Career Service Rule Section 2-20 B. - Adoption, Amendment or Repeal of Career Service Rules. When the Board or the Personnel Director considers that a change in the Rules is necessary or desirable, the procedure shall be as follows: ... 2) The proposed rule change shall be posted on bulletin boards and made available to appointing authorities, employees, and the general public for comments and suggestions. A short summary of the proposed rule changes shall be posted with the proposed rule change. 4) A public hearing on the proposed rule change shall be held by the Board.”

**PLEASE POST ON ALL BULLETIN BOARDS AS SOON AS POSSIBLE**

Public Hearing Notice - No. 405

A Career Service Board Public Hearing has been scheduled regarding revisions to Career Service Rule 13 PAY FOR PERFORMANCE and related rules.

The scheduled time for the public hearing is **THURSDAY, DECEMBER 17, 2009, at 5:15 P.M., in the CSA Board Room, 4.F.6., Webb Municipal Building, 201 West Colfax Avenue.**

If anyone wishes to be heard by the Board on this item, please contact Leon Duran at 720-913-5168 no later than 12:00 Noon on **MONDAY, DECEMBER 14, 2009.**

If anyone wishes to submit written comments, please submit them

**IN PERSON NO LATER THAN 12:00 NOON ON**

**MONDAY, DECEMBER 14, 2009, TO:**

Pete Garritt  
HR Supervisor  
Career Service Authority  
201 West Colfax, 4th Floor  
Denver, Colorado 80202

**BY MAIL TO BE RECEIVED NO LATER THAN 12:00 NOON ON**

**MONDAY, DECEMBER 14, 2009, ADDRESSED TO:**

Pete Garritt  
HR Supervisor  
Career Service Authority  
201 West Colfax, Department 412  
Denver, Colorado 80202

**BY FAX, TO BE RECEIVED NO LATER THAN 12:00 NOON ON**

**MONDAY, DECEMBER 14, 2009 TO: (720-913-5720)**

**OR BY E-MAIL TO BE RECEIVED NO LATER THAN 12:00 NOON ON**

**MONDAY, DECEMBER 14, 2009 TO:** [Peter.Garritt@denvergov.org](mailto:Peter.Garritt@denvergov.org)
PLEASE POST ON ALL BULLETIN BOARDS

AS SOON AS POSSIBLE

RULE PROPOSAL 403B

TO: Appointing Authorities, Managers, and Employees

FROM: Jeff Dolan, CSA Director

DATE: December 4, 2009

SUBJECT: Proposed revisions to Career Service Rule 13 PAY FOR PERFORMANCE and related rules

THIS PROPOSED REVISION TO THE CAREER SERVICE RULES IS BEING POSTED FOR PUBLIC COMMENT AND HEARING TO BE HELD ON

THURSDAY, DECEMBER 17, 2009, at 5:15 P.M

In response to concerns from employees and managers about the PEP process, the Career Service Authority began the PEP/R Improvement Project in 2008. This rule change proposal is the result of feedback from 33 focus groups with managers and employees conducted under the auspices of this project. Here is a summary of the significant changes to Rule 13 PAY FOR PERFORMANCE and related rules:

- Go from three performance ratings to five.
- Make it clear that PEPRs are due on an employee’s merit date.
- Eliminate the merit table in Rule 13-60 B and replace it with a statement that there will be no merit increases or merit payments for PEPRs due in 2010. Once merit increases and merit payments are re-instated, an appropriate merit table will be added to the rules.
- Include a statement that the additional pay associated with a particular performance rating shall be reviewed annually and adjusted as necessary to reflect prevailing practice, subject to the annual appropriation by City Council.

If you would like to schedule a meeting with a member of Career Service Authority to discuss this proposal prior to the Public Hearing, please contact Pete Garritt at 720-913-5671.
RULE 13
PAY FOR PERFORMANCE
(Effective January 1, 2006; Rules Revision Memo 2C;
revised effective January 1, 2008; Rule Revision Memo 23C)

Purpose statement:

The purpose of this rule is to explain the Performance Enhancement Program and how the individual performance of Career Service employees is evaluated, reported and rewarded with merit increases, or merit payments.

Section 13-10 Definitions:

A. Performance Improvement Plan (“PIP”): A document which may be used at any time during an employee’s evaluation period to supplement the employee’s PEP plan that may include, but is not limited to, levels of performance that must be achieved to obtain a successful rating, current performance deficiencies, support that may be provided by the department or agency, actions the employee must take to address the performance deficiencies, and a timeline for completion of the actions.

B. Anniversary Date: The effective date of an employment appointment or a re-employment appointment to a full or part-time limited or unlimited position in the Career Service, whichever is later; or the effective date of a re-instatement appointment.

C. Interim PEPR: A PEPR prepared prior to an employee’s Merit date whenever an employee permanently changes supervisors, either by promotion, re-promotion, transfer, demotion, re-assignment, or other action.

D. Merit Increase: Periodic increase to an employee’s base rate of pay determined by an employee’s PEP rating and current pay step.

E. Merit Payment: Lump sum payment of one percent (1%) of an employee’s current annual salary (before any applicable withholding) determined by the employee’s PEP rating and current pay step. A merit payment will not increase an employee’s base rate of pay.

F. Merit Date: The date the an employee’s annual evaluation period concludes and the date an employee’s PEPR is due. For employees hired prior to January 1, 2008, it is the PEPR Evaluation End date they the employee had as of December 31, 2007. For employees hired or re-hired on or after January 1, 2008, the Merit date will either be the sixteenth of the month in which the employee’s anniversary date occurred or the first of the month following the employee’s anniversary date, whichever date is closest after the anniversary date. Employees hired on the first or sixteenth of a month on or after January 1, 2008 will retain their date of hire as their employee’s Merit date.

G. PEP Plan: The written plan that is provided to an employee setting forth the performance standards and measures against which an employee’s performance is evaluated each year in an employee’s PEPR.

Proposed revision to Rule 13, prepared for public hearing notice, 12/4/9
H. PEPR Due Date: Thirty calendar days after an employee’s Merit date. If the PEPR Due date falls on a day the Career Service Authority (“CSA”) is not open for business, it shall be construed to be the next working day.

I. PEPR Review Date: The date an employee’s PEPR is reviewed with an employee.

J. Performance Enhancement Program (PEP): The performance evaluation system used by the City and County of Denver for Career Service employees.

K. Performance Enhancement Program Report (PEPR): The report of an employee’s performance evaluation that is provided to an employee each year by the employee’s supervisor.

L. Performance Rating: The rating that is included in an employee’s PEPR which is either “exceptional, outstanding,” “exceeds,” “successful,” or “needs improvement” or “failing.”

Section 13-20 Performance Enhancement Program

The purposes of the Performance Enhancement Program (“PEP”) are to outline job expectations, establish performance standards and measures, encourage and support professional development, provide on-going performance feedback, and evaluate performance.

A. Upon appointment to a position, or the assignment of substantially different duties, the employee’s supervisor shall complete a PEP plan and review it with the employee.

B. The PEP plan may be used as a basis for disciplinary action under Rule 16 DISCIPLINE if an employee’s performance fails to comport with the standards set forth in the PEP plan.

Section 13-30 PEP Process

A. PEP Reporting Requirement

1. All employees, except those holding on-call positions, shall have their performance formally evaluated and rated once a year.

2. Each employee’s performance rating shall be reflected in an official CSA Performance Enhancement Program Report (“PEPR”) form, which shall be reviewed with the employee and submitted to CSA no later than thirty (30) calendar days after an employee’s Merit date.

3. Documentation specifically detailing the reason(s) for an employee’s performance rating shall be provided to CSA and the employee. Failure to provide such documentation to CSA shall result in the PEPR being returned to the appointing authority.

4. The PEPR and any supporting documentation shall be made a permanent part of the employee’s official personnel record.
B. Interim PEPRs

1. Whenever an employee permanently changes supervisors, either by promotion, re-promotion, transfer, demotion, re-assignment, or other action, an interim PEPR shall be completed by the employee’s former supervisor immediately preceding the change. When the employee’s current supervisor terminates employment with the City, the next level manager will be responsible for completing the interim PEPR. This report shall cover the period from the last Merit date to the effective date of the transaction and shall be given to the receiving supervisor.

2. If an employee’s supervisor or next level manager fails to complete an interim PEPR and submit to CSA within thirty (30) calendar days after the transaction date, a rating of "Successful" shall be granted for the relevant period.

3. The receiving supervisor shall prepare a PEPR for the period between the effective date of the interim PEPR and the Merit date. The overall performance rating should take into account the performance rating on the interim PEPR and the employee’s current performance in proportion to the time spent in each assignment. Nothing herein shall prevent an employee from receiving an overall annual rating of “failing” or “needs improvement,” even if the interim PEPR was “successful,” “exceeds” or “exceptional outstanding.”

C. Performance Ratings

An employee’s overall performance shall be rated in an employee’s PEPR as one of the following:

1. **Failing**: Work does not meet expectations in most, if not all, areas.

2. **Needs Improvement**: Failed to meet critical performance standards. Meets many, but not all job requirements. Outcomes are generally less than expected, with improvement required in one or more specific areas.

3. **Successful**: Consistently achieved performance standards.

4. **Exceeds**: Consistently performs well above expected job requirements. Outcomes frequently surpass expectations.

5. **Exceptional Outstanding**: Consistently surpassed performance standards. Consistently delivers outcomes not often achieved by others; always exceeds standards.

Section 13-40 “Needs Improvement Failing” Rating Procedure

A. If an employee’s annual performance rating is expected to be “Needs Improvement Failing,” the department or agency shall advise the employee of the expected rating a reasonable time in advance, but not less than seven (7) calendar days prior to the PEPR Review date, and shall allow representation at the meeting to review the PEPR in accordance with the provisions of Rule 15 CODE OF CONDUCT.

Proposed revision to Rule 13, prepared for public hearing notice, 12/4/9
B. If an employee’s annual performance rating is “Needs Improvement Failing,” the employee will not be eligible for a merit increase or merit payment for that evaluation period unless the PEPR is more than thirty (30) calendar days late, in which case the provisions of Section 13-61 D Failure to File PEPR will determine the employee’s eligibility for a merit increase.

C. The employee shall be provided with a PIP no later than ten (10) calendar days after the PEPR Review date.

Section 13-50 Grievances and Appeals Relating to PEPRs

A. An employee may grieve any performance rating pursuant to Rule 18 DISPUTE RESOLUTION.

B. An employee may appeal a grievance of a “Needs Improvement Failing” rating in accordance with Rule 19 APPEALS. Appeals of grievances of other ratings are not permitted.

C. An employee may not grieve or appeal any other aspect of the Performance Enhancement Program.

Section 13-60 Eligibility for Merit Increases and Merit Payments

A. Eligibility for merit increases and merit payments is based on an employee’s overall annual performance as measured by a PEPR. However, no employee shall receive a merit increase that exceeds the highest rate of pay in the pay grade assigned to the employee’s job classification. Employees who hold positions in classifications contained in the Undersheriff pay schedules are not eligible for merit increases or merit payments under this Rule 13.

B. 1. The funding for merit increases and merit payments is provided in the annual appropriation ordinance. The number of steps reflected in subsection 13-60 B associated with a particular performance rating shall be reviewed annually and adjusted as necessary to reflect prevailing practices in the community may be adjusted from year to year. The award of merit increases and merit payments is contingent upon this annual appropriation being approved by City Council. In case of a conflict between ordinance and these rules, the ordinance will prevail.

2. Merit increases and merit payments will not be awarded on PEPRs due in 2010.

C. In the case of a declared fiscal emergency by the Mayor, and upon the request of the Mayor, there will be no merit increases or merit payments awarded for increments of at least one year. During the declared fiscal emergency appointing authorities, managers and supervisors shall complete PEPRs for employees, but no merit increases or merit payments will be awarded during this time.

Proposed revision to Rule 13, prepared for public hearing notice, 12/4/9
B. The amount of an employee’s merit increase, if any, or an employee’s eligibility for a merit payment shall be based on an employee’s overall annual performance rating reflected in the PEPR in accordance with the following table:

<table>
<thead>
<tr>
<th>Performance rating</th>
<th>From step 1 to 10 for non-exempt and 1 to 12 for exempt</th>
<th>From step 11 to 16 for non-exempt and 13 to 18 for exempt</th>
<th>Step 17 for non-exempt and from step 19 to 21 for exempt</th>
<th>Step 18 for non-exempt and 22 for exempt</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exceptional</td>
<td>3 steps</td>
<td>2 steps</td>
<td>1 step</td>
<td>Merit payment</td>
</tr>
<tr>
<td>Successful</td>
<td>2 steps</td>
<td>1 step</td>
<td>Merit payment</td>
<td>Merit payment</td>
</tr>
<tr>
<td>Needs Improvement</td>
<td>No increase</td>
<td>No increase</td>
<td>No increase</td>
<td>No increase</td>
</tr>
</tbody>
</table>

C. No employee shall receive a merit increase that exceeds the highest rate of pay in the pay grade assigned to the employee’s job classification.

13-61 Merit Date:

A. General Provision: If an employee is eligible to receive a merit increase or merit payment, it will be effective on the Merit date.

B. Late filing of PEPR: If a department or agency prepares an employee’s PEPR after the Merit date, any merit increase or merit payment to be awarded as a result of the performance rating shall be granted retroactively to the Merit date.

C. Failure to file PEPR:

1. If a PEPR is not received in the office of CSA within thirty (30) calendar days after the Merit date, a merit increase, equivalent to the step the employee would have received for a “Successful” rating, shall be granted retroactively to the Merit date.

2. If the PEPR is received after the thirty (30) calendar days and it shows an “Exceeds” or “Exceptional Outstanding” rating, any corresponding increase in merit pay shall be granted retroactively to the Merit date.

3. If the PEPR is received after the thirty (30) calendar days and it shows a “Needs Improvement Failing” rating, the employee shall continue to receive the merit increase, if any, associated with a “Successful” rating, but the PEPR evidencing the “Needs Improvement Failing” rating will become part of the employee’s record.

4. Supervisors or managers who are responsible for the submission of PEPRs to CSA and file a PEPR more than thirty (30) calendar days after the Merit date may be subject to discipline for failure to perform assigned duties.
13-62 On-call Employees and Employees in Other Pay Schedules

A. On-call employees are not eligible for merit increases or merit payments.

B. Positions in the community rate and short range pay schedules are on-call, accordingly, merit increases or merit payments are not available. However, employees in these schedules may advance one (1) pay step in the pay range upon the approval of the appointing authority, except during a declared fiscal emergency, after having served:

1. Two consecutive annual terms (an annual term is a minimum of three hundred (300) hours); or

2. One term and completion of a certificate program as approved by the appointing authority.

C. The Training pay schedule only has one step; accordingly merit increases cannot be granted.

13-63 Merit-based Salary Increase
(Effective January 1, 2008; Rules Revision Memo 24C)

A. Denver’s City Council approved additional funding for merit-based salary increases in 2008. CSA will create new pay tables (subject to City Council approval) that will implement an increase of one percent (1%) to each step within each occupational group’s pay schedule in the City’s classification and pay plan, except those in the Undersheriff, short range, training and community rate pay schedules.

B. Career Service employees:

1. Holding on-call positions; or

2. Who received a rating of “needs improvement” on a PEPR due and received in 2007;

    Shall not receive the merit-based salary increase.

C. The receipt of a “Needs Improvement” rating in 2008 on a PEPR:

1. Due in 2007, but delivered in 2008; or

2. For an employee appointed to a full or part-time Career Service position in 2007;

    Shall result in a rescission of the MERIT-BASED salary increase. The effective date of the rescission shall be the PEPR Review date.

D. It is permissible for an employee to receive less than the entry rate of his or her pay range if the employee did not receive the merit-based salary increase or if the employee’s increase is subsequently rescinded.

Proposed revision to Rule 13, prepared for public hearing notice, 12/4/9
RELATED RULES

APPENDIX 9.A.

TELECOMMUTING GUIDELINES
(REFERRED TO IN RULE 9-80 G.)

C. No employee may telecommute unless their most recent performance rating is "Successful" or higher.

D. If an employee subsequently receives a performance rating of "Failing" or "Needs Improvement", the employee's authorization to telecommute shall cease.

Section 19-10 Actions Subject to Appeal

A. An employee who holds career status may appeal the following:

2. Appeal of Complaint or Grievance: An employee may file an appeal following a formal complaint or grievance only as described below:

   c. Grievance of Performance Enhancement Program Reports: Only grievances of Performance Enhancement Program Reports ("PEPRs") with overall ratings of "Needs Improvement Failing" may be appealed. The only basis for reversal of the PEPR shall be an express finding that the rating was arbitrary, capricious, and without rational basis or foundation.

Section 19-20 Filing of Appeal

B. Form of Appeal

4. For any appeal filed pursuant to 19-10 A.2.c., the employee must identify why the employee asserts the "Needs Improvement Failing" PEPR was arbitrary, capricious and without rational basis or foundation. An appeal shall be dismissed if the employee fails to comply.