## Rule Change #2000(14)

## COLORADO RULES OF CIVIL PROCEDURE CHAPTER 18. RULES GOVERNING ADMISSION TO THE BAR RULE 201

Rule 201.3. Classification of Applicants

## Rule 201.3. Classification of Applicants

- (1) Class A applicants are those <a href="who.applicants">who.applicants</a> as determined by the Bar Committee: <a href="https://have.been.admitted.to">have been admitted to the Bar of another state</a>, territory, or district of the United States and who have been actively and substantially engaged in the practice of law for five of the seven years immediately preceding application for admission to the Bar of Colorado.
  - (a) who have been admitted to the Bar of another state, territory, or district of the United States which allows admission to members of the Colorado Bar on motion without the requirement of taking that jurisdiction's bar examination,
  - (b) who have actively and substantially maintained a practice of law in that state, territory or district of the United States which allows admission to members of the Colorado Bar on motion without the requirement of taking that jurisdiction's bar examination, immediately preceding application to the admission of the Bar of Colorado, and
  - (c) who have actively and substantially engaged in the practice of law for five of the seven years immediately preceding application for admission to the Bar of Colorado.
- (2) (5) [\*\*\*NO CHANGE]

Amended and Adopted by the Court, <a href="En Banc">En Banc</a>, June 22, 2000, effective January 1, 2001.

BY THE COURT:

Nancy E. Rice Justice, Colorado Supreme Court