rules 8 CCR 1505-11

July 24, 2014

Disclaimer:

This is a proposed recodification of the Colorado Notary Program Rules. Current 8 CCR 1505-11, is stricken in its entirety and re-codified as follows. Some current rule language is retained either in full or as amended.

This is a working draft of the recodification. Please note that there may be technical errors, such as incorrect or missing citations. But we are involving you at this early stage because the Secretary values your feedback.

Please send your feedback by July 31, 2014. Please reference the specific page and line number in your comments. We will consider all comments submitted by this date for inclusion in the official rulemaking draft.

Font effect	Meaning
Sentence case	Retained/modified current rule language
SMALL CAPS	New language
Strikethrough	Deletions
[Italic blue font text]	Annotations

Please note the following formatting key:

1 [Current 8 CCR 1505-11 is stricken in its entirety and re-codified as follows:]

2 **Rule 1. Definitions**

3 [Current Rules 7.1 A, B, and D are amended and recodified as New Rules 1.1, 1.2, and 1.3.

4 Under Current Rule 1, sub rules 1, 2, and 3 are amended and recodified as New Rules 1.4, 1.5,

5 and 1.6; however, current Rule 4 is repealed. Current Rule 7.1.E is amended and recodified as

- 6 New Rule 1.7]
- 7 7.1.A. 1.1 "Approved Course of Instruction" "APPROVED COURSE OF INSTRUCTION" means
 8 a live classroom or webcast course that is approved by the secretary of state
 9 SECRETARY OF STATE.
- 107.1.B. 1.2"Approved Vendor""Approved VENDOR" means a vendor approved by11the secretary of stateSECRETARY OF STATE who provides an approved course of12instruction to notaries and prospective notaries for a fee.

17.1.D. 1.3"Course Provider"COURSE PROVIDER" means a corporation, company,
commercial enterprise, association, or educational institution AN ENTITY OTHER
THAN AN INDIVIDUAL that provides a course of instruction for its employees or
members, usually free of charge, by using a curriculum provided by the secretary
of state-USES THE SECRETARY OF STATE'S CURRICULUM, IN ADDITION TO ANY
ENTITY-SPECIFIC PRACTICES, TO PROVIDE NOTARY TRAINING TO ITS EMPLOYEES OR
MEMBERS FREE OF CHARGE.

- 8 1.1.4 "Document authentication number" "DAN" means a THE UNIQUE DOCUMENT
 9 AUTHENTICATION number issued by the Secretary of State-that includes the Secretary of
 10 State's accounting system validation number issued to each notary upon commissioning
 11 and a randomly generated number that when used together may constitute the notary's
 12 electronic signature and identify both the individual notary and the document to which
 13 the document authentication number has been affixed AND REQUIRED BY SECTIONS 12-55 14 106.5, 12-55-111(4), AND 12-55-112(4.5), C.R.S., FOR ELECTRONIC NOTARIZATIONS.
- 15 2.1.5 "Electronic notarization" means the performance of a notarial act that involves
 16 NOTARIZING electronic records and includes the notary's electronic signature.
- 3.1.6 "Electronic notarization software" means any software, coding, disk, card, certificate, or
 program that may be employed to create and affix CREATES AND AFFIXES the notary's
 electronic signature.
- 4. "Notary's electronic signature" means the document authentication number(s) issued by
 the Secretary of State when accompanied by the information required in 12-55-106.5(1)
 or an electronic signature approved pursuant to Rule 2.
- 7.1.E-1.7 "New Applicant" "NEW APPLICANT" means a person who has never before been a commissioned SEEKING A COMMISSION AS A COLORADO notary in Colorado FOR THE
 FIRST TIME or a formerly commissioned notary in Colorado whose commission has BEEN expired by 31 days or more FOR MORE THAN 30 DAYS.
- 27 [Current Rule 2 is amended and recodified as New Rule 2.2]
- 28 *New Rule 2:*
- 29 **Rule 2. Notary Commissions**
- 30 2.1 FILING AND TRAINING REQUIREMENTS
- 312.1.1All notary filings must be submitted via the Secretary of State's32Electronic filing system.
- 33 [Current Rules 7.2.1.A and 7.2.1.C are amended and recodified as New Rule 2.1.2.]
- 347.2.1 A.New Applicants. Every new applicant for a notary commission shall35complete an approved course of instruction within six (6) months preceding his

1 2	application, and pass an examination administered by the secretary of state prior to submitting an application for appointment.
3	7.2.1 C. Notary Misconduct. If the secretary of state determines upon a full
4	investigation that a notary public has committed misconduct, the secretary of state
5	may require the notary public to successfully complete an approved course of
6	instruction and pass an examination administered by the secretary of state as
7	remediation for the disposition of the case. Misconduct within the meaning of
8	these rules shall be considered actions by the notary that require a letter of
9 10	admonition or commission suspension while holding the office of notary public. A notary who is admonished and is required to complete an approved course of
10	instruction and pass an examination administered by the secretary of state may
12	appeal this determination as provided in article 4 of title 24, C.R.S.
12	appear and determination as provided in article 1 of the 21, e.i.d.
13	[The last sentence of current Rule 7.2.1.C is amended and recodified as part of
14	New Rule 2.1.2. The rest of Current Rule 7.2.1.C is repealed.]
15 16 17 18 19	2.1.2 DURING THE SIX MONTHS BEFORE APPLYING FOR A COMMISSION, A NEW APPLICANT MUST SUCCESSFULLY COMPLETE TRAINING AND PASS THE EXAM ADMINISTERED BY THE SECRETARY OF STATE. THE SECRETARY OF STATE WILL GRANT CREDIT ONLY FOR COMPLETION OF COURSES OFFERED BY AN APPROVED VENDOR OR COURSE PROVIDER. THE SECRETARY OF STATE MAY REQUIRE A NOTARY WHO HAS
20	COMMITTED MISCONDUCT MERITING A DISCIPLINARY PROCEEDING TO
21	SUCCESSFULLY COMPLETE THE TRAINING AND EXAM.
22 23	[Current Rule 7.4.A and part of Current Rule 7.4.B are amended and recodified as New Rule 1.2.3.]
24 25 26 27 28	7.4-2.1.3 Examination EXAMINATION. 7.4.A. Form. The SECRETARY OF STATE'S OPEN BOOK examination will test the applicant's competency UNDERSTANDING of the Notaries Public Act. The examination shall be comprised of no less than 25 questions and shall be administered by the secretary of state. NOTARY DUTIES CONTAINED IN THE FOLLOWING:

- 29(A)TITLE 12, ARTICLE 55 (THE NOTARIES PUBLIC ACT) OF THE COLORADO30REVISED STATUTES;
- 31(b)TITLE 38, ARTICLE 30 (TITLES AND INTERESTS) OF THE COLORADO32REVISED STATUTES;
- 33(c)TITLE 1, ARTICLE 40 (INITIATIVE AND REFERENDUM) OF THE COLORADO34REVISED STATUTES; AND
- 35(D)THE OFFICIAL NOTARY HANDBOOK PUBLISHED BY THE SECRETARY OF36STATE.
- 37 7.4.B. Content. The examination shall be an open-book examination of the laws and 38 duties of a notary contained in title 12, article 55 and title 38, article 30 of the

1Colorado Revised Statutes and the official notary handbook published by the2secretary of state.

3 [New Rule 2.2]

4 Rule 2. Electronic Signature Registration

5 2.2 Electronic notarization

[Under Current Rule 2, sub rules 1, 2, and 3 are amended and recodified as New Rule 2.2.1 below.]

- Before performing any electronic notarization, an applicant or a notary shall file with the
 Secretary of State a notification of intent to notarize documents electronically. This
 notification may be submitted at the time of application for a notary commission or at any
 subsequent time during the notary's term of commission.
- A submitted notification shall not be deemed filed until it has been approved and an approval certificate has been issued by the Secretary of State. A notification submitted at the time of application for a commission shall not be deemed filed unless and until the application is accepted and the notary is commissioned by the Secretary of State and the approval certificate has been issued.
- Notification of intent to notarize electronically shall be on forms prescribed by the
 Secretary of State, and shall include a statement whether the applicant or notary will use
 only document authentication numbers as his or her electronic signature. If the applicant
 or notary indicates an intention to use a different electronic signature than document
 authentication numbers, then the notification of intent shall also be accompanied by an
 example of the electronic signature that will be used by the applicant or notary, and shall
 include the following information:
- 24 (a) A description of the technology that will be used for the notary's electronic
 25 notarizations, specifically for the creation of the notary's electronic signature;
- 26 (b) The name, address, telephone number, and web or e-mail address of the supplier
 27 or vendor of such technology; and
- 28 (c) Such other information as the Secretary of State finds necessary to confirm that
 29 the technology complies with the requirements of the Colorado Notaries Public
 30 Act, article 55 of title 12 of the Colorado Revised Statutes.
- 312.2.1A NOTARY MAY NOT ELECTRONICALLY NOTARIZE A DOCUMENT UNLESS HE OR SHE32SUBMITS NOTICE OF INTENT TO DO SO TO THE SECRETARY OF STATE ON THE33APPROVED FORM AND RECEIVES APPROVAL. A NEW APPLICANT MAY FILE THE34INTENT AT THE TIME OF APPLICATION BUT MAY NOT ELECTRONICALLY NOTARIZE A35DOCUMENT UNTIL HE OR SHE HAS BEEN COMMISSIONED AND APPROVED. IF THE36APPLICANT INTENDS TO USE A DIFFERENT ELECTRONIC SIGNATURE THAN DANS,37THE APPLICANT MUST ATTACH AN EXAMPLE OF THE ELECTRONIC SIGNATURE, A

1 2 3	DESCRIPTION OF THE ELECTRONIC SIGNATURE TECHNOLOGY, AND CONTAC INFORMATION FOR THE TECHNOLOGY'S SUPPLIER OR VENDOR. A NOTARY MUS NOTIFY THE SECRETARY OF STATE OF ALL ELECTRONIC SIGNATURE CHANGES.		
4	[Current Rule 2, subrule 4(a)(1) is repealed.]		
5	4. If the notary is certified to notarize electronically:		
6	(a) The Secretary of State will:		
7 8 9	(1) Provide an electronic log to the notary that contains a series of document authentication numbers. Such log shall constitute the journal referenced in section 12-55-104(2) CRS.		
10	[Current Rule 2, subrule 4(a)(2) is amended and recodified as part of New Rule 1.4]		
11 12	(2) Maintain a record of the series of numbers issued at the offices of the Secretary of State.		
13	[Current Rule 2, subrule 4(b) is amended and recodified as New Rule 2.2.2.]		
14 15 16 17 18 19 20	2.4(b) 2.2.2 The notary <i>may</i> use the document authentication numbers provided in the electronic log as the notary's electronic signature, provided that the notary's name, the words "NOTARY PUBLIC" and "STATE OF COLORADO", and the words "my commission expires," followed by the expiration of the notary's commission, accompany each authentication number so used. A NOTARY MUST INCLUDE HIS OR HER NOTARY IDENTIFICATION NUMBER IN AN ELECTRONIC NOTARIZATION.		
21	[New Rule 2.2.3.]		
22 23	2.2.3 For purposes of section 12-55-106.5(1), C.R.S., A NOTARY'S NAME MEANS THE NOTARY'S PRINTED LEGAL NAME.		
24 25	[Current Rule 2, subrules 4(c) and (d) are amended and recodified as New Rules 2.2.4 (a) and (b).]		
26	2.2.4 A NOTARY MUST:		
27 28	2.4(c) (A) A-USE A different document authentication number shall be used DAN for each electronic notarization that the notary performs.;		
29 30 31 32	2.4(d) (B) A notary shall take TAKE reasonable measures to secure his or her journal of authentication numbers ASSIGNED DANS against OTHER PERSONS' access or use by other persons, and shall MUST not, under any circumstances, permit such access or use by another.; AND		
33	(C) REQUEST NEW DANS TO REPLACE LOST OR STOLEN DANS.		

- 1 [Current Rule is amended and recodified as New Rule 2.2.4(c) above.]
- 2 [Current Rule 2, subrule 5 is repealed.]
- 3 2.5. Any form of electronic signature must:
- 4 (a) Be discrete to the individual submitting the electronic signature;
- 5 (b) Be retrievable from the electronic document in perceivable form.
- 6 [Current Rule 4 is amended and recodified as New Rule 2.2.5.]

7 Rule 4 Electronic Notarization of Signature

- 8 A notary shall electronically notarize a document only if the notary can
- 9 2.2.5 A NOTARY MUST verify that the document signer is issuing a signature that the signer has adopted AN ELECTRONIC SIGNATURE to function as his or her signature BEFORE ELECTRONICALLY NOTARIZING A DOCUMENT.
- 12 [Current Rule 3 is amended and recodified as New Rule 2.2.6:]

13 Rule 3 Expiration of Notice to Notarize Electronically

14 15	2.2.6	EXPIRATION OF THE SECRETARY OF STATE'S APPROVAL TO NOTARIZE ELECTRONICALLY
16 17		1. (A) The approval to electronically notarize shall expire when APPROVAL AUTOMATICALLY EXPIRES:
18 19		(a) (1) The commission for which it was filed expires-UPON REVOCATION, EXPIRATION, OR RESIGNATION OF THE NOTARY'S COMMISSION;
20		(b) The commission for which it was filed is revoked;
21 22 23 24 25 26 27 28		(c)-(2) Thirty-30 days have elapsed after the notary's name changes, unless the notary sooner submits PREVIOUSLY SUBMITTED a change of name CHANGE pursuant to section 12-55-114 CRS, including with the submission, if the notary uses a different signature than the document authentication numbers issued by the Secretary of State, a description and example of the notary's new electronic signature, in accord with section 3 of Rule 2 of these Rules Concerning Electronic Notarization.
29 30 31		(d) (3) The notary, during his or her commission term, resigns the commission, is convicted UPON CONVICTION of a felony, ceases to reside in Colorado, or dies;
32		(4) THE NOTARY MOVES OUT OF COLORADO; OR

(e) (5) The UPON THE EXPIRATION OR REVOCATION OF THE technology described in the notification-changes;.	
(f) The technology described in the notification expires or is revoked, if applicable; or	
(g) The supplier or vendor goes out of business or for any other reason no longer supplies the technology described in the notification.	
[Current Rule 3, subrules 2 and 3, are amended and recodified as New Rule 2.2.6(b):]	
2. Except as provided in section (3) of this Rule 3, when a notary's approval to notarize electronically expires, the notary or the notary's duly authorized representative shall, within 30 days after such expiration, permanently erase, delete, or destroy the notary's electronic notarization software, if applicable, and, if the notary has elected to use document authentication numbers provided by the Secretary of State as his or her electronic signature, any and all unused authentication numbers.	
3. If a notary's signature notification expires solely on account of the expiration of the notary's commission, the notary need not permanently erase, delete, or destroy the electronic notarization software if the notary is recommissioned and reregisters his or her electronic signature within 30 days after the commission expiration.	
(B) IF APPROVAL EXPIRES, THE NOTARY OR THE NOTARY'S AUTHORIZED REPRESENTATIVE MUST DESTROY ALL ELECTRONIC NOTARIZATION SOFTWARE AND UNUSED DANS UNLESS:	
(1) THE NOTARY'S COMMISSION EXPIRED; AND	
(2) WITHIN 30 DAYS OF THE COMMISSION'S EXPIRATION, THE SECRETARY OF STATE RECOMMISSIONS THE NOTARY AND THE NOTARY REREGISTERS HIS OR HER ELECTRONIC SIGNATURE.	
[Current Rule 4 is amended and recodified as New Rule 2.2.5.]	
[Part of Current Rule 5 is amended and recodified as New Rule 2.2.4(c)]	
Rule 5 Lost or Compromised Document Authentication Numbers	
If a notary loses his or her document authentication numbers, or becomes aware that any person other than the Secretary of State has access to, or control of, such authentication numbers, s/he shall notify the Secretary of State in the same manner as for a lost journal or seal pursuant to section 12-55-113 CRS. The Secretary of State shall, upon request of the notary, issue a new electronic journal of electronic signatures to the notary.	

35 [Current Rule 6 is repealed.]

1 Rule 6 Effective Date

- 2 These Rules Concerning Electronic Notarizations shall take effect November 30, 2004.
- 3 [Current Rule 7 is amended and recodified as New Rule 3.]

4 **RULE 7-** RULE **3.** Notary Training

5 7.1 Definitions

- 6 [Current Rule 7.1.A is amended and recodified as New Rule 1.1.]
- 7 [Current Rule 7.1.B is amended and recodified as New Rule 1.2.]
- 8 [Current Rule 7.1.C is repealed.]

9 7.1.C. "Best Practices" means notary practices that are not necessarily codified in 10 statute or rule that encourage compliance with the notary law and promote proper 11 notarization.

- 12 [Current Rule 7.1.D is amended and recodified as New Rule 1.3.]
- *[Current Rule 7.1.E, concerning the definition of "New Applicant", is amended and recodified as New Rule 1.4]*
- 15 [Current Rule 7.1.F is repealed.]

7.1.F. "Renewing Applicant" means a notary who has submitted an application for a notary commission before a previous commission has expired or a notary whose commission has expired for no more than 30 days.

- 19 7.2 Notary Public Training and Examination
- 20 7.2.1 Applicant Status
- 21 [Current Rule 7.2.1.A, concerning new applicants, is recodified as New Rule 2.1.2.]
- 22 [Current Rule 7.2.1.B is repealed.]

B. Renewing Applicants. A renewing applicant is not required to successfully complete an approved course of instruction or pass an examination administered by the secretary of state.

- 26 [The last sentence of current Rule 7.2.1.C, concerning notary misconduct, is amended and
- 27 recodified as part of New Rule 2.1.2. The rest of Current Rule 7.2.1.C is repealed.]

28 [Current Rule 7.2.2 is amended and renumbered as New Rule 3.1. Information from Current

29 Rule 7.3.A is integrated into New Rule 3.1:]

1 7.2.2 3.1 **Course of Instruction - Required Elements from the Notaries Public Act.** 2 Content for any approved course of instruction APPROVAL OF VENDOR CURRICULUM. THE 3 SECRETARY OF STATE MUST APPROVE A VENDOR'S PROPOSED CURRICULUM BEFORE A 4 VENDOR MAY OFFER A NOTARY TRAINING COURSE. CURRICULUM must be based upon ON 5 the Colorado Notaries Public Act and draw upon widely accepted best practices. All 6 training curricula shall include but are not limited to: THE physical presence requirement, 7 duty not to notarize a BLANK document that is blank, duty to use a notarial certificate, 8 disqualifying interest, application procedures, resignation requirements, duty to maintain 9 a journal of notarial acts, revocation proceedings, liability, identification of signers, role 10 of the notary, official misconduct, and notarizations for the elderly. It shall be at the discretion of the course provider or approved vendor to determine which best practices 11 12 shall be included in its curricula.

13 **7.2.3 Vendors**

- 14A.Vendors. A vendor shall be approved by the secretary of state before offering a15course of instruction for which the secretary of state will give credit for successful16completion. The office of the secretary of state shall permit approved vendors to17conduct notary training courses so long as they comply with the provisions set18forth in these rules.
- 19[The first sentence of Current Rule 7.2.3.A is amended and recodified as part of20New Rule 3.1. The second sentence of Current Rule 7.2.3.A is repealed.]
- [Current Rule 7.2.3.B.1, concerning complaints against approved vendors, is amended and
 recodified as 3.9.3.]
- 23 [Current Rule 7.2.3.B.2 is repealed.]

24	7.2.3.B.2 Whenever the secretary of state or the secretary of state's designee
25	believes that a violation of these rules has been committed by an approved
26	vendor, the secretary of state or the secretary of state's designee may
27	investigate any such violation with or without the filing of a complaint.

[The information provided in Current Rule 7.2.3.B.3 is amended and recodified as part of New
Rule 3.9.4 (e).]

30	7.2.3.B.3. Failure of an approved vendor to cooperate with a secretary of
31	state investigation shall result in a termination of the approved vendor's
32	accreditation status, subject to the provisions of article 4 of title 24, C.R.S.

- 33 [Current Rule 7.2.3.C is amended and recodified as New Rule 3.9.1.]
- 34 [Current Rule 7.2.3.D is amended and recodified as New Rule 3.7.1.]
- 35 [Current Rule 7.2.4.A is repealed.]
- 36 **7.2.4 Vendors and Accreditation**

1 2 3 4	A.	Requirements for Curriculum Accreditation . All curricula intended to provide an approved course of instruction to new or renewing applicants must conform to the requirements of these rules and shall be approved by the secretary of state prior to use.
5 6		e 7.2.4.B is amended and recodified as New Rule 3.2 and 3.2.1. Information from 7.3.B is integrated into New Rule 3.1.]
7	7.2.4.B. 3.2	Application. Application
8 9 10 11	3.2.1	A vendor shall- VENDOR AND COURSE PROVIDER APPLICANTS MUST submit to the secretary of state for approval a completed Notary Public Education Vendor Application. The curricula submitted for approval by the secretary of state shall include AN APPLICATION THAT INCLUDES:
12	[Current Rule	e 7.2.4.B.1 is amended and recodified as New Rule 3.2.1(e)]
13 14		7.2.4.B.2.(A) Procedures to establish the identity of a person attending a live course and ensure that the person is present for the required time-;
15 16 17 18		7.2.4.B.3. (B) Procedures to ensure that the person to whom a RECEIVING THE SECRETARY OF STATE'S certificate of completion is issued for completing the approved course of instruction is the same person who took COMPLETED the course-;
19 20		7.2.4.B.4.(C) Copies of any COURSE handout materials, workbooks, or AND tests used during the approved course of instruction.; AND
21		[Current Rule 7.2.4.H.2 is amended and recodified as New Rule 3.2.1(d):]
22 23 24		7.2.4.H.2 (D) A DRAFT COPY OF THE certificate of successful completion shall be attached to the paper component of an application when submitted to the secretary of state AS REQUIRED BY RULE 3.5.4.
25 26		[Current Rules 7.2.4.B.1 and 7.2.4.C are amended and recodified as New Rule 3.2.1(e)]
27 28 29 30		7.2.4.B.1-(E) A description of the curriculum in sufficient detail to enable the secretary of state to evaluate whether the curriculum satisfies the requirements in Section 7.2.2 of these rules. A DETAILED CURRICULUM AND, IF A VENDOR, THE REQUIRED FEE.
31 32		7.2.4.C Application Fee. The secretary of state shall charge a fee to review the application not to exceed \$250.
33	[Current Rule	e 7.2.4.D is amended and recodified as New Rule 3.2.2:]

1 2 3 4 5 6 7	7.2 .4.]	Deficient Application or Curriculum . If the secretary of state determines that a Notary Public Education Vendor Application is incomplete or a curriculum does not satisfy the requirements set forth in these rules, the secretary of state will issue a deficiency notice containing an itemized description of the deficiencies identified. The deficiency notice will be sent by the secretary of state to the vendor by the email address listed on the Notary Public Education Vendor Application.
8 9 10 11 12		1. A vendor shall have 30 days from the date on which the deficiency notice was mailed by the secretary of state to submit documentation to the secretary of state curing the deficiencies identified in the deficiency notice. If the deficiencies are not cured within 30 days, the curriculum shall be deemed rejected by the secretary of state.
13 14		2. If a curriculum is rejected, the affected vendor shall have the right to a hearing as provided in article 4 of title 24, C.R.S.
15 16 17 18 19 20	3.2.2	DEFICIENT APPLICATION. THE SECRETARY OF STATE WILL NOTIFY AN APPLICANT OF ANY APPLICATION OR CURRICULUM DEFICIENCIES. IF THE APPLICANT FAILS TO CURE THE DEFICIENCY WITHIN 30 DAYS AFTER THE NOTICE'S MAILING DATE, THE SECRETARY WILL CONSIDER THE APPLICATION REJECTED. A REJECTED APPLICANT MAY REQUEST A HEARING IN ACCORDANCE WITH THE STATE ADMINISTRATIVE PROCEDURE ACT (ARTICLE 4 OF TITLE 24, C.R.S.).
21	[Current Rule	e 7.2.4.E is amended and recodified as New Rule 3.3 and 3.3.1:]
22	7.2.4.E. 3.3	Seal of Accreditation. SEAL OF ACCREDITATION FOR VENDORS.
23 24 25 26 27	3.3.1	The secretary of state shall SECRETARY OF STATE WILL provide a seal of accreditation for vendors that meet the curriculum criteria TO A VENDOR APPLICANT within 60 days of receipt of an AFTER RECEIPT OF A SUBSEQUENTLY APPROVED application and curriculum that is subsequently approved by the secretary of state.
28 29 30 31	7.2.4.I	E.1. 3.3.2 The A VENDOR MUST PROMINENTLY DISPLAY THE seal of accreditation shall be displayed prominently and conspicuously on any ALL VENDOR materials provided by the approved vendor to the new or renewing applicant-TO A COURSE ATTENDEE. The seal shall contain:
32 33		7.2.4.E.1.a. Each seal of accreditation shall contain a designation number unique to the vendor as assigned by the secretary of state.
34 35 36 37	7.2.4.I	E.1.b. 3.3.3 Seals A SEAL of accreditation shall expire EXPIRES four years after a Seal of Accreditation is granted ISSUANCE. The expiration date shall appear of the seal of accreditation. TO RENEW ACCREDITATION, A VENDOR MUST SUBMIT THE REQUIRED FORM AND FEE.

- 17.2.4.E.2.3.3.4A seal of accreditation shall VENDOR MAY not be assigned or2transferred ASSIGN OR TRANSFER A SEAL OF ACCREDITATION to another vendor or3curriculum without the SECRETARY OF STATE's approval of the secretary of state.
 - 7.2.4.E.3. 3.3.5 The seal of accreditation shall-DOES not imply endorsement of any A VENDOR'S products or services or other courses-offered by the provider.
- 6 [*Current Rules 7.2.4.F and 7.2.4.G are amended and recodified as New Rules 3.7 and 3.8.*]
- 7 [*Current Rule 7.3.C is amended and recodified as New Rule 3.4:*]

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8 7.3.C. 3.4 Train the Trainer Instruction Course. The secretary of state shall provide a training seminar for course providers. A course provider TRAINING OF COURSE 10 PROVIDERS. AN APPLICANT must attend the SECRETARY OF STATE's training seminar before becoming an approved course provider.

[Current Rules 7.2.4.H and 7.2.4.H.1 are amended and recodified as New Rules 3.5, 3.5.1, and 3.5.2. Information from Current Rule 7.3.E is integrated into New Rule 3.5.]

14 7.2.4.H. 3.5 Certificate of Successful Completion of an Approved Course of Instruction. 15 CERTIFICATE OF COMPLETION

Approved vendors shall furnish graduates of their program with a certificate of successful completion. WHEN A STUDENT SUCCESSFULLY COMPLETES A COURSE, THE APPROVED VENDOR OR COURSE PROVIDER MUST ISSUE THE GRADUATE A CERTIFICATE OF SUCCESSFUL COMPLETION.

- 20 7.2.4.H.1. 3.5.2 An approved vendor shall APPROVED VENDORS AND COURSE 21 PROVIDERS MUST ensure that only a person who has completed an approved 22 course of instruction receives a certificate of successful completion. If an attendee 23 fails to be present during any substantive portion of an approved course of 24 instruction, the approved vendor shall not issue a certificate of successful 25 completion to the attendee, and the attendee shall not receive credit for the time in which he or she was present. VENDORS AND COURSE PROVIDERS MAY NOT ISSUE A 26 27 CERTIFICATE OF COMPLETION TO AN ATTENDEE WHO IS ABSENT DURING ANY 28 SUBSTANTIVE PART OF THE COURSE.
- 29 [Current Rule 7.2.4.H.2 is amended and recodified as New Rule 3.2.1(d).]
- 30 [Current Rule 7.2.4.H.3 is amended and recodified as New Rule 3.5.3:]

317.2.4.H.3.3.5.3A certificate of successful completion of an approved course of32instruction shall be valid for a period of EXPIRES six (6) months from the date of33issuance. If proof of successful completion is submitted to the secretary of state34more than six (6) months after the proof of successful completion was issued, the35secretary of state shall notify the notary public applicant that the proof of36successful completion is not valid and instruct the notary public applicant to37complete an approved course of instruction and submit a valid, current certificate

1 2	of successful completion of an approved course of instruction to the secretary of state.		
3	[Current Rule 7.2.4.H.4 is amended and recodified as New Rule 3.5.4]		
4 5	7.2.4.H.4. 3.5.4 The certificate of proof of successful completion of an approved course of instruction shall-MUST contain:		
6 7		a. (A) The name of the approved vendor OR COURSE PROVIDER who provided the approved course of instruction.;	
8		b. The approved vendor's seal of accreditation.	
9		c. (B) The name of the person who completed the instructional course.;	
10		d(C) The date of completion of the approved course of instruction.;	
11 12		e. (D) The statement, "This certificate of proof of completion shall be IS valid for a period of six months from the date of issuance."; AND	
13		(E) FOR VENDORS, THE SEAL OF ACCREDITATION.	
14	[Current Rule	7.2.4.I is amended and recodified as New Rule 3.6]	
15 16 17 18 19 20 21 22 23		List of Attendees. VENDOR'S LIST OF ATTENDEES. An approved vendor shall-MUST maintain and provide the secretary of state with a list of persons who attend each session of an approved course of instruction and provide such list to the secretary of state within ten days after SUBMIT A LIST OF ATTENDEES TO THE SECRETARY OF STATE ON THE APPROVED FORM NO LATER THAN THE TENTH DAY OF THE FIRST MONTH FOLLOWING completion of the approved course of instruction-on a form provided by the secretary of state. the approved vendor shall not request, collect, or keep the social security number of any attendee. The form shall include the following:	
24	1	The name of the approved vendor;	
25	2.	The approved vendor identification number issued by the secretary of state;	
26 27	3.	The name of the instructor or instructors who taught the approved course of instruction;	
28	4	The date, time, and location of the approved course of instruction;	
29 30		The names of all the attendees in alphabetical order by the last name of the attendee and whether or not proof of completion was issued to each attendee;	
31 32	6.	The type of photograph PHOTO identification, identification number, expiration date, and state or country of issuance of the documentation establishing the	

- 1COURSE ATTENDEES' identity of the notary public applicant or notary public who2attended and completed the approved course of instruction; and
- 3 7. The date of birth of the applicant.
- 4 [Current Rules 7.2.4.F and 7.2.3.D are amended and recodified as New Rules 3.7 and 3.7.1]
- 7.2.4.F. 3.7 Notification of Changes to Approved Course of Instruction. Within 30 days of
 substantial changes of the information contained in the approved course of instruction, an
 approved vendor shall submit to the secretary of state on vendor letterhead a description
 of the changes made to the curriculum's content. NOTIFICATION OF CHANGES. APPROVED
 VENDORS AND COURSE PROVIDERS MUST NOTIFY THE SECRETARY OF STATE USING
 LETTERHEAD WITHIN 30 DAYS OF:
- 7.2.3.D. 3.7.1 Duty of Approved Vendor to Keep Address Current. Every approved
 vendor shall send or have delivered notice to the secretary of state within 30 days
 after such approved vendor changes the A CHANGE IN physical address or email
 address on the Notary Public Education Vendor Application.
- 153.7.2SUBSTANTIAL CHANGES TO AN APPROVED CURRICULUM AND PROVIDE COPIES OF16THE CHANGES.
- 17 [*Current Rule 7.2.4.G is amended and recodified as New Rule 3.8:*]
- 7.2.4.G-3.8 Duty of Vendor to Revise Training. DUTY TO REVISE TRAINING. An approved
 vendor-APPROVED VENDORS AND COURSE PROVIDERS shall-MUST revise its-approved
 course-COURSES of instruction as necessary to ensure that the information provided in an
 approved course of instruction-THE COURSES ACCURATELY reflects-REFLECT current
 Colorado law concerning the duties and functions of a notary public.
- 23 [New Rule 3.9]
- 24 3.9 Enforcement
- 25 [Current Rule 7.2.3.C. is amended and recodified as New Rule 3.9.1:]

26 7.2.3.C. 3.9.1 Duty of Approved Vendor to Respond to a Written Request from 27 Secretary of State. It shall be the duty of a vendor to DUTY TO RESPOND TO THE 28 SECRETARY OF STATE'S WRITTEN REQUEST. VENDORS AND COURSE PROVIDERS MUST respond in writing within 20 BUSINESS days of receiving a written request 29 30 from the secretary of state SECRETARY OF STATE for any information relating to a complaint or approved course of instruction offered by the vendor. The secretary 31 32 of state shall-SECRETARY OF STATE WILL send a written request to the address or 33 email address listed on the most current Notary Public Education Vendor 34 Application APPLICATION.

35 [Current Rule 7.2.4.J is amended and recodified as New Rule 3.9.2:]

1 2 3 4 5 6	Appro Secre course observ	Onsite Inspections. ONSITE INSPECTIONS. An approved vendor shall EVED VENDORS AND COURSE PROVIDERS MUST permit the secretary of state TARY OF STATE or his THE SECRETARY'S designee to attend any approved of instruction without prior notice at no charge for the purpose of ation, monitoring, auditing, or investigating. TO OBSERVE, MONITOR, AUDIT, IVESTIGATE.
7	[Current Rule 7.2.3.E	8.1 is amended and recodified as New Rule 3.9.3:]
8	7.2.3.B. 3.9.3	Complaints against an Approved Vendor-COMPLAINTS.
9 10 11 12 13	with th A- THE on a- T	on may file a complaint against an approved vendor OR COURSE PROVIDER the secretary of state SECRETARY OF STATE alleging a violation of these rules. E PERSON MUST SUBMIT A SIGNED AND DATED complaint shall be submitted the SECRETARY OF STATE'S standard form provided by the secretary of state, and dated by the person filing the complaint.
14 15		<i>X</i> is amended and recodified as New Rule 3.9.4. New Rule 3.9.4 (e) contains ied information from Current Rule 7.2.3.B.3.]
16 17 18 19	termi Secre	Grounds for Termination of Accreditation. GROUNDS FOR NATION OF ACCREDITATION OR APPROVAL. The secretary of state TARY OF STATE may terminate a AN APPROVED vendor's accreditation OR VAL OF A COURSE PROVIDER for any of the following reasons:
20	1. (A)	Violation of any provision of these rules.
21 22 23	2. (B)	Misrepresentation of A NOTARY PUBLIC'S DUTIES AND AUTHORITY UNDER the laws of Colorado LAW concerning the duties and functions of a notary public.
24	3. (C)	Deviation from the lesson plan for an approved course of instruction.
25 26 27 28 29	4. (D)	Representations made by the vendor that any product, goods, or services provided by the vendor are endorsed, recommended, or required by the secretary of state.MAKING REPRESENTATIONS THAT THE SECRETARY OF STATE ENDORSES, RECOMMENDS, OR MANDATES USE OF ANY OF THE VENDOR'S PRODUCTS, GOODS, OR SERVICES.
30 31 32	5. (E)	Failure to timely respond to a request for communication from the secretary of state—THE SECRETARY OF STATE'S REQUEST FOR COMMUNICATION OR OTHERWISE COOPERATE WITH AN INVESTIGATION.
33	[Current Rule 7.2.4.L	is amended and recodified as New Rule 3.9.5.]
34 35 36	TERMI	Right to Appeal Termination of Accreditation. RIGHT TO APPEAL NATION OF ACCREDITATION OR APPROVAL. If the secretary of state TARY OF STATE proposes to terminate AN APPROVED VENDOR'S the

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1 2 3 4 5	accreditation status OR of THE SECRETARY OF STATE'S APPROVAL OF A COUR PROVIDER an approved vendor , THE VENDER OR COURSE PROVIDER HAS THE RIG TO REQUEST an opportunity for A hearing shall be accorded as provided in T STATE ADMINISTRATIVE PROCEDURE ACT, (article ARTICLE 4 of title TITLE 2 C.R.S.)			
6 7 8	hearin	e approved vendor OR THE COURSE PROVIDER does not request a ng, termination shall-WILL be effective 30 days after the termination -NOTICE'S MAILING DATE.		
9 10 11 12	does BEGIN	termination of the approved vendor's accreditation TERMINATION not bar the secretary of state SECRETARY OF STATE from instituting INING or continuing an investigation against CONCERNING the vendor DURSE PROVIDER.		
13	7.3. COURSE PROVIDERS			
14 15		[The information provided in Current Rule 7.3.A is amended and recodified as part of New Rule 3.1.]		
16 17 18	offering a course o	A course provider must be approved by the secretary of state before f instruction for which the secretary of state will give credit for on.		
19 20		in Current Rule 7.3.B is amended and recodified as part of New Rule		
21 22 23	approval, a complete	m . A course provider shall submit to the secretary of state for ed Trainer Application. The application submitted to the secretary of		
24	1. The name an	d address of the course provider.		
25 26	2. Procedures to establish the identity of a person attending a course and to ensure that the person is present for the required time.			
27 28		b ensure that the person to whom a certificate of completion is issued and the course of instruction is the same person who took the course.		
29 30	1	by handout materials, workbooks, or tests used during the course of addition to the curriculum provided by the secretary of state.		
31	[Current Rule 7.3.C is amer	nded and recodified as part of New Rule 3.4.]		
32	[Current Rule 7.3.D is amer	nded and recodified as part of New Rule 1.3.]		
33 34		oproved course provider shall use a curriculum provided by the an approved course provider may add additional information to the		

curriculum as necessary to train its employees as to the guidelines and best practices
 utilized by their corporation, company, commercial enterprise, association, or educational
 institution.

- 4 [Current Rule 7.3.E is amended in part and recodified as part of New Rule 3.5.]
- 5 7.3.E. Certificate of Completion. Course providers will comply with section 7.2.4.H.4 of these
 6 rules except that a course provider is not required to provide a seal of accreditation when
 7 providing a certificate of successful completion.
- 8 [Current Rule 7.4 is amended and recodified as New Rule 2.1.3]