



DENVER
THE MILE HIGH CITY

Civil Service Commission
Police and Fire Classified Service

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PLEASE POST 3/29/2011 - 4/5/2011

NOTICE OF APPROVED REVISIONS

**PROPOSED AMENDMENTS TO:
RULE 1, DEFINITIONS; and
RULE 3, QUALIFICATIONS FOR ORIGINAL APPOINTMENT
MARCH 29, 2011**

Proposed Amendments Published: .. February 8, 2011
Proposed Amendments Posted:..... Feb. 9, 2011 – Mar. 4, 2011
Public Hearing: March 4, 2011
Approved with Revisions: March 18, 2011

THE COMMISSION HEREBY AFFIRMS that on March 18, 2011, subsequent to a public hearing, the Commission unanimously approved for adoption the proposed amendments to Rule 1, Definitions, with revisions to the following definitions: **DRUG, HARD** and **DRUG, PRESCRIPTION**. The Commission also unanimously approved for adoption the proposed amendments to Rule 3, Qualifications for Original Appointment, with revisions to § 2(C), **Colorado Residency**.

In Compliance with Commission Rule 2 § 4(A)(6), the proposed amendments that were revised subsequent to the Public Hearing shall be posted for a minimum of five (5) days prior to final adoption, and an additional public hearing is not required. The revisions to the proposed amendments are as provided herein below.

RULE 1, Drug, Hard and Drug, Prescription

DRUG, HARD (Schedule I, II, III or IV controlled substance) – “Hard drug” means any Schedule I, II, III or IV controlled substance, as defined by and listed in C.R.S. 18-18-203, 204, 205, and 206, respectively, as amended from time to time, the illegal use of which would be classified as a felony under C.R.S. 18-18-404, as amended from time to time, and/or the illegal possession of which would be classified as a felony under C.R.S. 18-8-405, as amended from time to time; except when a schedule II, III or IV controlled substance is possessed or used pursuant to being dispensed by or under the direction of a person licensed or authorized by state and federal law to prescribe, administer, or dispense such controlled substance for bona fide medical or research needs;



Marijuana concentrate, the use or possession of which would be classified as a felony under C.R.S. 18-8-406, as amended from time to time; and

Marijuana in a single quantity of eight (8) ounces or more, the possession of which would be classified as a felony under C.R.S. 18-18-406.



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Commissioners
Neal G. Berlin – Anna Flores – Cecilia E. Mascarenas – Hillary Potter
Executive Director
Earl E. Peterson

DRUG, PRESCRIPTION (Schedule II, III, IV, or V – legally dispensed) – “Prescription drug” means any Schedule II, III, IV, or V controlled substance or drug dispensed by or under the direction of a person licensed or authorized by state and federal law to prescribe, administer, or dispense such controlled substance for bona fide medical or research needs.

“Medical Marijuana” (Schedule I# – Not a prescription drug) – Marijuana is a ~~S~~Schedule I# controlled substance. As such, it has no recognized, bona fide medical use under federal law. Marijuana, therefore, will not be considered a “prescription drug” under Commission Rules, regardless of any medical recommendation, prescription, dispensing, or administration under any state or local law.

RULE 3 § 2(C)

- C. Colorado Residency:** Applicants for original appointment to the Classified Service shall be bona fide residents of the State of Colorado at the time of appointment, and must maintain any statutory ~~or departmental~~ residency requirements.

Dated this 29th day of March, 2011.

City and County of Denver
CIVIL SERVICE COMMISSION



By: Earl E. Peterson
Executive Director