

FEE SCHEDULE
Effective Date April 1, 2023

FEE TYPE	FEE AMOUNT
Provisional In-State School: Initial Application for Certificate of Approval (COA) --includes up to five new Programs and Stand-Alone Courses. Any additional programs or stand-alone courses are subject to the Programs/Course fees listed below. Initial COA Application for Additional Campus	\$ 5,000.00 Per School \$ 2,500.00 Per Campus
Renewal In-State School: Standard COA – three (3) year period	\$ 2,000.00 Per School/Campus
Programs/Courses (Per Program and/or Stand-Alone Course): New Program/Stand Alone Course per Campus Major Revision Program/Stand Alone Course per campus Minor Revision Program/Stand Alone Course per campus	 \$ 500.00 \$ 500.00 \$ 125.00
In-State Agent Permit:	\$ 300.00 Per Agent
In-State Agent Permit for Multiple Campus Locations <i>under same ownership with same school name:</i> One (1) Permit per agent—valid at all campus locations (Provisional or Standard COA)	\$ 300.00 Per Agent
Out-of-State Initial/Renewal: Initial application and annual renewal	\$ 2,500.00
Out-of-State Agent Permit per year <i>under same ownership with same school name:</i> One (1) Permit per agent—valid at all campus locations	\$ 300.00 Per Agent
Student Assessment: In-State and Out-of-State, Quarterly per Enrolled Student (out-of-state is Colorado resident that resides with-in Colorado receiving training or Colorado resident recruited to attend out-of-state school)	\$ 5.00 Per Enrolled Student (Subject to Change)
ADDITIONAL FEES	Per School
Change of School Location (per campus)	\$ 500.00
Change of School Name (per campus)	\$ 250.00
Change of School Ownership	\$ 5,000.00
Student Transcript for Closed School	\$20.00 Per Transcript
Failure to pay and/or late payment of fees	1st violation: minimum \$100; 2nd minimum \$300; 3rd minimum \$500, and each violation thereafter \$500.
Failure to adequately and timely submit Annual Filings pursuant to Rule V	\$500.00 minimum per violation per year

PLEASE NOTE:

1. Fees are NOT refundable.
2. Fees are established pursuant to § 23-64-122(1), C.R.S., “for the direct and indirect costs of the administration of” the Private Occupational Education Act of 1981.