## COLORADO SUPREME COURT OFFICE OF ATTORNEY REGULATION COUNSEL – OFFICE OF LLP ADMISSIONS

## COVID-19 PROTOCOLS FOR THE APRIL 2024 COLORADO LLP EXAM

Examinees must abide by all COVID-19 protocols set forth by The Office of LLP Admissions (OARC-LLP), federal, state, and local health and safety agencies instituted at the time of the exam. OARC-LLP may amend any of these protocols prior to the administration of the April 2024 LLP exam. OARC-LLP will timely notify examinees of any changes to the health and safety protocols prior to the exam administration.

No one subject to quarantine under applicable federal, state or local public health guidelines or through a medical directive may sit for the April 2024 exam.

All examinees, exam administration proctors, and staff are subject to these protocols.

Any examinee who does not comply with these COVID-19 protocols may be denied entry to the examination site and/or subject to removal from the site.

If an examinee develops COVID-19 symptoms, tests positive for COVID-19, or comes into close contact with an individual with COVID-19 within five days of the exam administration, the examinee should contact OARC-LLP immediately to discuss. Examinees should consult the CDC COVID-19 Quarantine and Isolation Calculator prior to contacting OARC-LLP, but should not delay in contacting OARC-LLP at bleinfo@csc.state.co.us or calling 303-928-7770 (press 9 to bypass the phone script).

Wearing a face mask <u>is optional</u> for the April 2024 LLP Exam. A face mask mandate may be imposed at a later date if required by federal, state, or local health and safety agencies. OARC-LLP will inform examinees of this change as soon as reasonably possible.

Examinees are required to report to OARC-LLP within six days of the exam administration if they test positive for COVID-19 or develop symptoms of COVID-19<sup>1</sup> within five days<sup>2</sup> from the day of the exam administration. If an examinee, proctor or staff member tests positive for COVID-19 after the exam, OARC-LLP may disclose relevant information to public health agencies, the exam facility, and/or others as appropriate.

In the event that an examinee is not permitted to sit for the April 2024 LLP examination due to failure to comply with these COVID protocols, such failure does not constitute good cause for a deferral of the reapplication fee.

Violation of any of these protocols may cause an examinee to be directed to appear before a Character and Fitness Inquiry Panel, which could delay admission or result in a recommendation to the Colorado Supreme Court that the applicant's admission to practice law in Colorado be denied.

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<sup>&</sup>lt;sup>1</sup> Symptoms has defined by the Center for Disease Control. <a href="https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html">https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html</a>

<sup>&</sup>lt;sup>2</sup> Reference CDC guidelines of how to calculate at <a href="https://www.cdc.gov/coronavirus/2019-ncov/your-health/isolation.html">https://www.cdc.gov/coronavirus/2019-ncov/your-health/isolation.html</a>?CDC AA refVal=https%3A%2F%2Fwww.cdc.gov%2Fcoronavirus%2F2019-ncov%2Fyour-health%2Fquarantine-isolation.html