In 2016, Denver updated its odor ordinance that requires certain industry types to develop an odor control plan, expands on who can file complaints, and extends the time period complaints must be received to trigger enforcement.

**Odor Control Plan (OCP) Requirement:**
Businesses must develop and submit an OCP if the facility:
- Falls into one of the regulated industries, such as pet food manufacturing and marijuana (grows and MIPs)
- Has received five or more complaints from individuals from separate households or businesses within a 30-day period
- Emits odorous contaminants that exceed state regulatory standards for odor intensity (dilution threshold).

Regulated industries are required to submit the OCP by **Feb. 8, 2017** to Denver Environmental Health (DEH), and can be emailed to EQcomments@denvergov.org.

**Resources:**
DEH will provide OCP guidance to regulated facilities owners/operators through:
- One-on-One OCP Development Assistance – DEH will meet with businesses to review the odor control plans and suggest changes. Multiple days and times are available through Feb. 7, 2017. Visit [www.OdorControlPlanAssistance.eventbrite.com](http://www.OdorControlPlanAssistance.eventbrite.com) to register.
- OCP Workshop for the Marijuana Industry on Dec. 9th from 1-3 p.m. The workshop will include an overview of the revised ordinance, how to submit a plan and how they will be reviewed, cultivation and MIPs requirements, how the ordinance will affect licenses, and construction permit requirements. Visit [www.OdorControlWorkshop.eventbrite.com](http://www.OdorControlWorkshop.eventbrite.com)
- OCP Workshop Webinar for the Marijuana Industry Dec. 9th from 1-3 p.m. Visit [www.OdorControlWorkshopWebinar.eventbrite.com](http://www.OdorControlWorkshopWebinar.eventbrite.com) to register for the webinar.

**Three Ways for Businesses to Become Subject to the new Odor Control Regulatory Requirements**

<table>
<thead>
<tr>
<th>COMPLAINTS</th>
<th>DILUTION THRESHOLD</th>
<th>INDUSTRY TYPE</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 separate households or businesses in 30 days, verified by DEH</td>
<td>Detectable &gt; 7:1</td>
<td>Pet Food Manufacturing, Marijuana (grows and MIPs), Rendering and Meat Byproduct Processing, Asphalt Shingle Manufacturing, Sewage Treatment Facilities, Others</td>
</tr>
</tbody>
</table>

Facilities that fall into one of the 3 paths are required to submit an OCP. Blue text and graphics represent changes specified in the May 2016 odor ordinance update. Existing facilities from the regulated industry types are required to submit an OCP within 90 days of rule adoption.