Interpretive Notice & Formal Opinion ("INFO") # 1: Colorado Overtime & Minimum Pay Standards Order (COMPS Order), 7 CCR 1103-1

Overview

This INFO #1 summarizes key parts, and interpretations, of the Colorado Overtime and Minimum Pay Standards Order ("COMPS Order") #38, and the 2022 Publication And Yearly Calculation of Adjusted Labor Compensation Order ("PAY CALC Order"), 7 CCR 1103-14, as of January 1, 2022. The COMPS Order is the source of key wage rights and responsibilities: who must receive the Colorado minimum wage, overtime pay, meal and rest breaks; and rules on wage deductions, on what work time must be paid, and on posting the COMPS Order to employees. The PAY CALC Order calculates and publishes each year's Colorado minimum wage and other pay levels that adjust periodically. This INFO #1, and the COMPS Poster, will be updated annually by mid-December with any changes, including the annual Colorado minimum wage adjustment.

Coverage

The COMPS Order covers all private sector work unless exempted by Rules 2.2-2.4 (detailed below).¹ The COMPS Order applies the Colorado Wage Act definitions of covered "employees" and "employers."²

Colorado Minimum Wage (Rule 3)

The 2022 Colorado minimum wage is $12.56 per hour for employees covered by either (A) Rule 2 coverage of all private sector work unless listed as exempt or (B) the federal minimum wage. Pay cannot be below the minimum even if it is a salary, piece rate, commission, or other basis. Minimum wages may be reduced 15% for unemancipated minors, and by deductions allowed by Rule 6 or the wage deductions statute, C.R.S. § 8-4-105. If a local government (city, county, etc) has enacted a higher minimum wage, work covered by the local minimum wage ordinance must be paid that higher wage. In 2022, the Denver minimum wage is $15.87.

Overtime Pay (Rule 4)

Employers must pay 1½ times the employee’s regular rate of pay — often called “time and a half” — for work beyond either (A) 40 hours per week, (B) 12 hours per day, or (C) any 12 consecutive hours, whichever results in the higher payment of wages. Hours in two or more weeks cannot be averaged in computing overtime. Employers may not provide time off, sometimes called “comp time,” instead of paying time and a half for overtime hours. Rule 1.8.2 covers when and how a non-exempt employee can still be paid a salary (or other non-hourly pay), as long as overtime premium pay is added for any overtime hours.

Meal Periods (Rule 5.1; see INFO #4 for additional information on meal and rest periods)

For shifts over 5 hours, employees are entitled to uninterrupted, duty-free 30-minute meal periods — which can be unpaid if employees are completely relieved of all duty and permitted to perform personal activities.

- To the extent practical, meal periods must be at least 1 hour after starting and 1 hour before ending shifts.
- If the work makes an uninterrupted meal period impractical, the employee shall be permitted to consume an on-duty meal while performing duties, and that time must be compensated.

¹ Before the COMPS Order took effect in 2020, the Colorado Minimum Wage Order (the set of wage and hour rules before the COMPS Order) covered only certain industries, but COMPS ended those industry limitations.
² C.R.S. § 8-4-101(5),(6).COMPS also applies the employer/employee definitions: for paid sick leave, the definitions in the Healthy Families and Workplaces Act, C.R.S. § 8-13.3-402(4),(5); and for agricultural wage and hours rights, the definitions in the Agricultural Labor Rights and Responsibilities Act, C.R.S. §§ 8-13.5-201(1),(3); 8-6-101.5(3).
Rest Periods (Rule 5.2; see INFO #4 for additional information on meal and rest periods)

For each 4 hours of work, employers must authorize and permit compensated 10-minute rest periods:

<table>
<thead>
<tr>
<th>Work Hours</th>
<th>Rest Periods Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 or fewer</td>
<td>0</td>
</tr>
<tr>
<td>Over 2 and up to 6</td>
<td>1</td>
</tr>
<tr>
<td>Over 6, and up to 10</td>
<td>2</td>
</tr>
<tr>
<td>Over 10, and up to 14</td>
<td>3</td>
</tr>
<tr>
<td>Over 14, and up to 18</td>
<td>4</td>
</tr>
<tr>
<td>Over 18, and up to 22</td>
<td>5</td>
</tr>
<tr>
<td>Over 22</td>
<td>6</td>
</tr>
</tbody>
</table>

Rest periods must not include work, but leaving the premises is not necessary. To the extent practical, rest periods should be in the middle of each 4-hour work period. If an employee is not authorized and permitted any required rest period time, then extra work has been performed, requiring additional pay for that time.

Rest periods must be 10 minutes every four hours except in either of these situations:

- if employee and employer agree, voluntarily and without coercion, to two 5-minute breaks, if 5 minutes is enough to go back and forth to a bathroom or other place where a bona fide break would be taken; or
- if work is Medicaid-funded home care or under a collective bargaining agreement, then rest periods can be 5 minutes in a 4-hour period, if over the day they average 10 minutes per 4 hours.

Time Worked (Rule 1.9)

Compensable “time worked” is all time performing labor or services for an employer’s benefit, including all time employees are suffered or permitted to work, whether or not required. It includes time employers permit or require employees to be on-premises, on duty, or at prescribed workplaces, but not just letting employees relieved from duty arrive or remain on-premises. It also includes, if over one minute, time spent:

- putting on or removing required work clothes or gear, but not uniforms worn outside work as well;
- remaining at work awaiting a decision on a job assignment or when to begin work;
- receiving or sharing work-related information;
- performing clean-up or other duty “off the clock”;
- security or safety screening;
- clocking or checking in or out;
- or waiting for any of the tasks listed above.

“Travel time” means time spent on travel for the benefit of an employer, and is time worked, but normal home to work travel is not time worked. Rule 1.9.2 details what travel to or from work stations is compensable.

“Sleep time” means time employees may sleep, which may or may not have to be paid, as Rule 1.9.3 details.

Exemptions from COMPS. Read Rules 2.2-2.5 carefully to see if particular work is partially or fully exempt.

- Executives/Supervisors, Administrative Decision-Makers, and Professionals (“EAP”) (defined in R. 2.2.1-2.2.3) paid at least the minimum EAP salary (described below).
- Outside salespersons if at least 80% of their work time is related to their sales (R. 2.2.4).
- A 20% owner of a company, or at a nonprofit, the highest-paid/highest-ranked employee, if they are actively engaged in management of the employer (R. 2.2.5).
- Government-licensed taxi drivers (R. 2.2.6).
- Various in-residence workers (defined in R. 2.2.7) — casual babysitters, property managers, student residence workers, institutional laundry workers, camp/outdoor education field staff.
- Bona fide volunteers for non-profits and work-study students receiving school credit (R. 2.2.8).
- Elected officials and their staff (R. 2.2.9).
- Highly technical computer-related employees (defined in R. 2.2.10), if paid at least $28.92 per hour.
- Highly compensated employees with non-manual work who are paid at least 2.25 times the EAP salary annually ($101,250 in 2022), and at least the EAP salary each week (R. 2.2.11).
Agricultural Employment (Rule 2.3)

See INFO #12 for more detailed explanations of agricultural labor requirements — not just wage-and-hour, but also other labor rights and responsibilities (workplace safety, union-management relations, etc.).

(1) **Colorado minimum wage** is required for all agricultural employees except range workers (see point 4).

(2) **Overtime.** Agricultural jobs (defined in Rule 2.3) are exempt from the 40- and 12-hour overtime in Rule 4, if workers receive both of the following, starting November 1, 2021:

(a) **weekly overtime pay** (standard “time and a half”) after 60 hours worked — until January 1, 2024, when the weekly overtime trigger becomes 48-56 hours (depending on type of employer); and

(b) **daily,** the following additional pay rights —
   (i) after 12 hours of work, a half-hour paid break instead of the usual shorter third rest period, and
   (ii) after 15 hours of work, an extra hour’s pay of at least the Colorado minimum wage.

(3) **Rest & meal periods** under Rule 5 apply to agricultural employees, with the following additions.

(a) Workers engaged in hand-weeding/thinning have 15 (not 10) minutes of rest per 4 hours.

(b) Other break time may apply in certain conditions; see the Agricultural Labor Conditions Rules.

(4) **Exemptions or variances** for agricultural workers include the following (see Rules 2.3 and 2.4.8-2.4.9).

(a) **Owners** (or part-owners) of agricultural employers, and certain of their family, are overtime-exempt.

(b) **Decision-making livestock managers** paid the salary for exempt managers are overtime-exempt.

(c) **Operators** of trucks hauling livestock or harvesters/combines are exempt from rest or meal periods.

(d) **Range workers:** Minimum wage and overtime rights do not apply when an agricultural worker is “principally engaged in the range production of livestock… on the open range” and is paid a weekly salary of $515.00 or more in 2022 (and inflation-adjusted after 2022 like Colorado minimum wage).

Exemptions from Overtime Requirements (Rules 2.4.1-2.4.6)

- **Salespersons** or mechanics at certain vehicle or farm equipment dealers: overtime-exempt.
- **Commission salespeople** of a retail/service employer drawing 75% of its revenue from sales, if paid at least (A) ½ from commissions and (B) 1½ of minimum wage: overtime-exempt.
- **Ski** employees with duties directly related to downhill ski/snowboarding or on-mountain food/beverage service, but not lodging-related: exempt from 40-hour overtime (but federal law may give 56-hour overtime).
- **Medical transportation** employees on 24-hour shifts: exempt from 12-hour daily overtime.
- **Hospital or nursing home** employees paid under the federal 8/80 rule requiring overtime for hours past (A) 80 per 14-day period and (B) 8 per day: exempt from 40- and 12-hour overtime.
- **Various interstate transport** workers: overtime-exempt, with some also exempt from meal/rest periods.

Salary Requirements for EAP and Other Salary-Based Exemptions (Rule 2.5)

The EAP exemptions require both (A) exempt duties (defined in R. 2.2.1-2.2.3) and (B) a minimum salary for exemption (except doctors, lawyers, and teachers are exempt without a minimum salary, as in federal law) that must be at the following level by year, and least the Colorado minimum wage for all hours worked:

<table>
<thead>
<tr>
<th>Until July 2020</th>
<th>July-Dec ’20</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>Each Year After 2024</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salary equal to minimum wage for all hours worked</td>
<td>$35,568</td>
<td>$40,500</td>
<td>$45,000</td>
<td>$50,000</td>
<td>$55,000</td>
</tr>
</tbody>
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3 These partial overtime exemptions for agriculture don’t apply to agricultural employers drawing at least 50% of revenue from sales to the consuming public, rather than resale; such employers were covered as “retail and service” in prior orders.

4 7 CCR 1103-15.

5 C.R.S. § 8-6-101.5(b).
For pay to qualify as an exempt “salary,” it must meet the federal law definition of an exempt salary: 

- Predetermined, for a week to a month, and is not reduced because of variation in work quality, work quantity, or number of hours — except that, as under federal law, deductions may be made for the following:
  - absence for 1+ days for personal reasons, or for sickness or disability under a bona fide plan, policy, or practice of compensating the lost salary;
  - leave under family/medical leave law;
  - good-faith penalties under major safety rules, or unpaid disciplinary suspensions of 1+ days under workplace conduct rules; or
  - amounts employees receive as jury/witness fees or military pay.

The salary rule, however, does not require anyone to be paid these salaries. Employers have options for compliance: (a) pay the exemption salary, or (b) pay any rate hourly with overtime, or (c) shift hours among employees to minimize overtime.

**Deductions, Credits, and Charges** (Rule 6)

Colorado law, C.R.S § 8-4-105, limits the deductions employers may make from employee wages. COMPS adds specifics on limits for deductions, credits, and charges related to uniforms, meals, or lodging.

- **Lodging credits** are allowed for housing if it is: (1) voluntarily accepted by the employee; (2) primarily for the benefit and convenience of the employee and not the employer; (3) recorded in a written agreement; and (4) depending on the type of lodging, no more than $25 or $100 per week (or less, depending on the fair market value or actual cost to the employer).

- **Meal credits** are allowed for the cost or value (without profit) of meals that employees voluntarily accept.

- **Uniforms** need not be furnished if they are ordinary, plain, and washable clothing, and a special color, make, pattern, logo, or material is not required. But employers must pay for particular uniforms or special apparel. Employers also cannot require deposits or deduct for ordinary uniform wear and tear.

- **Tip credits** of no greater than $3.02 per hour may offset wages of employees in occupations in which they customarily and regularly receive over $30 per month in tips. An employer claiming a tip credit must pay at least $9.54 per hour in 2022 ($3.02 below the full Colorado minimum wage), and if that wage plus tips does not equal the minimum hourly wage, the employer must make up the difference in wages.

**Employer Record-Keeping and Posting Requirements** (Rule 7)

- **Records.** Employers must keep records for each employee with the information detailed in R. 7.1, must issue employees itemized earnings statements for each pay period worked, and must retain records of that information for at least 3 years, plus the duration of any wage claim pertaining to the employee.

- **Posting.** Employers must display the current year’s COMPS Poster (available on the Division’s website) in a place where employees may easily read it during the workday. If a physical posting is impractical (for example, if employees work from home, or the work site lacks a break room), the employer must provide a copy of the COMPS Order or COMPS Poster to each employee within the first month of employment. Employers that fail to post as required by Rule 7 are ineligible for employee-specific credits or exemptions.

- **Distribution.** If an employer distributes a handbook, a manual, or written or posted policies to employees, it must include a copy of the current year’s COMPS Order or Poster. If an employer requires employees to sign an acknowledgment of receiving those materials, it must also require a signed acknowledgement that employees were provided a copy of the current year’s COMPS Order or COMPS Poster. Employers must make a copy of the COMPS Order or Poscr available upon any employee’s request.

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6 As to what counts as a “salary” for exemption, the COMPS Order applies the “Salary Requirement” rules of the federal Fair Labor Standards Act, 29 C.F.R. Part 541, Subpart G.
● **Compliance with Poster/Distribution Requirements.** Compliance with labor rights posting and distribution requirements includes not only doing the posting and distribution, but also not minimizing, undercutting, or detracting from those postings or notices, such as by telling employees that an applicable right or responsibility in a posting or notice doesn’t apply, won’t be followed, or shouldn’t be exercised.

● **Translation.** If employees have limited English language ability, employers must use a Spanish-language version of the COMPS Order and Poster, if the employees speak Spanish. If another language is needed, the employer must ask the Division for a version of the COMPS Order and/or Poster in that language.⁷

### Complaint Rights & Procedures (Rules 8.1-8.4)

The Division accepts complaints for unpaid minimum or overtime wages required by federal, state, or local law of up to $7,500, but the Division may order larger awards with the addition of fines and/or penalties. The $7,500 limit does not apply to investigations initiated by the Division, rather than by employee-filed complaints. An employee claiming unpaid wages may file **either:**

- a **lawsuit in court** to recover the amount unpaid, plus attorney fees and court costs; or
- a **written complaint with the Division**, which the Division will investigate.

Liability for wage violations may extend to not only the formal employer, but also individual owners or other responsible individuals personally, regardless of whether the employer is a corporation.⁸ In some circumstances, failure to pay wages constitutes criminal theft as well.⁹

### Reprisal and Interference Prohibition (Rule 8.5)

Employers may not threaten, coerce, or discriminate against any person for purposes of reprisal, interference, or obstruction as to any actual or anticipated investigation, hearing, complaint, or other process or proceeding relating to a wage claim, right, or rule. Violators may face penalties under C.R.S. §§ 8-1-116, 8-1-140, 8-4-120, and/or 8-6-115.

### Additional Information

Visit the Division’s [website](#), call 303-318-8441, or email cdle_labor_standards@state.co.us.

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⁷ [Posters](#) in many languages are already available on the [Division website](#).

⁸ C.R.S. § 8-4-101(6).

⁹ C.R.S. §§ 8-4-114; 8-6-116.