



Senate Bill 25-276 Certification Updates for Colorado Courts E-Filing

Coming Late March 2026—Judicial will provide at least two weeks' notice before activation

The Judicial Department is preparing to introduce a certification step in Colorado Courts E-Filing (CCE).

Senate Bill 25-276 added the Judicial Branch to the definition of “State Agency,” making the Department subject to C.R.S. § 24-74-105. That statute requires third parties to certify annually, under penalty of perjury, that they will not use or disclose certain nonpublic personal identifying information for federal immigration enforcement unless required by federal or state law or to comply with a court-issued subpoena, warrant, or order. Under section 24-74-102(5), a “third party” is a person or entity that is not a state or local government employee.

Because CCE provides access to nonpublic personal identifying information, certification is required for users who meet that definition.

What to Expect When Logging In to CCE

1. After users enter their email and password, CCE will ask whether they are a state agency or political subdivision employee. Users who answer “Yes” proceed directly into CCE without certifying.

SB25-276: Before You Continue

Are you a state agency employee, political subdivision employee, or otherwise part of the state government or a political subdivision?

2. Users who answer “No” must complete a brief electronic certification before accessing CCE.

SB25-276: User Certification

I certify under penalty of perjury that I will not use or disclose personal identifying information, as defined by C.R.S. § 24-74-102(1), obtained from this database for the purpose of investigating for, participating in, cooperating with, or assisting in federal immigration enforcement, including enforcement of civil immigration laws and 8 U.S.C. sec. 1325 or 1326, unless required by federal or state law or to comply with a court-issued subpoena, warrant, or order.

3. Users will not repeat these steps every time they log in.