

College Performance Measurement Framework (CPMF) Reporting Tool

Reporting Year: January 2022 – December 2022

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Introduction

The College Performance Measurement Framework (CPMF)

The CPMF has been developed by the Ontario Ministry of Health (the ministry) in close collaboration with Ontario's health regulatory Colleges (Colleges), subject matter experts and the public with the aim of answering the question "how well are Colleges executing their mandate which is to act in the public interest?" This information will:

- 1. Strengthen accountability and oversight of Ontario's health regulatory Colleges;
- 2. Help Colleges improve their performance;

Each College will report on seven Domains with the support of six components, as illustrated in Table 1.

Table 1: CPMF Measurement Domains and Components

1	Measurement domains	→ Critical attributes of an excellent health regulator in Ontario that should be measured for the purpose of the CPMF.
2	Standards	\rightarrow Performance-based activities that a College is expected to achieve and against which a College will be measured.
3	Measures	→ More specific requirements to demonstrate and enable the assessment of how a College achieves a Standard.
4	Evidence	→ Decisions, activities, processes, or the quantifiable results that are being used to demonstrate and assess a College's achievement of a standard.
5	Context measures	→ Statistical data Colleges report that will provide helpful context about a College's performance related to a standard.
6	Planned improvement actions	→ Initiatives a College commits to implement over the next reporting period to improve its performance on one or more standards, where appropriate.



CPMF Model

The seven measurement domains shown in Figure 1 are the critical attributes that contribute to a College effectively serving and protecting the public interest. They relate to key statutory functions and organizational aspects that enable a College to carry out its functions well. The seven domains are interdependent and together lead to the outcomes that a College is expected to achieve as an excellent regulator.

Figure 1: CPMF Model for Measuring Regulatory Excellence

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Organizational Focus			Applicant/ Registrant Focus	Results & Improvement Registrant Focus
1 Governance College efforts to ensure Council and Committees have the required knowledge and skills to warrant good governance. Integrity in Council decision making. College efforts in disclosing how decisions are made, planned to be made, and actions taken that are communicated in ways that are accessible to, timely and useful for relevant audiences	2 Resources The College's ability to have the financial and human resources to meet its statutory objects and regulatory mandate, now and in the future 3 System Partner Extent to which a College works with other Colleges/ system partners, as appropriate, to help execute its mandate effectively, efficiently and/or coordinated manner to ensure it responds to changing public expectation. 4 Information Management College efforts to ensure its confidential information is retained securely and used appropriately in administering regulatory activities, legislative duties and objects.		5 Regulatory Policies The College's policies, standards of practice, and practice guidelines are based on the best available evidence, reflect current best practices, are aligned with changing publications and where appropriate aligned with other Colleges. 6 Suitability to Practice College efforts to ensure that only those individuals who are qualified, skilled and competent are registered, and only those registrants who remain competent, safe and ethical continue to practice the profession.	 7 Measurement, Reporting and Improvement The College continuously assesses risks, and measures, evaluates, and improves its performance. The College is transparent about its performance and improvement activities.



Figure 2: CPMF Domains and Standards

Domains	Standards
Governance	1. Council and statutory committee members have the knowledge, skills, and commitment needed to effectively execute their fiduciary role and responsibilities pertaining to the mandate of the College.
	2. Council decisions are made in the public interest.
	3. The College acts to foster public trust through transparency about decisions made and actions taken.
Resources	4. The College is a responsible steward of its (financial and human) resources.
System Partner	5. The College actively engages with other health regulatory Colleges and system partners to align oversight of the practice of the profession and support execution of its mandate.
	6. The College maintains cooperative and collaborative relationships responds in a timely and effective manner to changing public expectations.
Information Management	7. Information collected by the College is protected from unauthorized disclosure.
Regulatory Policies	8. Policies, standards of practice, and practice guidelines are based in the best available evidence, reflect current best practices, are aligned with changing public expectations, and where appropriate aligned with other Colleges.
Suitability to Practice	9. The College has processes and procedures in place to assess the competency, safety, and ethics of the people it registers.
	10. The College ensures the continued competence of all active registrants through its Quality Assurance processes. This includes an assessment of their competency, professionalism, ethical practice, and quality of care.
	11. The complaints process is accessible and supportive.
	12. All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public.
	13. The College complaints process is coordinated and integrated.
Measurement, Reporting and Improvement	14. The College monitors, reports on, and improves its performance.



The CPMF Reporting Tool

The third iteration of the CPMF will continue to provide the public, the ministry, and other stakeholders with information respecting a College's activities and processes regarding best practices of regulatory excellence and, where relevant, the College's performance improvement commitments. At this time, the ministry will not assess whether a College meets or does not meet the Standards.

The information reported through the completed CPMF Reporting Tool may help to identify areas of improvement that warrant closer attention and potential follow-up. Furthermore, the reported results will help to lay a foundation upon which expectations for regulatory excellence can be refined and improved. Finally, the results may stimulate discussions about regulatory excellence and performance improvement among Council members and staff within a College, as well as between Colleges, the public, the ministry, college registrants/members, and other stakeholders.

Additionally, in 2022 the ministry developed a Summary Report highlighting key findings regarding the commendable practices Colleges already have in place, collective strengths, areas for improvement and the various commitments Colleges have made to improve their performance in serving and protecting the public as per their 2021 CPMF Reports. The focus of the Summary Report is on the performance of the regulatory system (as opposed to the performance of each individual College) and on areas where opportunities exist for colleges to learn from each other.

The ministry's Summary Report will be posted in English and French and weblinks to the report will be shared with the Colleges once it is published.



For this reporting cycle, Colleges will be asked to report on:

- Their performance against the CPMF standards and updates on the improvements Colleges committed to undertake in their previous CPMF reports;
- Provide detailed improvement plans where they do not fully meet a benchmarked Evidence.

Completing the CPMF Reporting Tool

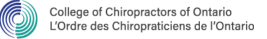
While the CPMF Reporting Tool seeks to clarify the information requested, it is not intended to direct College activities and processes or restrict the way a College fulfills its fiduciary duties. Where a term or concept is not explicitly defined in the CPMF Reporting Tool, the ministry relies on individual Colleges, as subject matter experts, to determine how a term should be appropriately interpreted given the uniqueness of the profession each College oversees.

In the spirit of continuous improvement, if the College plans to improve its actions or processes related to a respective Measure or Evidence, it is encouraged to highlight these planned activities and progress made on commitments from previous years.

What has changed in 2022?

This year, eight pieces of Evidence have been highlighted within Part 1 of the Reporting Tool as 'Benchmarked Evidence'. These pieces of evidence were identified as attributes of an excellent regulator, and Colleges should meet, or work towards meeting these benchmarks. If a College does not meet, or partially meets expectations on a benchmark, it is required to provide an improvement plan that includes the steps it will follow, timelines and any barriers to implementing that benchmark. In subsequent CPMF reports, Colleges will be expected to report on their progress in meeting the benchmarked Evidence.

Where a College fully met Evidence in 2021 and 2022, the College may opt to respond with 'Met in 2021 and Continues to Meet in 2022'. In the instances where this is appropriate, this option appears in the dropdown menu. If that option is not there, Colleges are asked to fully respond to the Evidence or Standard. Colleges are also asked to provide additional detail (e.g., page numbers), when linking to, or referencing College documents.



Part 1: Measurement Domains

		Measure: 1.1 Where possible, Council and Council or a Statutory Comm	d Statutory Committee members demonstrate that they have the knowledge, skills, and commitment pr nittee.	ior to becoming a member of
	01	Required Evidence	College Response	
	STANDARD	a. Professional members are eligible to stand for election to	The College fulfills this requirement:	Yes
÷	STAN	Council only after: i. Meeting pre-defined	• The competency and suitability criteria are public: Yes If yes, please insert a link and indicate the page number where they can be found; if not, please list criteria.	
DOMAIN SOVERNANCE		competency and suitability criteria; and	 CCO identifies competencies for candidates for election to Council and appointment of non-council committee documents: <u>Competencies for Council and Committee Members</u> - this document was passed by CCO Council on N competencies for Council and committee members, including competencies that candidates may alre that can be learned and developed through CCO orientation and educational opportunities. <u>2022 Notice of Election</u> - the Notice of Election identifies the criteria for being eligible for election to C conflicts of interest that would preclude a member from being eligible for election to Council. In the 2 identified various competencies that candidates are encouraged to include in their election material, skills and attributes related to: chiropractic care of patients, including patients from different backgrouinterest, serving on boards in an oversight role, interpersonal and communication skills, previous role organizational planning, human resources, health and safety, policy development, risk management, of financial or accounting, information technology and any other roles relevant to CCO's mandate and fu available to the public. CCO By-law 6 and By-law 12 identify criteria and requirements for being eligible to be a Council or cordination control or cont	ovember 25, 2021 to identify ady possess and competencies Council and the factors and the 2022 Notice of Election, CCO has including: knowledge, expertise, bunds, protection of the public s and experience in business, education and research, unctions. This document is



	If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting policies, consulting stakeholders, or reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implementation.



ii. attending an orientation training about the College's mandate	The College fulfills this requirement:	Yes
and expectations pertaining	Duration of orientation training.	1
to the member's role and responsibilities.	• Please briefly describe the format of orientation training (e.g., in-person, online, with facilitator, testing knowledge at the end)	
	 Please insert a link and indicate the page number if training topics are public OR list orientation training topics. Candidates, Council and Committee members are required to participate in various orientation and training so These include: In April 2021, Council approved a <u>mandatory orientation session</u> (communicated to members and sta 	keholders as part of the 2022
	Notice of Election) for candidates for CCO Council for the 2022 elections to Council. This training sessi outside legal counsel and took place on February 23, 2022 from 6 pm - 8 pm.	on was led by CCO staff and
	 On April 21, 2022, 8:30 am - 1 pm, Council and committee members participated in an <u>orientation</u> on objectives, duties and roles of committees, and duties of council and committee members. This was le Counsel and outside legal counsel. At various times in May - June 2022, each <u>committee</u> held an introduction to its committee at its first On September 9 - 11, 2022 - Council and staff attended strategic planning and educational sessions re CPMF, conflict of interest, Diversity, Equity and Inclusion and Cyber Security. On November 25, 2022, 8:30 am - 11:30 am, Council and committee members attended an education practices led by outside legal counsel and staff. New Council and Discipline committee members are required to complete the discipline training sessi <u>Professions Regulators of Ontario (HPRO)</u>. 	ed by the Registrar and General meeting. elated to best practices on nal session on regulatory
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional):	



b. Statutory Committee candidates have:	The College fulfills this requirement:	Yes
i. Met pre-defined competency and suitability criteria; and	 The competency and suitability criteria are public: Yes If yes, please insert a link and indicate the page number where they can be found; if not, please list criteria. 	
Benchmarked Evidence	 <u>Competencies for Council and Committee Members</u> - this document was passed by Council on November competencies for Council and Committee members. CCO <u>By-law 7</u> and <u>By-law 12</u> identify duties and powers of executive officers and committee chair and cr members. Candidates interested in all committee positions are required to submit a letter of intent and their interest, relevant competencies, skills and qualifications for committees. Committee members may competencies, skills and qualifications to Council, prior to the appointment to committee. CCO Council passed a policy, <u>Internal Policy I-019</u>: Policy on Nominations and Election Procedures for Co April 21, 2022 public Council package), on November 25, 2021, to outline the policies and procedures for procedures for committee positions. CCO applied this policy to elections of committee members, which Consistent with the CPMF-inspired move toward competency-based selection and appointments process committees, CCO, like many health regulators in Ontario, has <u>amended its by-laws</u> to permit the appoint neither a member of the college nor a public member appointed by government, but who demonstrates judgement to contribute to the work of a specific committee. Mr. MacKay was reappointed to the Discip 2022, consistent with this policy. With respect to evidencing the suitability of nominees, in keeping with the aspirational objectives of Me the CCO Executive Committee directed all Council members to provide their interest, and relevant backge Committee position. These responses were compiled for Council's consideration at the meeting on <u>April</u> with skills and competency for committee membership is a recognized best practice, supported by the N landmark 2018 inquiry into the BC College of Dental Surgeons undertaken by Harry Cayton (known as the landmark 2018 inquiry into the BC College of Dental Surgeons undertaken by Harry Cayton (known as the landmark 2018 inquiry into the BC college of Dental Surgeo	iteria for appointing committee curriculum vitae, identifying also speak to their interest, <u>mmittee Positions</u> (page 168 of r the nomination and election took place on <u>April 21, 2022</u> . s for all members of Council or ment of an individual who is the competencies, skills and line Committee on <u>April 21,</u> asure 1.1 of the CPMF this year ground and skills for any desired <u>21, 2022</u> . Matching interest 10HLTC and highlighted in the



		If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting poli reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implement	-
	ii. attended an orientation	The College fulfills this requirement:	Yes
	training about the mandate of the Committee and	Duration of each Statutory Committee orientation training.	
	expectations pertaining to a	• Please briefly describe the format of each orientation training (e.g., in-person, online, with facilitator, testing knowledge at the	end).
	member's role and responsibilities.	• Please insert a link and indicate the page number if training topics are public OR list orientation training topics for Statutory Con	
		 Candidates for CCO elections attended a mandatory orientation session conducted by outside counsel an 2022. Committee members are required to attend an <u>orientation session</u>, which took place on April 21, 2022, 8 mandate and objectives, duties and roles of committees, and duties of council and committee members. and General Counsel and outside legal counsel. At various times in May - June 2022, each <u>committee</u> held an introduction to its committee at its first me New Council and Discipline committee members are required to complete the Discipline Training session <u>Professions Regulators of Ontario (HPRO)</u>. All Council and committee members are encouraged to attend additional HPRO training sessions, includin writing and others. 	:30 am - 1 pm, on the College's This was led by the Registrar eting. s conducted by the <u>Health</u>



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional):	



	c. Prior to attending their first	The College fulfills this requirement:	Yes
		Duration of orientation training.	
meeting, public appointments to Council undertake an orientation training course provided by the College about the College's mandate and expectations pertaining to the appointee's role and responsibilities.		 Duration of orientation training. Please briefly describe the format of orientation training (e.g., in-person, online, with facilitator, testing knowledge at the end). Please insert a link and indicate the page number if training topics are public <i>OR</i> list orientation training topics. Once appointed to Council, new public members participate in informal communication with the President, Registrar and General Counsel, and outside legal counsel on the College's mandate and expectations pertaining to the appointee's role and responsibilities. Council members, including public members, are required to attend an <u>orientation session</u>, which took place on April 21, 2022, 8:30 am - 1 pm, on the College's mandate and outside legal counsel and outside legal counsel and outside legal counsel and outside legal counsel. New Council and Discipline committee members are required to complete the discipline training sessions conducted by the Health Professions Regulators of Ontario (HPRO). All Council and committee members are encouraged to attend additional HPRO training sessions, including governance training, reasons writing and others. 	
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
		Additional comments for clarification (optional):	



Required Evidence	College Response	
a. Council has developed and implemented a framework to	The College fulfills this requirement:	Partially
regularly evaluate the effectiveness of:	 Please provide the year when Framework was developed <i>OR</i> last updated. Please insert a link to Framework <i>OR</i> link to Council meeting materials and indicate the page number where the Framework 	ork is found and was approved.
i. Council meetings; and	Evaluation and assessment results are discussed at public Council meeting: No	
ii. Council.	• If yes, please insert a link to the last Council meeting and indicate the page number where the most recent evaluation res	ults have been presented and discus
	As part of its strategic planning sessions on September 9 – 11, 2022, CCO Council and staff attended edu other colleges related to evaluating Council performance, led by CCO outside consultants and legal coun training and education on evaluating Council effectiveness and implementing a framework for evaluation Evaluation and assessment of Council will be a priority at the September 2023 strategic planning sessions the 2023 CPMF.	sel. CCO will continue to recein in 2023.
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Yes
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (optional)	Yes





	The College fulfills this requirement:	Partially
party assessment of Council effectiveness at a minimum every	 Has a third party been engaged by the College for evaluation of Council effectiveness? No 	
three years.	 If yes, how often do they occur? 	
	 Please indicate the year of last third-party evaluation. 	
	Although CCO has not engaged a third party for a formal review of the Council's effectiveness in 2022, CCO h consultants, including regulatory consultants, legal counsel and communication experts to facilitate educatio governance, best practices for regulators, evaluating Council performance, and duties of Council. On Septem committee members attended an educational session on evaluating Council performance, led by CCO outside CCO last updated its missions, vision, values, and strategic objectives using an outside facilitator in 2017 (last update CCO's mission, vision, values, and strategic objectives). Evaluation and assessment of Council will be a priority at the September 2023 strategic planning sessions and the 2023 CPMF.	n sessions on issues related to ber 9 - 11, 2022 , Council and e consultants and legal counsel. full strategic planning to



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Yes
	Additional comments for clarification (optional)	
	CCO will continue to receive training and education on evaluating Council effectiveness and will be further ex implementing a framework for Council evaluation in 2023.	ploring options of
	Evaluation and assessment of Council will be a priority at the September 2023 strategic planning sessions and the 2023 CPMF.	d will be reported on further in



	 Ongoing training provided to Council and Committee members 	The College fulfills this requirement:	Partially
	has been informed by:	Please insert a link to documents outlining how outcome evaluations have informed Council and Committee training and indica	ate the page numbers.
	i. the outcome of relevant	• Please insert a link to Council meeting materials and indicate the page number where this information is found OR	
	evaluation(s);	• Please briefly describe how this has been done for the training provided over the last calendar year.	
	ii. the needs identified by Council and Committee members; and/or	Council and committee education and training are informed by council and committee member feedback and or training in 2022 took place at various times during the year – in February and April for orientation, September f November for an end of year educational sessions. Topics included introduction to CCO and professional regular committee members, governance, best practices of colleges with respect to CPMF, avoidance of conflict of inter- inclusion training, cyber security training, lessons learned from the COVID-19 pandemic and reflections on prof CCO staff also participated in various education and training, including presenting and attending the CNAR Con- attending the HPRO EDI consultation sessions in December 2022, attending an educational session "Equality, I Competence Skills for Legal Professionals", put on by York University on November 15, 2022, "Changing Tide Administrative Justice" put on by the Society of Ontario Adjudicators and Regulators on November 3, 2022, or prosecuting and defending discipline cases on April 19, 2022, and various Administrative Law continuing prof Materials from educational sessions are often included in <u>public Council packages</u> .	for strategic planning and ation, duties of council and erest, diversity, equity and essional regulation. ference in October 2022, Diversity and Inclusion: Cultural s: The Ebb and Flow of continuing education on
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Yes
		Additional comments for clarification (optional):	
		CCO will continue to hold education and training sessions for Council and committee informed by Council and	committee member feedback.



ave informed Council and Committee training and indicate the page numbers.
where this information is found OR
he last calendar year.
(communicated to members and stakeholders as part of the 2022 ections to Council. This training session was led by CCO staff and 5 pm - 8 pm. eers participated in an <u>orientation</u> on the College's mandate and and committee members. This was led by the Registrar and General roduction and orientation to its committee at the first meeting of each counsel provided this orientation. nmittee members attended a strategic planning session, which o CPMF, avoidance of conflict of interest, diversity, equity and inclusion ad legal counsel. tee members attended educational sessions on lessons learned from ation, led by outside legal counsel Richard Steinecke. complete the Discipline Training sessions conducted by the <u>Health</u> ding presenting and attending the CNAR Conference in October 2022 and to be informed by emerging regulatory issues, input from the Inquiries, ng issues in complaints, and correspondences from system partners,



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Yes
	Additional comments for clarification (optional):	
	Education and training sessions for Council members, committee members and staff will continue to be inform expectations, and risk management, with input provided by Council and committee members and emergency is a special or the second state of	



DOMAIN 1: GOVERNANCE

Measure:

STANDARD 2

2.1 All decisions related to a Council's strategic objectives, regulatory processes, and activities are impartial, evidence-informed, and advance the public interest.

Required Evidence	College Response	
a. The College Council has a Code of Conduct and 'Conflict of Interest'		Yes
policy that is:	• Please provide the year when the Council Code of Conduct and 'Conflict of Interest' Policy was last evaluated/updated.	
i. reviewed at least every three years to ensure it reflects		t review.
current legislation, practices, public expectations, issues, and emerging initiatives (e.g.,	include:	ers on an annual basis. These
Diversity, Equity, and	Lease Code of Conduct (mublic degrament on CCO's makette, reviewed on an engrued basis, last encoded April	il 2016)
Inclusion); and	<u>Confidentiality Undertaking</u> (public document on CCO's website, reviewed on an annual basis, last am	•
Further clarification:	Internal Policy I-015: Zero Tolerance for Abuse, Neglect and Harassment (internal policy, reviewed on	an annual basis, last amended
Colleges are best placed to determine		
the public expectations, issues and		viactives of CCO and the duties
emerging initiatives based on input from their members stakeholders	Included in every <u>Council and committee information package</u> , are the mission, vison, values and strategic ob and objects of the College under the <i>Regulated Health Professions Act</i> , 1991 (RHPA) and the code of conduct	-
and the public. While there will be	members. Council and committees always review these documents at the first meeting of a new council or co	
similarities across Colleges such as	and committee members have an understanding of the regulatory and strategic objectives of the College. The	
Diversity, Equity, and Inclusion, this is also an opportunity to reflect	included on work of any accurate and accurations	
additional issues, expectations, and		
emerging initiatives unique to a	CCO also has a Policy on Conflict of Interest for Council and Non-Council Committee Members which is include	led and reviewed every time
College or profession.	there is a consideration of a conflict of interest on a specific matter. This is a public document available on CC	CO's website.
	CCO reviews all conduct documents on an annual basis and will seek outside legal advice in making updates t	o these documents.



	If the response is "partially" or "no", is the College planning to improve its performance of	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional)		





	ii. accessible to the public.	The College fulfills this requirement:	Yes
		Please insert a link to the Council Code of Conduct and 'Conflict of Interest' Policy OR Council meeting materials where the and approved and indicate the page number.	he policy is found and was last discussed
		Included in every <u>Council and committee information package</u> , are the mission, vison, values and stratege and objects of the College under the <i>Regulated Health Professions Act, 1991 (RHPA)</i> and the code of con- members. Council and committees always review these documents at the first meeting of a new council and committee members have an understanding of the regulatory and strategic objectives of the College included as part of any council and committee training.	duct for Council and committee or committee to ensure that council
		 CCO has several code of conduct documents that are required to be signed by council and committee minclude: <u>Code of Conduct</u> (public document on CCO's website, reviewed on an annual basis, last amended <u>Confidentiality Undertaking</u> (public document on CCO's website, reviewed on an annual basis, last <u>Internal Policy I-015: Zero Tolerance for Abuse, Neglect and Harassment</u> (internal policy, reviewed September 2018) 	April 2016) at amended April 2018)
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.



	Additional comments for clarification (optional)	
b. The College enforces a minimum time before an individual can be	The College fulfills this requirement:	Yes
elected to Council after holding a	Cooling off period is enforced through: By-law	
position that could create an actual or perceived conflict of	• Please provide the year that the cooling off period policy was developed OR last evaluated/updated.	
interest with respect their	Please provide the length of the cooling off period.	
Council duties (i.e., cooling off periods).	How does the College define the cooling off period?	
Further clarification:	- Insert a link to policy / document specifying the cooling off period, including circumstances where it is enforced and	indicate the page number;
Colleges may provide additional methods not listed here by which they	- Insert a link to Council meeting where cooling off period has been discussed and decided upon and indicate the page	ge number; OR
meet the evidence.	 Where not publicly available, please briefly describe the cooling off policy. 	
	 CCO By-law 6: Election of Council Members and By-law 12: Appointment of Non-Council Members ider A member may be on CCO council or a committee for a maximum of nine years and then is required for at least three years until being eligible for election again to Council or appointme A member may only be chair of Council or a committee for a maximum of two consecutive year A member is required to not be an employee, officer or director of a professional chiropractic or a conflict of interest with CCO for a period of at least three years before being eligible for electi On December 2, 2022, proposed amendments to By-law 6 and By-law 12 were circulated to sta feedback on increasing the cooling off period from to six years from three years the amount of disciplinary finding or disqualification from serving against any prospective Council candidate or circulation is available at the following link. Feedback and final approval for these amendments January 2023. 	uired to be off CCO council or a ent to a committee. rs. rganization that is identified as hav on to CCO Council keholders, including members, for time that must have elapsed since a r committee appointee. This



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional)	·
 ii. questionnaires include definitions of conflict of interest; iii. questionnaires include questions based on areas of risk for conflict of interest identified by Council that are specific to the profession and/or College; and iv. at the beginning of each Council meeting, members must declare any updates to 	 Please provide the year when conflict of interest the questionnaire was implemented <i>OR</i> last evaluated/updated. Member(s) note whether their questionnaire requires amendments at each Council meeting and whether they have any confagenda items: No Please insert a link to the most recent Council meeting materials that includes the questionnaire and indicate the page number council and Non-Council Committee Members and Code of Conduct reviewed every time there is a consideration of a conflict of interest on a specific matter. This is a public doct website. At the beginning of every Council and committee meetings, council and committee members are reinterest that may arise with any item on the agenda, based on the criteria of this policy. The remainder of Co will then make a determination of whether this member has a conflict and whether they should be absent from the Legal advice may also be sought, depending on the issue. CCO Council members complete and sign a code of conduct, confidentiality undertaking, Internal Policy on Ze and Harassment, and elected member undertaking on an annual basis. All of these forms, in addition to the F identify potential conflicts of interest issues https://cco.on.ca/wp-content/uploads/2023/04/Council-OrientaApril-20-2023.pdf (pages 313 - 323) 	er. act which are included and ament available on CCO's quired to identify any conflict of uncil and committee members om the meeting for this agenda ero Tolerance for Abuse, Neglect Policy on conflict of interest, ation-Elections-Public-Package-
	Although these forms are completed annually, all council and committee members are required to identify a for council or committee agenda items, at the beginning of a meeting, prior to review of those items.	ny potential connets of interest
	CCO reviews all conduct documents on an annual basis and will seek outside legal advice in making updates t Council received training on conflict of interest as part of its strategic planning sessions on September 9 – 11,	



		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
		Additional comments for clarification (optional)	



d. Meeting materials for Council	The College fulfills this requirement:	Ver
enable the public to clearly		Yes
identify the public interest	• Please briefly describe how the College makes public interest rationale for Council decisions accessible for the public.	
rationale and the evidence supporting a decision related to	• Please insert a link to Council meeting materials that include an example of how the College references a public interest ra	tionale and indicate the page number.
	materials for any motion that is made for approval from Council Reports to Council often includes resear	ch on practices and procedures of
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (if needed)	
	1	



e. The College has and regularly	The College fulfills this requirement:	Yes
reviews a formal approach to identify, assess, and manage	Please provide the year that the formal approach was last reviewed.	
internal and external risks. This approach is integrated into the College's strategic planning and operations.	• Please insert a link to the internal and external risks identified by the College OR Council meeting materials where College's strategic planning activities and indicate page number.	the risks were discussed and integrated into the
	CCO regularly reviews, assesses, and manages internal and external risks in the following manner:	
Further clarification:Formal approach refers to thedocumented method orwhich a College undertakes toidentify, assess, and manage risk. Thismethod or process shouldbe regularly reviewed andappropriate.Risk management planning activitiesshould be tied to strategic objectivesof Council since internal and externalrisks may impact the ability of Councilto fulfill its mandate, especially in theabsence of mitigations.	 CCO reviews all standards of practice, policies and guidelines on an annual basis. This review external risks may inform the review and any amendments considered for these documents. policies and guidelines are also informed by internal communication, such as communication Reports Committee based on trends in complaints, and external communication, such as constakeholders, as well as circulation of documents for feedback from stakeholders, including r The Inquiries, Complaints and Reports Committee continued to apply <u>risk management tools</u> public and posted on the complaints webpage, to identify, assess and manage risk associated with including obtaining enhanced cyber security insurance, requiring dual factor identification for enhancing cyber security requirements and conducting an independent assessment on cyber keeping standards, including <u>Standard of Practice S-002</u>: <u>Record Keeping</u> and <u>S-022</u>: <u>Ownersl Records of Personal Health Information</u> to include further requirements and resources relate and cyber security. 	Review of standards of practice, in from the Inquiries, Complaints and mmunication from system partners and members, organizations and patients. Is developed in 2021, available to the d with complaints. In IT functions and cyber security, for logins, training for staff, reviewing an r security. CCO also amended record hip, Storage, Security and Destruction c
Internal risks are related to operations of the College and may impact its ability to meet its strategic objectives. External risks are economic, political and/or natural factors that happen outside of the organization.		



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (if needed)	



DOMAIN 1: GOVERNANCE

Sector College Response a. Council minutes (once approved and status updates on the implementation of Council decisions to date are accessible on the College's velosite, or process for requesting material is clearly outlined. The College fulfills this requirement: Yes Please insert a link to the webpage where Council minutes are posted. Please insert a link to the webpage and distributes to members and stakeholders President's Messages, which often i posted. Please insert a link to the webpage and distributes to members and stakeholders President's Messages, which often i of the minutes. Status reports are also publicly communicated through committee reports as part of <u>public Council package</u> (CCO publishes <u>Council minutes</u> once they are approved, in accordance with <u>Policy I-017</u> : Minutes for CCO Meetings (page 4 14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an iter Additional comments for clarification (optional) Additional comments for clarification (optional) Choose an iter	ng these materia	
 a. Council minutes (once approved) and status updates on the implementation of Council decisions to date are accessible on the College's website, or a process for requesting materials is clearly outlined. The College fulfills this requirement: Please insert a link to the webpage where Council minutes are posted. Please insert a link to where the status updates on implementation of Council decisions to date are posted <i>OR</i> where the process for requesting posted. CO posts on its <u>"News & Updates" page</u> and distributes to members and stakeholders President's Messages, which often is amended CCO regulations, standards of practice, policies and guidelines approved by Council, once they come into effect for of the minutes. Status reports are also publicly communicated through committee reports as part of <u>public Council package</u> (CCO publishes <u>Council minutes</u> once they are approved, in accordance with <u>Policy I-017</u>: Minutes for CCO Meetings (page 4 14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an iter 	ng these materia	
 and status updates on the implementation of Council decisions to date are accessible on the College's website, or a process for requesting materials is clearly outlined. Please insert a link to the webpage where Council minutes are posted. Please insert a link to where the status updates on implementation of Council decisions to date are posted <i>OR</i> where the process for requesting materials is clearly outlined. Please insert a link to the webpage where Council minutes are posted. Please insert a link to the webpage where Council minutes on implementation of Council decisions to date are posted <i>OR</i> where the process for requesting materials is clearly outlined. CO posts on its <u>"News & Updates" page</u> and distributes to members and stakeholders President's Messages, which often is amended CCO regulations, standards of practice, policies and guidelines approved by Council, once they come into effect for of the minutes. Status reports are also publicly communicated through committee reports as part of <u>public Council package</u>. CCO publishes <u>Council minutes</u> once they are approved, in accordance with <u>Policy I-017: Minutes for CCO Meetings</u> (page 4 14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? 	ng these materia	
 Please insert a link to the webpage where Council minutes are posted. Please insert a link to the webpage where Council minutes are posted. Please insert a link to the webpage where Council minutes are posted. Please insert a link to where the status updates on implementation of Council decisions to date are posted <i>OR</i> where the process for requesting materials is clearly outlined. CO posts on its <u>"News & Updates" page</u> and distributes to members and stakeholders President's Messages, which often i amended CCO regulations, standards of practice, policies and guidelines approved by Council, once they come into effect for of the minutes. Status reports are also publicly communicated through committee reports as part of <u>public Council package</u>. CCO publishes <u>Council minutes</u> once they are approved, in accordance with <u>Policy I-017</u>: Minutes for CCO Meetings (page 4 14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item 	ng these materia	
on the College's website, or a process for requesting materials is clearly outlined. CCO posts on its <u>"News & Updates" page</u> and distributes to members and stakeholders President's Messages, which often is amended CCO regulations, standards of practice, policies and guidelines approved by Council, once they come into effect for of the minutes. Status reports are also publicly communicated through committee reports as part of <u>public Council package</u> CCO publishes <u>Council minutes</u> once they are approved, in accordance with <u>Policy I-017</u> : <u>Minutes for CCO Meetings</u> (page 4 14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an iter	ng these materia	
CCO posts of its <u>News & Opdates page</u> and distributes to members and stakeholders President's Messages, which often amended CCO regulations, standards of practice, policies and guidelines approved by Council, once they come into effect for of the minutes. Status reports are also publicly communicated through committee reports as part of <u>public Council package</u> CCO publishes <u>Council minutes</u> once they are approved, in accordance with <u>Policy I-017: Minutes for CCO Meetings</u> (page 4 14, 2021 public Council package). <i>If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period</i> ? Choose an iter		
CCO publishes <u>Council minutes</u> once they are approved, in accordance with <u>Policy I-017: Minutes for CCO Meetings</u> (page 4 14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an iter		
14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an iter	<u>es</u> .	
14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an iter		
14, 2021 public Council package). If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an iter	493 of the Apr	
	<u>CCO Meetings</u> (page 495 of the April	
	201.	



b.	The following information about	The College fulfills this requirement:	Yes
	Executive Committee meetings is clearly posted on the College's website (alternatively the College can post the approved minutes if it includes the following information). i. the meeting date; ii. the rationale for the	 Please insert a link to the webpage where Executive Committee minutes/meeting information are posted. CCO publishes Executive Committee meetings dates in its public Council packages, posts them on the C page. The public Council package includes committee reports, including the Executive Committee reports. 	CO website on the <u>Council meeting</u> t to Council, which includes all description of the recommendation, tion from other regulators, ecutive Committee report also
	decisions when Executive Committee acts as Council	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.



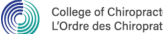
or discusses/deliberates on	Additional comments for clarification (optional)
matters or materials that	
will be brought forward to or	
affect Council; and	
iv. if decisions will be ratified by	
Council.	



Required Evidence	College Response	
 a. With respect to Council meetings: i. Notice of Council meeting and relevant materials are posted at least one week in advance; and ii. Council meeting materials remain accessible on the College's website for a minimum of 3 years, or a process for requesting materials is clearly outlined. 	The College fulfills this requirement: • Please insert a link to where past Council meeting materials can be accessed <i>OR</i> where the process for requesting th CCO posts its upcoming <u>Council meeting dates and public council meeting materials</u> once they are prepa If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (optional)	
 b. Notice of Discipline Hearings are posted at least one month in advance and include a link to allegations posted on the public register. 	 The College fulfills this requirement: Please insert a link to the College's Notice of Discipline Hearings. Notices of discipline hearings are posted both on the CCO website and under the member profile on the include a link to the Notice of Hearing and discipline hearing dates once they are scheduled. Following th statement of fact, discipline decision and suspension dates are posted. 	



		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
		Additional comments for clarification (optional)	
	Measure:		
	3.3 The College has a Diversity,	Equity, and Inclusion (DEI) Plan.	
	Required Evidence	College Response	
	a. The DEI plan is reflected in the	The College fulfills this requirement:	Yes
	Council's strategic planning activities and appropriately	Please insert a link to the College's DEI plan.	•
resourced within the Please insert a link to the Council meeting minutes where DEI was div		Please insert a link to the Council meeting minutes where DEI was discussed as part of strategic planning and appropriate res	ources were approved and indicate page
	organization to support relevant operational initiatives (e.g., DEI	number.	
	training for staff).		
		CCO Council approved a Diversity, Equity and Inclusion (DEI) Plan on April 20, 2022. Among the objectives in the	ne DEI Plan are:
		 Appointing three CCO staff members as DEI officers. 	
		Directing CCO committees to review standards of practice, policies and guidelines through a DEI lense	
		amendments to several standards of practice, policies and guidelines, including <u>Standard of Practice</u> Policy P-045: CCO's Legislation and Ethics Examination, Guideline G-001: Communication with Patier	
		initial registration to amend certain demographics and gender requirements and further describe CC	
		examinations.	so successionity policies for
		Identify current CCO standards of practice, policies and guidelines which include DEI principles for bo	oth members and CCO, such as
		Guideline G-001: Communication with Patients and Policy P-057: Accessibility Policy.	
		Publish CCO's Land Acknowledgement on the CCO website, and begin every Council meeting with a	reading of this.
		 DEI training for Council and staff as part of the Strategic Planning sessions on September 9 – 11, 202 	
		 Including questions related to DEI in the interview process in August 2022 in selecting new peer asse 	essors.
		Planning for a DEI presentation at the Peer Assessor Workshop on January 28, 2023.	
		Attendance at DEI consultation sessions from the HPRO in December 2022.	



	 resources and guides in 2023. The work of the HPRO in these areas has helped inform CCO work on Attendance at an educational session "Equality, Diversity and Inclusion: Cultural Competence Skills 		
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.	
	Additional comments for clarification (optional)		



 Assessments to be usuale that a policy, or program, or process is not discriminatory. Further clarification: Colleges are best placed to determine how best to report on an Evidence. There are several Equity Impact Assessments are not publicly accessible, please provide examples of the circumstances (e.g., applied to a policy, program, or proces Equity Impact Assessments were conducted. Colleges are best placed to determine how best to report on an Evidence. There are several Equity Impact Assessments were conducted. Co has several policies and procedures intended to ensure that decisions are fair and non-discriminatory. These include the follow documents: assessments from which a College to use the tool best suited to its situation based on the profession, stakeholders, and patients it serves. Members are to be sensitive to those with language difficulties and to provide an interpreter, when necessary Members are to address the patient directly, even if an interpreter or support person is present Guideline G-001: Communication with Patients Chiropractors shall render care to those who seek it, without discrimination on the basis of race, ancestry, place of origin, c ethnic origin, citizenship, creed, sex, sexual orientation, gender identity, gender expression, age, marital status, family statu economic status or disability Guideline G-001: Accommodation of Human Rights and Disabilities To encourage members' obligations under the Ontario Human Rights Code, 1990, (the Code) and Accessibility for Ontarians wi 	b. The College conducts Equity Impact Assessments to ensure that	The College fulfills this requirement:	Partially
how best to report on an Evidence. There are several Equity Impact Assessments from which a College may draw upon. The ministry 	decisions are fair and that a policy, or program, or process is not discriminatory.	Equity Impact Assessments.If the Equity Impact Assessments are not publicly accessible, please provide examples of the Equity Impact Assessments are not publicly accessible.	
 Disabilities Act, 2005 (AODA) to: provide health care services without discrimination; and accommodate patients who may face barriers to accessing care Policy P-045: CCO's Legislation and Ethics Examination CCO is committed to accommodating candidates with physical and/or learning disabilities in completing its Legislation and examination. A candidate who is otherwise eligible to write the Legislation and Ethics examination may file a written reque Registrar, along with proof of the disability, for reasonable, alternative testing accommodations if he/she is unable to write examination under standard circumstances. CCO will make reasonable efforts to accommodate individuals with disabilities. 	Colleges are best placed to determine how best to report on an Evidence. There are several Equity Impact Assessments from which a College may draw upon. The ministry encourages Colleges to use the tool best suited to its situation based on the profession, stakeholders, and patients it serves.	 CCO has several policies and procedures intended to ensure that decisions ar documents and excerpts from those documents: Diversity, Equity and Inclusion Plan Direction to Committees to review standards of practice, policies and Guideline G-001: Communication with Patients Members are to be sensitive to those with language difficulties and to Members are to address the patient directly, even if an interpreter or Guideline G-009: Code of Ethics Chiropractors shall render care to those who seek it, without discrimi ethnic origin, citizenship, creed, sex, sexual orientation, gender identi economic status or disability Guideline G-011: Accommodation of Human Rights and Disabilities To encourage members to foster an environment in which the rights, To outline members' obligations under the Ontario Human Rights Cod Disabilities Act, 2005 (AODA) to: provide health care services without discrimination; and accommodate patients who may face barriers to accessing car Policy P-045: CCO's Legislation and Ethics Examination CCO is committed to accommodating candidates with physical and/or examination. A candidate who is otherwise eligible to write the Legisl Registrar, along with proof of the disability, for reasonable, alternativ 	I guidelines through a DEI lens. o provide an interpreter, when necessary r support person is present ination on the basis of race, ancestry, place of origin, colour, ity, gender expression, age, marital status, family status, soc autonomy, dignity, and diversity of all patients are respected de, 1990, (the Code) and Accessibility for Ontarians with re r learning disabilities in completing its Legislation and Ethics lation and Ethics examination may file a written request to the re testing accommodations if he/she is unable to write the



	 Policy P-057: Accessibility Policy CCO is committed to providing inclusive and responsive services, in accordance with the Ontario Human Rights Code, 1990, the Accessibility for Ontarians with Disabilities Act, 2004, that accommodates applicants, members of CCO and members of the public with disabilities in accessing CCO services. Competencies for Council and Committee Members (November 25, 2021) The experience and background of Council and committee members should complement each other and represent the diversity of practice in Ontario. Council and committee members should demonstrate a commitment to diversity and inclusion. Amendments to document in 2022 related to DEI, included <u>Standard of Practice S-002: Record Keeping and Policy P-045: CCO's Legislation and Ethics Examination, Guideline G-001: Communication with Patients, and the Application Form for initial registration to amend certain demographics and gender requirements and further describe CCO's accessibility policies for examinations.</u>
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes
	Additional comments for clarification (optional)
	CCO will continue to review and adopt DEI principles, including further review and revisions of CCO's DEI plan, participation and adoption of HRPO DEI resources, and further education and training related to DEI.



		Measure: 4.1 The College demonstrates re-	esponsible stewardship of its financial and human resources in achieving its statutory objectives and regulator	ry mandate.
D 4	5	Required Evidence	College Response	
DOMAIN 2: RESOURCES STANDARD 4		A College's strategic plan and budget should be designed to complement and support each other. To that end, budget allocation should depend on the activities or programs a College undertakes or identifies to achieve its goals. To do this, a College should have estimated the costs of each activity or program and the budget should be allocated accordingly.	 Please insert a link to Council meeting materials that include discussions about activities or projects to support the strategic plan <i>A</i> approved budget and indicate the page number. Please briefly describe how resources were allocated to activities/projects in support of the strategic plan. Among its strategic objectives is "Continue to meet CCO's statutory mandate resource priorities in a fiscally resp Fiscal management is one criterion at which CCO has excelled, as evidenced by the following: Through extensive efforts over many years, CCO built sufficient resources to purchase a new home for C Yonge and Bloor; CCO's new office space was built out on budget (despite many setbacks); CCO increased members' fees for 2023 renewal by the Cost-of-Living-Adjustment (COLA), as authorized resulted in a \$50 increase to General members' fees for 2023 renewal. This was the first fee increase sin The staff complement is small, competent, and loyal; there are 12 staff members for just over 5300 mer 	ponsible manner". CCO headquarters in 2019 at in <u>By-law 13: Fees</u> . This ace 2011; mbers. eports and in every Council statements will be posted in in the recent past and has e fiscal year. CCO will review tees such as Inquiries, mplaints and discipline has always been able to fulfill



	Despite the requirement to increase particular budget items or committees as described above, CCO has not gone over budget as a whole during a fiscal year.		
	At every Council and Executive meeting, actual financial results are compared with the budget and significant va investigated further.	riances are reviewed and	
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.	
	Additional comments for clarification (optional)		



	 The College fulfills this requirement: Please insert a link to the "financial reserve policy" <i>OR</i> Council meeting materials where financial reserve policy has been page number. Please insert the most recent date when the "financial reserve policy" has been developed <i>OR</i> reviewed/updated. Has the financial reserve policy been validated by a financial auditor? Yes CCO Council approved a <u>financial reserve policy</u> (page 664 of the June 22, 2022 public Council package) recommendations from the Executive Committee. This policy was developed in collaboration with CCO' 	on November 25, 2021, based on
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (if needed)	Choose an item.



c. Council is accountable for the	The College fulfills this requirement: Yes
success and sustainability of the organization it governs. This	• Please insert a link to the College's written operational policies which address staffing complement to address current and future needs.
includes:	Please insert a link to Council meeting materials where the operational policy was last reviewed and indicate the page number.
i. regularly reviewing and updating written	Note: Colleges are encouraged to add examples of written operational policies that they identify as enabling a sustainable human resource complement to ensure organizational success.
has the staffing complement it needs to be successful now and, in the future (e.g.,	CCO includes detailed financial statements in the in-camera section of each Council package as well as each Executive Committee meeting package. At each meeting, the Treasurer provides a detailed report on CCO's updated financial information, including assets and liabilities, yearly spending vs. budget items, details around various fixed costs and reports about human resources, staff and staff training updates. CCO's financial and human resources information is publicly available in <u>CCO's annual reports</u> .
and engagement). Benchmarked Evidence	



If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting policies, consulting stakeholders, or reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implementation.

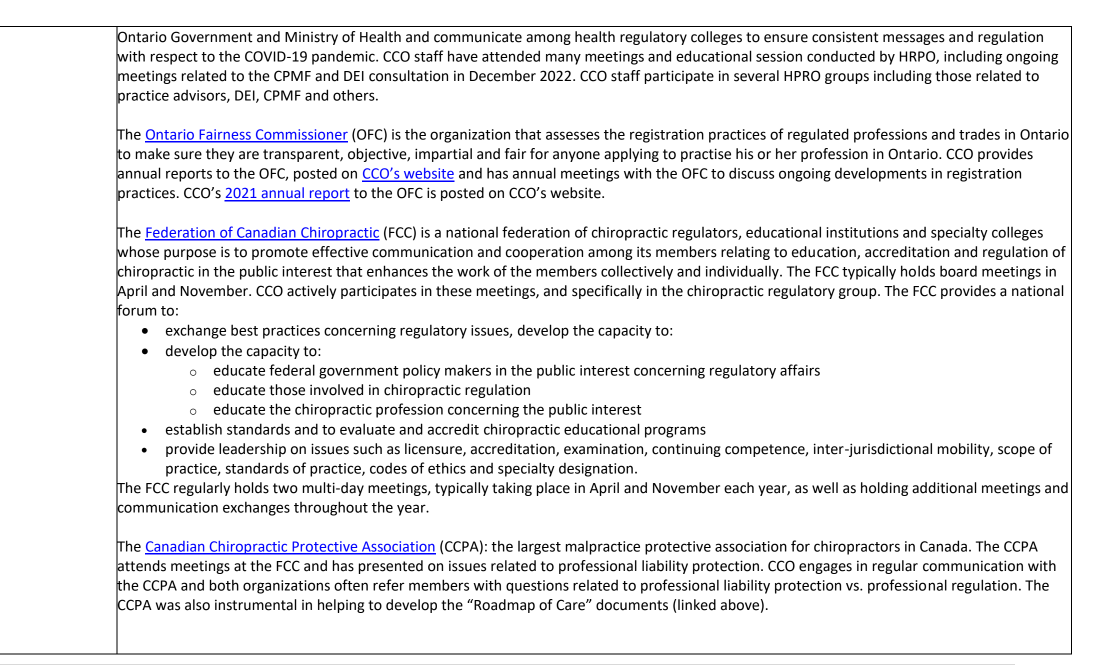


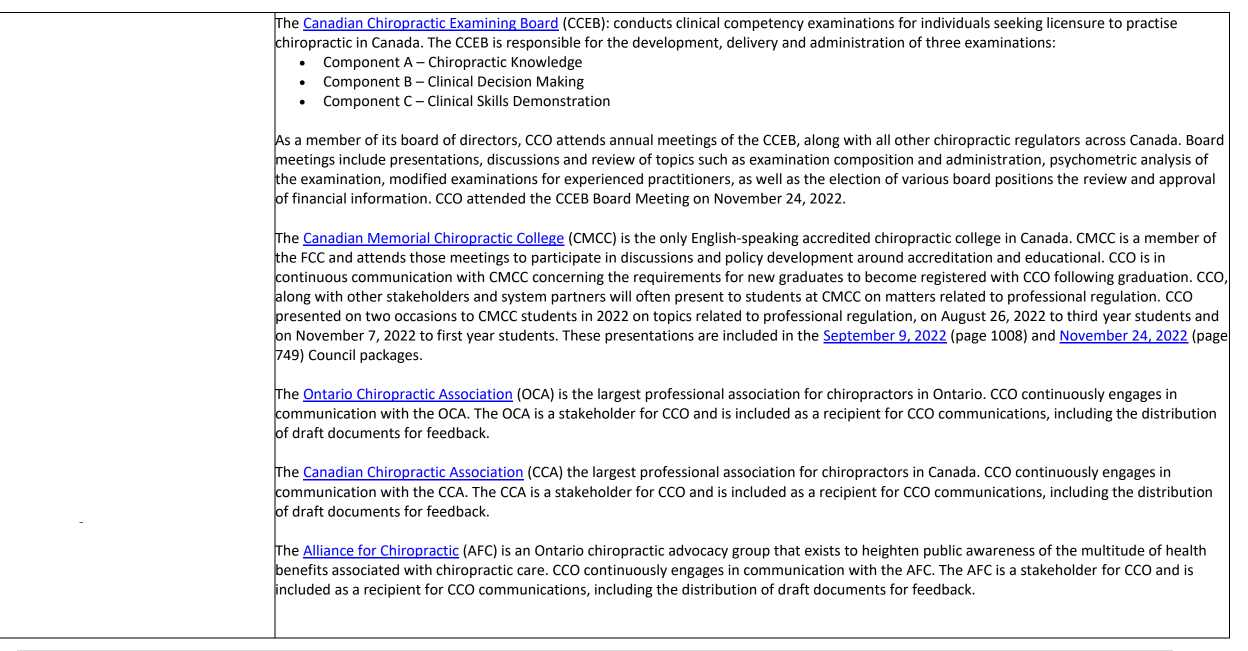
ii. regularly reviewing an	The College fulfills this requirement:	Yes
updating the College's data	Disers in such a light a tha Calle and a data and the burnels which an a dust to increase in a Calle as were seen a OD where here b	ly describe the plan.
	 In 2022, CCO continued to prioritize identifying, assessing and managing risk associated with IT functions requiring dual factor identification for logins, training for staff, reviewing and enhancing cyber security report independent assessment on cyber security. CCO obtained additional cyber security insurance, and continues authentication for remote access to CCO emails and files. CCO Council and staff received training in cyber sed planning sessions on September 9 – 11, 2022. 	quirements and conducting an ued requiring two factor security as part of its Strategic
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (optional)	Choose an item.
		Choose an item.



DOMAIN 3: SYSTEM PARTNER		
STANDARD 5 and STANDARD 6		
	College response	
Manager / Dominad anidomas N/A	Colleges are requested to provide a narrative that highlights their organization's best practices for the following two stand exhaustive list of interactions with every system partner that the College engaged with is not required.	lards. An
Measure / Required evidence: N/A	Colleges may wish to provide information that includes their key activities and outcomes for each best practice discussed we examples of system partnership that, while not specifically discussed, a College may wish to highlight as a result of dialog	
The two standards under this domain are not assessed	Standard 5: The College actively engages with other health regulatory colleges and system partners to align oversight of the practice of the profession	n and support execution
based on measures and evidence like other domains, as	of its mandate.	
there is no 'best practice' regarding the execution of	Recognizing that a College determines entry to practice for the profession it governs, and that it sets ongoing standards of practice for the profession i	it regulates and that the
these two standards.	profession has multiple layers of oversight (e.g. by employers, different legislation, etc.), Standard 5 captures how the College works with other health	regulatory colleges and
Instead, <u>Colleges will report on key activities</u> , other system partners to support and strengthen alignment of practice expectations, discipline processes, and quality improvement of where the profession practices. In particular, a College is asked to report on:		rts of the health system
outcomes, and next steps that have emerged through a		
dialogue with the ministry.	• How it has engaged other health regulatory Colleges and other system partners to strengthen the execution of its oversight mandate and aligned expectations? Please provide details of initiatives undertaken, how engagement has shaped the outcome of the policy/program and identify the spectra strengther the strengther the spectra strengther the strengther the spectra strengther the strengther the spectra stren	
Beyond discussing what Colleges have done, the implemented at the College (e.g., joint standards of practice, common expectations in workplace settings, communications, policies, guidance, website dialogue might also identify other potential areas for		bsite, etc.).
alignment with other Colleges and system partners.	CCO actively engages with other health regulatory colleges, system partners and stakeholders to align the oversight of the pra	
	profession and support execution of its mandate. The following is a description of several of those organizations and CCO's involvement in them.	
-	Specific initiatives with stakeholders and system partners are further described in standards 5 and 6.	
	Health Professions Regulators of Ontario (HPRO): is an organization comprised of all health regulatory colleges governed unde	er the <i>RHPA</i> . HPRO
	regularly has meetings of all its directors and Executive Committee, as well as several sub-committees, including Communicati	
	Services. HPRO conducts training and seminars for council and staff of regulatory colleges, such as governance training, basic and advanced	
	discipline training and prevention of sexual abuse of patients. The <u>discipline training</u> is a requirement for CCO Council and com complete before sitting on a Discipline panel. Additionally, HPRO has conducted many virtual meetings in 2022, primarily to co	



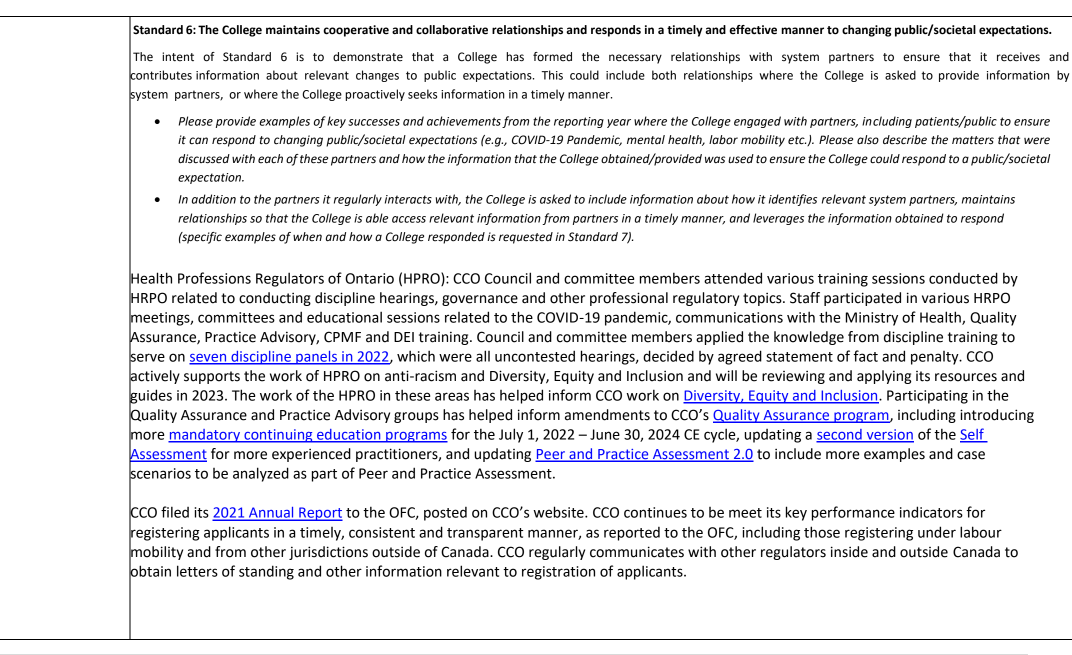






CCO received and participated in communication with various chiropractic associations on topics related to <u>orthotics</u> and <u>assistive devices</u> with respect to <u>business practices</u> , chiropractic care of animals and <u>expansion of cooling off periods</u> related to elections to CCO Council.





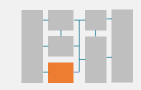


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	CCO discussed and reviewed practices of other Ontario health regulatory colleges in implementing and revoking policies related the <u>COVID-</u> <u>19 pandemic</u> . These updates were then communicated to members and stakeholders and posted on the CCO website to be implemented.
	CCO attends annual meetings of the CCEB as a member of the board, along with all other chiropractic regulators across Canada. Board meetings include presentations, discussions and review of topics such as examination composition and administration, psychometric analysis of the examination, modified examinations for experienced practitioners, the election of various board positions the review and approval of financial information. CCO attended the CCEB Board Meeting on November 24, 2022.
	CCO approved in principle a draft national code of ethics approved by the FCC in an effort to help harmonize standards across Canada. This draft will be brought forward for final approval in 2023.
	CCO presented on two occasions to CMCC students in 2022 on topics related to professional regulation, on August 26, 2022 to third year students and on November 7, 2022 to first year students. These presentations are included in the <u>September 9, 2022</u> (page 1008) and <u>November 24, 2022</u> (page 749) Council packages.
	CCO received communications from chiropractic professional associations on business practices as they related to orthotics and assistive devices and recent discipline decision on this topic. CCO's Quality Assurance Committee reviewed this issue and CCO Council approved amendments to <u>Standard of Practice S-012: Orthotics</u> , <u>Standard of Practice S-021: Assistive Devices</u> and <u>Guideline G-008: Business Practices</u> . Amendments emphasize the sections of the professional misconduct regulation that requires that accounts for services must not be false or misleading, fees must be disclosed in advance to the patient, including fees that are not payable by the patient (i.e., payable by an insurance company or third party payor) and that an account for professional services must be itemized upon request.
_	On December 2, 2022, proposed amendments to By-law 6 and By-law 12 were circulated to stakeholders, including members, for feedback on increasing the cooling off period from to six years from three years the amount of time that must have elapsed since a disciplinary finding or disqualification from serving against any prospective Council candidate or committee appointee. This circulation is available at the <u>following link</u> . Extensive feedback was received from members and stakeholders, including chiropractic patients, members of the public and chiropractic organizations. Feedback and final approval for these amendments were reviewed and considered in January 2023.
	CCO representatives attended the Ontario Chiropractic Association's AGM and Gala on January 29, 2022.



DOMAIN 4: INFORMATION MANAGEMENT



Measure:

7.1 The College demonstrates how it protects against and addresses unauthorized disclosure of information.

	07	Required Evidence	College Response	
STANDARD 7	DAR	a. The College demonstrates	The College fulfills this requirement:	Yes
	STAND	how it: i. uses policies and processes to govern the disclosure of, and requests for information;	 Please insert a link to policies and processes <i>OR</i> please briefly describe the respective policies and processes that addresses disclosure at CCO has various policies and by-laws intended to maintain privacy and the prevent unauthorized disclosure of infor CCO has a <u>Privacy Code</u> outlining the privacy practices of the College, available on the CCO website. CCO Council and committee members and peer assessors are required to sign annually a <u>confidentiality undertaking</u> with regard to working remotely. This underexpectations of maintaining privacy and confidentiality specific to remote work. CCO staff members have participated in various continuing education events related to confidentiality and processing working remotely. CCO makes member information public in accordance with the public register requirements of the Health Professio By-law 17: Public Register. 	mation: lertaking. ertaking outlines the privacy in the face of the
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (optional)	Choose an item.	



ii. uses cybersecurity measures to protect	The College fulfills this requirement:	Yes
against unauthorized disclosure of information: and	 Please insert a link to policies and processes <i>OR</i> please briefly describe the respective policies and processes to address cybersecurity ar disclosure of information. CCO implemented several cyber security initiatives in 2022: CCO conducted an internal audit of its information technology and cyber security processes CCO continued to apply and expand its use of two-factor authentication access to CCO emails and files while CCO approved several amendments to record keeping standards to enhance requirements for members' use keeping and cyber security (referenced later in this document) 	e working remotely.
	If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting policies, con reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implementation. In conjunction with its IT providers, CCO will continue prioritizing IT and cyber security reviews in 2023, enhancing so independent assessments.	



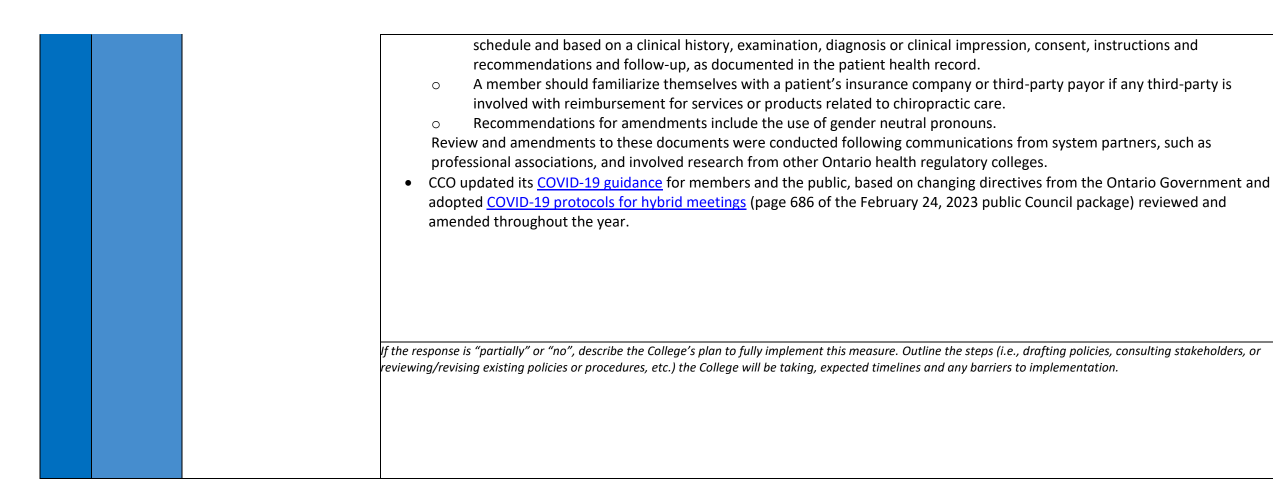
		-	practice, and practice guidelines are up to date and relevant to the current prac th needs, public/societal expectations, models of care, clinical evidence, advan	
	D 8	Required Evidence	College Response	
ES	JAR	a. The College regularly evaluates	The College fulfills this requirement:	Yes
DOMAIN 5: REGULATORY POLICIES	STANDARD	its policies, standards of practice, and practice guidelines to determine whether they are appropriate, or require revisions, or if new direction or guidance is required based on the current practice environment.	 The College fulfills this requirement: Please insert a link to document(s) that outline how the College evaluates its policies, standard and relevant to the current practice environment and indicate the page number(s) <i>OR</i> please triggers an evaluation, how often are evaluations conducted, what steps are being taken, we they involved). At the first committee meeting, following the constitution of new committees and practice, policies, guidelines, policies and by-laws and identifies documents that. Committees may recommend amendments to documents for various reasons, in Complaints and Reports Committee on recent complaints matters, complying with and applying best practices from other professional regulators and other jurisdic such as the Office of the Fairness Commissioner, chiropractic professional association of the public. The following are examples of revisions made to CCO documents in Standard of Practice S-002: Record Keeping and Standard of Practice S-02 Records of Personal Health Information were amended to include the recent to identify, assess and treat patients, instead of requiring the collection or a practice taken by many other Ontario health regulatory colleges in their professional judgment in collecting and recording demographic informati Amendments to the electronic record keeping section of Standard of Practice Amendments to the electronic record keeping section of Standard of Practice Amendments to the electronic record keeping section of Standard of Practice Amendments to the electronic record keeping section of Standard of Practice Amendments to the electronic record keeping section of Standard of Practice taken by many other Ontario health regulatory colleges in their professional judgment in collecting and recording demographic informati Amendments to the electronic record keeping section of Standard of Practice Amendments to the electronic record keeping section of Standard of Practice Amendments to the electronic record keeping sec	lards of practice, and practice guidelines to ensure they are up to date ase briefly describe the College's evaluation process (e.g., what which stakeholders are being engaged in the evaluation and how are nnually, every committee reviews all of its standards of should be reviewed and considered for amendments. Including receiving a memorandum from the Inquiries, ith legislative and regulatory amendments, researching ctions and other communications from system partners fations and malpractice insurance providers and members in 2022: 22: Ownership, Storage, Security and Destruction of quirement to collect demographic information as necessary of specific demographic information such as gender. This is r record keeping standards. Members may exercise ion necessary to identify, assess and treat patients. ctice S-002 and s-022 further emphasize the importance of
			This includes ensuring that electronic record keeping system are complian 2004 (PHIPA), having cyber security protections in place to protect person and unauthorized use and access, and having protocols in place on steps that members have an understanding and are educated in their electronic ensure the protection of patient personal health information. In the proc	nal health information from loss, tampering, interference to take in the event of a privacy breach. It is imperative ic record keeping systems and employ best practices to



health regulatory colleges were researched and reviewed.

- <u>Standard of Practice S-003: Professional Portfolio</u> was amended to require members registered in the General (i.e., Active) class of registration to attend the CCO Virtual Regulatory Excellence Workshop at least once every three CE cycles (or once every six years) as part of their structured CE hours. Members may complete this requirement over the next three CE cycles or until June 30, 2028. The Regulatory Excellence Workshop builds upon the previous Record Keeping Workshop and includes topics related to all aspects of the regulation of chiropractic in Ontario. This virtual workshop is typically offered three times per year and is free for all CCO members.
- <u>Standard of Practice S-013: Consent</u> was amended to include language that the requirement for a patient to bring another individual to any future appointment is considered a breach of patient privacy and is inappropriate, except for reasons of capacity to consent and/or substitute-decision making. Amendments to this standard were approved based on a recent Inquiries, Complaints and Reports decision. A patient's right to privacy and confidentiality must be respected and it must be the patient's choice of whether they wish to bring another individual with them to future appointments. Review of this standard was a result of a memorandum from the Inquiries, Complaints and Reports Committee to address complaints related to this issue.
- Guideline G-001: Communication with Patients was amended to include requirements that members should be particularly sensitive to individual patient's comprehension of verbal, written and non-verbal communication, and communicate using as plain language as possible. If there are any barriers in communication, language or interpretation, members should support patients in identifying potential resources for reducing these barriers. Members should also ensure that communication with patients is consistent with Standard of Practice S-001: Chiropractic Scope of Practice and Standard of Practice S-013: Consent, including that communication should be patient-centred, focusing on the patient's reasons, objectives and goals for seeking chiropractic care, using clear and concise language to communicate matters related to examination, care and informed consent, and referring a patient to an appropriate health professional if a matter is beyond the chiropractic scope of practice. Members should respect any patient requests to have a third-party of their choosing present (e.g., spouse, trusted friend) for any appointments, subject to any safety, public health and privacy measures. However, it must be the patient's choice whether they would like to have a third-party present, and a member must not require this, subject to any capacity to consent and/or substitute-decision making issues.
- <u>Standard of Practice S-012: Orthotics</u>, <u>Standard of Practice S-021: Assistive Devices</u> and <u>Guideline G-008: Business Practices</u> were amended to address the following:
 - There have been past disciplinary findings related to improper billing practices and documentation related to the prescribing, manufacturing, selling and dispensing of orthotics. The amendments emphasize the sections of the professional misconduct regulation that requires that accounts for services must not be false or misleading, fees must be disclosed in advance to the patient, including fees that are not payable by the patient (i.e., payable by an insurance company or third party payor) and that an account for professional services must be itemized upon request.
 - Any fees charged for orthotics or any assistive device must be consistently applied in accordance with the member's fee





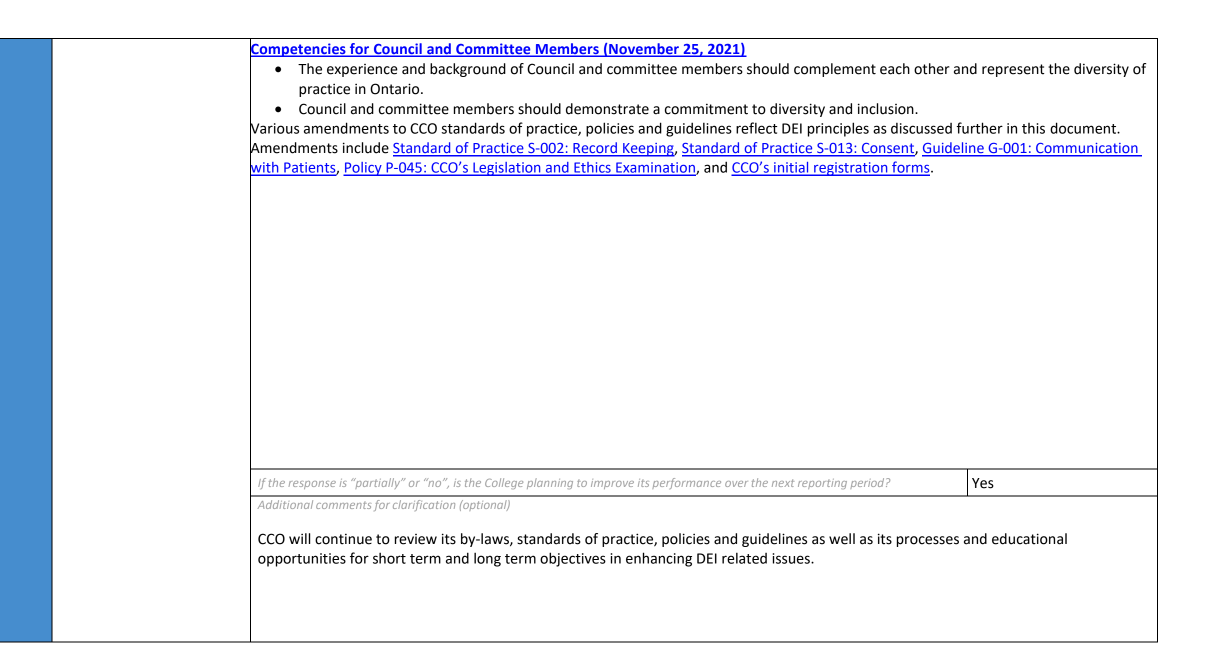


b.	Provide information on how	The College fulfills this requirement:	Yes
	 i. evidence and data; ii. the risk posed to patients / the public; iii. the current practice environment; iv. alignment with other health regulatory Colleges (where appropriate, for example where practice matters overlap); v. expectations of the public; and 	 Please insert a link to document(s) that outline how the College develops or amends its policies, standards of practice, and pra address the listed components and indicate the page number(s) <i>OR</i> please briefly describe the College's development and ame CCO reviews all its by-laws, internal policies standards of practice, policies and guidelines on an annual basis or reason for review, such as a change in legislation, a direction from the Inquiries, Complaints and Reports Comr Committee or a change in public health requirements (e.g., related to the COVID-19 pandemic). In its review, O as part of their review, as included in committee materials: Evidence and data related to inquiries, complaints and discipline trends and results Evidence and data related to inquiries, complaints and discipline trends and results Risk based analysis posed to patients and the public, including the review of journal and academic artic Comparable documents from other Ontario Health regulatory colleges and other chiropractic regulator sometimes in other jurisdictions (USA, Australia, UK) Submissions and responses to distributions and requests for feedback from members, patients, stakeholders, sprofessional associations, academic institutions, and professional malpractice insurance providers. <i>If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implemental implementation.</i> 	endment process. r if there is a regulatory nittee or Discipline CCO committees will include les is across Canada and system partners,



c. The College's policies, guidelines, standards and	The College fulfills this requirement:	Yes
Code of Ethics should	• Please briefly describe how the College reviews its policies, guidelines, standards and Code of Ethics to ensure that they promote	e Diversity, Equity and Inclusion.
promote Diversity, Equity, and Inclusion (DEI) so that these principles and values are reflected in the care provided by the registrants of	• Please highlight some examples of policies, guidelines, standards or the Code of Ethics where Diversity, Equity and Inclusion are a CCO has several policies and procedures intended to ensure that decisions are fair and non-discriminatory. The documents and excerpts from those documents:	
	Diversity, Equity and Inclusion Plan	
	• Direction to Committees to review standards of practice, policies and guidelines through a DEI lens.	
	Guideline G-001: Communication with Patients	
	 Members are to be sensitive to those with language difficulties and to provide an interpreter, when necessary 	cessary
	 Members are to address the patient directly, even if an interpreter or support person is present 	
	Guideline G-009: Code of Ethics	
	 Chiropractors shall render care to those who seek it, without discrimination on the basis of race, ancest ethnic origin, citizenship, creed, sex, sexual orientation, gender identity, gender expression, age, marita economic status or disability 	
	Guideline G-011: Accommodation of Human Rights and Disabilities	
	 To encourage members to foster an environment in which the rights, autonomy, dignity, and diversity of To outline members' obligations under the Ontario Human Rights Code, 1990, (the Code) and Accessibi Disabilities Act, 2005 (AODA) to: 	
	 provide health care services without discrimination; and 	
	 accommodate patients who may face barriers to accessing care 	
	Policy P-045: CCO's Legislation and Ethics Examination	
	 CCO is committed to accommodating candidates with physical and/or learning disabilities in completing examination. A candidate who is otherwise eligible to write the Legislation and Ethics examination may Registrar, along with proof of the disability, for reasonable, alternative testing accommodations if he/sh examination under standard circumstances. CCO will make reasonable efforts to accommodate individu 	file a written request to the ne is unable to write the
	Policy P-057: Accessibility Policy	
	 CCO is committed to providing inclusive and responsive services, in accordance with the Ontario Human Accessibility for Ontarians with Disabilities Act, 2004, that accommodates applicants, members of CCO a with disabilities in accessing CCO services. 	







		Measure: 9.1 Applicants meet all Colle	ge requirements before they are able to practice.	
DOMAIN 6: SUITABILITY TO PRACTICE	STANDARD 9	supervisors, etc.) ¹ .	College Response The College fulfills this requirement: • Please insert a link that outlines the policies or processes in place to ensure the documentation provided by candidates in page number OR please briefly describe in a few words the processes and checks that are carried out. • Please insert a link and indicate the page number OR please briefly describe an overview of the process undertaker registration processes to ensure documentation provided by candidates meets registration requirements (e.g., con jurisdictions to secure records of good conduct, confirmation of information from supervisors, educators, etc.). CCO's Prospective Members section of its website includes all regulations, by-laws, policies, application requirements for registration and links to outside organizations, such as educational accrediting agend examining board. CCO's Registration Coordinator receives completed applications from prospective members and verifirequirements for registration are included. As part of the registration application submission, CCO will organizations, such as transcripts from accredited chiropractic educational institutions, examination reserve Police Checks from police departments. Once a completed application is received and reviewed by the Registration Coordinator, it will then be General Counsel. The Registration Coordinator and Registrar and General Counsel will review each apprequirements for registration in CCO's <u>Registration Regulation</u> and various registration by-laws and pcordinates and policition is missing a requirement or if there is a question as to the completeness of a	a to review how a College operationalizes its mmunication with other regulators in other on forms, decision-making charts for cies and the clinical competency es them to determine if all the receive documents from outside esults from the CCEB and Vulnerable e reviewed by the Registrar and plication to ensure that all plices have been met.



 Only after review and approval from the Registrar and General Counsel, will an application for registration be approved and the applicant be issued a certificate of registration. Approximately 95% of applications are approved by the Registrar and General Counsel. If there is a question whether the applicant meets the requirements for registration, the application and additional information will be referred to the Registration Committee for review and a decision. Review of the application may include additional information for review, such as a member's professional portfolio, outlining their quality assurance and continuing education activities, letters of good standing from other regulated jurisdictions in which the member practised and any applicable letters from medical or legal practitioners or experts. The Registration Committee will also review CCO regulations and policies as well as decision-making charts based on specific criteria and past precedents to help guide its decisions for previous members and new applicants. Following review of an application and all applicable information, the Registration Committee may make the following decisions: Register the applicant Register the applicant Register the applicant Require the applicant Require the applicant Require the applicant

¹ This measure is intended to demonstrate how a College ensures an applicant meets every registration requirement set out in its registration regulation prior to engaging in the full scope of practice allowed under any certificate of registration, including whether an applicant is eligible to be granted an exemption from a particular requirement.



		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
		Additional comments for clarification (optional)	
b	o. The College periodically	The College fulfills this requirement:	Yes
	reviews its criteria and	Please insert a link that outlines the policies or processes in place for identifying best practices to assess whether an applicant	
	processes for determining	(e.g., how to assess English proficiency, suitability to practice etc.), a link to Council meeting materials where these have been	discussed and decided upon and
	whether an applicant meets	indicate page numbers OR please briefly describe the process and checks that are carried out.	
	its registration requirements, against best practices (e.g.,	• Please provide the date when the criteria to assess registration requirements was last reviewed and updated.	
	how a College determines		
		The Registration Committee annually reviews its regulations, policies and by-laws related to criteria and proces	
	-	also reviews its annual recommendations from the Ontario Fairness Commissioner for ways to further ensure i fair, impartial, and transparent. CCO's bi-annual meetings with the Federation of Canadian Chiropractic often i	
		sharing of best practices regarding registration issues, accreditation and movement of members and applicants	
	third parties, how Colleges		,
	confirm registration status in		
	other jurisdictions or		Γ
	professions where relevant etc.).	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
		Additional comments for clarification (optional)	



c. A risk-based approach is used		Yes
to ensure that currency ² and – other competency requirements are monitored	Please briefly describe the currency and competency requirements registrants are required to meet.	
	Please briefly describe how the College identified currency and competency requirements.	
and regularly validated (e.g., procedures are in place to	• Please provide the date when currency and competency requirements were last reviewed and updated.	
verify good character, continuing education, practice hours requirements	• Please briefly describe how the College monitors that registrants meet currency and competency requirements (e.g and how frequently this is done.	., self-declaration, audits, random aud
etc.).	The Registration Committee reviews its annual renewal processes each year to ensure that members their practice, including their business addresses, preferred methods of communications with CCO, p provider and coverage, mental and physical competency to practise chiropractic, good character rep- charges or convictions or findings of professional negligence and other practice information. Every tw period, members are also required to report on their compliance with CCO's Quality Assurance requi assessment and continuing education. Quality Assurance requirements and reporting are found in the document. Information related to 2022 renewal can be found at the <u>following link</u> .	rofessional malpractice insuran orting, reporting of any crimina vo years, during the same renew rements, such as compliance w
	CCO's Registration Committee reviews legislation and regulation, specifically the <i>RHPA</i> and its regula renewal or public register requirements to ensure its renewal process is compliant with existing legis review, the Registration Committee will review all relevant <u>by-laws</u> , <u>regulations</u> and <u>policies</u> for any unnecessary, CCO will consult with outside legal counsel for any advice.	lation and regulation. As well, in
	For the 2023 renewal process, the Registration Committee met in July 2022 to review the 2023 renew questionnaire and made recommendations to Council, which were approved in September 2022.	val memorandum and online
	If a member answers certain questions, such as disclosing that they have a criminal offence or charge physical capacity to practise chiropractic, CCO's Registration Coordinator will automatically be notifie system, and that member's renewal will be pending a review by the Registrar and if necessary, the Re	ed by email through the renewa



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional)	

² A 'currency requirement' is a requirement for recent experience that demonstrates that a member's skills or related work experience is up to date. In the context of this measure, only those currency requirements assessed as part of registration processes are included (e.g., during renewal of a certificate of registration, or at any other time).



Measure:		
	e transparent, objective, impartial, and fair.	
recommendations, actions for improvement and next steps from its most recent Audit by the Office of the Fairness Commissioner (OFC). CC ob or lin fo	 Please insert a link to the most recent assessment report by the OFC <i>OR</i> please provide a summary of outcome assessment Where an action plan was issued, is it: No Action Plan Issued 	Yes ent report.
	CCO has continuously updated the "Prospective Members" section of its website to ensure that its regis objective, impartial and fair. These updates, based on its meetings and self assessments with the OFC, h organizations, costs associated with the registration process, lists of requirements and forms to be com links to all relevant by-laws, regulations and policies associated with registration, and flowcharts to visu for different types of applicants, depending on their circumstances. CCO's meetings with chiropractic stakeholders, such as educational accrediting boards and clinical comp include discussions and meetings to ensure that CCO's registration practices, including those administer objective, impartial and fair.	nave included more links to oupleted for registration with C alize requirements for registration provide
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.

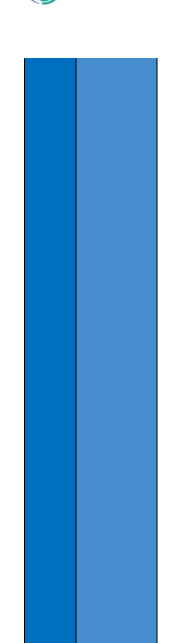


	Additional comments for clarification (if needed)

Required Evidence	College Response	
a. Provide examples of how the College assists registrants in implementing required	 The College fulfills this requirement: Please briefly describe a recent example of how the College has assisted its registrants in the uptake of a new or amen 	Yes ded standard:
changes to standards of practice or practice guidelines (beyond communicating the existence of new standard, FAQs, or supporting documents).	 Name of Standard Duration of period that support was provided Activities undertaken to support registrants % of registrants reached/participated by each activity Evaluation conducted on effectiveness of support provided 	
Further clarification:	Does the College always provide this level of support: Yes If not, please provide a brief explanation:	
Colleges are encouraged to support registrants when implementing changes to standards of practice or guidelines. Such activities could include carrying out a follow-up survey on how registrants are adopting updated standards of practice and addressing identifiable gaps.	 Standard of Practice S-002: Record Keeping and Standard of Practice S-022: Ownership, Storage Records of Personal Health Information were amended to include the requirement to collect or to identify, assess and treat patients, instead of requiring the collection of specific demographic a practice taken by many other Ontario health regulatory colleges in their record keeping stand professional judgment in collecting and recording demographic information necessary to iden Amendments to the electronic record keeping section of Standard of Practice S-002 and s-022 the security, protection and confidentiality of patient personal health information maintained This includes ensuring that electronic record keeping system are compliant with the Personal 2004 (PHIPA), having cyber security protections in place to protect personal health informatio and unauthorized use and access, and having protocols in place on steps to take in the event of that members have an understanding and are educated in their electronic record keeping syste ensure the protection of patient personal health information. In the process of this review, prohealth regulatory colleges were researched and reviewed. Standard of Practice S-003: Professional Portfolio was amended to require members registere registration to attend the CCO Virtual Regulatory Excellence Workshop at least once every thr as part of their structured CE hours. Members may complete this requirement over the next ti The Regulatory Excellence Workshop builds upon the previous Record Keeping Workshop and 	demographic information as nece ic information such as gender. Th dards. Members may exercise tify, assess and treat patients. further emphasize the importan- in electronic record keeping syst Health Information Protection Ac n from loss, tampering, interferen- of a privacy breach. It is imperative ems and employ best practices to actices and standards of other Or d in the General (i.e., Active) class ee CE cycles (or once every six ye nree CE cycles or until June 30, 20

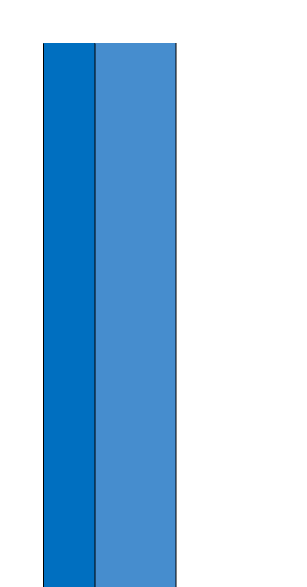
STANDARD 10

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of the regulation of chiropractic in Ontario. This virtual workshop is typically offered three times per year and is free for all CCO members.

- <u>Standard of Practice S-013: Consent</u> was amended to include language that the requirement for a patient to bring another individual to any future appointment is considered a breach of patient privacy and is inappropriate, except for reasons of capacity to consent and/or substitute-decision making. Amendments to this standard were approved based on a recent Inquiries, Complaints and Reports decision. A patient's right to privacy and confidentiality must be respected and it must be the patient's choice of whether they wish to bring another individual with them to future appointments. Review of this standard was a result of a memorandum from the Inquiries, Complaints and Reports Committee to address complaints related to this issue.
- <u>Guideline G-001: Communication with Patients</u> was amended to include requirements that members should be particularly sensitive to individual patient's comprehension of verbal, written and non-verbal communication, and communicate using as plain language as possible. If there are any barriers in communication, language or interpretation, members should support patients in identifying potential resources for reducing these barriers. Members should also ensure that communication with patients is consistent with Standard of Practice S-001: Chiropractic Scope of Practice and Standard of Practice S-013: Consent, including that communication should be patient-centred, focusing on the patient's reasons, objectives and goals for seeking chiropractic care, using clear and concise language to communicate matters related to examination, care and informed consent, and referring a patient to an appropriate health professional if a matter is beyond the chiropractic scope of practice. Members should respect any patient requests to have a third-party of their choosing present (e.g., spouse, trusted friend) for any appointments, subject to any safety, public health and privacy measures. However, it must be the patient's choice whether they would like to have a third-party present, and a member must not require this, subject to any capacity to consent and/or substitute-decision making issues.
- <u>Standard of Practice S-012: Orthotics</u>, <u>Standard of Practice S-021: Assistive Devices</u> and <u>Guideline G-008: Business Practices</u> were amended to address the following:
 - There have been past disciplinary findings related to improper billing practices and documentation related to the prescribing, manufacturing, selling and dispensing of orthotics. The amendments emphasize the sections of the professional misconduct regulation that requires that accounts for services must not be false or misleading, fees must be disclosed in advance to the patient, including fees that are not payable by the patient (i.e., payable by an insurance company or third party payor) and that an account for professional services must be itemized upon request.
 - Any fees charged for orthotics or any assistive device must be consistently applied in accordance with the member's fee schedule and based on a clinical history, examination, diagnosis or clinical impression, consent, instructions and recommendations and follow-up, as documented in the patient health record.
 - A member should familiarize themselves with a patient's insurance company or third-party payor if any third-party is involved with reimbursement for services or products related to chiropractic care.
 - Recommendations for amendments include the use of gender neutral pronouns.



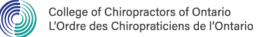
 of this document related to Quality Assurance initiatives. As of July 1, 2022, the Regulatory Excellence Workshop (REW) has become a mandatory component of <u>CE requirements</u>, the completed once every six years. The REW is continuously updated to include the most recent version of standards of practice policies and guidelines, as they related to all aspects of professional regulation and patient care, as well as new and amend documents and how they apply to practice. CCO staff is always available to respond to questions from members, stakeholders, and members of the public. If there is issue raised, this may be brought to the attention of the appropriate committee for further review. If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item. Additional comments for clarification (optional)	•	Review and amendments to these documents were conducted following communications from sy professional associations, and involved research from other Ontario health regulatory colleges. CCO updating its <u>COVID-19 guidance</u> for members and the public, based on changing directives from CCO communicates and actively supports implementation of new and amended documents throw <u>communications to stakeholders, including members</u> , the <u>Regulatory Excellence Workshop</u> and up Assessment 1.0 and 2.0 checklists and programs. Further statistics about these initiatives can be for	om the Ontario Governmer Igh <u>President's Messages a</u> pdates to its Peer and Praci
 completed once every six years. The REW is continuously updated to include the most recent version of standards of practice policies and guidelines, as they related to all aspects of professional regulation and patient care, as well as new and amend documents and how they apply to practice. CCO staff is always available to respond to questions from members, stakeholders, and members of the public. If there is issue raised, this may be brought to the attention of the appropriate committee for further review. 		of this document related to Quality Assurance initiatives.	
CCO staff is always available to respond to questions from members, stakeholders, and members of the public. If there is issue raised, this may be brought to the attention of the appropriate committee for further review. If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item.	•	completed once every six years. The REW is continuously updated to include the most recent vers policies and guidelines, as they related to all aspects of professional regulation and patient care, a	sion of standards of practice
If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item.	•	CCO staff is always available to respond to questions from members, stakeholders, and members	-
		issue raised, this may be brought to the attention of the appropriate committee for further review	v.
		issue raised, this may be brought to the attention of the appropriate committee for further reviev	v.
Additional comments for clarification (optional)			
	2	esponse is "partially" or "no", is the College planning to improve its performance over the next reporting period?	



Measure: 10.2 The College effectively	administers the assessment component(s) of its QA Program in a manner that is aligned with right touc	ch regulation ³ .
a. The College has processes	The College fulfills this requirement:	Yes
 and policies in place outlining: i. how areas of practice that are evaluated in QA assessments are identified in order to ensure the most impact on the quality of a registrant's practice; 	 The College fulfills this requirement: Please list the College's priority areas of focus for QA assessment and briefly describe how they have been identified OR pt this information can be found and indicate the page number. Is the process taken above for identifying priority areas codified in a policy: Yes If yes, please insert link to the policy. The QA Program is described on CCO's website and consists of many components, including Professional Continuing Education, Peer and Practice 1.0, Peer and Practice Assessment 2.0 and Regulatory Excellence Competencies Document. All members are required to participate in the quality assurance program and are required within a two-ycycle to complete a self assessment, participate in continuing education and report these activities to CCC requirements of the quality assurance program are described in <u>Standard of Practice S-003</u> : Professional 250 – 500 members are selected for either Peer and Practice Assessment 1.0 or 2.0 each year. These sele however, there are several factors which may trigger a member being selected for a peer and practice astattend a record keeping workshop or additional educational activities: Members re-entering the General (i.e., active) class of registration after a period of at least two ye record keeping workshop and be peer assessed, in addition to re-taking CCO's legislation and ethin further in <u>Policy P-053</u>: Returning to the General Class of Certificate of Registration. Members who are subject to the inquiries, complaints and reports or discipline process are often components of the quality assurance program, such as a record keeping workshop and peer and program, such as a record keeping workshop and peer and program. 	Portfolio, Self Assessment, e Workshops and the Core year Continuing Education (CE) O through the member portal. The Portfolio. As well, approximately ections are random in nature; esessment, a requirement to ears are required to attend a ics examination. This is described required to participate in various practice assessment, through







³ "Right touch" regulation is an approach to regulatory oversight that applies the minimal amount of regulatory force required to achieve a desired outcome. (Professional Standards Authority Right Touch Regulation. https://www.professionalstandards.org.uk/publications/right-touch-regulation).

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ii. details of how the College	The College fulfills this requirement:	Yes			
uses a right touch,	Please insert a link to document(s) outlining details of right touch approach and evidence used (e.g., data, literation of the distribution o	ure, expert panel) to inform assessment approach			
evidence informed approach to determine	and indicate page number(s). <i>OR</i> please briefly describe right touch approach and evidence used.				
which registrants will	• Please provide the year the right touch approach was implemented OR when it was evaluated/updated (if appl	cable).			
undergo an assessment activity (and which type of					
multiple assessment	The Quality Assurance Committee reviewed the Right Touch regulation document in detail at sev	-			
activities); and	this as part of the <u>Quality Assurance report to Council</u> on November 25, 2021. As part of its revie	w, the Quality Assurance Committee			
	applied the following principles:				
	 Using a risk-based approach, primarily risk to the patient, in reviewing standards of practice, policies and guidelines as well as programs and processes of Quality Assurance. 				
	 Reviewing relevant information in the review of standards of practice, policies and guidelines, including but not limited to: comparable documents from other Ontario health profession and other chiropractic regulators from other jurisdictions, memoranda from the Inquiries, Complaints and Reports Committee, statistics related to complaints and discipline, feedback from members, stakeholders, patients and organizations, and research and academic articles. Amendments to various CCO documents and programs such as the Regulatory Excellence Workshop are reported on elsewhere in this document. 				
	If evaluated/updated, did the college engage the following stakeholders in the evaluation:				
	– Public Yes				
	– Employers Yes				
	– Registrants Yes				
	– other stakeholders Yes				
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period	d? Yes			
	Additional comments for clarification (optional)				
	CCO continuously reviews and assesses its quality assurance initiatives and participates on HPRC various Ontario health regulatory colleges. This sharing of best practices assists in identifying are Program. CCO will also continue to review the "Right Touch" model of regulation for opportuniti approach into its Quality Assurance program.	as for improvement for CCO's QA			



iii. criteria that will inform the	The College fulfills this requirement:	es
remediation activities a	• Please insert a link to the document that outlines criteria to inform remediation activities and indicate page number OR	list criteria.
assessment, where necessary.	As described above, the Quality Assurance program and specifically Peer and Practice Assessment is primarily an educational and remediation program, and punitive measures, such as referral to the Inquiries, Complaints and Reports Committee have only occurred situations of non-compliance. Individual peer and practice assessments may result in additional remediation or member requirements, such as referral to the secure of non-compliance. Individual peer and practice assessments may result in additional remediation or member requirements, such as referral to the secure of non-compliance. Individual peer and practice assessments may result in additional remediation or member requirements, such as referral to the secure of non-compliance. Individual peer and practice assessments may result in additional remediation or member requirements, such as referral to the secure of non-compliance. Individual peer and practice assessments may result in additional remediation or member requirements, such as referrance.	
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Yes
	CCO updates its peer and practice assessment materials annually to reflect new and amended standard practice, policies and guidelines and will continue to review and update these materials to incorporate Touch" regulation principles.	



	Additional comments for clarification (optional)	
Measure: 10.3 The College effective	ely remediates and monitors registrants who demonstrate unsatisfactory knowledge, skills, and judgement	t.
assesses whether t registrant subsequent demonstrates the require	 The College fulfills this requirement: Please insert a link to the College's process for monitoring whether registrant's complete remediation activities <i>OR</i> please biogenetic and estimate the subsequently strates the required and practice assessment (PPA) streams are designed to be non-punitive, providing real-time fee ange of topics related to chiropractic practice. Additionally, the QA Committee reviews the summary reported and the subsequent of the summary reported and practice assessment (PPA) streams are designed to be non-punitive, providing real-time fee ange of topics related to chiropractic practice. Additionally, the QA Committee reviews the summary reported and the subsequent of the summary reported and practice assessment (PPA) streams are designed to be non-punitive, providing real-time fee ange of topics related to chiropractic practice. Additionally, the QA Committee reviews the summary reported as the summary report. 	and judgement following remed edback to members on a wi orts and provides all memb nendations for the member these members to ensure
	forms. If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (if needed)	Choose an item.

DOMAIN 6: SUITABILITY TO PRACTICE

STANDARD 11

Measure 11.

The College enables and suppor	orts anyone who raises a concern about a registrant.				
Required Evidence C	College Response				
 complaints process and all relevant supports available to complainants are: supported by formal policies and procedures to ensure all relevant information is received during intake at each stage, including next steps for follow up; clearly communicated directly to complainants who are engaged in the complaints process, including what a complainant can expect 	associated with the respective options and supports available to the complainant.				



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional)	



iii. evaluated by the College to	The College fulfills this requirement:	Yes
LISETUI	• Please provide details of how the College evaluates whether the information provided to complainants is clear and usef All committee, including the Inquiries, Complaints and Reports Committee, review their policies and pro there is any regulatory amendment or committee or stakeholder feedback that will result in changes, to processes.	ocedures on an annual basis, or if
Benchmarked Evidence	If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., draft reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to imp	
b. The College responds to 90% of inquiries from the public	The College fulfills this requirement:	Yes
within 5 business days, with follow-up timelines as necessary.	Please insert rate (see Companion Document: Technical Specifications for Quantitative CPMF Measures). Responses to inquiries from the public or members regarding the filing of an inquiry, complaint or repo business days. Emails and phone inquiries are directed to the staff member associated with the questic period of time, an auto response is provided by email or phone to contact another staff member who v College staff will also inform individuals of the timeline associated with a response to their inquiry, com date of the next Inquiries, Complaints and Reports Committee meeting, an upcoming investigation or o committee.	on or concern. If staff are away for a vill be able to assist the individual. nplaint or report. This includes the



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional)	

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	с.	Demonstrate how the College	The College fulfills this requirement:	Yes
	access outside regular business hours, transparency in decision-making to make sure the public understand how the College makes decisions that affect them etc.).	Please list supports available for the public during the complaints process.		
		 Please briefly describe at what points during the complaints process that complainants are made aware of supports available. The College supports the public in a number of ways: Communicating with the member of the public by phone and/or email to aid in understanding the existing standards of practice, policies and guidelines of the College; Communications to members and members of the public involve the complaint process, possible outcomes of a complaint and links to relevant tools used by the Inquiries, Complaints and Reports Committee. Information and sample letters are included in the inquiries, complaints and reports webpages. Assisting the member of the public with information on how to draft a letter of complaint and what accompanying information is to be included; Assisting the member of the public in understanding the various steps of the complaints process, such as communication with the member, review by the ICRC, investigation including the collection and review of clinical notes and records, timelines of the complaints process and possible outcomes for complaints; CCO has assisted members of the public who are unable to write a letter of complaint. An example of this is CCO taking a recording of the individual's complaint through a telephone conversation and transcribing this as a letter of complaints. CCO has provided members with translated documents upon request. 		
			The College will inform a complainant who is making a complaint for an allegation on sexual abuse on the right to the College for funding for therapy or counselling. The College will inform the complainant on the process fo them to the various forms associated with the complaints process.	
			If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
			Additional comments for clarification (optional)	



College ensures that all parties	The College fulfills this requirement:	Yes
are regularly updated on the progress of their complaint or	• Please insert a link to document(s) outlining how complainants can contact the College during the complaints process provide a brief description.	and indicate the page number(s) OR
discipline case, including how complainants can contact the College for information (e.g.,	 Please insert a link to document(s) outlining how complainants are supported to participate in the complaints proces provide a brief description. 	s and indicate the page number(s) O
translation services etc.).	he College provides formal letters to the complainant and member within the timelines of the comp rofessions Procedural Code under the <i>RHPA</i> . CCO will log and track complaints within the internal m ates that are required for communications consistent with the <i>RHPA</i> requirements. Information and neurices, complaints and reports webpages.	ember database which include



			Additional comments for clarification (optional)
DOMAIN 6: SUITABILITY TO PRACTICE	STANDARD 12	Measure: 12.1 The College addresses a. The College has accessible, up- to-date, documented guidance setting out the framework for assessing risk and acting on complaints, including the prioritization of investigations, complaints, and reports (e.g., risk matrix, decision matrix/tree, triage protocol).	complaints in a right touch manner. The College fulfills this requirement: Yes • Please insert a link to guidance document and indicate the page number OR please briefly describe the framework and how it is being applied. • • Please provide the year when it was implemented OR evaluated/updated (if applicable). • CCO's ICRC prioritizes complaints that have a high level of public risk, such as allegations of sexual abuse, patient harm and financial/insurance fraud. In 2020, CCO also prioritized complaints that were related to allegations of failure to comply with COVID-19 protocols and with respect to advertising or posts for claims related to COVID-19 that fall outside of the chiropractic scope of practice claims. CCO developed a number of risk assessment tools for reviewing and prioritizing complaints, which are posted publicly on the CCO webpages related to complaints: • Risk Assessment Framework Statement • Risk Assessment Framework Tool • Interim Order Assessment Tool • Interim Order Assessment Tool • Transparency Principles
DOMAIN 6			Interim Order Assessment Tool



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (optional)	



DOMAIN 6: SUITABILITY TO PRACTICE

13	Measure:			
D	12.1 The College demonst	rates that it shares concerns about a registrant with other relevant regulators and external su	stom nartn	ers le glaw enforcement
AR		ates that it shares concerns about a registrant with other relevant regulators and external sy.		ers (e.g. idw enforcement,
<u>q</u>				
AL		The College fulfills this requirement:	Yes	
STANDARD 13	government, etc.). a. The College's policy outlining consistent criteria for disclosure and examples of the general circumstances and type of information that has been shared between the College and other relevant system partners, within the legal framework, about concerns with individuals and any results.	 Please insert a link to the policy and indicate page number <i>OR</i> please briefly describe the policy. Please provide an overview of whom the College has shared information with over the past year and the purpose o of system partner, such as 'hospital', or 'long-term care home'). Historically, CCO has communicated and shared information with other authorities, such as law enfrauthorized by governing legislation, when there are matters or concerns related to professional reg authority. These matters may arise in the inquiries, complaints and reports, discipline, fitness to prathere are simultaneous investigations or decisions of other external system partners. CCO developed a <u>"Transparency Principles"</u> policy document, available to the public, which outlines disclosure to outside parties. 	Yes f sharing that i orcement, c ulation as w actise and re	information (i.e., general sectors criminal and civil courts, as vell as another governing egistration processes when
		Additional comments for clarification (if needed)		



] - [Measure: 14.1 Council uses Key Perfor impact the College's perfor	mance Indicators (KPIs) in tracking and reviewing the College's performance and regularly reviews intermance.	ernal and external risks that could
DOMAIN 7: MEASUREMENT, REPORTING & IMPROVEMENT	STANDARD 14		College Response The College fulfills this requirement: • Please insert a link to a document that list College's KPIs with an explanation for why these KPIs have been selected in KPIs tells, and how it relates to the College meeting its strategic objectives and is therefore relevant to track), a link information is included and indicate page number OR list KPIs and rationale for selection. In addition to its mission, vision, values and strategic objectives and committee objectives, CCO approved document for core CCO functions. KPIs are regularly included in Council and committee packages, and objectives of certain statutory committees and the annual review of standards of practice, policies and	to Council meeting materials where this ed the <u>Key Performance Indicators</u> d are intended to identify the core
Ď			If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.



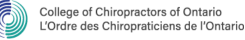
		Additional comments for clarification (if needed)	
-	b. The College regularly reports to	The College fulfills this requirement:	
	Council on its performance and		Partially
	risk review against:	Please insert a link to Council meeting materials where the College reported to Council on its progress against stated strate	
	i. stated strategic objectives	and risks that may impact the College's ability to meet its objectives and the corresponding meeting minutes and indicate	the page number.
	(i.e., the objectives set out	Dublic Council poelessos include meterials and venerts from committees, describing their statutem, chiesti	van Thin induden
	in a conege s strategic	Public Council packages include materials and reports from committees, describing their statutory objective	
	$\Gamma = D$	recommendations for new and existing standards of practices, policies and guidelines, reports on inquiries	· · ·
		appeals to the Health Professions Appeal and Review Board (HPARB), discipline decisions, and communica	
	operational indicators/targets with	various stakeholders and system partners. Recommendations from committee to Council are guided by CO	•
reference to the goals we		regulation objectives, mission, vision and strategic objectives, and risks identified by the committee and C	ouncil.
	are expected to achieve		
	under the RHPA); and	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Yes
	iii. its risk management	Additional comments for clarification (if needed)	
	approach.		
		CCO developed a number of risk management tools for the Inquiries, Complaints and Reports process. It v	vill continue to work on
		formalizing its practices for the college and committees regarding identifying and tracking risks.	



Measure: 14.2 Council directs action in	n response to College performance on its KPIs and risk reviews.	
a. Council uses performance and	The College fulfills this requirement:	Partially
risk review findings to identify where improvement activities are needed.	• Please insert a link to Council meeting materials where the Council used performance and risk review findings to ident improvement activities and indicate the page number.	
	<u>Public Council packages</u> include materials and reports from committees, describing their statutory obj recommendations for new and existing standards of practices, policies and guidelines, reports on inqu appeals to the Health Professions Appeal and Review Board (HPARB), discipline decisions, and commu various stakeholders and system partners. Recommendations from committee to Council are guided b regulation objectives, mission, vision and strategic objectives, and risks identified by the committee ar <i>If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., dra, reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to im CCO developed a number of risk management tools for the Inquiries, Complaints and Reports process. formalizing its practices for the college and committees regarding identifying and tracking risks.</i>	iries, complaints and reports nications and materials from by CCO's statutory mandate, and Council. <i>fting policies, consulting stakeholders, o</i> <i>plementation</i> .
Measure: 14.3 The College regularly re	eports publicly on its performance.	
a. Performance results related to a College's strategic objectives	The College fulfills this requirement:	Yes
and regulatory outcomes are made public on the College's website.	 Please insert a link to the College's dashboard or relevant section of the College's website. All decisions addressing these issues are included in <u>public Council package</u> and communicated to mer partners and posted on the CCO website under the <u>"New & Updates"</u> section. 	mbers, stakeholders and system



	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period?	Choose an item.
	Additional comments for clarification (if needed)	



Part 2: Context Measures

The following tables require Colleges to provide **statistical data** that will provide helpful context about a College's performance related to the standards. The context measures are non-directional, which means no conclusions can be drawn from the results in terms of whether they are 'good' or 'bad' without having a more in-depth understanding of what specifically drives those results.

In order to facilitate consistency in reporting, <u>a recommended method to calculate the information is provided in the companion document</u> "Technical Specifications for Quantitative College Performance Measurement Framework Measures." However, recognizing that at this point in time, the data may not be readily available for each College to calculate the context measure in the recommended manner (e.g., due to differences in definitions), a College can report the information in a manner that is conducive to its data infrastructure and availability.

In those instances where a College does not have the data or the ability to calculate the context measure at this point in time it should state: 'Nil' and indicate any plans to collect the data in the future.

Where deemed appropriate, Colleges are encouraged to provide additional information to ensure the context measure is properly contextualized to its unique situation. Finally, where a College chooses to report a context measure using a method other than the recommended method outlined in the following Technical Document, the College is asked to provide the method in order to understand how the information provided was calculated.

The ministry has also included hyperlinks of the definitions to a glossary of terms for easier navigation.

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Table 1 – Context Measure 1

DOMAIN 6: SUITABILITY TO PRACTICE				
STANDARD 10				
Statistical data collected in accordance with the recommended method or the College's own method: Record and If a College method is used, please specify the rationale for its use:	commended			
Context Measure (CM)				
CM 1. Type and distribution of QA/QI activities and assessments used in CY 2022*				
Type of QA/QI activity or assessment:	#			
1. Regulatory Excellence Workshops CCO, for many years, has mandated that all members attend a mandatory, in-person and interactive record-keeping workshop within the first year of registering with CCO. This workshop is led by CCO staff, including one member of the profession, the Director of Professional Practice. This workshop is also available to all CCO members to refresh and review updates to standards, polices and guidelines and their implementation strategies. It also provides an opportunity, for the College to communicate to members, key messages about expectations related to advertising, social media, and prevention of sexual abuse. These workshops are also used as a remediation tool for QA, ICRC and Discipline Committee decisions and undertakings. - In 2022, CCO changed the name of this workshop to the Regulatory Excellence Workshop (REW), since it includes so much more material related to chiropractic care of patients and professional regulation. CCO continued to provide these workshops, (three in total) for members to attend virtually. The interactive workshops continue to be a very good opportunity for the college to set member expectations, to talk about	3 Workshops 351 Members	What does this information tell us? Quality assurance (QA) and Quality Improvement (QI) are critical components in ensuring that professionals provide care that is safe, effective, patient-centred and ethical. In addition, health care professionals face a number of ongoing changes that might impact how they practice (e.g., changing roles and responsibilities, changing public expectations, legislative changes). The information provided here illustrates the diversity of QA activities the College undertook in assessing the competency of its registrants and the QA and QI activities its registrants undertook to maintain competency in CY 2022. The diversity of QA/QI activities and assessments is reflective of a College's risk-based approach in executing its QA program, whereby the frequency of assessment and activities to maintain competency are informed by the risk of a registrant not acting competently. Details of how the College determined the appropriateness of its assessment component of its QA program are described or referenced by the College in Measure 10.2(a) of Standard 10.		



emerging trends, to quantify and qualify and address potential risks as members enter	
their practice life, all in keeping with the principles of "right touch regulation".	
 their practice life, all in keeping with the principles of "right touch regulation". The workshop features a STEP-BY-STEP approach that includes: an introduction to CCO accurately documenting the "story" of the doctor/patient relationship (consultation, history, examination, diagnostic imaging, report of findings, communicating a diagnosis, treatment, SOAP notes, re-assessment, dismissal) informed consent - when and how communication with patients, avoiding boundary crossings and prevention of sexual abuse chiropractic scope of practice billing and business practices adjunctive therapies and assistive devices assignment and referral of care advertising, websites and social media privacy of personal health information changes to and dissolution of practice COVID-19 protocols and updates new and amended CCO standards of practice, policies and guidelines current events 	
-	



Date Present 24-Feb-22 33 8-Jun-22 172 28-Oct-22 146 otal: 351 557 Members etails surrounding the Peer and Practice Assessment Program can be found on CCO's				
Workshop Date of Attendees Present 24-Feb-22 33 8-Jun-22 172 28-Oct-22 146 otal: 351 557 Members Peer and Practice Assessment Peer and Practice Assessment Program can be found on CCO's ebsite: • Peer and Practice Assessment 1.0 • Peer and Practice Assessment 2.0 CO's Quality Assurance (QA) Committee developed the Peer and Practice Assessment PA) Program to enhance members' learning opportunities and ensure their ompliance with the regulations, standards of practice, policies, and guidelines. n becoming registered with CCO, members have the right to call themselves incopractic Act, 1991. In assuming the right to practice, members also assume the sponsibilities associated with this right, including the responsibility to maintain ompetence. The chiropractic Act, 1991. In assuming the right to CO, continue to demonstrated thry-level competencies when they registered with CCO, continue to demonstrate their ompetence for the duration of their practice. As such, there is an expectation that embers engage in life-long learning, continually building their competencies	Below is the to	otal number of atte	ndees for each workshop help in 2022:	
DatePresent24-Feb-22338-Jun-2217228-Oct-22146otal: 351.Peer and Practice AssessmentPeer and Practice Assessment Program can be found on CCO's ebsite:• Peer and Practice Assessment 1.0 • Peer and Practice Assessment 2.0CO's Quality Assurance (QA) Committee developed the Peer and Practice Assessment 2.0CO's Quality Assurance (QA) Committee developed the Peer and Practice Assessment Phy Program to enhance members' learning opportunities and ensure their ompliance with the regulations, standards of practice, policies, and guidelines.n becoming registered with CCO, members have the right to call themselves biropractors and to practice chiropractic within the scope of practice identified in the <i>Chiropractic Act, 1991.</i> In assuming the right to practice, members also assume the esponsibilities associated with this right, including the responsibility to maintain ompetence.ne public must feel confident that chiropractors within Ontario, who demonstrated ntry-level competencies when they registered with CCO, continue to demonstrate their ompetence for the duration of their practice. As such, there is an expectation that embers engage in life-long learning, continually building their competencies		Actual Number		
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n becoming registered with CCO, members have the right to call themselves hiropractors and to practice chiropractic within the scope of practice identified in the <i>Chiropractic Act, 1991</i> . In assuming the right to practice, members also assume the esponsibilities associated with this right, including the responsibility to maintain competence. The public must feel confident that chiropractors within Ontario, who demonstrated htry-level competencies when they registered with CCO, continue to demonstrate their competence for the duration of their practice. As such, there is an expectation that the members engage in life-long learning, continually building their competencies	(PPA) Program			
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ntry-level competencies when they registered with CCO, continue to demonstrate their ompetence for the duration of their practice. As such, there is an expectation that embers engage in life-long learning, continually building their competencies	-			
ompetence for the duration of their practice. As such, there is an expectation that embers engage in life-long learning, continually building their competencies	The public mu	st feel confident th	at chiropractors within Ontario, who demonstrated	
embers engage in life-long learning, continually building their competencies	entry-level cor	mpetencies when t	hey registered with CCO, continue to demonstrate their	
	competence fo	or the duration of t	heir practice. As such, there is an expectation that	
roughout their career.	members enga	age in life-long lear	ning, continually building their competencies	
	throughout the	eir career.		

During the assessment, peer assessors can flag any deficiencies noted with the members' record keeping and/or knowledge of the College's standards of practice, policies, and guidelines. This process also allows the member to engage in conversations with their peer assessor regarding any noted deficiencies so that they may address them immediately.

CCO has developed two phases (thus far) to the PPA Program to acknowledge and address the changes in member competencies that are gained with clinical experience. **PPA 1.0** is intended for use with entry-to-practice new registrants/practitioners. **PPA 2.0** has been developed for assessing more experienced practitioners and typically, is only used after a member has undergone PPA 1.0 and addressed any issues revealed in that process. These two streams of assessments also provide opportunities to interact, oneon-one, with members at different stages of their professional lives.

Building on successful elements of PPA 1.0, the PPA 2.0 assessment process involves:

- A more in-depth, conversational review of a selection of patient files to better ensure that members are maintaining an accurate patient health record, reflective of the patient encounter and "story".
- A review and conversation related to scenarios commonly encountered in clinical practice that show implementation of regulations, standards of practice, policies, and guidelines in real life situations.
- A more complete review of the member's professional portfolio to ensure that all components, especially areas needing improvement identified in the member's Self-Assessment Plan of Action, are being addressed by the member.

Both PPA streams are designed to be non-punitive, providing real-time feedback to members on a wide range of topics related to chiropractic practice. Members are randomly selected to participate in the program. Once assessments have been completed, the QA Committee reviews the summary reports and provides all members with an official disposition report. This report would include, if appropriate, specific



remedial recommendations for the member to address. If required, further remedial follow-up is scheduled on a case-by-case basis. A system has been implemented to track members who require additional submissions due to deficiencies noted during their PPA. This is to help reduce the potential risk of members receiving complaints and maintain the interest of the public.	
The number of selected members for both PPA 1.0 and PPA 2.0 for 2022 are as follows:	
PPA 1.0 2022, members selected Totals PPA1.0 263	
PPA 2.0 2022, members selected Totals PPA2.0 294	
Participation is Mandatory Members who hold a General (i.e., General Active, General Non-Practising and General Non-Resident) Certificate of Registration are required to participate in this program.	
If a member is registered as General Non- Practising and General Non-Resident, they will undergo a modified assessment. For example, if the member does not actively see patients (General Non- Practising), the assessment would entail a review of their knowledge of CCO regulations, standards of practice, policies, and guidelines.	
The QA Committee has taken steps to ensure that ALL members registered, regardless of whether they work in direct patient care or not, take steps to maintain the skills and knowledge that is core to providing direct patient care.	



Information gathered during the peer assessment is shared with the members of the Quality Assurance Committee only.

Member Selection

CCO randomly selects members to participate in the program and matches the selected member with a suitable peer assessor: a colleague trained to identify areas of improvement and encourage members to strive for continuous quality improvement will conduct the assessment, designed to be educational, not punitive.

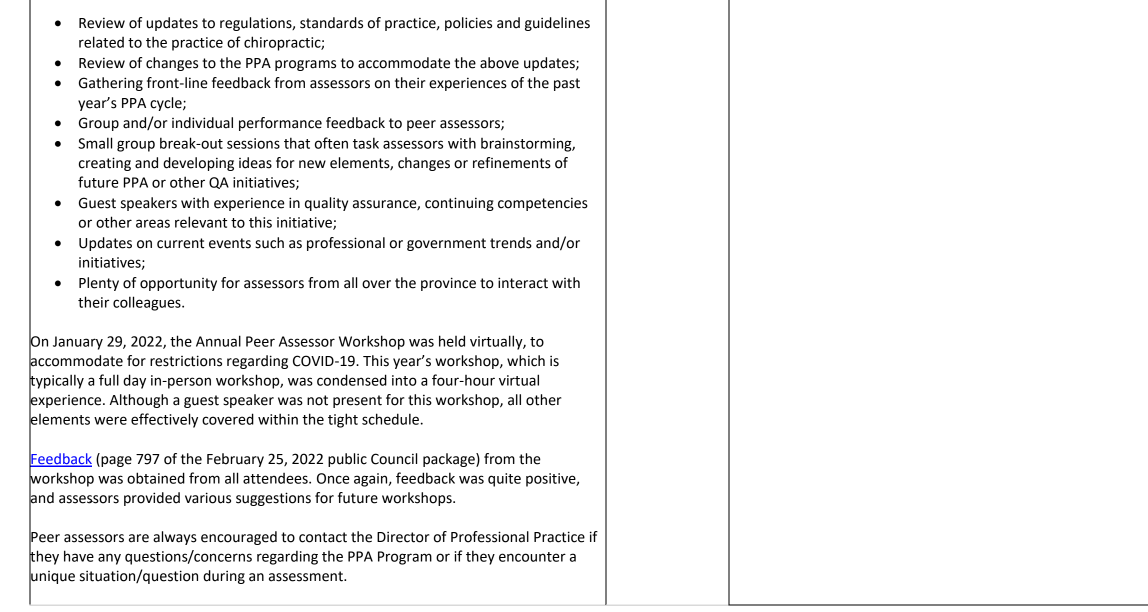
It should also be noted that, in keeping with "right touch regulation" principles, the PPA Program has been increasingly utilized by both CCO's Registration Committee (e.g. having members undergo a proactive PPA when returning to practice after an absence) and ICRC (e.g. creating the Peer Mentoring Program, based on PPA 2.0, that helps guide members' understanding and implementation of better practices after behaviour has been identified as non-compliant in some manner).

Peer Assessors, Training and Support

CCO continues to maintain a core group of highly trained peer assessors since the inception of the program. These assessors play a key and vital role in the success of both the development and implementation of the program. Successful peer assessors must meet the conditions and elements outlined in our Peer Assessor Policy, CCO <u>Policy P-051: Peer Assessors</u>.

In 2022, CCO had a roster of 29 trained and experienced peer assessors working in the field providing valuable guidance to members, in-person and remotely.

Each year, since the start of the PPA program, the QA Committee has hosted all peer assessors for an in-person day-long training workshop. This workshop typically involves the following elements:





Peer assessors are always encouraged to contact the Director of Professional Practice if they have any questions/concerns regarding the PPA Program or if they encounter a unique situation/question during an assessment.	
New Peer Assessors	
Each year, the QA Committee reevaluates the needs of the PPA Program, including the	
requirement for additional peer assessors. Considerations when appointing a peer assessor	
may include:	
 interview evaluation 	
 need for peer assessor(s) in each CCO district 	
 geographical location of the member's practice 	
 type of practice and/or practice style 	
• experience	
 additional professional qualifications, expertise and/or specialty 	
 languages spoken 	
 communication skills 	
 successful completion of both the internal and field training portions of the 	
Assessor-In-Training (AIT) Program	
 additional qualifications and characteristics to complement the attributes of the 	
Peer and Practice Assessment program.	
As per <u>Policy P-051: Peer Assessors</u> , members who are successfully appointed as peer	
assessors serve a three-year term, with the eligibility to complete up to three terms	
consecutively. The assessors are ineligible for re-appointment until a full three-year	
term has-been completed.	
In 2022, the QA Committee and supporting staff determined the need to appoint new	
peer assessors due to five assessors having reached their maximum nine-year	
appointment, and one assessor who needed to resign due to medical reasons.	
Moreover, it was noted that there were areas within the province that could benefit	

from having an assigned assessor for that region.	
A call for new peer assessors was released in the President's Message dated June 29, 2022, with a deadline for applications set for July 22, 2022. After reviewing the numerous applications, interviews were held and a total of nine new peer assessors were appointed, one of whom was a former peer assessor.	
In-field training began with each new assessor (AIT) being required to observe a current peer assessor as they conducted both a PPA 1.0 and a PPA 2.0. For any AIT who had yet to complete PPA 2.0, they were required to undergo this assessment which would then count toward their observations.	
Training for the new assessors continued into 2023 with an Orientation Day, as well as being required to attend the Peer Assessor Workshop the following day. Finally, in-field training will take place once again where AITs will, this time, be observed by a current peer assessor as they conduct two assessments (PPA 1.0 and PPA 2.0). This particular portion of the training will allow the new assessor to hone their assessment skills with the aid and experience of their colleague.	
 3. Professional Portfolio and Continuing Education CCO requires that members maintain a Professional Portfolio log where they track compliance with all CCO continuing competency initiatives. The professional portfolio would include, among other things: <u>Self-Assessment Plan of Action Summary Sheet</u> A log of all completed continuing education activities materials collected while fulfilling their continuing education (CE) requirements (e.g., course outlines brochures from conventions/conferences, etc.) current samples of advertising. 	Approximately 4892 Members

All professional portfolio information is available at the following links:

- <u>https://cco.on.ca/members-of-cco/quality-assurance/professional-portfolio/</u>
- https://cco.on.ca/wp-content/uploads/2017/10/PP handbook Jan2017.pdf

Members were encouraged to log and track all their continuing education activities through a confidential on-line member portal. This was developed to provide CCO the ability to track member activities as well as link registration actions to a member's completion of other mandatory activities.

Self-Assessment

In 2020, the QA Committee completed a lengthy process of developing, prototyping, beta-testing, and gathering feedback to further make improvements on the development of a second generation self-assessment.

As noted above, in the report on *Peer and Practice Assessment*, we acknowledge the evidence which supports that members should be demonstrating ongoing and evolving competencies throughout their careers. This would be demonstrated in the types of CE activities undertaken. It was the Committee's view that it would also be prudent to have a self-assessment suitable to reflect on basic, entry-to-practice competencies and then to have further self-assessments that engaged the member in self-reflection on competencies more relevant to advancing experience and expertise.

The new version of the Self-Assessment, now referred to as <u>"SA 2.0"</u>, was launched at the start of the new CE cycle, July 1, 2022. It is important to note that, where elements of SA 1.0 focus on entry-to-practice competencies such as knowledge of regulations, standards of practice, policies and guidelines, SA 2.0 was framed around the revised <u>CCO Core Competencies for CCO Members</u>.

SA 2.0 is designed to assist more experienced members of the profession to reflect on their competencies after several years of practice experience. For example, members reflect on various scenarios they may have encountered or may encounter in practice.

These scenarios are based on archival case examples and trends. The Core Competencies for CCO Members also clearly lays out basic expectations members should be aware of when providing care to the public in the section titled: "What to Expect when attending a chiropractor appointment: an application of the core competencies."

In 2022, the QA Committee revised the latest draft of SA 2.0 to better reflect the needs and expectations of the experienced chiropractor, and common issues that might arise related to each core competency. Members were notified of the new Self-Assessment Questionnaire via the <u>President's Message dated June 29, 2022</u> and its official launch at the beginning of Cycle 7 (July 1, 2022 – June 30, 2024).

Continuing Education Requirements

As in all previous CE cycles, CCO has developed a mandatory <u>CE program</u> that is built on the best available evidence, with respect to professional continuing competency. As such, our program is a balance of "trust" and "proof" models, i.e., providing members a range of options for meeting their requirements that embrace the diversity of practices and populations served by those practices.

Additionally, CCO has always allowed members to engage in ongoing, continuing competency development that is relevant to their areas of interest and expertise. This has been true even for those members who may not be engaged in direct patient care, but rather serving in administrative, research or academic roles. However, CCO still requires that all members comply with the 5-hours of structured activities related to the core, controlled acts (e.g., diagnosis and treatment of patients) in the event that they choose to engage in direct patient care at any point in time.

As mentioned in the section Regulatory Excellence Workshop, it is now mandatory for members to attend one REW every three CE cycles, or rather, once every six years. This measure is meant to be proactive and educational in nature, to ensure all members are keeping up to date with all standards of practice, policies, and guidelines, including their





Feedback v session 5 o		
complying	total of seven members began the Peer Mentoring Program. Members are with the process and all participating mentors have commented on the titude and feedback from the members.	
٧.	<insert activity="" assessment="" or="" qa=""></insert>	
vi.	<insert activity="" assessment="" or="" qa=""></insert>	
vii.	<insert activity="" assessment="" or="" qa=""></insert>	
viii.	<insert activity="" assessment="" or="" qa=""></insert>	
ix.	<insert activity="" assessment="" or="" qa=""></insert>	
х.	<insert activity="" assessment="" or="" qa=""></insert>	



may req	egistrants may be undergoing multiple QA activities over the course of the reporting period. While future iterations of the CPMF ay evolve to capture the different permutations of pathways registrants may undergo as part of a College's QA Program, the quested statistical information recognizes the current limitations in data availability today and is therefore limited to type and tribution of QA/QI activities or assessments used in the reporting period.	
<u>NR</u>		
Ada	ditional comments for clarification (if needed)	

Table 2 – Context Measures 2 and 3

DOMAIN 6: SUITABILITY TO PRACTICE								
STANDARD 10								
Statistical data collected in accordance with the recommended method or the College ov	vn method:Recommend	e d						
If a College method is used, please specify the rationale for its use:								
Context Measure (CM)								
	#	%	What does this information tell us? If a registrant's knowledge, skills,					
CM 2. Total number of registrants who participated in the QA Program CY 2022	Regulatory Excellence Workshop: 351 members	Regulatory Excellence Workshop: 7.2%	and judgement to practice safely, effectively, and ethically have be assessed or reassessed and found to be unsatisfactory or a registra is non-compliant with a College's QA Program, the College may rej them to the College's QA Committee. The information provided here shows how many registrants w					
	Peer and Practice Assessment 1.0: 263 members	Peer and Practice Assessment 1.0: 5.4%	underwent an activity or assessment as part of the QA program where the QA Committee deemed that their practice is unsatisfactory and as a result have been directed to participate in specified continuing education or remediation program as of the start of CY 2022, understanding that some cases may carry over.					
-	Peer and Practice Assessment 2.0: 294 members	Peer and Practice Assessment 2.0: 6.0%						
	Self Assessment, Professional Portfolio and Continuing	Self Assessment, Professional Portfolio and Continuing						

	Education:	Education: 100% of
		members registered
	Approximately 4892	in the General class
	Members (Members	of registration
	registered in the	
	General class of	
	registration)	
	7	0.14%
CM 3. Rate of registrants who were referred to the QA Committee as part of the QA Program where the QA Committee directed the registrant to undertake remediation in CY 2022.		

<u>NR</u>

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Additional comments for clarification (if needed)

Table 3 – Context Measure 4

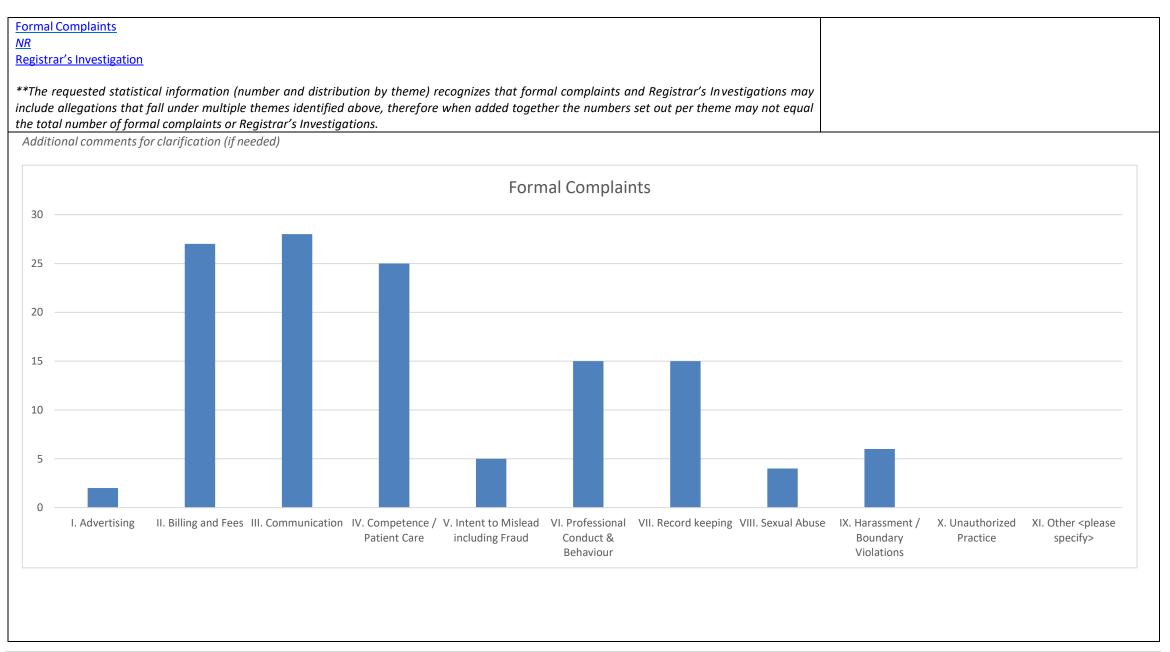
Recommen	ded			
#	%	What does this information tell us? This information provides insight into the outcome of the College's remedial activities directed by the QA Committee and may		
ion* 3	42.86%	help a College evaluate the effectiveness of its "QA remediation activities". Without additional context no conclusions can be drawn on how successful the QA remediation activities are as many factors may influence the practice and		
4	57.14%			
	ed reassessm	nent in CY 2022.		
:	# ion* 3 4	ion* 3 42.86% 4 57.14% r and completed reassessm		

Ø

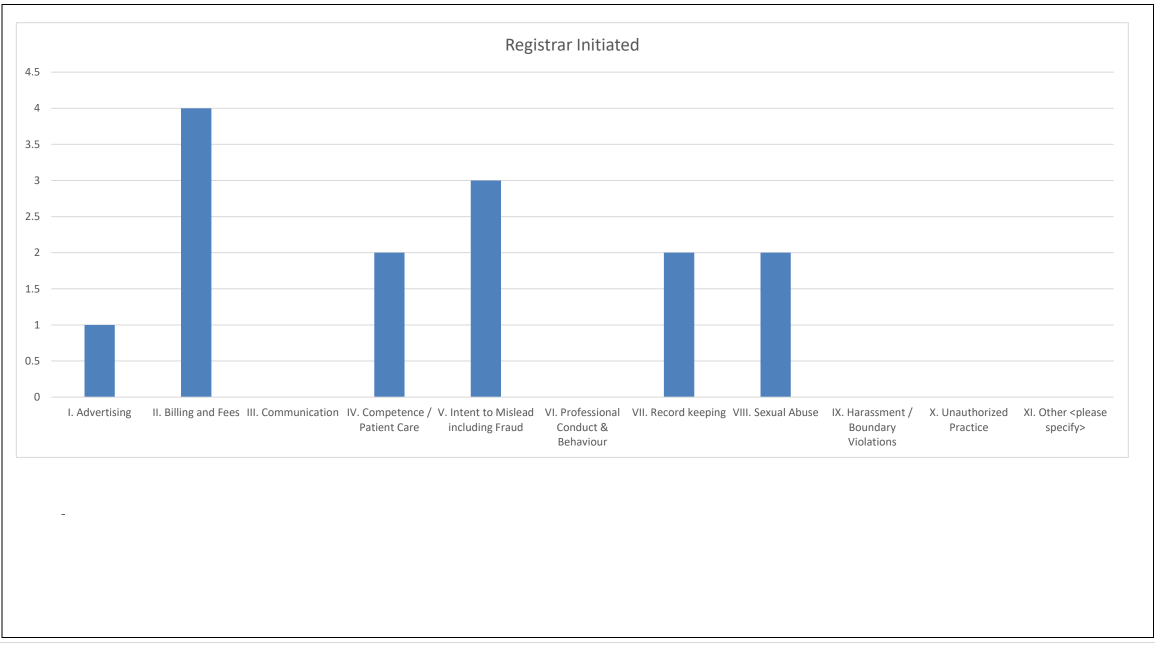
Table 4 – Context Measure 5

DOMAIN 6: SUITABILITY TO PRACTICE									
STANDARD 12									
Statistical data is collected in accordance with the recommended method or the College's own method: Recommended If a College method is used, please specify the rationale for its use:									
Contex	t Measure (CM)			_					
CM 5.	Distribution of formal complaints and Registrar's Investigations by theme in CY 2022	Formal received	Complaints	Registrar initiated	Investigations				
Themes	5:	#	%	#	%				
I.	Advertising	2	2	1	7				
II.	Billing and Fees	27	21	4	29	What does this information tell us? This information			
III.	Communication	28	22	0	0				
IV.	Competence / Patient Care	25	20	2	14				
V.	Intent to Mislead including Fraud	5	4	3	21	facilitates transparency to the public, registrants and the ministry regarding the most prevalent themes identified in formal complaints received and Registrar's Investigations			
VI.	Professional Conduct & Behaviour	15	12	0	0				
VII.	Record keeping	15	12	2	14	undertaken by a College.			
VIII.	Sexual Abuse	4	3	2	14				
IX.	Harassment / Boundary Violations	6	5	0	0				
Х.	Unauthorized Practice	0	0	0	0				
XI.	Other <please specify=""></please>	0	0	0	0				
Total n	umber of formal complaints and Registrar's Investigations**	127	100%	14	100%				









6

Table 5 – Context Measures 6, 7, 8 and 9

DOM	AIN 6: SUITABILITY TO PRACTICE			
STANI	DARD 12			
Statistic	cal data collected in accordance with the recommended method or the College's own method: R e c o m m ϵ	e n d e d		
lf a Coll	ege method is used, please specify the rationale for its use:			
Contex	t Measure (CM)			
СМ 6.	Total number of formal complaints that were brought forward to the ICRC in CY 2022	99		
CM 7.	Total number of ICRC matters brought forward as a result of a Registrar's Investigation in CY 2022			
CM 8. Investig	Total number of requests or notifications for appointment of an investigator through a Registrar's gation brought forward to the ICRC that were approved in CY 2022	8		
СМ 9.	Of the formal complaints and Registrar's Investigations received in CY 2022**:	# %		What does this information tell us? The information helps the
١.	Formal complaints that proceeded to Alternative Dispute Resolution (ADR) 0 0		0	public better understand how formal complaints filed with the College and Registrar's Investigations are disposed of or
١١.	II. Formal complaints that were resolved through ADR		0	resolved. Furthermore, it provides transparency on key sources of concern that are being brought forward to the College's
111.	Formal complaints that were disposed of by ICRC	82	82	Inquiries, Complaints and Reports Committee.
IV.	Formal complaints that proceeded to ICRC and are still pending	17		
V.	Formal complaints withdrawn by Registrar at the request of a complainant	0	0	
VI.	Formal complaints that are disposed of by the ICRC as frivolous and vexatious	0	0	



a referral to the Discipline Committee	0	0	
<u>sal</u> al Complaints al Complaints withdrawn by Registrar at the request of a complainant			
trar's Investigation			
y relate to Registrar's Investigations that were brought to the ICRC in the previous year.			
he total number of formal complaints received may not equal the numbers from 9(i) to (vi) as complaints that ses of as frivolous and vexatious and a referral to the Discipline Committee will also be counted in total numb			ICRC, and complaints that the ICI
itional comments for clarification (if needed)			
Outcomes of Formal Co	omplaints		
I. Formal complaints that II. Formal complaints that III. Formal complaints that IV. Formal complaints	are still withdra	Formal complaints awn by Registrar at the est of a complainant	re VII. Formal complaints and Registrar's Investigations that are disposed of by the ICRC as a referral to the Discipline



Table 6 – Context Measure 10

DOMAIN 6: SUITABILITY TO PRACTICE									
STANDARD 12									
Statistical data collected in accordance with the recomme	nded method o	or the College's own n	nethod:Recon	n m e n d e d					
If a College method is used, please specify the rationale fo	or its use:								
Context Measure (CM)									
CM 10. Total number of ICRC decisions in 2022									
Distribution of ICRC decisions by theme in 2022*	# of ICRC [# of ICRC Decisions++							
Nature of Decision	Take no action	Proves advice or recommendations	lssues a caution (oral or written)	Orders a specified continuing education or remediation program	Agrees to undertaking	Refers specified allegations to the Discipline Committee	Takes any other action it considers appropriate that is not inconsistent with its governing legislation, regulations, or by-laws.		
I. Advertising	0	1	0	1	0	0	0		
II. Billing and Fees	2	0	0	2	0	0	0		
III. Communication	13	9	0	1	0	0	0		
IV. Competence / Patient Care	14	1	0	0	0	0	0		
V. Intent to Mislead Including Fraud	2	1	0	0	0	0	0		
VI. Professional Conduct & Behaviour	10	7	0	0	0	0	0		
VII. Record Keeping	4	7	3	7	0	0	0		
VIII. Sexual Abuse	1	0	0	0	0	0	0		
IX. Harassment / Boundary Violations	1	1	0	1	0	0	0		



X. Unauthorized Practice	0	0	0	0	0	0	0
XI. Other <please specify=""></please>	0	0	0	0	0	0	0
Number of decisions are corrected for formal c The requested statistical information (number ove, therefore when added together the number	and distribution by them	e) recognizes the	at formal complaints	and Registrar's Inves	tigations may include a	allegations that fall under	
nat does this information tell us? This informat ions taken to protect the public. In addition, the Registrar investigation and could facilitate a dialo	information may assist	in further inform	ing the public regard	ding what the consequ	uences for a registrant		
ditional comments for clarification (if needed)							
-							



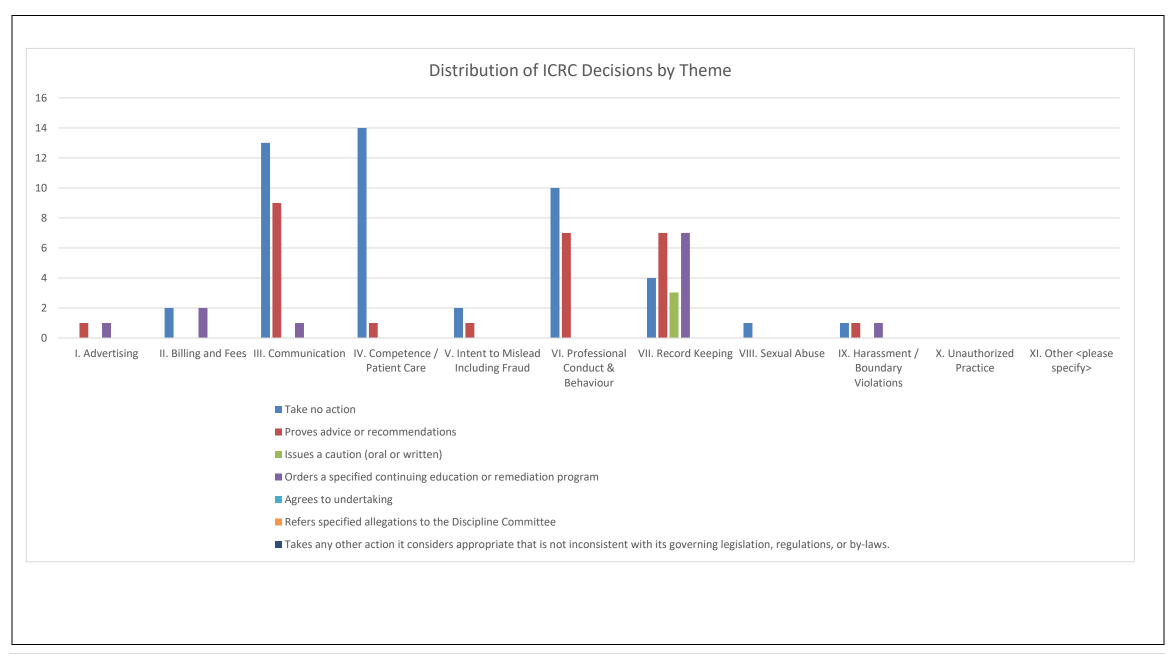


Table 7 – Context Measure 11

DOMAIN 6: SUITABILITY TO PRACTICE							
STANDARD 12							
Statistical data collected in accordance with the recommended metho	d or the College o	own method: Recommended					
If College method is used, please specify the rationale for its use:							
Context Measure (CM)							
CM 11. 90 th Percentile disposal of:	Days	What does this information tell us? This information illustrates the maximum length of time in which 9 out of 10 formal complaints or Registrar's investigations are being disposed by the College.					
I. A formal complaint in working days in CY 2022	139	The information enhances transparency about the timeliness with which a College disposes of formal complaints or					
II. A Registrar's investigation in working days in CY 2022	199	Registrar's investigations. As such, the information provides the public, ministry, and other stakeholders with information regarding the approximate timelines they can expect for the disposal of a formal complaint filed with, or Registrar's investigation undertaken by, the College.					
<u>Disposal</u>							
Additional comments for clarification (if needed)							
-							

Table 8 – Context Measure 12

DOMAIN 6: SUITABILITY TO PRACTICE						
STANDARD 12						
Statistical data collected in accordance with the recommended method or the College	e's own method: Reco	mmended				
If a College method is used, please specify the rationale for its use:						
Context Measure (CM)						
CM 12. 90th Percentile disposal of:	out of 10 uncontested discipline hearings and 9 out of 10 contested discipline hearings are bu					
I. An uncontested discipline hearing in working days in CY 2022	231	disposed.				
II. A contested discipline hearing in working days in CY 2022	N/A	The information enhances transparency about the timeliness with which a discipline hear undertaken by a College is concluded. As such, the information provides the public, ministry, and or stakeholders with information regarding the approximate timelines they can expect for the resolut of a discipline proceeding undertaken by the College.				
Disposal Uncontested Discipline Hearing Contested Discipline Hearing						
Additional comments for clarification (if needed)						
-						

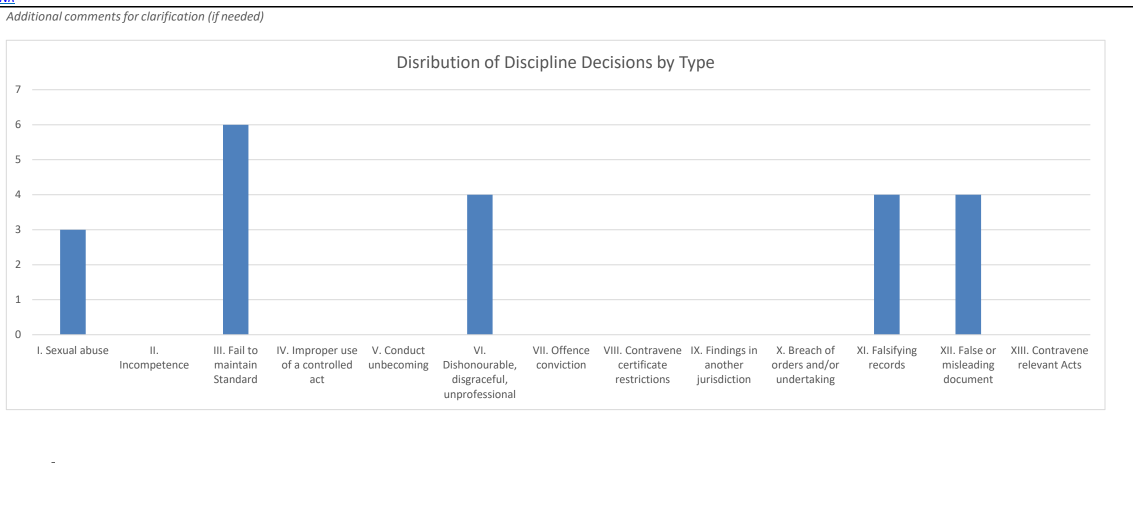
Table 9 – Context Measure 13

DOMAIN 6: SUITABILITY TO PRACTICE		
STANDARD 12		
Statistical data collected in accordance with the recommended method or the College's ov	wn method: Recom	m e n d e d
If College method is used, please specify the rationale for its use:		
Discipline decisions may have more than one finding by type. There were a to	otal of 7 discipline	decisions in 2022.
Context Measure (CM)		
CM 13. Distribution of Discipline finding by type*		
Туре	#	
I. Sexual abuse	3	
II. Incompetence	0	
III. Fail to maintain Standard	6	
IV. Improper use of a controlled act	0	
V. Conduct unbecoming	0	What does this information tell us? This information facilitates transparency to the public, registrants
VI. Dishonourable, disgraceful, unprofessional	4	and the ministry regarding the most prevalent discipline findings where a formal complaint or
VII. Offence conviction	0	Registrar's Investigation is referred to the Discipline Committee by the ICRC.
VIII. Contravene certificate restrictions	0	
IX. Findings in another jurisdiction	0	
X. Breach of orders and/or undertaking	0	
XI. Falsifying records	4	
XII. False or misleading document	4	
XIII. Contravene relevant Acts	0	



* The requested statistical information recognizes that an individual discipline case may include multiple findings identified above, therefore when added together the number of findings may not equal the total number of discipline cases.

<u>NR</u>



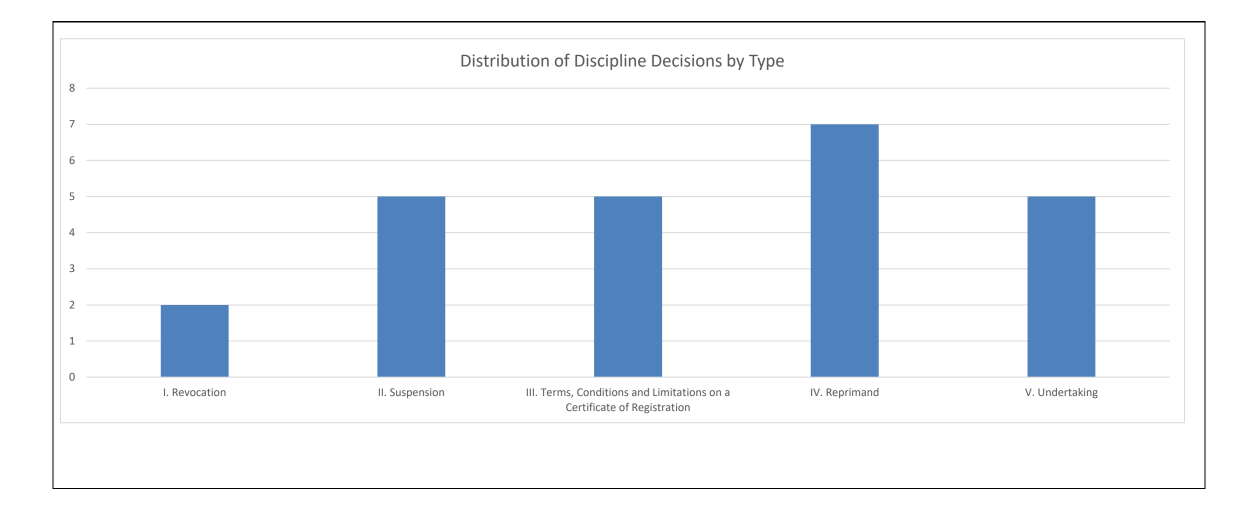
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Table 10 – Context Measure 14

DOMAIN 6: SUITABILITY TO PRACTICE		
STANDARD 12		
Statistical data collected in accordance with the recommended method or the College	own method: Reco	m m e n d e d
If a College method is used, please specify the rationale for its use:		
Context Measure (CM)		
CM 14. Distribution of Discipline orders by type*		
Туре	#	
I. Revocation	2	What does this information tell us? This information will help strengthen transparency on the type of
II. Suspension	5	actions taken to protect the public through decisions rendered by the Discipline Committee. It is important to note that no conclusions can be drawn on the appropriateness of the discipline decisions without
III. Terms, Conditions and Limitations on a Certificate of Registration	5	knowing intimate details of each case including the rationale behind the decision.
IV. Reprimand	7	
V. Undertaking	5	
* The requested statistical information recognizes that an individual discipline case me not equal the total number of discipline cases. <u>Revocation</u> <u>Suspension</u> <u>Terms, Conditions and Limitations</u> <u>Reprimand</u> <u>Undertaking</u> <u>NR</u>	ay include multiple fi	indings identified above, therefore when added together the numbers set out for findings and orders may
Additional comments for clarification (if needed) A discipline decision may have multiple orders.		
		118 P a c



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Glossary

Alternative Dispute Resolution (ADR): Means mediation, conciliation, negotiation, or any other means of facilitating the resolution of issues in dispute.

Return to:-Table 5

Contested Discipline Hearing: In a contested hearing, the College and registrant disagree on some or all of the allegations, penalty and/or costs.

Return to: Table 8

Disposal: The day upon which all relevant decisions were provided to the registrant by the College (i.e., the date the reasons are released and sent to the registrant and complainant, including both liability and penalty decisions, where relevant).

Return to: <u>Table 5</u>, <u>Table 7</u>, <u>Table 8</u>

Formal Complaint: A statement received by a College in writing or in another acceptable form that contains the information required by the College to initiate an investigation. This excludes complaint inquiries and other interactions with the College that do not result in a formally submitted complaint.

Return to: Table 4, Table 5

Formal Complaints withdrawn by Registrar at the request of a complainant: Any formal complaint withdrawn by the Registrar prior to any action being taken by a Panel of the ICRC, at the request of the complainant, where the Registrar believed that the withdrawal was in the public interest.

Return to: Table 5

NR: Non-reportable: Results are not shown due to < 5 cases (for both # and %). This may include 0 reported cases.

Return to: Table 1, Table 2, Table 3, Table 4, Table 5, Table 6, Table 9, Table 10

Registrar's Investigation: Under s.75(1)(a) of the *Regulated Health Professions Act, 1991,* (RHPA) where a Registrar believes, on reasonable and probable grounds, that a registrant has committed an act of professional misconduct or is incompetent, they can appoint an investigator which must be approved by the Inquiries, Complaints and Reports Committee (ICRC). Section 75(1)(b) of the RHPA, where the ICRC receives information about a member from the Quality Assurance Committee, it may request the Registrar to conduct an investigation. In situations where the Registrar determines that the registrant exposes, or is likely to expose, their patient to harm or injury, the Registrar can appoint an investigator immediately without ICRC approval and must inform the ICRC of the appointment within five days.



Return to: Table 4, Table 5

Revocation: Of a member or registrant's Certificate of Registration occurs where the discipline or fitness to practice committee of a health regulatory College makes an order to "revoke" the certificate which terminates the registrant's registration with the College and therefore their ability to practice the profession.

Return to: Table 10

Suspension: A suspension of a registrant's Certificate of Registration occurs for a set period of time during which the registrant is not permitted to:

- Hold themselves out as a person qualified to practice the profession in Ontario, including using restricted titles (e.g., doctor, nurse),
- Practice the profession in Ontario, or
- Perform controlled acts restricted to the profession under the Regulated Health Professions Act, 1991.

Return to: Table 10

Reprimand: A reprimand is where a registrant is required to attend publicly before a discipline panel of the College to hear the concerns that the panel has with their practice.

Return to: Table 10

Terms, Conditions and Limitations: On a Certificate of Registration are restrictions placed on a registrant's practice and are part of the Public Register posted on a health regulatory College's website.

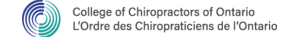
Return to: Table 10

Uncontested Discipline Hearing: In an uncontested hearing, the College reads a statement of facts into the record which is either agreed to or uncontested by the Respondent. Subsequently, the College and the respondent may make a joint submission on penalty and costs or the College may make submissions which are uncontested by the Respondent.

Return to: Table 8

Undertaking: Is a written promise from a registrant that they will carry out certain activities or meet specified conditions requested by the College committee.

Return to: Table 10



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