

**Rule Change #2003(4)**

**The Colorado Rules of Civil Procedure**

**CHAPTER 18. RULES GOVERNING ADMISSION TO THE BAR  
RULE 201.14**

**CHAPTER 20. COLORADO RULES OF PROCEDURE REGARDING ATTORNEY  
DISCIPLINE AND DISABILITY PROCEEDINGS, COLORADO ATTORNEYS' FUND  
FOR CLIENT PROTECTION, AND MANDATORY CONTINUING LEGAL  
EDUCATION AND JUDICIAL EDUCATION  
RULE 260.12**

**Rule 201.14 Oath of Admission**

- (1) [\*\*\*No change]
- (2) [\*\*\*No change]
- (3) Every applicant, before taking the oath of admission, shall complete the required course on professionalism presented by the Office of Attorney Regulation Counsel in cooperation with the Colorado Bar Association. For applicants eligible for admission after July 1, 2003, the course shall satisfy 6 units of the 45 unit general requirement during each attorney's continuing legal education first compliance period pursuant to C.R.C.P. 260.2(1). Attorneys admitted after July 1, 2000, but prior to July 1, 2003, who have not taken the 4 unit professionalism course by July 1, 2003, shall take the 6 unit professionalism course, and shall receive 4 units of the 7 unit ethics requirement and 2 of the general requirement, in that attorney's first continuing legal education compliance period, pursuant to C.R.C.P. 260.2(2). In the event that an applicant is unsuccessful on the Colorado bar examination, the professionalism course shall be valid for one full calendar year following completion of the course. Proceeds from the fee charged for the course shall be divided equally between the Colorado Bar Association, CLE in Colorado, Inc., and the Office of Attorney Regulation Counsel to pay for administering the course and to fund the attorney regulation system

**Rule 260.2 CLE Requirements**

- (1) [\*\*\*No change]
- (2) [\*\*\*No change]
- (3) [\*\*\*No change]

(4) ~~All attorneys admitted after January 1, 1995, shall satisfy 4 of the 7 unit ethics requirement during their first compliance period by completing the required course of professionalism presented by the Colorado Bar Association.~~  
This subsection 4 is repealed and replaced by 201.14(3).

(5) [\*\*\*No change]

(6) [\*\*\*No change]

**Amended and adopted by the Court, En Banc, March 21, 2003, effective July 1, 2003.  
Justice Martinez would not approve the amendments.  
Justice Rice does not participate.**

**BY THE COURT:**

**Gregory J. Hobbs, Jr.  
Justice, Colorado Supreme Court**