Existing Clause (If Applicable)	Proposed New Clause	Rationale
11 . "examination" means an examination set or approved by the Council.	11 . "examination" means knowledge-based and/or skills- based assessments in any format approved by Council.	Expanding definition of 'examinations' for more flexibility.
 12. The following are prescribed as classes of certificates of registration: 1. Independent practice. 2. Provisional practice. 3. Courtesy. 4. Emergency. 5. Revoked: O. Reg. 390/11, s. 1. 	 12. The following are prescribed as classes of certificates of registration: 1. Independent practice. 2. Provisional practice. 2. Courtesy. 3. Emergency. 	Removed reference to Provisional practice. The purpose of the Provisional practice class was to allow candidates to practice under supervision in between the written exam and the clinical exam. This allowed candidates to start practicing rather than having to wait until they could sit the second part of the exam. Under the proposed single exam model, this class would no longer be required, since candidates would be able to apply for Independent practice immediately after passing the single exam.
13. A person may apply for the issue of a certificate of registration by submitting to the College a completed application for the class of certificate for which application is made together with any applicable fees.	13. A person may apply for a certificate of registration of any class by submitting a completed application in a form approved by the Registrar together with any applicable fees required under the by-laws.	Revised the wording of the provision slightly to be more plain language in line with wording used in the Registration Regulation under the <i>Massage Therapy Act,</i> 1991, Medical Radiation and Imaging Technology Act, 2017 and the Opticianry Act, 1991.
18. Despite any other provision in this Regulation, an applicant who by commission or omission makes a false or misleading	16. Despite any other provision in this Regulation, an applicant who, by commission or omission, makes any false or misleading representation or declaration on	Moved the provision up for better flow and revised the wording slightly for greater clarity.

		rı
representation or declaration on or in connection with an application shall be deemed not to have, and not to have had, the qualifications for a certificate of any class. 16.(1) It is a non-exemptible registration requirement for all classes of certificates of registration that the applicant's past and present conduct affords reasonable grounds for belief that he or she, (a) is mentally competent to practise physiotherapy; (b) will practise physiotherapy with decency, integrity and honesty and in accordance with the law; and (c) can communicate effectively with, and will display an appropriate attitude towards, patients and colleagues.	or in connection with an application is deemed thereafter not to meet, and not to have met the registration requirements for a certificate of registration of any class. 17.(1) The following are non- exemptible registration requirements for a certificate of registration of any class: 1. The applicant's past and present conduct affords reasonable grounds for the belief that the applicant, (a) will practise physiotherapy with decency, integrity and honesty and in accordance with the law; (b) is physically and psychologically able to practise physiotherapy safely and competently; (c) has sufficient knowledge, skill and judgment to practise physiotherapy safely and competency; and (d) can communicate effectively and will display an appropriately professional attitude.	Provide additional guidance regarding screening for competence. Added a provision about knowledge, skills and competence which can help address situations where a previous conduct history may exist, for example in another jurisdiction. This is based on similar wording found in the Registration Regulation under the <i>Opticianry Act</i> , <i>1991</i> . Included reference to professional attitude to help address professionalism or governability issues and removed reference to patients and colleagues to broaden the provision.
17. It is a non-exemptible registration requirement for	17. (1)2. The applicant must demonstrate that they hold	Provision has been grouped with the other
all certificates of registration that the applicant demonstrates that he or she holds professional liability insurance in accordance with the College by-laws.	professional liability insurance in accordance with the College by- laws.	non-exemptible registration requirements to create a comprehensive provision that covers all non- exemptible registration requirements in one spot

 16.(2) The following are the standards and qualifications for a certificate of registration of any class except a courtesy certificate of registration: 1. The applicant must have Canadian citizenship, permanent resident status or an authorization under the Immigration and Refugee Protection Act (Canada) consistent with the class of certificate for which 	 17.(2) The following are the registration requirements for a certificate of registration of any class other than a courtesy certificate of registration: 1. The applicant must be a Canadian citizen, permanent resident or authorized under the <i>Immigration and Refugee Protection Act</i> (Canada) to engage in the practise of the profession in Ontario. 2. The applicant must have demonstrated language proficiency and the ability to 	and makes it easier for candidates to understand what these requirements are in their totality. The provision has also been updated to use gender-neutral language. Revised provision slightly to be more plain language. Adopted wording from General Regulation under the <i>Nursing Act, 1991</i> to clarify that language proficiency includes both the ability to communicate and comprehend.
 application is made. 2. The applicant must be able to speak and write either French or English with reasonable fluency. 	communicate and comprehend effectively, both orally and in writing in either French or English.	
16. (3) It is a term, condition and limitation of a certificate of registration of any class that the certificate terminates when the holder no longer has Canadian citizenship, permanent resident status or an authorization under the <i>Immigration and Refugee</i> <i>Protection Act</i> (Canada) consistent with the class of certificate.	18. (1) It is a term, condition and limitation of a certificate of registration of any class other than a courtesy certificate of registration that the member shall not engage in the practise of physiotherapy unless the member is a Canadian citizen or permanent resident of Canada or authorized under the <i>Immigration and Refugee</i> <i>Protection Act (Canada)</i> to	Terminating the certificate could have unintended consequences (for example, it could preclude insurance coverage for patients). The revised provision puts the onus on the member to cease practising if their status changes.

	engage in the practise of the	
	profession in Ontario.	
 21.(4) If a holder of a certificate of registration authorizing independent practice ceases or fails to hold professional liability insurance in accordance with the College by-laws, his or her certificate of registration is deemed to be suspended until the Registrar is satisfied that he or she has acquired the professional liability insurance. 23.(3) If a holder of a certificate of registration authorizing provisional practice ceases or fails to hold professional liability insurance in accordance with the College by-laws, his or her certificate of registration authorizing provisional practice ceases or fails to hold professional liability insurance in accordance with the College by-laws, his or her certificate of registration is deemed to be suspended until the Registrar is satisfied that he or she has acquired the professional liability insurance in accordance with the College by-laws, his or her certificate of registration is deemed to be suspended until the Registrar is satisfied that he or she has acquired the professional liability insurance. 	 18.(2) It is a term, condition and limitation of a certificate of registration of any class that: 1. The member shall maintain professional liability insurance in accordance with the College bylaws. 2. The member shall, at the request of the Registrar, provide evidence satisfactory to the Registrar that the member meets the condition required in paragraph 4, in the form and manner requested by the Registrar. 3. The member shall immediately advise the Registrar in writing in the event that the member ceases to meet the condition required in paragraph 1 and shall immediately cease to engage in the practise of physiotherapy until such time as the member meets the requirements 	Pooling the professional liability insurance provisions in the General section avoids unnecessary repetition. Calls out the requirement to provide evidence of professional liability insurance if requested and clarifies the suspension process.
is deemed to be suspended until the Registrar is satisfied that he or she has acquired the professional liability insurance. 23. (3) If a holder of a certificate of registration authorizing provisional practice ceases or fails to hold professional liability insurance in accordance with the College by-laws, his or her certificate of registration is deemed to be suspended until the Registrar is satisfied that he or she has acquired the professional liability insurance. 24. (3) If a holder of a	request of the Registrar, provide evidence satisfactory to the Registrar that the member meets the condition required in paragraph 4, in the form and manner requested by the Registrar. 3. The member shall immediately advise the Registrar in writing in the event that the member ceases to meet the condition required in paragraph 1 and shall immediately cease to engage in the practise of physiotherapy until such time as the member	insurance if requested and clarifies the
courtesy certificate of registration ceases or fails to hold professional liability insurance in accordance with the College by-laws, his or her certificate of registration is deemed to be suspended until the Registrar is satisfied	4. If a member to whom paragraph 3 applies subsequently attains professional liability protection in accordance with the College's by-laws, the member shall immediately advise the Registrar in writing of that fact.	
that he or she has acquired the professional liability insurance.	18.1 (1) If the Registrar becomes aware that a member no longer maintains professional liability insurance as required under the	

		1
	by-laws, the Registrar shall give	
	the member notice of intention	
	to suspend the member and may	
	suspend the member's	
	certificate of registration for	
	failure to provide satisfactory	
	evidence where at least 30 days	
	have passed after notice is given.	
	(2) Where the Begistrar suspends	
	(2) Where the Registrar suspends the member's certificate of	
	registration under subsection (1),	
	the Registrar may lift that	
	suspension upon being satisfied that the member holds	
	professional liability protection in	
	accordance with the	
	requirements, if any, set out in	
	the by-laws and that any fees	
	required under the by-laws for	
	the lifting of that suspension	
	have been paid.	
19. (1) The following are the	19. (1) The following are the	Revised wording slightly
standards and qualifications	additional registration	to be more plain
for a certificate of	requirements for a certificate of	language and clarify that
registration authorizing	registration authorizing	these are additional
independent practice:	independent practice:	requirements specific to
		an Independent Practice
1. The applicant must have	1. The applicant must have	certificate.
received a degree in	received a degree in	$l_{\rm R}$ are rectard a 10(4) to
physiotherapy.	physiotherapy.	Incorporated s.19(4) to allow for a better
r /		understanding of the
2. The applicant must have	2. The applicant must have	requirements and using
successfully completed the	successfully completed the	more plain language.
examination.	examination(s) at the time when	
	the examination was approved	
19. (4) An applicant for a	by Council.	
certificate of registration		
authorizing independent	3. The applicant must satisfy the	
practice shall satisfy the	Registrar that:	
Registrar that he or she has		
practised physiotherapy for	(a) the applicant has	
at least 1,200 hours in the	successfully completed	
five years immediately	the examination within	

 preceding the application if the applicant, (a) is not exempted from the standards and qualifications under subsection (1) and has not successfully completed the examination within the five years immediately preceding the application; or (b) is exempted from the standards and qualifications under subsection (1). 	 the five years immediately preceding the date of the application; or (b) the applicant has practiced physiotherapy for at least 1,200 hours in the five years immediately preceding the date of application. 	
19. (2) An applicant for a certificate of registration authorizing independent practice who was, on December 31, 1993, qualified as a physiotherapist under a statute in a Canadian jurisdiction outside Ontario and is included on a permanent register in that jurisdiction is exempted from the standards and qualifications under subsection (1).	N/A	Recommended for removal. Applicants under this provision would qualify under existing Labour Mobility provisions and would benefit from the same exemptions under those provisions, so this is unnecessary duplication.
19. (3) An applicant for a certificate of registration authorizing independent practice who was, on December 30, 1993, qualified as a physiotherapist in Ontario under the Drugless Practitioners Act is exempted from the standards and qualifications under subsection (1).	19.1 An applicant for a certificate of registration authorizing independent practice who was, on December 30, 1993, qualified as a physiotherapist in Ontario under the Drugless Practitioners Act is exempted from the requirements of paragraphs 1 and 2 of under subsection 19(1).	Revised slightly to update the reference.

20. (1) Where section 22.18 of the Code applies to an applicant, the requirements of subsections 19 (1) and (4) are deemed to have been met by the applicant.	20. (1) In accordance with section 22.18 of the Code, an applicant for a certificate of registration authorizing independent practice who already holds an equivalent certificate of registration in another province is deemed to have met the requirements of paragraph 1 and 2 of subsection 19(1).	Pulled in language of the Health Professions Procedural Code for greater clarity and updated the references.
20. (3) Where an applicant referred to in subsection (1) is unable to satisfy the Registrar that the applicant practised the profession to the extent that would be permitted by a certificate of registration authorizing independent practice at any time in the five years immediately before the date of that applicant's application, the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.	20.(3) Where an applicant referred to in subsection (1) is unable to satisfy the Registrar that the applicant either practised physiotherapy for at least 1,200 hours in the five years immediately preceding the application or completed the examination within five years immediately preceding the application, the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.	Provision revised to provide greater clarity regarding what practising to the extent permitted by a certificate authorizing independent practice means, using the same requirements that apply to non-labour mobility applicants by requiring either a set number of practise hours or having completed the exam within a set timeframe.
20. (4) An applicant referred to in subsection (1) is deemed to have met the requirements of paragraph 2 of subsection 16.(2) where the requirements for the issuance of the applicant's out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.	20. (4) An applicant referred to in subsection (1) is deemed to have met the requirements of paragraph 2 of subsection 17(2) where the requirements for the issuance of the applicant's out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.	Updated reference to match new order of provisions.

 21.(1) Subject to subsections (6), (8) and (9), it is a term, condition and limitation of a certificate of registration authorizing independent practice that, five years after the date of initial registration, and every year after that, the holder satisfy the Registrar that he or she, (a) has practised physiotherapy for at least 1,200 hours in the preceding five years; (b) has successfully completed the College Review Program within the previous 12 months at the holder's expense; or (c) has successfully completed the examination within the previous 12 months. 	21. (1) It is a term, condition and limitation of a certificate of registration authorizing independent practice that, five years after the date of initial registration, and every year after that, the holder satisfy the Registrar that they have practised physiotherapy for at least 1,200 hours in the preceding five years.	Removed reference to subsections (6), (8) and (9). Those subsections refer to transitional clauses that were related to the discontinuation of the College's inactive and academic class and are being recommended for removal since they are no longer needed. Reference to the College Review Program is recommended for removal since such a program no longer exists. Reference to exam has been moved to the new subsection (2) since it is better categorized as an exception – primarily the requirement is met via practice hours.
 21.(2) For the purpose of clause (1) (b), the College Review Program shall consist of an assessment of the holder's current knowledge, skill, judgment and performance and may include an individualized upgrading program based upon the results of the assessment or a reassessment upon the completion of the program. 21.(3) If a holder of a 	N/A 21.(2) If a holder of a certificate	Recommended for removal since there is no College Review Program.
certificate of registration	of registration authorizing	made it gender-neutral.

authorizing independent practice fails to satisfy the condition in subsection (1), his or her certificate of registration is suspended until the condition is satisfied except if the holder concludes a written agreement approved by the Registrar.	 independent practice fails to satisfy the condition in subsection (1), the Registrar shall suspend their certificate of registration unless: (a) The holder has successfully completed the examination within the previous 5 years; or (b) The holder concludes a written agreement approved by the Registrar. 	Added reference to the examination here from subsection (1) since it is better categorized as an exception – primarily the requirement is met via practice hours. Additionally, the period during which the examination must have been completed has been extended to 5 years from 12 months to be consistent with the requirements for applying for a certificate of Independent Practice outlined in s.19(1).
 16.(4) It is a term, condition and limitation of a certificate of registration authorizing independent practice that the holder must successfully complete the College Jurisprudence Program at the first opportunity provided by the College following either initial registration or reinstatement of registration and thereafter once every five-year cycle of the Program as scheduled by the Registrar. (5) For the purpose of subsection (4), the College Jurisprudence Program includes an assessment of the holder's knowledge of and ability to apply jurisprudence concepts relevant to the practice of physiotherapy in Ontario. 	 22.(1) It is a term, condition and limitation of a certificate of registration authorizing independent practice that the holder must successfully complete the College Jurisprudence Program at the first opportunity provided by the College following initial registration and thereafter once every five-year cycle of the Program as scheduled by the Registrar. (2) For the purpose of subsection (1), the College Jurisprudence Program includes an assessment of the holder's knowledge of and ability to apply jurisprudence concepts relevant to the practice of physiotherapy in Ontario. 	These provisions were moved from the General section to the Independent Practice section since it only applies to independent practice certificates. Removed the reference to completing the Jurisprudence Program following reinstatement since a new five-year limit on the possibility to reinstate is being proposed, which if approved would make this reference redundant.

N/A	Transitional – Provisional Class	Transitional provisions to
	23.(1) A member who held a certificate of registration	allow for the sunsetting of the Provisional practice class under a singular exam model
	authorizing provisional practice on the day this regulation comes into force or an applicant who has submitted an application and met the requirements for a certificate authorizing provisional practice that were in effect on the day before this regulation comes into force shall be registered in the provisional practice class. (2) The following are the terms, conditions and limitations of a certificate of registration authorizing provisional practice: 1. The holder may practise physiotherapy only under the supervision of a member holding a certificate of registration authorizing independent practice approved by the College and only pursuant to the terms of a written agreement between the holder and the College that complies with the supervision requirements as designated by Council.	singular exam model. The intent of these provisions is to allow candidates that have already passed the written exam and are registered in the Provisional practice class or who have applied for the class at the time the updated Regulation comes into effect to stay in that class until they had an opportunity to challenge the clinical exam to qualify for an Independent practice certificate.
	2. The holder shall hold themselves out only as a physiotherapy resident.	
	 3. If the holder receives notification that they have failed the examination, the holder is prohibited from providing patient care and shall restrict 	

		,
	their practice to completing	
	patient transfers; and,	
	4. The certificate expires on the	
	earlier of:	
	(a) 12 weeks after the date	
	the holder is registered to	
	take either the	
	examination or the	
	practical component of	
	the examination;	
	(b) The fifteenth day after	
	the holder receives	
	notification that they	
	have failed the	
	examination; or	
	(c) [fixed date to be	
	determined based on the	
	last administration of the	
	examination]	
	examination	
	(3) A person who has failed the	
	practical component of the	
	examination is not entitled to	
	apply for a new certificate of	
	registration authorizing	
31 (E) A person when held a	provisional practice.	Those are transitional
21. (5) A person who held a	N/A	These are transitional
certificate of registration		provisions related to when the College ceased
authorizing academic		to offer an academic and
practice or an inactive status		inactive class and are no
certificate of registration on		longer needed.
December 14, 2011 shall be		
issued a certificate of		
registration authorizing		
independent practice.		
(C) A contificate of		
(6) A certificate of		
registration authorizing		
independent practice issued		
under subsection (5) is		
subject to the same terms,		

[]	
conditions and limitations	
that applied to the class of	
the member's previous	
certificate of registration	
authorizing academic	
practice or inactive status	
certificate of registration, as	
the case may be, until the	
member satisfies the	
Registrar that he or she is in	
compliance with the terms,	
conditions and limitations	
specified in subsection (1).	
(7) For greater certainty,	
nothing in subsection (6)	
affects the expiry of any	
term, condition or limitation	
that was imposed on the	
member's previous	
certificate of registration	
authorizing academic	
practice or inactive status	
certificate of registration, as	
the case may be, by the	
Registrar pursuant to,	
(a) an order of Council or	
Executive Committee	
or a panel of the	
Registration	
Committee, Discipline	
Committee or Fitness	
to Practice	
Committee;	
(b) a direction of the	
Quality Assurance	
Committee; or	
(c) the approval of a	
panel of the	
Registration	
Committee.	

		[]
(8) A member referred to in subsection (5) who held a certificate of registration authorizing academic practice on December 14, 2011 must comply with the terms, conditions and limitations specified in subsection (1) within six months of being issued a certificate of registration authorizing independent practice under subsection		
(5).		
(0).		
(9) A member referred to in subsection (5) who held an inactive status certificate of registration on December 14,		
2011 must comply with the		
terms, conditions and		
limitations specified in		
subsection (1) within three		
years of being issued a certificate of registration		
authorizing independent		
practice under subsection (5),		
and if he or she does not do		
so, his or her certificate of		
registration authorizing		
independent practice is		
deemed to have expired on		
the date that is three years		
immediately after the date of		
issuance.		Design and the state
23. (1) The following are the	N/A	Removed reference to Provisional practice. The
standards and qualifications for a certificate of		purpose of the
registration authorizing		Provisional practice class
provisional practice:		was to allow candidates
		to practice under
1. The applicant must		supervision in between
have received a		the written exam and the clinical exam. This

degree in	allowed candidates to
physiotherapy.	start practicing rather
	than having to wait until
2. The applicant must	they could sit the second
have successfully	part of the exam.
completed the	
written component of	Under the proposed
the examination.	single exam model, this
	class would no longer be
3. The applicant must	required, since candidates would be able
have registered to	to apply for independent
take the practical	practice immediately
component of the	after passing the single
examination at the	exam.
next available	
opportunity after the	
application. O. Reg.	
68/06, s. 1.	
00/00, 3. 1.	
(2) The following are the	
terms, conditions and	
limitations of a certificate of	
registration authorizing	
provisional practice:	
1. The holder may	
practise	
physiotherapy only	
under the terms of a	
written agreement	
with a member	
holding a certificate of	
registration	
authorizing	
_	
independent practice who monitors him or	
her in accordance	
with the written	
agreement. For the	
purposes of this	
paragraph, both the	
written agreement	
and the member must	

be approved by the	
Registrar.	
5	
2. The holder shall	
hold himself or herself	
out only as a	
physiotherapy	
resident.	
3. If the member in	
paragraph 1 is unable	
to maintain the terms	
of the agreement due	
to resignation, illness	
or other	
circumstances, the	
provisional practice	
certificate of the	
holder is suspended	
until a new written	
agreement with the	
same or different	
member is approved	
by the Registrar.	
4. The certificate	
expires on the earlier	
of the date that the	
holder receives	
notification that he or	
she has failed the	
practical component	
of the examination or	
12 weeks after the	
date that the holder is	
registered to take the	
practical component	
of the	
examination. O. Reg.	
68/06, s. 1.	
(3) If a holder of a certificate	
of registration authorizing	
provisional practice ceases or	

fails to hold professional	
liability insurance in	
accordance with the College	
by-laws, his or her certificate	
of registration is deemed to	
be suspended until the	
Registrar is satisfied that he	
or she has acquired the	
professional liability	
insurance. O. Reg. 68/06,	
s. 1; O. Reg. 390/11, s. 7.	
(4) A person who has failed	
the practical component of	
the examination is not	
entitled to apply for a	
certificate of registration	
authorizing provisional	
practice. O. Reg. 68/06, s. 1.	
(5) A person who previously	
obtained a certificate of	
registration authorizing	
provisional practice is not	
entitled to apply for another	
one unless the person did not	
fail the practical component	
of the examination but was	
unable to complete it	
successfully because of illness	
or some other reason beyond	
the control of the	
person. O. Reg. 68/06, s. 1.	
(6) A person who previously	
obtained what was formerly	
known as a certificate of	
registration authorizing	
supervised practice is not	
entitled to apply for a	
certificate of registration	
authorizing provisional	
practice unless the person	
did not fail the practical	
and not rail the practical	

component of the examination but was unable to complete it successfully because of illness or some other reason beyond the control of the person. O. Reg. 68/06, s. 1. (7) If the Registrar receives concerns relating to the member's knowledge, skills or judgement in the practice of physiotherapy during the period that the member held a certificate of registration authorizing provisional practice, the Registrar may refer the member to the Quality Management Committee.		
 24. (1) The following are the standards and qualifications for a courtesy certificate of registration: 1. The applicant must have received a degree in physiotherapy, unless the applicant, if applying for a certificate of registration authorizing independent practice, would be exempt from meeting the requirement of paragraph 1 of subsection 19 (1) by virtue of subsection 19 (2) or (3). 2. The applicant must be registered to practise as a physiotherapist by an authority responsible for the regulation of 	 24.(1) The following are the additional registration requirements for a courtesy certificate of registration: 1. The applicant must have received a degree in physiotherapy, unless: i. the applicant was on December 30, 1993, qualified as a physiotherapist in Ontario under the Drugless Practitioners Act and is exempted from the degree requirement of paragraph 1 of subsection 19(1); or ii. is registered to practise as a physiotherapist by an authority responsible for the regulation of physiotherapists in Canada. 	Revised the wording slightly to indicate that these are additional registration requirements for a courtesy certificate of registration. Used gender-neutral language. Clarified the exemptions under subsection 24.(1)1. by including a specific reference to the degree exemption rather than just referring back to another section. Removed the reference to the Registration Committee having to approve regulatory schemes outside of Ontario to qualify as

jurisdiction outside Ontario that is approved by the Registration Committee as having a scheme for the regulation of physiotherapists that is reasonably equivalent to that in Ontario. 3. The applicant must have practised physiotherapy for at least 1,200 hours in the preceding five years. 4. The applicant must certify that he or she is making the application solely for reason of, i. teaching an educational course, ii. participating in an educational program, iii. participating in research activities, or iv. participating in a specific event of limited duration.	 2. The applicant must be registered to practise as a physiotherapist by an authority responsible for the regulation of physiotherapists in a jurisdiction outside Ontario. 3. The applicant must certify that they are making the application solely for reason of, i. teaching an educational course that does not include providing care to patients that reside in Ontario, ii. participating in an educational program that does not include providing care to patients that reside in Ontario, iii. participating in research activities that do not include providing care to patients that reside in Ontario, iii. participating in research activities that do not include providing care to patients that reside in Ontario, iii. participating in a specific ovent of limited 	of courtesy certificates is quite limited, that is an unnecessary step. Removed the reference to 1,200 practice hours since requiring practice hours creates an unnecessary barrier for courtesy certificates since most applicants are not intended to be able treat patients in Ontario. Added wording to clarify that for most grounds for a courtesy certificate applicants should not be providing care to patients residing in Ontario.
	event of limited duration.	
24. (2) The following are the terms, conditions and limitations of a courtesy certificate of registration:	24. (2) The following are the terms, conditions and limitations of a courtesy certificate of registration:	Used gender-neutral language and referred to 'holder' throughout the provision rather than using both 'holder' and
1. The holder may practise physiotherapy only for the purpose that he or she certified under paragraph 4 of subsection (1) as the reason	 The holder may practise physiotherapy only for the purpose that they certified under paragraph 3 of subsection (1) as the reason 	'member' interchangeably. Reframed subsection (2)2. to better illustrate the different options of

for making the application for the courtesy certificate of registration.	for making the application for the courtesy certificate of registration.	when a courtesy certificate may expire by using the same
 The certificate expires 30 days after the date of initial 	2. The certificate expires the earlier of:	terminology as in s.24.(1)2.
registration, on the date on which the purpose referenced in paragraph 1 is attained or	 (a) Subject to subsection (3), 30 days after the date of initial registration, 	Added a provision that allows the Registrar to extend a courtesy certificate for an
when the member is no longer engaged in attaining that purpose, whichever is the earliest.	(b) on the date on which the holder has completed teaching the educational course, participating in an educational program, participating in research activities or participating in a specific event of limited duration referenced in paragraph 1, or	additional period not exceeding 30 days to create flexibility, for example where an applicant may seek a courtesy certificate as part of sporting event that lasts more than 30 days.
	(c) when the holder is no longer engaged in teaching the educational course, participating in an educational program, participating in research activities or participating in a specific event of limited duration referenced in paragraph 1.	
	(3) The Registrar may extend or renew a courtesy certificate of registration prior to the expiry of 30 days set out in sub-paragraph 2(a) of section 24(2) for an additional period not exceeding 30 days, if the Registrar is satisfied that the member meets all of the requirements for the issuance of a new courtesy certificate.	

 25.(4) An emergency class certificate of registration is automatically revoked on the earliest of the following: 1. Ninety days after issuance by the Council of its determination that the emergency circumstances referred to in paragraph 1 of subsection (1) have ended. 2. The expiry of 12 months from the date the certificate was issued, unless the Registrar extends the certificate under subsection (5). 3. The date to which the Registrar extends the certificate under subsection (5). 2. The date to which the Registrar extends the certificate under subsection (5). 3. The date to which the Registrar extends the certificate under subsection (5). 4. The date on which the Registrar revokes the 5. The date to which the Registrar revokes the 5. The date to which the Registrar revokes the 5. The date to which the Registrar revokes the 5. The date to which the Registrar revokes the 5. The date to which the Registrar revokes the 	 25.(1) The following are the standards and qualifications for the issuance of an emergency class certificate of registration: 5. Where an applicant has sat an examination, they must not have failed the written component of the examination on any occasion or have failed the practical component of the examination on two or more occasions. 	 25.(1) The following are the additional registration requirements for the issuance of an emergency class certificate of registration: 5. Where an applicant has sat an examination, they must not have failed any part of the examination on two or more occasions. 	Revised wording slightly to be more plain language and clarify that these are additional requirements specific to an emergency class certificate. Changed 'practical part of the examination' to 'any part of the examination' to provide flexibility depending on potential changes in the exam model.
4. The date on which the Registrar revokes the certificate undercertificate under6). certificate under5	 25.(4) An emergency class certificate of registration is automatically revoked on the earliest of the following: 1. Ninety days after issuance by the Council of its determination that the emergency circumstances referred to in paragraph 1 of subsection (1) have ended. 2. The expiry of 12 months from the date the certificate was issued, unless the Registrar extends the certificate under subsection (5). 3. The date to which the Registrar extends the certificate under subsection (5). 4. The date on which the Registrar revokes the 	 certificate of registration is automatically revoked on the earliest of the following: 1. Ninety days after issuance by the Council of its determination that the emergency circumstances referred to in paragraph 1 of subsection (1) have ended. 2. The expiry of 12 months from the date the certificate was issued, unless the Registrar extends the certificate under subsection (5). 3. The date to which the Registrar extends the certificate under subsection (5). 4. The date on which the Registrar revokes the certificate under subsection 	 (4)5. To create flexibility since there may no longer two separate parts of the exam. Removed the reference to the practical component of the exam and changed it to failing the examination to allow for a different exam model while maintaining the intention of the

 5. Fifteen days after the member receives notification that the member failed the written component of the examination. 6. Fifteen days after the member receives notification that the member failed the practical component of the examination for the second time. 	member failed the examination.	
25. (7) A member who holds an emergency class certificate of registration or a former member who held an emergency class certificate of registration within two years of applying for a certificate of registration authorizing provisional practice and who practised physiotherapy for at least 1200 hours while in the emergency class is exempt from any examination fees which would otherwise be payable to the College for the practical component of the examination.	25. (7) A member who holds an emergency class certificate of registration or a former member who held an emergency class certificate of registration within two years of applying for a certificate of registration authorizing independent practice is exempt from any application fee which would otherwise be payable to the College.	Revised since under a singular exam model, the College would likely adopt the national exam and would not be in a position to waive exam fees. Furthermore, the Provisional practice class would no longer exist. Instead, the College may waive the application fee for candidates applying for Independent practice who were previously registered in the Emergency class.
N/A	SUSPENSIONS AND REVOCATION 26.(1) If the Registrar suspends a member's certificate of registration under section 24 of the Health Professions Procedural Code for failure to pay a required fee, the Registrar may lift the suspension within five years of the suspension taking effect, upon being satisfied that the member:	The addition of this section is being proposed to close an administrative loop that currently results in registrants potentially being suspended in perpetuity by allowing the College to revoke such certificates after a 5-year timeframe. It would also create consistency with respect to how administrative

 (a) has paid the outstanding fee; (b) has completed a new application form; (c) has provided any information requested by the College; and, (d) has paid any fees required under the bylaws for lifting the suspension, and any other monies owed to th College; (2) Where the Registrar has suspended a holder's certificate of registration under section 24 of the Health Professions Procedural Code for failure to pay a required fee or under section 18.1(1) under this regulation for failure to maintair liability insurance, and the suspension remains in effect for a period of five years, or has been in effect for at least five years as of the date this section is proclaimed in force, the certificate is automatically 	Regulation, while suspension for non- payment of fees only appears in the College's By-laws.
--	--