# College Performance Measurement Framework (CPMF) Reporting Tool

March 2021

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## **INTRODUCTION**

## THE COLLEGE PERFORMANCE MEASUREMENT FRAMEWORK (CPMF)

A CPMF has been developed by the Ontario Ministry of Health in close collaboration with Ontario's health regulatory Colleges (Colleges), subject matter experts and the public with the aim of answering the question "how well are Colleges executing their mandate which is to act in the public interest?". This information will:

- 1. strengthen accountability and oversight of Ontario's health regulatory Colleges; and
- 2. help Colleges improve their performance.

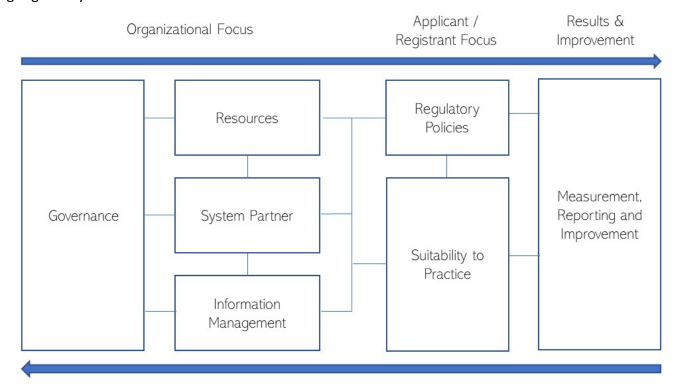
## a) Components of the CPMF:

1	Measurement domains	Critical attributes of an excellent health regulator in Ontario that should be measured for the purpose of the CPMF.
2	Standards	Best practices of regulatory excellence a College is expected to achieve and against which a College will be measured.
3	Measures	Further specifications of the standard that will guide the evidence a College should provide and the assessment of a College in achieving the standard.
4	Evidence	Decisions, activities, processes, or the quantifiable results that are being used to demonstrate and assess a College's achievement of a standard.
5	Context measures	Statistical data Colleges report that will provide helpful context about a College's performance related to a standard.
6	Planned improvement actions	Initiatives a College commits to implement over the next reporting period to improve its performance on one or more standards, where appropriate.

## b) Measurement domains:

The proposed CPMF has seven measurement domains. These domains were identified as the most critical attributes that contribute to a College effectively serving and protecting the public interest (Figure 1). The measurement domains relate to Ontario's health regulatory Colleges' key statutory functions and key organizational aspects, identified through discussions with the Colleges and experts, that enable a College to carry out its functions well.

Figure 1: CPMF Model for measuring regulatory excellence



The seven domains are interdependent and together lead to the outcomes that a College is expected to achieve as an excellent regulator. Table 1 describes what is being measured by each domain.

Table 1: Overview of what the Framework is measuring

	Domain	Areas of focus
1	Governance	<ul> <li>The efforts a College undertakes to ensure that Council and Statutory Committees have the required knowledge and skills to warrant good governance.</li> <li>Integrity in Council decision making.</li> <li>The efforts a College undertakes in disclosing decisions made or is planning to make and actions taken, that are communicated in ways that are accessible to, timely and useful for relevant audiences.</li> </ul>
2	Resources	The College's ability to have the financial and human resources to meet its statutory objects and regulatory mandate, now and in the future.
3	System Partner	• The extent to which a College is working with other Colleges and system partners, where appropriate, to help execute its mandate in a more effective, efficient and/or coordinated manner and to ensure it is responsive to changing public expectation.
4	Information Management	• The efforts a College undertakes to ensure that the confidential information it deals with is retained securely and used appropriately in the course of administering its regulatory activities and legislative duties and objects.
5	Regulatory Policies	• The College's policies, standards of practice, and practice guidelines are based on the best available evidence, reflect current best practices, are aligned with changing publications and where appropriate aligned with other Colleges.
6	Suitability to Practice	• The efforts a College undertakes to ensure that only those individuals who are qualified, skilled and competent are registered, and only those registrants who remain competent, safe and ethical continue to practice the profession.
7	Measurement, Reporting and Improvement	<ul> <li>The College continuously assesses risks, and measures, evaluates, and improves its performance.</li> <li>The College is transparent about its performance and improvement activities.</li> </ul>

## c) Standards, Measures, Evidence, and Improvement:

The CPMF is primarily organized around five components: **domains**, **standards**, **measures**, **evidence** and **improvement**, as noted on page 3. The following example demonstrates the type of information provided under each component and how the information is presented within the Reporting Tool.

# Example:

Domain 1: Governance	2		
Standard -	Measure	Evidence	Improvement
1. Council and Statutory Committee members have the knowledge, skills, and commitment needed to effectively execute their fiduciary role and responsibilities pertaining to the mandate of the College.	1. Where possible, Council and Statutory Committee members demonstrate that they have the knowledge, skills, and commitment prior to becoming a member of Council or a Statutory Committee.  2. Council and Statutory Committees regularly assess their effectiveness and address identified opportunities for improvement through ongoing education.	<ul> <li>a. Professional members are eligible to stand for election to Council only after:         <ol> <li>i. Meeting pre-defined competency / suitability criteria, and</li> <li>ii. attending an orientation training about the College's mandate and expectations pertaining to the member's role and responsibilities.</li> </ol> </li> </ul>	The College is planning a project to develop required competencies for Council and Committees and will develop screening criteria. By-laws will be updated to reflect the screening criteria as a component of the election process to determine professional registrant eligibility to run for a Council position.
		<ul> <li>b. Statutory Committee candidates have:         <ol> <li>i. met pre-defined competency / suitability criteria, and</li> <li>ii. attended an orientation training about the mandate of the Committee and expectations pertaining to a member's role and responsibilities.</li> </ol> </li> </ul>	The College is planning a project to develop required competencies for Council and Committees and will develop screening criteria.
		c. Prior to attending their first meeting, public appointments to Council undertake a rigorous orientation training course about the College's mandate and expectations pertaining to the appointee's role and responsibilities.	Nil
		<ul> <li>a. Council has developed and implemented a framework to regularly evaluate the effectiveness of:</li> <li>i. Council meetings;</li> <li>ii. Council</li> </ul>	Nil
		b. The framework includes a third-party assessment of Council effectiveness at minimum every three years.	Nil

## THE CPMF REPORTING TOOL

For the first time in Ontario, the CPMF Reporting Tool (along with the companion Technical Specifications for Quantitative CPMF Measures document) will provide comprehensive and consistent information to the public, the Ministry of Health ('ministry') and other stakeholders by each of Ontario's health regulatory Colleges (Colleges). In providing this information each College will:

- 1. meet with the ministry to discuss the system partner domain;
- 2. complete the self-assessment;
- 3. post the Council approved completed CPMF Report on its website; and
- 4. submit the CPMF Report to the ministry.

The ministry will not assess whether a College meets or does not meet the Standards. The purpose of the first iteration of the CPMF is to provide the public, the ministry and other stakeholders with baseline information respecting a College's activities and processes regarding best practices of regulatory excellence and, where relevant, the College's performance improvement commitments. Furthermore, the reported results will help to lay a foundation upon which expectations and benchmarks for regulatory excellence can be refined and improved. Finally, the results of the first iteration may stimulate discussions about regulatory excellence and performance improvement among Council members and senior staff within a College, as well as between Colleges, the public, the ministry, registrants and other stakeholders.

The information reported through the completed CPMF Reporting Tools will be used by the ministry to strengthen its oversight role of Ontario's 26 health regulatory Colleges and may help to identify areas of concern that warrant closer attention and potential follow-up.

Furthermore, the ministry will develop a Summary Report highlighting key findings regarding the best practices Colleges already have in place, areas for improvement and the various commitments Colleges have made to improve their performance in serving and protecting the public. The focus of the Summary Report will be on the performance of the regulatory system (as opposed to the performance of each individual College), what initiatives health regulatory Colleges are undertaking to improve regulatory excellence and areas where opportunities exist for colleges to learn from each other. The ministry's Summary Report will be posted publicly.

As this will be the first time that Colleges will report on their performance against the proposed CPMF standards, it is recognized that the initial results will require comprehensive responses to obtain the required baseline information. It is envisioned that subsequent reporting iterations will be less intensive and ask Colleges only to report on:

- Improvements a College committed to undertake in the previous CPMF Report;
- · Changes in comparison to baseline reporting; and
- Changes resulting from refined standards, measures and evidence.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> Informed by the results from the first reporting iteration, the standards, measures and evidence will be evaluated and where appropriate further refined before the next reporting iteration.

# Completing the CPMF Reporting Tool

Colleges will be asked to provide information in the right-hand column of each table indicating the degree to which they fulfill the "required Evidence" set out in column two.

#### Furthermore,

- where a College <u>fulfills the "required evidence"</u> it will have to:
  - o provide link(s) to relevant background materials, policies and processes **OR** provide a concise overview of this information.
- where a College responds that it "partially" meets required evidence, the following information is required:
  - o clarification of which component of the evidence the College meets and the component that the College does not meet;
  - o for the component the College meets, provide link(s) to relevant background material, policies and processes **OR** provide a concise overview of this information; and
  - o for the component the College does not meet, whether it is currently engaged in, or planning to implement the missing component over the next reporting period.
- where a College does not fulfill the required evidence, it will have to:
  - o indicate whether it is currently engaged in or planning to implement the standard over the next reporting period.

Furthermore, there may be instances where a College responds that it meets required evidence but, in the spirit of continuous improvement, plans to improve its activities or processes related to the respective Measure. A College is encouraged to highlight these planned improvement activities.

While the CPMF Reporting Tool seeks to clarify the information requested, it is not intended to direct College activities and processes or restrict the manner in which a College fulfills its fiduciary duties. Where a term or concept is not explicitly defined in the proposed CPMF Reporting Tool the ministry relies on individual Colleges, as subject matter experts, to determine how a term should be appropriately interpreted given the uniqueness of the profession each College oversees.

The areas outlined in red in the example below are what Colleges will be asked to complete.

## Example:

#### DOMAIN 1: GOVERNANCE Standard 1 Council and statutory committee members have the knowledge, skills, and commitment needed to effectively execute their fiduciary role and responsibilities pertaining to the mandate of the College. Required evidence College response a. Professional members are eligible to stand for 1. Where possible, Council and Statutory The College fulfills this requirement: Yes Partially No No Committee members demonstrate that election to Council only after: they have the knowledge, skills, and The competency/suitability criteria are public: Yes ☐ No ☐ i. Meeting pre-defined competency / If yes, please insert link to where they can be found, if not please list criteria: commitment prior to becoming a suitability criteria, and member of Council or a Statutory Duration of orientation training: ii. attending an orientation training about Committee. Format of orientation training (e.g. in-person, online, with facilitator, testing knowledge at the end): the College's mandate and expectations • Insert a link to website if training topics are public OR list orientation training topics: pertaining to the member's role and responsibilities. If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes 🗆 No 🗅 Additional comments for clarification (optional):

## PART 1: MEASUREMENT DOMAINS

The following tables outline the information that Colleges are being asked to report on for each of the Standards. Colleges are asked to provide **evidence** of decisions, activities, processes, and verifiable results that demonstrate the achievement of relevant standards and encourages Colleges to not only to identify whether they are working on, or are planning to implement, the missing component if the response is "No", but also to provide information on improvement plans or improvement activities underway if the response is "Yes" or "Partially".

DOMAIN 1: GOVERNANCE		
Standard 1  Council and statutory committee members have the knowledge, skills, and commitment needed to effectively execute their fiduciary role and responsibilities pertaining to the mandate of the College.		
Measure	Required evidence	College response
1.1 Where possible, Council and Statutory Committee members demonstrate that they have the knowledge, skills, and commitment prior to becoming a member of Council or a Statutory Committee.	<ul> <li>a. Professional members are eligible to stand for election to Council only after:</li> <li>i. meeting pre-defined competency / suitability criteria, and</li> <li>ii. attending an orientation training about the College's mandate and expectations pertaining to the member's role and responsibilities.</li> </ul>	<ul> <li>The College fulfills this requirement: Yes □ Partially □ No R</li> <li>The competency/suitability criteria are public: Yes □ No ☒ If yes, please insert link to where they can be found, if not please list criteria:</li> <li>Duration of orientation training:</li> <li>Format of orientation training (e.g. in-person, online, with facilitator, testing knowledge at the end):</li> <li>Insert a link to website if training topics are public OR list orientation training topics:</li> <li>If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No □</li> </ul>

	Additional comments for clarification (optional):
	The College intends to implement and make public the competency and suitability criteria for professional members of Council over the next reporting period.
b. Statutory Committee candidates have:	The College fulfills this requirement: Yes $\square$ Partially $\mathbb R$ No $\square$
<ul> <li>i. met pre-defined competency / suitability criteria, and</li> </ul>	The competency / suitability criteria are public: Yes  No  If yes, please insert link to where they can be found, if not please list criteria:
ii. attended an orientation training about	Duration of each Statutory Committee orientation training:
the mandate of the Committee and expectations pertaining to a member's role and responsibilities.	Each statutory committee member is provided an orientation to the work of the committee by either staff or external legal counsel. Depending on the committee, the training may be a few hours or up to a day.
	Format of each orientation training (e.g. in-person, online, with facilitator, testing knowledge at the end):
	Orientation training is in person (or since March 2020 via Zoom) with a facilitator (either staff or external legal counsel). Orientation involves discussion as well as mock scenarios.
	<ul> <li>Insert link to website if training topics are public OR list orientation training topics for Statutory Committee:</li> </ul>
	Fundamentals of the <i>Regulated Health Professions Act, 1991</i> ("RHPA") and <i>Chiropody Act, 1991</i> and the relevant regulations, bylaws, standards and guidelines; conflict of interest; confidentiality; how to write reasons; how to hold a hearing.
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\  \  \  \  \  \  \  \  \  \  \  \  \ $
	Additional comments for clarification (optional):

	c. Prior to attending their first meeting, public appointments to Council undertake an orientation training course about the College's	The College fulfills this requirement: Yes $\square$ Partially $\mathbb R$ No $\square$
		Duration of orientation training:
	mandate and expectations pertaining to the appointee's role and responsibilities.	Prior to attending their first meeting, public appointees meet with the Registrar and President to review their fiduciary duties as well as review the fundamental of the RHPA and <i>Chiropody Act, 1991</i> . Training is ongoing through the year as needed. Training is a few hours in length.
		Format of orientation training (e.g. in-person, online, with facilitator, testing knowledge at the end):
		Training is in person with a facilitator (or via zoom). The College also sends Council members to the HPRO Governance Training seminar.
		Insert link to website if training topics are public <i>OR</i> list orientation training topics:
		Prior to attending their first meeting, public appointments meet with the Registrar and President to review their fiduciary duties as well as review the fundamental of the RHPA and <i>Chiropody Act, 1991</i> . Training is ongoing through the year as needed.
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\boxtimes$ No $\square$
		Additional comments for clarification (optional):
		The College will implement a more formal orientation program for public appointees to Council prior to the next reporting period.
1.2 Council regularly assesses its effectiveness and addresses identified	a. Council has developed and implemented a framework to regularly evaluate the	The College fulfills this requirement: Yes $\square$ Partially $\mathbb R$ No $\square$
opportunities for improvement through	effectiveness of:	Year when Framework was developed <i>OR</i> last updated:
ongoing education.	i. Council meetings;	Council currently assesses its effectiveness by way of ad hoc assessment throughout the year.
	ii. Council	<ul> <li>Insert a link to Framework OR link to Council meeting materials where (updated) Framework is found and was approved: N/A</li> </ul>
		Evaluation and assessment results are discussed at public Council meeting: Yes □ No 区
		If yes, insert link to last Council meeting where the most recent evaluation results have been presented and discussed:

	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☑ No ☐  Additional comments for clarification (optional)  The College intends to introduce a more formal process for evaluating Council through the use of questionnaires at the end of every Council meeting.
b. The framework includes a third-party assessment of Council effectiveness at a minimum every three years.	The College fulfills this requirement: Yes □ Partially □ No R  • A third party has been engaged by the College for evaluation of Council effectiveness: Yes □ No ☒ If yes, how often over the last five years?  • Year of last third-party evaluation: N/A  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No □  Additional comments for clarification (optional)  The College believes that it is a good idea to engage a third party to assess the effectiveness of Council and it will implement that for the next reporting period.
<ul> <li>c. Ongoing training provided to Council has been informed by:</li> <li>i. the outcome of relevant evaluation(s), and/or</li> <li>ii. the needs identified by Council members.</li> </ul>	<ul> <li>The College fulfills this requirement: Yes □ Partially R No □</li> <li>Insert a link to documents outlining how outcome evaluations and/or needs identified by members have informed Council training;</li> <li>Insert a link to Council meeting materials where this information is found <i>OR</i></li> <li>Describe briefly how this has been done for the training provided over the last year.</li> <li>Ongoing training to Council is informed by the needs identified by Council members and by the feedback provided by consultants (legal and accounting) working with the College.</li> </ul>

Standard 2 Council decisions are made in the public interest.		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☑ No ☐  Additional comments for clarification (optional):
Measure	Required evidence	College response
2.1 All decisions related to a Council's strategic objectives, regulatory	a. The College Council has a Code of Conduct and 'Conflict of Interest' policy that is accessible to	The College fulfills this requirement: Yes R Partially $\square$ No $\square$
processes, and activities are impartial, evidence-informed, and advance the public interest.	cesses, and activities are impartial, the public.	<ul> <li>Year when Council Code of Conduct and 'Conflict of Interest' Policy was implemented <i>OR</i> last evaluated/updated:         Council has a Code of Conduct that provides that Council and Committee members shall avoid any appearance of or actual conflict of interest or bias.     </li> <li>Insert a link to Council Code of Conduct and 'Conflict or Interest' Policy <i>OR</i> Council meeting materials where the policy is found and was discussed and approved:         Council Code of Conduct: <a href="https://cocoo.on.ca/code-of-conduct-for-members-of-council-and-its-committees/">https://cocoo.on.ca/code-of-conduct-for-members-of-council-and-its-committees/</a></li> </ul>
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\  \  \  \  \  \  \  \  \  \  \  \  \ $
		Additional comments for clarification (optional)
		The College believes that a more detailed conflict of interest policy (beyond that included in the Code of Conduct) would benefit Council and Committee members and it will endeavour to draft a more fulsome Conflict of Interest Policy for its members before the next reporting cycle.
		The College fulfills this requirement: Yes $\mathbb{R}$ No $\square$

b. The College enforces cooling off periods <sup>2</sup> .	<ul> <li>Cooling off period is enforced through: Conflict of interest policy □ By-law 区 Competency/Suitability criteria □ Other <ple>please specify&gt;</ple></li> <li>The year that the cooling off period policy was developed OR last evaluated/updated: N/A</li> <li>How does the college define the cooling off period?</li> </ul>
	<ul> <li>Insert a link to policy / document specifying the cooling off period, including circumstances where it is enforced; <a href="https://www.cocoo.on.ca/pdf/bylaws/bylaw-4.pdf">https://www.cocoo.on.ca/pdf/bylaws/bylaw-4.pdf</a></li> </ul>
	<ul> <li>insert a link to Council meeting where cooling of period has been discussed and decided upon; OR</li> </ul>
	<ul> <li>where not publicly available, please describe briefly cooling off policy:</li> </ul>
	The bylaws have included for some time a requirement that a member is not eligible to be elected to Council if the member holds a position that would cause the individual, if elected as councillor, to have a conflict of interest by virtue of having competing fiduciary obligations to both the College and another organization unless the member files with the Registrar, prior to the deadline referred to in Article 51.06, a written agreement to resign from the other position if elected as a councillor. The College does not have a specific "cooling off period" but agrees that at least a one year cooling off period would be appropriate.
	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\boxtimes$ No $\square$
	Additional comments for clarification (optional)
	The Council will endeavour to amend its bylaws to add a one year cooling off period.
c. The College has a conflict of interest questionnaire that all Council members must complete annually.	The College fulfills this requirement: Yes R Partially □ No □
Additionally:	

<sup>&</sup>lt;sup>2</sup> Cooling off period refers to the time required before an individual can be elected to Council where an individual holds a position that could create an actual or perceived conflict of interest with respect to his or her role and responsibility at the college.

included meeting ii. questio conflict iii. questio on area identifie the pro	npleted questionnaires are d as an appendix to each Council g package; nnaires include definitions of of interest; nnaires include questions based as of risk for conflict of interest ed by Council that are specific to fession and/or College; and	<ul> <li>The year when conflict of interest the questionnaire was implemented <i>OR</i> last evaluated/updated 2021</li> <li>Member(s) update his or her questionnaire at each Council meeting based on Council agenda items:         Always ☑ Often ☐ Sometimes ☐ Never ☐</li> <li>Insert a link to most recent Council meeting materials that includes the questionnaire:         The disclosure form/questionnaire was implemented in February 2021. Meeting materials are available here: <a href="https://www.cocoo.on.ca/pdf/meeting">https://www.cocoo.on.ca/pdf/meeting</a> materials/Council Feb 26 2021.pdf</li> </ul>
membe their re	peginning of each Council meeting, ers must declare any updates to sponses and any conflict of t specific to the meeting agenda.	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes \( \simeq \) No \( \simeq \)  Additional comments for clarification (optional)  The College has implemented a new conflict of interest disclosure form for the February 2021 Council meeting, and will continue to develop this form alongside a more detailed conflict of interest policy (see Standard 2 / 2.1 / a).
public to clear rationale (Se supporting a strategic dire actions (e.g.	terials for Council enable the arly identify the public interest e Appendix A) and the evidence decision related to the College's ection or regulatory processes and the minutes include a link to a lable briefing note).	<ul> <li>The College fulfills this requirement: Yes R Partially □ No □</li> <li>Describe how the College makes public interest rationale for Council decisions accessible for the public:         The College posts the material for Council meetings on its website in advance of the meeting, and describes the public interest rationale in all briefing notes.</li> <li>Insert a link to meeting materials that include an example of how the College references a public interest rationale:         https://www.cocoo.on.ca/pdf/meeting materials/Council Feb 26 2021.pdf     </li> <li>If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes □ No □</li> </ul>

Standard 3 The College acts to foster public trust	t through transparency about decisions made	Additional comments for clarification (if needed)  The College is now including more overtly in its Council meetings the public interest rationale for all Council decisions.  e and actions taken.
Measure  3.1 Council decisions are transparent.	a. Council minutes (once approved) are clearly posted on the College's website. Attached to	College response  The College fulfills this requirement: Yes R Partially □ No □  • Insert link to webpage where Council minutes are posted:
	the minutes is a status update on implementation of Council decisions to date (e.g. indicate whether decisions have been implemented, and if not, the status of the implementation).	https://cocoo.on.ca/council-meetings/  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes  No  Additional comments for clarification (optional)  Council minutes are posted to the College's website once approved. At the present time, the College does not attach separate status updates on implementation of Council decisions; however, status updates on previous agenda items are generally provided within the minutes of the subsequent Council meeting.
	b. The following information about Executive Committee meetings is clearly posted on the College's website (alternatively the College can post the approved minutes if it includes the following information). i. the meeting date; ii. the rationale for the meeting; iii. a report on discussions and decisions when Executive Committee acts as	The College fulfills this requirement: Yes □ Partially R No □  • Insert a link to webpage where Executive Committee minutes / meeting information are posted:  https://cocoo.on.ca/council-meetings/  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No □

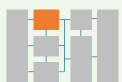
	Council or discusses/deliberates on matters or materials that will be brought forward to or affect Council; and iv. if decisions will be ratified by Council.	Additional comments for clarification (optional)  The College will plan to post Executive Committee meeting dates and meeting rationales (i and ii) over the next reporting period.
	c. Colleges that have a strategic plan and/or strategic objectives post them clearly on the College's website (where a College does not	The College fulfills this requirement: Yes R Partially □ No □  • Insert a link to the College's latest strategic plan and/or strategic objectives:
	have a strategic plan, the activities or programs it plans to undertake).	The College's Annual Reports outline the College's programs: <a href="https://cocoo.on.ca/annual-reports/">https://cocoo.on.ca/annual-reports/</a>
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes \( \Bar{\text{NO}} \) No \( \Bar{\text{NO}} \)
		Additional comments for clarification (optional)
3.2 Information provided by the College is	a. Notice of Council meeting and relevant	The College fulfills this requirement: Yes $\mathbb{R}$ Partially $\square$ No $\square$
accessible and timely.	materials are posted at least one week in advance.	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\Box$ No $\Box$
		Additional comments for clarification (optional)
		The College fulfills this requirement: Yes $\mathbb{R}$ Partially $\square$ No $\square$

b. Notice of Discipline Hearings are posted at least one week in advance and materials are	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\Box$ No $\Box$
posted (e.g. allegations referred)	Additional comments for clarification (optional)

# Domain 2: Resources

#### Standard 4

The College is a responsible steward of its (financial and human) resources.



Measure	Required evidence	College response
4.1 The College demonstrates responsible stewardship of its financial and human resources in achieving its statutory objectives and regulatory mandate.	a. The College's strategic plan (or, where a College does not have a strategic plan, the activities or programs it plans to undertake) has been costed and resources have been allocated accordingly.	The College fulfills this requirement: Yes R Partially □ No □  • Insert a link to Council meeting materials that include approved budget <i>OR</i> link to most recent approved budget:
	Further clarification: A College's strategic plan and budget should be designed to complement and	The 2020 budget was approved at the February 28, 2020 Council meeting (budget documentation can be found at the end of the minutes): <a href="https://www.cocoo.on.ca/pdf/minutes/minutes-2020-02-28.pdf">https://www.cocoo.on.ca/pdf/minutes/minutes-2020-02-28.pdf</a>

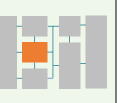
support each other. To that end, budget	If the response is "partially" or "no", is the College planning to improve its performance over the next
allocation should depend on the activities	reporting period? Yes □ No □
or programs a College undertakes or	
-	
,	
should be allocated accordingly.	
	Additional comments for clarification (optional)
b. The College:	The College fulfills this requirement: Yes $\square$ Partially $\square$ No $\mathbb R$
	,
i. has a "financial reserve policy" that	If applicable:
i. has a "financial reserve policy" that sets out the level of reserves the	,
<ul> <li>i. has a "financial reserve policy" that sets out the level of reserves the College needs to build and maintain in</li> </ul>	If applicable:
<ul> <li>i. has a "financial reserve policy" that sets out the level of reserves the College needs to build and maintain in order to meet its legislative</li> </ul>	<ul> <li>If applicable:         <ul> <li>Insert a link to "financial reserve policy" OR Council meeting materials where financial reserve policy has been discussed and approved: N/A</li> </ul> </li> </ul>
<ul> <li>i. has a "financial reserve policy" that sets out the level of reserves the College needs to build and maintain in order to meet its legislative requirements in case there are</li> </ul>	<ul> <li>If applicable:</li> <li>Insert a link to "financial reserve policy" OR Council meeting materials where financial reserve policy has</li> </ul>
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	allocation should depend on the activities or programs a College undertakes or identifies to achieve its goals. To do this, a College should have estimated the costs of each activity or program and the budget should be allocated accordingly.

c. Council is accountable for the success and sustainability of the organization it governs. This includes ensuring that the organization has the workforce it needs to be successful now and, in the future (e.g. processes and procedures for succession planning, as well as current staffing levels to support College operations).	The College fulfills this requirement: Yes □ Partially R No □  • Insert a date and link to Council meeting materials where the College's Human Resource plan, as it relates to the Operational and Financial plan, was discussed.  The College has a Strategic Planning Committee, which is responsible for identifying key strategic goals and actions that in its opinion will need to be taken by Council over the next five years, and considering and making recommendations to Council on those goals and actions.  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No □  Additional comments for clarification (optional)

# DOMAIN 3: SYSTEM PARTNER

**Standard 5** 

The College actively engages with other health regulatory Colleges and system partners to align oversight of the practice of the profession and support execution of its mandate.



Standard 6

The College maintains cooperative and collaborative relationships to ensure it is responsive to changing public expectations.

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The College responds in a timely and effective manner to changing public expectations.

#### Measure / Required evidence: N/A

## College response

Colleges are requested to provide a narrative that highlights their organization's best practices for each of the following three standards. An exhaustive list of interactions with every system partner the College engages is not required.

Colleges may wish to provide Information that includes their key activities and outcomes for each best practice discussed with the ministry, or examples of system partnership that, while not specifically discussed, a College may wish to highlight as a result of that dialogue. For the initial reporting cycle, information may be from the recent past, the reporting period, or is related to an ongoing activity (e.g., planned outcomes).

The three standards under this domain are not assessed based on measures and evidence like other domains, as there is no 'best practice' regarding the execution of these three standards.

Instead, <u>Colleges will report on key</u> activities, outcomes, and next steps that have emerged through a dialogue with the Ministry of Health.

Beyond discussing what Colleges have done, the dialogue might also identify other Standard 5: The College actively engages with other health regulatory colleges and system partners to align oversight of the practice of the profession and support execution of its mandate.

Recognizing that a College determines entry to practice for the profession it governs, and that it sets ongoing standards of practice within a health system where the profession it regulates has multiple layers of oversight (e.g. by employers, different legislation, etc.), Standard 5 captures how the College works with other health regulatory colleges and other system partners to support and strengthen alignment of practice expectations, discipline processes, and quality improvement across all parts of the health system where the profession practices. In particular, a College is asked to report on:

How it has engaged other health regulatory Colleges and other system partners to strengthen the execution of its oversight mandate and aligned practice
expectations? Please provide details of initiatives undertaken, how engagement has shaped the outcome of the policy/program and identify the specific
changes implemented at the College (e.g. joint standards of practice, common expectations in workplace settings, communications, policies, guidance, website
etc.).

potential areas for alignment with other Colleges and system partners.

In preparation for their meetings with the ministry, Colleges have been asked to submit the following information:

 Colleges should consider the questions pertaining to each standard and identify examples of initiatives and projects undertaken during the reporting period that demonstrate the three standards, and the dates on which these initiatives were undertaken. Standard 6: The College maintains cooperative and collaborative relationships to ensure it is responsive to changing public/societal expectations.

The intent of standard 6 is to demonstrate that a College has formed the necessary relationships with system partners to ensure that it receives and contributes information about relevant changes to public expectations. This could include both relationships where the College is "pushed" information by system partners, or where the College proactively seeks information in a timely manner.

- Please provide some examples of partners the College regularly interacts with including patients/public and how the College leverages those relationships to ensure it can respond to changing public/societal expectations.
- In addition to the partners it regularly interacts with, the College is asked to
  include information about how it identifies relevant system partners,
  maintains relationships so that the College is able access relevant information
  from partners in a timely manner, and leverages the information obtained to
  respond (specific examples of when and how a College responded is requested
  in standard 7).

Standard 7: The College responds in a timely and effective manner to changing public expectations.

Standard 7 highlights successful achievements of when a College leveraged the system partner relationships outlined in Standard 6 to implement changes to College policies, programs, standards etc., demonstrating how the College responded to changing public expectations in a timely manner.

- How has the College responded to changing public expectations over the
  reporting period and how has this shaped the outcome of a College
  policy/program? How did the College engage the public/patients to
  inform changes to the relevant policy/program? (e.g. Instances where
  the College has taken the lead in strengthening interprofessional
  collaboration to improve patient experience, examples of how the
  College has signaled professional obligations and/or learning
  opportunities with respect to the treatment of opioid addictions, etc.).
- The College is asked to provide an example(s) of key successes and achievements from the reporting year.



# College Performance Measurement Framework (CPMF) Reporting Tool Domain 3

#### Standard 5:

The College actively engages with other health regulatory Colleges and system partners to align oversight of the practice of the profession and support execution of its mandate.

The College engages with other health regulatory Colleges and system partners, which include: the Health Profession Regulators of Ontario (HRPO), the Ontario Society of Chiropodists (OSC), the Ontario Podiatric Medicine Association (OPMA) (associations for chiropodists and podiatrists in Ontario), the Canadian Life and Health Insurance Association (CLHIA), the Michener Institute for Applied Health Sciences (Michener), the Ministry of Health (MOH) and Public Health Ontario (PHO). The College also participates in working groups, including: the Practice Advisors Network, Quality Assurance Working Group, and Investigations & Hearings Group to work collaboratively with other Colleges to develop resources, policies and standards.

#### Amendments to Regulations and Standards

The College communicates with other Colleges to strengthen the execution of its mandate, to give the public confidence that it is acting in a manner that serves and protects the public interest. In particular, the College collaborated with the College of Midwives and College of Optometrists on its <u>expanded Drug</u> Regulation proposal.

The College also worked closely with other Colleges when there were overlapping authorizations (e.g. during the development of the <u>Administration of Inhaled Substances and the Use of Sedation Standard</u>) to ensure that it had the best information available to understand how the regulation and standard would need to be developed to safeguard our members' patients.

The College worked collaboratively with PHO to develop IPAC Checklists alongside its amended Infection Control Standard in 2018 (more information <a href="https://example.com/here">here</a>).

#### **COVID-19 Pandemic Response**

The College mounted a rapid response to the COVID-19 pandemic and was able to respond to the rapidly changing dynamic by accessing resource in other jurisdictions that experienced outcomes from the pandemic, such as Europe and the United States. The College was approached by other Colleges (including the College of Physiotherapists and the Royal College of Dental Surgeons) to share information. The College used its website to keep members and the public informed (more information and COVID-19 documentation <a href="here">here</a>). The College recognized very early that the key was to deliver accurate and complete information direct from the College, rather than from the associations or other sources. Representatives were called in from the associations (OSC and OPMA) to collaborate and send out information to members directing them to the College. The College continues to consult with the MOH's Health System Emergency Management Branch where required to ensure the information to members and the public is accurate and complete.

### Zero Tolerance Policy

As a result of increasing trends related to inappropriate business practices (identified through recurring themes encountered by the Inquiries, Complaints and Reports Committee (ICRC)), Council believed that protecting the public demanded enhanced efforts to eliminate these inappropriate practices. The College collaborated with the College of Physiotherapists to learn more about their statement on Inappropriate Business Practices and to assist in the development of its own statement.

A Zero Tolerance Policy Statement was approved in 2019 to inform Members and the public unequivocally where the College stands on this issue. By taking this step, the College is reflecting the importance of following appropriate business practices that reflect the expectations and confidence of the Ontario public. On February 22, 2019, Council adopted, in principle, a zero tolerance policy for inappropriate business practices. The Executive Committee approved and implemented the policy statement on May 10, 2019.

#### **Revised Profile of Competencies**

The College revised its Profile of Competencies for entry to practice and intends to implement the revised competencies in 2022, to more accurately reflect the practice expectations for chiropodists in Ontario. This was and continues to be a collaborative effort between College committees and the Michener.

#### **Unregulated Clinics Project**

The College participated in the Clinic Regulation Working Group, a project with other health regulatory Colleges to consider how to regulate clinics that were not run by regulated health professionals, to ensure that it would be able to protect the public from inappropriate treatment and business practices. The College engaged in research and stakeholder consultations to address this issue.

#### Supporting Chiropody Research

The College was approached by the research study team at Unity Health Toronto – St. Michael's Hospital to assist with the distribution of a survey to its Members regarding the impact of regulated foot care services during the COVID-19 pandemic. College Council voted unanimously to assist St. Michael's Hospital with the distribution of the study to support its Members and their research, to better understand the impact of COVID-19 on the practices of chiropodists and podiatrists and to better prepare for future epidemics. The College sent a communication to all Members to invite them to participate in the study (participation was voluntary). More information on the study can be found <a href="here">here</a>.

#### **Standard 6:**

The College maintains cooperative and collaborative relationships to ensure it is responsive to changing public expectations.

As identified above in Standard 5, the College maintains relationships with other Colleges and system partners to respond to changing public expectations.

#### Registrar and College staff

The Council of the College (both public and professional members), works closely with its Registrar to ensure that the College's vision and mandate is carried out in accordance with its statutory objects. The Council view the staff of the College as partners with the Council in fulfilling the College's important task of protecting the public. The Council is committed to strengthening this cooperative and collaborative relationship in 2021 and beyond.

#### **Practice Advisory Service**

The College introduced a Practice Advisory Service in September 2020, to provide guidance to members and the public regarding the professional obligations of members in providing safe, ethical and competent foot care. Members and the public can contact the Practice Advisor via the College's website

(online form), phone, or e-mail. There are also resources available on the College's website (more information here).

The College consults and collaborates with the HPRO Practice Advisor Network. In developing the role in the summer of 2020, the College consulted with the College of Occupational Therapists and College of Massage Therapists to assist with the introduction of the role and to learn what resources and communication methods have been successful for other Colleges.

The College gathers data from inquiries from members and the public to guide the development of resources and communications to members. FAQs are developed and posted to the College's website on an as-needed basis. The Practice Advisor also works collaboratively with the Manager of Professional Conduct and Hearings (via the ICRC), and Council and its committees, in order to stay informed of trends.

#### Social Media Presence

Over the past year, the College has introduced a social media presence in light of the events of COVID-19 and the need to better connect with its Members and the public across a variety of platforms. The College now uses Facebook, Twitter and LinkedIn to communicate in a timely manner with Members and the public.

#### Standard 7:

The College responds in a timely and effective manner to changing public expectations.

#### Improved Technology and Online Presence

The combination of substantive changes to the College's website/database and the introduction of social media platforms has allowed for significantly improved communication and interaction with Members and the public. The new database allows Members (and College staff) to update their practice information to the public register in real time. The College's social media presence also allows it to disseminate information quickly.

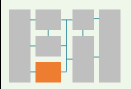
These technological changes, combined with the newly created role of Practice Advisor, allow Members and the public to remain informed of rapid changes (particularly as they occur with COVID-19). This has also encouraged feedback from Members and the public often through dialogue with practitioners in real time.

## **COVID-19 Pandemic Response**

During the early stages of the pandemic, the College's Standards and Guidelines Committee was broken down into various sub-groups to work on developing resources based on the information as it was coming in. The College developed a number of resources during the pandemic, including a COVID-19 webpage, clinical practice directive, and Frequently Asked Questions (for members and the public). These continue to be updated and revised based on new information and guidelines from the Ministry of Health and Public Health Ontario. The Practice Advisor acts as a relay between the College committees (where required) to facilitate responses in a timely manner. The College also rescheduled and revised the format of its registration examinations in response to the rapidly changing lockdown frameworks in regions across the province.

# Domain 4: Information management

## Standard 8

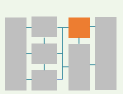


information collected by the college is p	protected from unauthorized disclosure.		
Measure	Required evidence	College response	
8.1 The College demonstrates how it protects against unauthorized disclosure of	a. The College has and uses policies and processes to govern the collection, use,	The College fulfills this requirement: Yes $\square$ Partially $\mathbb R$ No $\square$	
information.	disclosure, and protection of information	• Insert a link to policies and processes <b>OR</b> provide brief description of the respective policies and processes.	
	that is of a personal (both health and non-health) or sensitive nature that it holds	. ,	The College has not yet articulated in writing formalized policies and processes around the collection, use, disclosure, and protection of information that is of a personal or sensitive nature that it holds. However, all staff are well aware of the stringent confidentiality obligations in the RHPA.
		Furthermore, members' information in the iMIS database can only be accessed by College staff and the member themselves. Members' information is password protected. Standard protocols are followed with respect to the database and IT security.	
		The College also uses secure file transfer (Dropbox Business) and password protects its documentation related to committee uses. Physical copies of documents are securely shredded via a third party company once they are uploaded to the College's server. Filing cabinets within the office itself remain locked when not in use.	
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No ☐	
		Additional comments for clarification (optional)	
		The College will endeavour to create more formalized policies and processes around the protection of personal information which it holds.	

# DOMAIN 5: REGULATORY POLICIES

## Standard 9





Measure	Required evidence	College response
9.1 All policies, standards of practice, and practice guidelines are up to date and relevant to the current practice environment (e.g. where appropriate, reflective of changing population health needs, public/societal expectations, models of care, clinical evidence, advances in technology).	a. The College has processes in place for evaluating its policies, standards of practice, and practice guidelines to determine whether they are appropriate, or require revisions, or if new direction or guidance is required based on the current practice environment.	The College fulfills this requirement: Yes □ Partially R No □  • Insert a link to document(s) that outline how the College evaluates its policies, standards of practice, and practice guidelines to ensure they are up to date and relevant to the current practice environment <i>OR</i> describe in a few words the College's evaluation process (e.g. what triggers an evaluation, what steps are being taken, which stakeholders are being engaged in the evaluation and how).  The evaluation process is led by the Executive Committee, which reviews the policies, standards and guidelines on an ad hoc basis and selects those requiring revision.  Stakeholders include the Standards & Guidelines Committee (which includes public representation), which are involved in the revision process.  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting
		period? Yes No   Additional comments for clarification (optional)  The College intends to formalize and standardize the process (e.g. by creating an evaluation tool for
		documents to ensure they are current and relevant, and by introducing a schedule for review).
		The College will incorporate the role of Practice Advisor in identifying gaps in policies, standards and guidelines and liaising with Council/Committees to ensure documents remain current and relevant.
	b. Provide information on when policies, standards, and practice guidelines have been newly developed or	The College fulfills this requirement: Yes $R$ Partially $\square$ No $\square$

updated, and demonstrate how the College took into account the following components:  i. evidence and data,  ii. the risk posed to patients / the public,  iii. the current practice environment,  iv. alignment with other health regulatory Colleges (where appropriate, for example where practice matters overlap)  v. expectations of the public, and	<ul> <li>For two recent new policies or amendments, either insert a link to document(s) that demonstrate how those components were taken into account in developing or amending the respective policy, standard or practice guideline (including with whom it engaged and how) <i>OR</i> describe it in a few words.</li> <li>Prescription Custom Foot Orthoses (PCFO) Standard (amended October 2020)</li> <li>best practice amendments were made to ensure that the public of Ontario have access to the safest and most effective PCFO;</li> <li>amendments to the Standard were supported by the current practice environment as well as data from ICRC and Discipline;</li> <li>stakeholder feedback was considered from multiple sources prior to approval by Council.</li> </ul>
vi. stakeholder views and feedback.	Records Standard (amended October 2020)  - amendments were made to reflect the current practice environment and changes in technology by expanding on the standards relating to electronic medical records as well as online privacy and security;  - alignment with other Colleges was reviewed and referenced  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes \( \subseteq \) No \( \subseteq \)  Additional comments for clarification (optional)

Domain 6: Suitability to practice			
Standard 10			
The College has processes and procedures in place to assess the competency, safety, and ethics of the people it registers.			
Measure Required evidence College response			
		The College fulfills this requirement: Yes $R$ Partially $\square$ No $\square$	

10.1Applicants meet all College requirements before they are able to practice.	a. Processes are in place to ensure that only those who meet the registration requirements receive a certificate to practice (e.g., how it operationalizes the registration of members, including the review and validation of submitted documentation to detect fraudulent documents, confirmation of information from supervisors, etc.) <sup>3</sup> .	<ul> <li>Insert a link that outlines the policies or processes in place to ensure the documentation provided by candidates meets registration requirements <i>OR</i> describe in a few words the processes and checks that are carried out:</li></ul>
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<sup>&</sup>lt;sup>3</sup> This measure is intended to demonstrate how a College ensures an applicant meets every registration requirement set out in its registration regulation prior to engaging in the full scope of practice allowed under any certificate of registration, including whether an applicant is eligible to be granted an exemption from a particular requirement.

b.	The College periodically reviews its criteria and processes for determining whether an applicant meets its registration requirements, against best practices (e.g. how a College determines language proficiency).	<ul> <li>Insert a link that outlines the policies or processes in place for identifying best practices to assess whether an applicant meets registration requirements (e.g. how to assess English proficiency, suitability to practice etc.), link to Council meeting materials where these have been discussed and decided upon OR describe in a few words the process and checks that are carried out.</li></ul>
		The College fulfills this requirement: Yes □ Partially R No □

10.2Registrants continuously demonstrate they are competent and practice safely and ethically.	a. Checks are carried out to ensure that currency <sup>4</sup> and other ongoing requirements are continually met (e.g., good character, etc.).	
		The College fulfills this requirement: Yes R Partially \( \Delta \) No \( \Delta \)

<sup>&</sup>lt;sup>4</sup> A 'currency requirement' is a requirement for recent experience that demonstrates that a member's skills or related work experience is up-to-date. In the context of this measure, only those currency requirements assessed as part of registration processes are included (e.g. during renewal of a certificate of registration, or at any other time).

10.3Registration practices are transparent, objective, impartial, and fair.	a. The College addressed all recommendations, actions for improvement and next steps from its most recent Audit by the Office of the Fairness Commissioner (OFC).	Insert a link to the most recent assessment report by the OFC <i>OR</i> provide summary of outcome assessment report: <a href="https://www.cocoo.on.ca/pdf/Final Assessment Practices Report 2018.pdf">https://www.cocoo.on.ca/pdf/Final Assessment Practices Report 2018.pdf</a>
		Where an action plan was issued, is it: Completed □ In Progress □ Not Started □
		No Action Plan Issued R
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\Box$ No $\Box$
		Additional comments for clarification (if needed)

#### Standard 11

The College ensures the continued competence of all active registrants through its Quality Assurance processes. This includes an assessment of their competency, professionalism, ethical practice, and quality of care.

Measure	Required evidence	College response
11.1The College supports registrants in applying the (new/revised) standards of practice and practice guidelines applicable to their practice.	a. Provide examples of how the College assists registrants in implementing required changes to standards of practice or practice guidelines (beyond communicating the existence of new standard, FAQs, or supporting documents).	Provide a brief description of a recent example of how the College has assisted its registrants in the uptake of a new or amended standard:  Name of Standard: Amended Prescription Foot Orthoses Standard of Practice  Duration of period that support was provided: Ongoing (Practice Advisor (PA) role)  Activities undertaken to support registrants: PA available via phone/e-mail/online web form to answer questions; infographic developed outlining key changes from the previous version of the Standard  'who is registrants reached/participated by each activity: Information not collected  Evaluation conducted on effectiveness of support provided: No  Does the College always provide this level of support: Yes No Image: No place provide a brief explanation: The PA role is new to the College and continues to evolve to meet the needs of our members. Moving forward, support will be provided where required to assist with uptake of new or amended standards.  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes No

		Additional comments for clarification (optional)
		The College will aim to develop a variety of support activities for registrants, such as informational videos, webinars, live Q&A, as well as data collection on registrants reached and evaluation of the support provided.
11.2The College effectively administers the	a. The College has processes and policies in	The College fulfills this requirement: Yes □ Partially R No □
assessment component(s) of its QA Program in a manner that is aligned with right touch regulation <sup>5</sup> .	i. how areas of practice that are evaluated in QA assessments are identified in order to ensure the most impact on the quality of a registrant's practice;  ii. details of how the College uses a right touch, evidence informed approach to determine which registrants will undergo an assessment activity (and which type if multiple assessment activities); and  iii. criteria that will inform the remediation activities a registrant must undergo based on the QA assessment, where necessary.	<ul> <li>List the College's priority areas of focus for QA assessment and briefly describe how they have been identified OR link to website where this information can be found:         https://www.cocoo.on.ca/pdf/qa/qa-practice-assessment-tool.pdf             The College has prioritized practice assessments as part of the QA program (see below).</li> </ul> <li>Is the process taken above for identifying priority areas codified in a policy: Yes □ No ☑ If yes, please insert link to policy</li> <li>Insert a link to document(s) outlining details of right touch approach and evidence used (e.g. data, literature, expert panel) to inform assessment approach OR describe right touch approach and evidence used: N/A</li> <li>Provide the year the right touch approach was implemented OR when it was evaluated/updated (if applicable): N/A             If evaluated/updated, did the college engage the following stakeholders in the evaluation:</li>

<sup>&</sup>lt;sup>5</sup> "Right touch" regulation is an approach to regulatory oversight that applies the minimal amount of regulatory force required to achieve a desired outcome. (Professional Standards Authority. Right Touch Regulation. https://www.professionalstandards.org.uk/publications/right-touch-regulation).

		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No ☐  Additional comments for clarification (optional)  In 2019, the College increased the percentage of Members required to undergo a practice assessment to 5% (up from 2%).  The College will endeavour to implement a "Right Touch" approach for its QA Program over the next reporting cycle. The College's QA Committee is planning to review and update the assessment program for 2021.
11.3The College effectively remediates and	a. The College tracks the results of	The College fulfills this requirement: Yes □ Partially R No □
monitors registrants who demonstrate unsatisfactory knowledge, skills, and judgment.	remediation activities a registrant is directed to undertake as part of its QA Program and assesses whether the registrant subsequently demonstrates the required knowledge, skill and judgement while practising.	<ul> <li>Insert a link to the College's process for monitoring whether registrant's complete remediation activities OR describe the process:         Practice assessments are completed by College assessors (trained Members of the College). Assessors complete a report which is then reviewed by the QA Committee. Members who are identified as requiring remediation or follow-up undergo further investigation and/or additional visits by practice assessors.     </li> <li>Insert a link to the College's process for determining whether a registrant has demonstrated the knowledge, skills and judgement following remediation OR describe the process:         The QA Committee reviews assessor reports and directs the Registrar to inform the Member regarding any further remediation or monitoring/visits required. The QA Committee reviews all follow-up reports and materials (from all visits), including the implementation of any recommendations made to the Member to satisfy outstanding requirements.     </li> </ul>
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes No  Additional comments for clarification (if needed)
		The College is currently completing a review of its QA processes in order to improve the program, which will include more robust remediation requirements and processes.

Standard 12 The complaints process is accessible and	l supportive.	
Measure 12.1The College enables and supports anyone	a. The different stages of the complaints	College response  The College fulfills this requirement: Yes R Partially □ No □
who raises a concern about a registrant.	process and all relevant supports available to complainants are clearly communicated and set out on the College's website and are communicated directly to complainants who are engaged in the complaints process, including what a complainant can expect at each stage and the supports available to them (e.g. funding for sexual abuse therapy).	<ul> <li>Insert a link to the College's website that describes in an accessible manner for the public the College's complaints process including, options to resolve a complaint and the potential outcomes associated with the respective options and supports available to the complainant:         <ul> <li><a href="https://cocoo.on.ca/submit-a-concern/">https://cocoo.on.ca/submit-a-concern/</a></li> </ul> </li> <li>Does the College have policies and procedures in place to ensure that all relevant information is received during intake and at each stage of the complaints process:</li></ul>
	b. The College responds to 90% of inquiries from the public within 5 business days, with follow-up timelines as necessary.	<ul> <li>The College fulfills this requirement: Yes □ Partially R No □</li> <li>Insert rate (see Companion Document: Technical Specifications for Quantitative CPMF Measures)</li> <li>The College responded to complainants/members of the public filing complaints within 0.02 days of receiving a complaint during the reporting period.</li> </ul>
		<ul> <li>For cases that resulted in a Registrar's investigation, the College responded to information it received in an average of 0.4 days.</li> </ul>

		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No ☐  The College does not track its response time for other inquiries that did not result in a complaint.
	c. Examples of the activities the College has undertaken in supporting the public during the complaints process.	List all the support available for public during complaints process:  https://cocoo.on.ca/submit-a-concern/ • Most frequently provided supports in CY 2020: Members of the public were referred to the College's website for a general overview of the complaints process. A member of staff was available to answer any additional questions or provide clarity about the information on the College's website. Aside from general information about the complaints process, no additional support was provided to the public in 2020. If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes No  Additional comments for clarification (optional)
12.2All parties to a complaint and discipline process are kept up to date on the progress of their case, and complainants are supported to participate effectively in the process.	a. Provide details about how the College ensures that all parties are regularly updated on the progress of their complaint or discipline case and are supported to participate in the process.	<ul> <li>The College fulfills this requirement: Yes R Partially  No </li> <li>Insert a link to document(s) outlining how all parties will be kept up to date and support available at the various stages of the process OR provide a brief description:</li> <li>The College provides the complainant with information about timelines on its website: <a href="https://cocoo.on.ca/submit-a-concern/">https://cocoo.on.ca/submit-a-concern/</a></li> <li>The initial letter to the complaint, acknowledging the complaint, sets out rough timelines and outlines the process. The initial letter to the member, with notice of the complaint, also sets out timelines and outlines process. Both letters indicate that the ICRC attempts to dispose of complaints within 150 days.</li> <li>When the ICRC does not meet the 150-day timeframe, delay letters are sent to both parties. Letters are also sent at the 210-day mark, and at 30-day intervals thereafter. The letters outline the reason the file has been delayed.</li> <li>Parties are provided with the ICRC decision, including when the decision is to refer the matter to the Discipline Committee.</li> </ul>

		<ul> <li>The College maintains a list of upcoming Discipline Committee hearings on its website: <a href="https://cocoo.on.ca/scheduled-discipline-hearings-referrals/">https://cocoo.on.ca/scheduled-discipline-hearings-referrals/</a></li> <li>If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes \( \subseteq \no \subseteq \)</li> <li>The College does not historically have many referrals to the Discipline Committee. To improve its communication in the next reporting period, it will develop a guide for complainants and witnesses involved in the Discipline process to inform them about what to expect and how they may be asked to participate.</li> </ul>
Standard 13 All complaints, reports, and investigation	ns are prioritized based on public risk, and	d conducted in a timely manner with necessary actions to protect the public.
Measure	Required evidence	College response
13.1The College addresses complaints in a right touch manner.	<ul> <li>The College has accessible, up-to-date, documented guidance setting out the framework for assessing risk and acting on complaints, including the prioritization of investigations, complaints, and reports (e.g. risk matrix, decision matrix/tree, triage protocol).</li> </ul>	<ul> <li>The College fulfills this requirement: Yes R Partially □ No □</li> <li>Insert a link to guidance document OR describe briefly the framework and how it is being applied:</li> <li>The ICRC's risk assessment framework is on the College's website here:     <a href="https://cocoo.on.ca/pdf/ICRC">https://cocoo.on.ca/pdf/ICRC</a> Risk Assessment Tool.pdf</li> <li>The framework is discussed on the website here: <a href="https://cocoo.on.ca/submit-a-concern/">https://cocoo.on.ca/submit-a-concern/</a></li> <li>Provide the year when it was implemented OR evaluated/updated (if applicable): The framework has been in effect since January 2019.</li> <li>If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes □ No □</li> <li>The College does not have a framework for triaging cases that are in the ICRC process, though the volume of files does not necessitate this right now. Cases are processed as soon as they are received and files are opened, on average, two days after a complaint is received.</li> </ul>
Standard 14		
The College complaints process is coord		
Measure	Required evidence	College response

14.1The College demonstrates that it shares concerns about a registrant with other relevant regulators and external system partners (e.g. law enforcement, government, etc.).	a. The College's policy outlining consistent criteria for disclosure and examples of the general circumstances and type of information that has been shared between the College and other relevant system partners, within the legal framework, about concerns with individuals and any	<ul> <li>The College fulfills this requirement: Yes  Partially R No  </li> <li>Insert a link to policy <i>OR</i> describe briefly the policy: The College does not have a written policy setting out how it shares information with other Colleges and stakeholders.</li> <li>Provide an overview of whom the College has shared information over the past year and purpose of sharing that information (i.e. general sectors of system partner, such as 'hospital', or 'long-term care home'): The College provided information to another regulatory health college about the conduct of one</li> </ul>
	results.	of its members that arose out of the College's investigation.  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☑ No □  The College will develop a policy or procedure that outlines how it share information with other regulators and external system partners, if applicable.

DOMAIN 7: MEASUREMENT, REPORTIN	G, AND IMPROVEMENT		
tandard 15			
The College monitors, reports on, and improves its performance.			
Measure	Required evidence	College response	
		The College fulfills this requirement: Yes $\square$ Partially $\square$ No $\mathbb R$	

15.1Council uses Key Performance Indicators (KPIs) in tracking and reviewing the College's performance and regularly reviews internal and external risks that could impact the College's performance.	a. Outline the College's KPI's, including a clear rationale for why each is important.	• Insert a link to document that list College's KPIs with an explanation for why these KPIs have been selected (including what the results the respective KPIs tells, and how it relates to the College meeting its strategic objectives and is therefore relevant to track), link to Council meeting materials where this information is included <i>OR</i> list KPIs and rationale for selection: N/A  If the response is "partially" or "no", is the College planning to improve its performance over the next reporting				
		period? Yes ☒ No ☐				
		Additional comments for clarification (if needed)  College Council will be reviewing the use of KPIs in future.				
	b. Council uses performance and risk information to regularly assess the	The College fulfills this requirement: Yes $\square$ Partially $\square$ No R				
	College's progress against stated strategic objectives and regulatory outcomes.	<ul> <li>Insert a link to last year's Council meetings materials where Council discussed the College's progress against stated strategic objectives, regulatory outcomes and risks that may impact the College's ability to meet its objectives and the corresponding meeting minutes: N/A</li> </ul>				
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No ☐				
		Additional comments for clarification (if needed)				
		College Council will be reviewing the use of KPIs in future.				
15.2Council directs action in response to  College performance on its KPIs and risk	a. Where relevant, demonstrate how performance and risk review findings have	The College fulfills this requirement: Yes $\square$ Partially $\square$ No R				
reviews.	translated into improvement activities.	Insert a link to Council meeting materials where relevant changes were discussed and decided upon: N/A				
		If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes $\boxtimes$ No $\square$				

		Additional comments for clarification (if needed)  College Council will be reviewing the use of KPIs in future.
15.3The College regularly reports publicly on its performance.	<ul> <li>Performance results related to a College's strategic objectives and regulatory</li> </ul>	The College fulfills this requirement: Yes $\square$ Partially $\square$ No $\mathbb R$
performance.	activities are made public on the College's	Insert a link to College's dashboard or relevant section of the College's website: N/A
	website.	If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Yes ☒ No ☐
		Additional comments for clarification (if needed)
		College Council will be reviewing the use of KPIs in future.

# PART 2: CONTEXT MEASURES

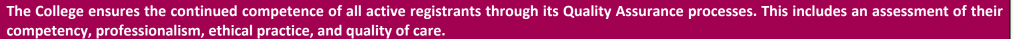
The following tables require Colleges to provide **statistical data** that will provide helpful context about a College's performance related to the standards. The context measures are non-directional, which means no conclusions can be drawn from the results in terms of whether they are 'good' or 'bad' without having a more in-depth understanding of what specifically drives those results.

In order to facilitate consistency in reporting, <u>a recommended methodology to calculate the information is provided in the companion document</u> "Technical Specifications for Quantitative College Performance Measurement Framework Measures." However, recognizing that at this point in time, the data may not be readily available for each College to calculate the context measure in the recommended manner (e.g. due to differences in definitions), a College can report the information in a manner that is conducive to its data infrastructure and availability.

In those instances where a College does not have the data or the ability to calculate the context measure at this point in time it should state: 'Nil' and indicate any plans to collect the data in the future.

Where deemed appropriate, Colleges are encouraged to provide additional information to ensure the context measure is properly contextualized to its unique situation. Finally, where a College chooses to report a context measure using methodology other than outlined in the following Technical Document, the College is asked to provide the methodology in order to understand how the College calculated the information provided.

### Standard 11



Statistical data collected in accordance with recommended methodology or College own methodology:

☑ Recommended

☐ College methodology

If College methodology, please specify rationale for reporting according to College methodology:					
Context Measure (CM)					
CM 1. Type and distribution of QA/QI activities and assessments used in CY 2020*					
Type of QA/QI activity or assessment	#				
i. In 2020, the College randomly selected 20% of the membership (165 members) to submit their Continuing Education (CE) material for the 2018/2019 Cycle per the criteria found here: <a href="https://cocoo.on.ca/members/quality-assurance-continuing-education-program/">https://cocoo.on.ca/members/quality-assurance-continuing-education-program/</a> Members were asked, for the first time using the iMIS database, to upload their CE logs for review. This process was completed in February 2021, and the College is currently finalizing development in IMIS for the Quality Assurance Committee to be able to review and assess the members' submissions.	165	What does this information tell us? Quality assurance (QA) and Quality Improvement (QI) are critical components in ensuring that professionals provide care that is safe, effective, patient centred and ethical. In addition, health care professionals face a number of ongoing changes that might impact how they practice (e.g. changing roles and responsibilities, changing public expectations, legislative changes).			
ii. In order to accommodate members during the COVID-19 lockdown, the College implemented changes for the 2020/2021 CE cycle, allowing for the acceptance of more online learning-based educational activities. The details are outlined here:  https://cocoo.on.ca/pdf/qa/CE_letter_to_members_2020.pdf	ALL (approx. 750 in 2020)	The information provided here illustrates the diversity of QA activities the College undertook in assessing the competency of its registrants and the QA and QI activities its registrants undertook to maintain competency in CY 2020. The			
iii. As part of the annual renewal, members must complete their Declaration of Completion (Quality Assurance Program) which includes the following questions:		diversity of QA/QI activities and assessments is reflective of a College's risk- based approach in executing its QA program, whereby the frequency of assessment and activities to maintain competency are informed by the risk of a			
<ol> <li>I have reviewed my practice and completed the Quality Assurance Self-Assessment Tool, which is available here: <a href="https://www.cocoo.on.ca/pdf/qa/sat.pdf">https://www.cocoo.on.ca/pdf/qa/sat.pdf</a></li> <li>I have created a plan to address the continued professional developmental objectives I have identified in this Self-Assessment Tool.</li> <li>I understand that I must retain the completed Self-Assessment Tool and Continuing Education Log in my files.</li> </ol>	ALL (approx. 750 in 2020)	registrant not acting competently. Details of how the College determined the appropriateness of its assessment component of its QA program are described or referenced by the College in Measure 13(a) of Standard 11.			

The College is in the process of migrating all of the Quality Assurance processes into IMIS. Once this is complete it will be easier for members to keep track of their own CE documentation, as well as making it easy to submit to the College. In addition, once trained on its use, committee members will be able to easily assess more members which will in turn allow the College to examine an increased number of members. v. The Quality Assurance Committee is exploring the possibility of expanding the Practice Assessments to be submitted and evaluated year-round as opposed to in a concentrated way once every two years. This will allow the College to increase the percentage of members who receive a practice assessment and aim to assess every member of the College once every 5 cycles. <Insert QA activity or assessment> <Insert QA activity or assessment> <Insert QA activity or assessment> VIII. <Insert QA activity or assessment> <Insert QA activity or assessment> \* Registrants may be undergoing multiple QA activities over the course of the reporting period. While future iterations of the CPMF may evolve to capture the different permutations of pathways registrants may undergo as part of a College's QA Program, the requested statistical

information recognizes the current limitations in data availability today and is therefore limited to type and distribution of QA/QI activities

NR = Non-reportable: results are not shown due to < 5 cases

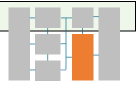
Additional comments for clarification (if needed)

or assessments used in the reporting period.

The Quality Assurance Committee is exploring several options to expand the program including:

- Requiring members to submit their Continuing Education hours as part of their renewal package annually, as opposed to every two years, and then selecting which members to review.
- Looking at integrating a tiered system of random selection which would include a percentage of members who are targeted based on various criteria, and a percentage of randomly selected members.
- Exploring the possibility of continual practice assessments throughout the year as opposed to every two years with a goal of assessing a higher percentage of the membership annually and guaranteeing that all members are assessed in a timelier manner.

# DOMAIN 6: SUITABILITY TO PRACTICE



### Standard 11

The College ensures the continued competence of all active registrants through its Quality Assurance processes. This includes an assessment of their competency, professionalism, ethical practice, and quality of care

Statistical data collected in accordance with recommended methodology or College own methodology:

☑ Recommended

☐ College methodology

If College methodology, please specify rationale for reporting according to College methodology:

Context Measure (CM)			
	#	%	What does this information tell us? If a registrant's knowledge,
CM 2. Total number of registrants who participated in the QA Program CY 2020	165	20	skills and judgement to practice safely, effectively and ethically have been assessed or reassessed and found to be unsatisfactory or a registrant is non-compliant with a College's QA Program, the College may refer him or her to the College's QA Committee.
<b>CM 3.</b> Rate of registrants who were referred to the QA Committee as part of the QA Program in CY 2020 where the QA Committee directed the registrant to undertake remediation. *	0	0	The information provided here shows how many registrants who underwent an activity or assessment in CY 2020 as part of the QA program where the QA Committee deemed that their practice is unsatisfactory and as a result have been directed to participate in specified continuing education or remediation program.

Additional comments for clarification (if needed)

At the time of submitting the CPMF report, the College was still engaged in the processing of the 2018-2019 CE cycle due to delays as a result of COVID-19 as well as migration of QA processes into IMIS. Therefore, at this time the College has not yet finalized whether any members are required to undergo remediation.

# Domain 6: Suitability to Practice



<sup>\*</sup> NR = Non-reportable: results are not shown due to < 5 cases (for both # and %)

### Standard 11

The College ensures the continued competence of all active registrants through its Quality Assurance processes. This includes an assessment of their competency, professionalism, ethical practice, and quality of care.

Statistical data collected in accordance with recommended methodology or College own methodology:

☑ Recommended

☐ College methodology

If College methodology, please specify rationale for reporting according to College methodology:

Context Measure (CM)			
CM 4. Outcome of remedial activities in CY 2020*:	#	%	
I. Registrants who demonstrated required knowledge, skills, and judgment following remediation**	N/A	N/A	
II. Registrants still undertaking remediation (i.e. remediation in progress)	N/A	N/A	

What does this information tell us? This information provides insight into the outcome of the College's remedial activities directed by the QA Committee and may help a College evaluate the effectiveness of its "QA remediation activities". Without additional context no conclusions can be drawn on how successful the QA remediation activities are, as many factors may influence the practice and behaviour registrants (continue to) display.

Additional comments for clarification (if needed)

At the time of submitting the CPMF report, the College was still engaged in the processing of the 2018-2019 CE cycle due to delays as a result of COVID-19 as well as migration of QA processes into IMIS. Therefore, at this time the College has not yet finalized whether any members are required to undergo remediation.

<sup>\*</sup> NR = Non-reportable: results are not shown due to < 5 cases (for both # and %)

<sup>\*\*</sup> This measure may include registrants who were directed to undertake remediation in the previous year and completed reassessment in CY2020.

# Standard 13

All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public.

Statistical data collected in accordance with recommended methodology or College own methodology:

☑ Recommended

☐ College methodology

If College methodology, please specify rationale for reporting according to College methodology:

CM 5	Distribution of formal complaints* and Registrar's Investigations by theme in CY 2020		omplaints eived <del>l</del>	_	Investigations itiated <del>l</del>	
Them	nes:	#	%	#	%	
I.	Advertising	1=	0.03	4	0.8	
II.	Billing and Fees	4	0.14	0	0	
III.	Communication	2	0.07	0	0	
IV.	Competence / Patient Care	15	0.5	0	0	What does this information facilitates transparency
٧.	Fraud	6	0.22	0	0	ministry regarding the i
VI.	Professional Conduct & Behaviour	2	0.07	0	0	formal complaints rece
VII.	Record keeping	4	0.14	0	0	undertaken by a College
VIII.	Sexual Abuse / Harassment / Boundary Violations	0	0	0	0	
IX.	Unauthorized Practice	0	0	0	0	
Χ.	Infection Control	2	0.07	0	0	
XI.	Breach of Discipline Committee Order	0	0	1	0.2	
Total	number of formal complaints and Registrar's Investigations**	27	100%	5	100%	

What does this information tell us? This information facilitates transparency to the public, registrants and the ministry regarding the most prevalent themes identified in formal complaints received and Registrar's Investigations undertaken by a College.

\* Formal Complaint: A statement received by a College in writing or in another acceptable form that contains the information required by the College to initiate an investigation. This excludes complaint inquires and other interactions with the College that do not result in a formally submitted complaint.

Registrar's Investigation: Where a Registrar believes, on reasonable and probable grounds, that a registrant has committed an act of professional misconduct or is incompetent he/she can appoint an investigator upon ICRC approval of the appointment. In situations where the Registrar determines that the registrant exposes, or is likely to expose, his/her patient to harm or injury, the Registrar can appoint an investigator immediately without ICRC approval and must inform the ICRC of the appointment within five days.

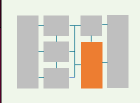
NR = Non-reportable: results are not shown due to < 5 cases (for both # and %)

\*\* The requested statistical information (number and distribution by theme) recognizes that formal complaints and registrar's investigations may include allegations that fall under multiple themes identified above, therefore when added together the numbers set out per theme may not equal the total number of formal complaints or registrar's investigations.

Additional comments for clarification (if needed)

#### Standard 13

All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public.



Statistical data collected in accordance with recommended methodology or College own methodology:

If College methodology, please specify rationale for reporting according to College methodology:

Context Measure (CM)

CM 6. Total number of formal complaints that were brought forward to the ICRC in CY 2020

CM 7. Total number of ICRC matters brought forward as a result of a Registrars Investigation in CY 2020

CM 8. Total number of requests or notifications for appointment of an investigator through a Registrar's

Investigation brought forward to the ICRC that were approved in CY 2020

Investigation brought forward to the ICRC that were approved in CY 2020 CM 9. Of the formal complaints\* received in CY 2020\*\*: % Formal complaints that proceeded to Alternative Dispute Resolution (ADR)‡ 0 0 0 Formal complaints that were resolved through ADR 0 Formal complaints that were disposed\*\* of by ICRC 14 0.37 15 0.4 Formal complaints that proceeded to ICRC and are still pending Formal complaints withdrawn by Registrar at the request of a complainant  $\Delta$ 0.13 Formal complaints that are disposed of by the ICRC as frivolous and vexatious 0 0 Formal complaints and Registrars Investigations that are disposed of by the ICRC as a referral to the 3 0.08 Discipline Committee

What does this information tell us? The information helps the public better understand how formal complaints filed with the College and Registrar's Investigations are disposed of or resolved. Furthermore, it provides transparency on key sources of concern that are being brought forward to the College's committee that investigates concerns about its registrants.

<sup>\*\*</sup> **Disposal:** The day upon which a decision was provided to the registrant and complainant by the College (i.e. the date the reasons are released and sent to the registrant and complainant).

<sup>\*</sup> Formal Complaints: A statement received by a College in writing or in another acceptable form that contains the information required by the College to initiate an investigation. This excludes complaint inquires and other interactions with the College that do not result in a formally submitted complaint.

**ADR**: Means mediation, conciliation, negotiation, or any other means of facilitating the resolution of issues in dispute.

Δ	The Registrar may withdraw a formal complaint prior to any action being taken by a Panel of the ICRC, at the request of the complainant, where the Registrar	
	believed that the withdrawal was in the public interest.	
#	May relate to Registrars Investigations that were brought to ICRC in the previous year.	
**	The total number of formal complaints received may not equal the numbers from 9(i) to (vi) as complaints that proceed to ADR and are not resolved will be	
	reviewed at ICRC, and complaints that the ICRC disposes of as frivolous and vexatious and a referral to the Discipline Committee will also be counted in total	
	number of complaints disposed of by ICRC.	
$\phi$	Registrar's Investigation: Under s.75(1)(a) of the RHPA, where a Registrar believes, on reasonable and probable grounds, that a registrant has committed an	
	act of professional misconduct or is incompetent he/she can appoint an investigator upon ICRC approval of the appointment. In situations where the Registrar	
	determines that the registrant exposes, or is likely to expose, his/her patient to harm or injury, the Registrar can appoint an investigator immediately without	
	ICRC approval and must inform the ICRC of the appointment within five days.	
NR	= Non-reportable: results are not shown due to < 5 cases (for both # and %)	
Ad	lditional comments for clarification (if needed)	

# **Standard 13**

All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public.

|--|--|--|

Statistical data collected in accordance with recommended methodology or College own methodology: If College methodology, please specify rationale for reporting according to College methodology:

College methodology, please specify rationale for reporting according to College methodology:									
Context Measure (CM)									
CM 10. Total number of ICRC decisions in 2020	42								
Distribution of ICRC decisions by theme in 2020*	# of ICRC Decisions <del>l</del>								
Nature of issue	Take no action	Proves advice or recommendations	Issues an oral caution	Orders a specified continuing education or remediation program	Agrees to undertaking	Refers specified allegations to the Discipline Committee	Takes any other action it considers appropriate that is not inconsistent with its governing legislation, regulations or by-laws.		
I. Advertising						1			
II. Billing and Fees									
III. Communication	2								
IV. Competence / Patient Care	5	1		3		1			
V. Fraud/Incentives						13			
VI. Professional Conduct & Behaviour	8					1			
VII. Record keeping				2		1			
VIII. Sexual Abuse / Harassment / Boundary Violations	1								
IX. Unauthorized Practice									
X. Other [Infection Control]	2								
XI. Other [Breach of College Order]						1			

☑ Recommended

☐ College methodology

- \* Number of decisions are corrected for formal complaints ICRC deemed frivolous and vexatious AND decisions can be regarding formal complaints and registrar's investigations brought forward prior to 2020.
- # NR = Non-reportable: results are not shown due to < 5 cases.
- ++ The requested statistical information (number and distribution by theme) recognizes that formal complaints and Registrar's Investigations may include allegations that fall under multiple themes identified above, therefore when added together the numbers set out per theme may not equal the total number of formal complaints or registrar's investigations, or findings.

What does this information tell us? This information will help increase transparency on the type of decisions rendered by ICRC for different themes of formal complaints and Registrar's Investigation and the actions taken to protect the public. In addition, the information may assist in further informing the public regarding what the consequences for a registrant can be associated with a particular theme of complaint or Registrar investigation and could facilitate a dialogue with the public about the appropriateness of an outcome related to a particular formal complaint.

Additional comments for clarification (if needed)

### Domain 6: Suitability to Practice

### Standard 13

All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public.

 $Statistical\ data\ collected\ in\ accordance\ with\ recommended\ methodology\ or\ College\ own\ methodology:$ 

☑ Recommended

☐ College methodology

If College methodology, please specify rationale for reporting according to College methodology:

Context Measure (CM)		
CM 11. 90 <sup>th</sup> Percentile disposal* of:	Days	<b>What does this information tell us?</b> This information illustrates the maximum length of time in which 9 out of 10 formal complaints or Registrar's investigations are being disposed by the College.
I. A formal complaint in working days in CY 2020	177.6	The information enhances transparency about the timeliness with which a College disposes of formal complaints or
II. A Registrar's investigation in working days in CY 2020	551	Registrar's investigations. As such, the information provides the public, ministry and other stakeholders with information regarding the approximate timelines they can expect for the disposal of a formal complaint filed with, or Registrar's investigation undertaken by, the College.

- \* Disposal Complaint: The day where a decision was provided to the registrant and complainant by the College (i.e. the date the reasons are released and sent to the registrant and complainant).
- \* **Disposal Registrar's Investigation:** The day upon which a decision was provided to the registrant and complainant by the College (i.e. the date the reasons are released and sent to the registrant and complainant).

Additional comments for clarification (if needed)				
Domain 6: Suitability to Practice				
Standard 13				
All complaints, reports, and investigations are prioritized based on public risk public.	k, and cond	ucted in a timely manner with necessary actions to protect the		
Statistical data collected in accordance with recommended methodology or College own metho	odology:	☑ Recommended □ College methodology		
If College methodology, please specify rationale for reporting according to College methodology	y:			
Context Measure (CM)				
What does this information tell us? This information illustrates the maximum length of in which 9 out of 10 uncontested discipline hearings and 9 out of 10 contested discipline hearings being disposed. *				
I. An uncontested^ discipline hearing in working days in CY 2020	1	The information enhances transparency about the timeliness with which a discipline hearing undertaken by a College is concluded. As such, the information provides the public, ministry and oth stakeholders with information regarding the approximate timelines they can expect for the resolution of a discipline proceeding undertaken by the College.		
II. A contested# discipline hearing in working days in CY 2020	3			
decisions, where relevant).	nto the record w			
Additional comments for clarification (if needed)				

#### DOMAIN 6: SUITABILITY TO PRACTICE Standard 13 All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public. Statistical data collected in accordance with recommended methodology or College own methodology: ☐ College methodology ■ Recommended If College methodology, please specify rationale for reporting according to College methodology: **Context Measure (CM)** CM 13. Distribution of Discipline finding by type\* # Type Sexual abuse 0 0 II. Incompetence III. Fail to maintain Standard IV. 0 Improper use of a controlled act ٧. Conduct unbecoming 0 What does this information tell us? This information facilitates transparency to the public, registrants and the ministry regarding the most prevalent discipline findings where a formal Dishonourable, disgraceful, unprofessional 2 VI. complaint or Registrar's Investigation is referred to the Discipline Committee by the ICRC. VII. Offence conviction 0 VIII. Contravene certificate restrictions IX. Findings in another jurisdiction 0 Breach of orders and/or undertaking 0 Χ. XI. Falsifying records False or misleading document XIII. Contravene relevant Acts

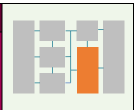
\* The requested statistical information recognizes that an individual discipline case may include multiple findings identified above, therefore when added together the number of findings may not equal the total number of discipline cases.

**NR** = Non-reportable: results are not shown due to < 5 cases.

Additional comments for clarification (if needed)

### Standard 13

All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public.



Statistical data collected in accordance with recommended methodology or College own methodology:

If College methodology, please specify rationale for reporting according to College methodology:

☑ Recommended	
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☐ College methodology

Context Measure (CM)						
CM 14	CM 14. Distribution of Discipline orders by type*					
Туре		#				
I.	Revocation <sup>+</sup>	2				
II.	Suspension <sup>\$</sup>	0				
III.	Terms, Conditions and Limitations on a Certificate of Registration**	0				
IV.	Reprimand <sup>^</sup> and an Undertaking <sup>#</sup>	0				
V.	Reprimand^	0				

What does this information tell us? This information will help strengthen transparency on the type of actions taken to protect the public through decisions rendered by the Discipline Committee. It is important to note that no conclusions can be drawn on the appropriateness of the discipline decisions without knowing intimate details of each case including the rationale behind the decision.

- \* The requested statistical information recognizes that an individual discipline case may include multiple findings identified above, therefore when added together the numbers set out for findings and orders may not be equal and may not equal the total number of discipline cases.
- + Revocation of a registrant's certificate of registration occurs where the discipline or fitness to practice committee of a health regulatory college makes an order to "revoke" the certificate which terminates the registrant's registration with the college and therefore his/her ability to practice the profession.
- \$ A suspension of a registrant's certificate of registration occurs for a set period of time during which the registrant is not permitted to:
  - Hold himself/herself out as a person qualified to practice the profession in Ontario, including using restricted titles (e.g. doctor, nurse),
  - Practice the profession in Ontario, or
  - Perform controlled acts restricted to the profession under the Regulated Health Professions Act, 1991.
- \*\* Terms, Conditions and Limitations on a Certificate of Registration are restrictions placed on a registrant's practice and are part of the Public Register posted on a health regulatory college's website.
- ^ A reprimand is where a registrant is required to attend publicly before a discipline panel of the College to hear the concerns that the panel has with his or her practice
- # An undertaking is a written promise from a registrant that he/she will carry out certain activities or meet specified conditions requested by the College committee.

**NR** = Non-reportable: results are not shown due to < 5 cases

The College also had a case where a member signed an undertaking to permanently resign and the allegations against the member were stayed. There was no reprimand issued in that case.

College Performance Measurement Framework	(CPMF)	Reporting Tool
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March 2021

For questions and/or comments, or to request permission to use, adapt or reproduce the information in the CPMF please contact:

Regulatory Oversight and Performance Unit Health Workforce Regulatory Oversight Branch Strategic Policy, Planning & French Language Services Division Ministry of Health 438 University Avenue, 10th floor Toronto, ON M5G 2K8

E-mail: RegulatoryProjects@Ontario.ca

## **Appendix A: Public Interest**

When contemplating public interest for the purposes of the CPMF, Colleges may wish to consider the following (please note that the ministry does not intend for this to define public interest with respect to College operations):

# **PUBLIC INTEREST**

in the context of the College Performance Measurement Framework

