

Andrea Gyger

From: Salter, Carol L (NOCO Admin - Greeley) [REDACTED]
Sent: Tuesday, April 11, 2017 3:20 PM
To: SoS Rulemaking
Subject: Comments on the Notary Rules
Attachments: Carol L Salter.vcf

Comments on Notary Rules

Rule 1 ~ Definitions

1.4 Can be removed.

Rule 2 ~ Notary Commission

I would not amend. It is imperative that education still occur for Notaries Public in the State of Colorado. You would not let someone operate a vehicle without taking the initial driving test so why would you not require some type of education for those who perform important notary acts. I would like to add that if the remote notarization legislation is enacted, then those notaries in other states who would like to do remote notarizations had better know the Colorado Notary Public statutes. It is a privilege to be a notary in one's state and if you are performing notarizations for the citizens of this state, you must know the law.

Rule 2.2 ~ Electronic Notarization

The DAN has always been an onerous requirement and one that prohibited many notaries from performing electronic notarizations. I have no problem with this provision going away entirely.

Rule 3 ~ Notary Trainer Requirements

Again, I would not amend. You want the best possible education provided to Notaries Public so why remove the requirements that ensure your trainers are compliant with state regulations. I am certain this requirement may take a lot of time in Colorado Notary Public office, but I would really hate to see this go away. How many new vendor or trainer applications do you process yearly? I would guess not many.

Thank you very much for your attention to these comments.

Submitted by Carol Salter on April 11, 2017.

National Notary Association - Notary of the Year ~ 2005

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