

This table is intended to provide a summary of the changes to the Commission’s Telecommunications Rules proposed in Decision No. C16-0508. This table does not express the Commission’s policy objectives or legal interpretations. It is for discussion purposes only.

<b>Telecommunication Rules</b>				
<b>New Rule #</b>	<b>Title/Rule</b>		<b>Old Rule #</b>	<b>Statutory Reference</b>
<b>2000-2008</b>	<p><b>Rules 2000-2008 regulate providers of telecommunications services; administer and enforce the telecommunications provisions of Title 40 of the Colorado Revised Statutes; and regulate telecommunications proceedings before the Commission.</b></p> <p>Rule 2001 was updated to include HB 14-1329 and HB 14-1331 definitions for “basic local exchange service”/“basic service,” “information services,” and “telecommunications service”/“telecommunications,” and added definitions for “commercial mobile radio service,” “internet protocol enabled service”/“IP enabled service,” and “voice over internet protocol service” “VoIP.”            HB 14-1330 -deleted the definitions of “access” and “toll reseller,” added definitions of “competitive local exchange carrier,” and amended the definitions of “exchange area,” “interexchange provider,” “interexchange telecommunications service,” “local exchange provider,” “premium services,” “private telecommunications network,” and “toll service.”</p> <p>Rules 2002 through 2006 were updated to consolidate common requirements for applications and petitions, to limit rules to jurisdictional services, as applicable, and to strike or relocate reporting requirements to other sections.</p> <p>Rule 2007-Registrations was added for Numbering, Interconnection and Interexchange services.</p>		2000-2008	§§ 29-11-106(3); 39-32-104; 40-2-108; 40-3-101; 40-3-102; 40-3-103; 40-3-107; 40-3-110; 40-3.4-106; 40-4-101; 40-7-113.5; 40-7-116.5; 40-15-101; 40-15-108(2); 40-15-109(3); 40-15-201; 40-15-203.5; 40-15-208(2)(a); 40-15-301; 40-15-302(1)(a) and (2); 40-15-302.5; 40-15-305; 40-15-404; 40-15-502(1), (3)(a), and (5)(b); 40-15-503; 40-17-103(2) and (3), C.R.S.
<b>2009-2011</b>	<p><b>Rules 2009 through 2011 address the Commission’s authority to impose civil penalty assessments for intentional violations.</b></p> <p>The utility rule violation assessment matrix was moved from Rule 2895 to Rule 2011 and eliminated any fines associates with deregulated services and related functions.</p>		2009, 2010 & 2895	<b>§ 40-7-113.5, C.R.S., § 40-7-116.5, C.R.S., and paragraph 1302(b), 4 Code of Colorado Regulations 723-1, for intentional violations of statutes in Articles 1 to 7 and 15 of Title 40, C.R.S.</b>

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<b>2100-2110</b>	<b>Rules 2100 through 2110 address the authority to offer regulated services, discontinuances and transfers.</b>		2100 -2109	24-4-103, 40-2-108, 40-15-204, 40-15-301(2), 40-15-302(2), 40-15-302.5, 40-15-303, 40-15-305(2), 40-15-501, 40-15-502, 40-15-503(2), 40-15-503.5, and 40-15-509, C.R.S.
	<p>Rule 2106 was deleted to remove declaration of intent to serve in a territory of a rural telecommunications provider.</p> <p>Rule 2107, now 2106, was modified to reflect that all CPCNs are null and void, excepting; 1) New providers seeking a CPCN &amp; HCSM support in geographic areas not deemed ECAs, or 2) CPCNs held before 7/1/16 only in geographic areas for which the provider receives HCSM.</p> <p>Rule 2110, now 2109, Toll Reseller Provider Registration and Obligations, was updated to reflect <b>“Interexchange Provider Registration and Obligations.”</b> Pursuant to 40-15-302.5.</p> <p>Rule 2111, now 2110, was added to put into rules the Commission’s authority and long standing practice that may require financial assurance as a condition of operating authority, previously absent in the rules.</p>			
<b>2120 - 2123</b>	<b>Rules 2120 through 2123 describe the process by which a provider produces and files tariffs and advice letters.</b>		2120-2124	40-3-101(1), 40-3-102, 40-3-103, 40-3-104, 40-3 104(1)(c)(V), and 40-2-108, 40-15-208 and 40-15-502 C.R.S.
	These rules were modified to remove the requirement for price lists and transmittal letters. Modifications clarify that tariffs and advice letters are only required for regulated services.			
<b>2130 – 2159</b>	<b>Rules 2130 through 2159 describe Emergency 9-1-1 Services for Emergency Telecommunications Service Providers and Basic Local Exchange Carriers</b>		2130-2159	40-15-201(2)
	These rules were previously noticed in 15R-0318T Rules for Basic Emergency Services and are not included in this NOPR.			
	<b>Current Rules 2160 through 2169 identify and describe operator services subject to Commission regulation, prescribe regulatory treatment, and identify alternative forms of regulatory treatment.</b>		2160 - 2169	40-15-401
	These rules were deleted because operator services are no longer regulated.			

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2180 - 2189	<p><b>Rules 2180 through 2189 identify regulations concerning the designation of providers of last resort (POLRs); establish the obligations that attach to such designation; establish procedures for changing or relinquishing such designation; establish regulations concerning the designation or termination of eligible telecommunications carriers (ETCs) and eligible providers (EPs).</b></p> <p>These rules were updated to include “<i>in geographic areas receiving HCSM</i>” to reflect that these rules only apply to basic local exchange providers in geographic areas receiving HCSM.</p> <p>Held order reporting and bill credit rule language was moved to 2185.</p> <p>Rule 2188 was struck and EP and ETCs were added to Rule 2186 for relinquishment of POLR.</p> <p>Rule 2190-Disaggregation and Targeting of Support by Rural ILECs was eliminated.</p> <p>Rule 2191, now 2189, was updated to clarify that the Commission may use the disaggregation plans of each Rural ILEC established pursuant to 47 C.F.R. § 54.315, November 30, 2001 and allows providers the opportunity to file for a new disaggregation plan into smaller geographic areas.</p>	2180-2191	40-15-201, 40-15-301, 40-15-502(5) and (6), and 40-2-108, C.R.S. These rules are consistent with 47 U.S.C. 254 and 47 C.F.R., Part 54.

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<p><b>2200-2206</b></p>	<p><b>Rules 2200 through 2206 identify default forms of regulation and establish procedures and standards for alternative and simplified forms of regulation, refraining from regulation and reclassification of Parts II and III services.</b></p> <p>Current rules contained definitions which were deleted, and Rules 2200-2206 were updated to reflect the Commission’s authority over Basic Emergency Service, Switched Access and basic service for providers in areas that receive HCSM support.</p> <p>Rules 2202 and 2203 were updated to reflect FCC Inter Carrier Compensation (ICC) rules adopted in 2011 for switched access, which also simplified the rules.</p> <p>Rules 2204-2206-References to alternative forms of regulation for CLECs and IXCs were removed.</p> <p>Current Rules 2210-2212-Deregulation of IntraLATA and IntraLATA Interexchange Telecommunications Services were removed in their entirety. Rule 2213, now 2206, Adjudicatory proceedings for determination of effective competition areas was amended pursuant to 40-15-207.</p> <p>Rule 2214 was deleted eliminating default regulation in an ECA.</p>		<p>2200 -2215</p>	<p>40-15-101, 40-15-203, 40-15-203.5, 40-15-207, 40-15-301, 40-15-302, 40-15-305, 40-15-501, 40-15-502, 40-15-503, and 40-2-108, C.R.S.</p>
<p><b>2300-2310</b></p>	<p><b>Rules 2300 through 2310 identify the relationship between customers and telecommunications service providers, concerning; customer deposits, refunds, denials or discontinuance of service, customer billing, public information, availability of service, slamming and cramming.</b></p> <p>These rules were edited to limit the applicability of the rules to geographic areas in which a provider of telecommunications services is a HCSM recipient.</p> <p>Rules 2307 and 2309 references to directories for basic local exchange services and expanded local calling areas, respectively, were removed.</p>		<p>2300-2312</p>	<p>40-3-101, 40-3-102, 40-3-103, 40-3.4-106, 40-4-101(1), 40-4-101(2), 40-15-112, 40-15-113, 40-15-201(1), 40-15-302(1)(a), 40-15-503(2), and 40-2-108, C.R.S.</p>

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<p><b>2330-2338</b></p>	<p><b>Rules 2330 through 2338 regulate the provision of intrastate telecommunications services and facilities to the public and apply to all providers of telecommunications services subject to the jurisdiction of the Commission.</b></p>		<p>2330-2341</p>	<p>References in these rules to Part 68 are references to rules issued by the FCC and have been incorporated by reference as identified in rule 2008.</p>
	<p>These rules were edited to only be applicable to POLRs, TRS providers and HCSM recipients who all remain subject to quality of service rules.</p> <p>Rules 2337, through 2341, now 2337, through 2338 delete specific performance standards criteria, but retain language that generally directs LECs to construct and maintain all basic service local access lines in accordance with accepted industry standards; referencing IEEE, the ANSI and the FCC. Rule language regarding general requirements for testing and call completion was retained. Rule language regarding service quality for operator assisted calls and trouble reports, was removed.</p>			
<p><b>2360-2362</b></p>	<p><b>Rules 2360 through 2362 regulate the collection and disclosure of personal information obtained by providers and identifies procedures for protecting the personal information of the telecom providers’ customers.</b></p>		<p>2360-2362</p>	<p>40-3-102, 40-4-101, and 40-2-108, C.R.S.</p>
	<p>Updates were made to only incorporation by reference information.</p>			
<p><b>2400-2413</b></p>	<p><b>Rules 2400 through 2413 prescribe allocation methodologies for regulated services that ensure deregulated services are not subsidized by regulated services after providers have separated all investments and expenses associated with facilities and equipment for use by interstate users or providers of intrastate telecommunications services according to applicable federal separations procedures and agreements.</b></p>		<p>2400 -2416</p>	<p>40-15-106, 40-15-108(2) and 40-2-108, C.R.S.</p>
	<p>The basis, purpose and statutory authority were edited to limit these rules to services currently regulated.</p> <p>Rule 2406 was modified to assign capacity costs on equipped lines based on the bandwidth required for each service which uses the network. For purposes of allocating voice grade services, the rule specifies that the allocation shall use no more than 64 kbps bandwidth, or other Commission approved allocation factor.</p>			

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<p><b>2460-2465</b></p>	<p><b>Rules 2460 through 2465 prescribe the standards for determining costs for pricing of regulated services and to provide guidelines for appropriate market and cost analyses that underlie just and reasonable rates.</b></p> <p>These rules were updated to narrow their applicability to services currently regulated.</p>		<p>2460-2466</p>	<p>40-3-101, 40-3-110, and 40-2-108, C.R.S.</p>
<p><b>2500-2508</b></p>	<p><b>Rules 2500 through 2508 prescribe non-discriminatory access to and interconnection with, the facilities of providers' networks by other providers; and provide for the unbundling of certain providers' networks.</b></p> <p>These rules are governed by 47 U.S.C. §§ 251 and 252 and the 2014 legislation did nothing to affect, modify or expand commission authority 40-15-401(2).</p> <p>Rule 2506 references to imputation and white pages were eliminated.</p>		<p>2500-2507</p>	<p>40-15-109(3); 40-15-401(2)(a), (b) and (c), 40-15-503(2)(ca), (b), (g), and (h); and 40-2-108, C.R.S., and at 47 U.S.C. §§ 251 and 252.</p>
<p><b>2530-2535</b></p>	<p><b>Rules 2530 through 2535 establish the process the Commission uses to review interconnection agreements and any amendments thereto; the criteria for Commission approval or rejection of such agreements; and the timelines for Commission action regarding both negotiated and arbitrated interconnection agreements.</b></p> <p>These rules are governed by 47 U.S.C. §§ 251 and 252 and the 2014 legislation did nothing to affect, modify or expand commission authority 40-15-401(2). Modifications were made to these rules for consistency with current procedural requirements, statutory references and other minor updates.</p>		<p>2530-2535</p>	<p>40-3-102; 40-15-503(2)(b)(I) and (III); 40-15-503(2)(g)(I); and 40-2-108, C.R.S., and at 47 U.S.C. §§ 252 and 271.</p>
<p><b>2550-2554</b></p>	<p><b>Rules 2550-2554 establish the process to be used and the information required by the Commission when an entity negotiating an interconnection agreement requests that the Commission participate in the negotiation and, mediate any differences arising in the course of the negotiation.</b></p> <p>These rules are governed by 47 U.S.C. §§ 251 and 252 and the 2014 legislation did nothing to affect, modify or expand commission authority per 40-15-401(2). Modifications were made to these rules for consistency with current procedural requirements, statutory references and other minor updates.</p>		<p>2550-2554</p>	<p>40-3-102; 40-15-404; and 40-2-108, C.R.S., and at 47 U.S.C. §§ 251 and 252(a)(1), (a)(2), and (e).</p>

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<p><b>2560-2568</b></p>	<p><b>Rules 2560-2568 establish the Commission process for arbitration of issues arising in the course of negotiation of interconnection agreements under 47 U.S.C. § 252.</b></p> <p>These rules are governed by 47 U.S.C. §§ 252 and the 2014 Legislation did nothing to affect, modify or expand commission authority per 40-15-401(2). Modifications were made to these rules for consistency with current procedural requirements, statutory references and other minor updates.</p>		<p>2560-2568</p>	<p>40-3-102; 40-15-404; and 40-2-108, C.R.S., and at 47 U.S.C. §§ 251 and 252(a)(1), (a)(2), and (e).</p>
<p><b>2580-2587</b></p>	<p><b>Rules 2580 through 2587 establish regulations: for the resale of retail telecommunications exchange services; to ensure the non-discriminatory availability of services for resale; and to ensure that retail telecommunications services are available for resale in a manner that enhances competition.</b></p> <p>Rules were updated to be limited to facilities based telecommunications providers that provide telecommunications exchange service in geographic areas for which they receive HCSM.</p> <p>Rules 2585 &amp; 2587-Regulation and tariffing of resellers were deleted.</p>		<p>2580-2588</p>	<p>40-15-502(5)(b)</p>
<p><b>2700-2704</b></p>	<p><b>Rules 2700 through 2704 identify procedures to ensure the efficient use and assignment of telephone numbers.</b></p> <p>Rules were updated to include state notification and other requirements for Interconnected VoIP providers who obtain numbers directly from the FCC.</p>		<p>2700-2703</p>	<p>40-2-108, C.R.S. Relevant federal law exists at 47 U.S.C. § 251 (e)(1), 47 C.F.R., Part 52.15 (January 11, 2016) and Part 52.19 (October 1, 2002).</p>
<p><b>2720-2724</b></p>	<p><b>Rules 2720 through 2724 establish local number portability (LNP) regulations so that end users can choose between all telecommunications services providers without losing their assigned telephone numbers; to establish mechanisms supporting LNP; and to identify LNP database network architecture.</b></p> <p>Nothing in 2014 legislation impacted numbering administration and the PUC’s number conservation authority granted by the FCC.</p>		<p>2720-2724</p>	<p>40-2-108, C.R.S. and 47 C.F.R. § 52 Subpart C. (November 30, 2015) .</p>

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2740-2742	<p><b>Rules 2740 through 2742 establish Colorado N-1-1 regulations so that the use of N-1-1 in Colorado is consistent with the FCC assignments by: identifying the designated uses of N-1-1 codes; identifying the limitations of the N-1-1 code usage; and establishing Commission procedures regarding petitions for N-1-1 use or assignment.</b></p>		2740-2741	40-3-102, 40-15-201, and 40-2-108, C.R.S. These rules are consistent with the FCC's rules found at 47 C.F.R., Part 52 (June 22, 2010).
	<p>These rules were not affected by the 2014 legislation. Modifications to the rules consolidate common requirements and update language to reflect current N-1-1 administration. Modifications were made to these rules for consistency with current technology.</p>			
2820-2827	<p><b>Rules 2820-2827 implement Article 17 of Title 40, C.R.S., Telecommunications Relay Services (TRS) for Disabled Users compliant with the federal Americans with Disabilities Act of 1990 and which are consistent with the Commission's quality of service rules; require relay- communicated messages to be delivered promptly, accurately, privately, and confidentially; specify the types of calls that are included as telecommunications relay services; and implement a cost recovery mechanism.</b></p>		2820-2827	40-3.4-106; 40-15-502(3)(a); 40- 17-103(2) and (3); and 40-2-108, C.R.S.
	<p>TRS legislation was passed in 2016. TRS emergency rules and a NOPR for permanent rules will be initiated separately.</p>			
2840-2855	<p><b>Rules 2840 through 2855 establish the process used by the Commission to implement and the provisions of the high cost support mechanism while remaining consistent with the relevant rules and orders of the FCC.</b></p>		2840-2855	40-3-102, 40-15-208(2)(a), 40-15-502, and 40-2-108, C.R.S.
	<p>These rules will be noticed in a separate rulemaking proceeding.</p>			
2870-2876	<p><b>Rules 2870 through 2876 establish the discount rate for specific telecommunications services that are available to elementary schools, secondary schools, and libraries consistent with 47 U.S.C. § 254(h).</b></p>		2870-2876	40-3-102, 40-3-103, and 40-2-108, C.R.S.
	<p>Updated definition of urban and rural per February 2015 FCC Rules.</p>			