The following certifications are required to be submitted once a supervisor joins our system. Supervisors agree to these at the initial stage of joining our system and are asked to reaffirm when they take on an extern in a particular semester:

**Supervisor Certifications**

**BY COMPLETING THIS FORM, I UNDERSTAND AND AGREE TO THE FOLLOWING PROVISIONS:**

1. If I am an attorney, I have been licensed to practice law for at least five years and am in good standing in the state(s) in which I am licensed.
2. If I am not an attorney, I have five years of experience in the field in which I am working.
3. Under C.R.C.P. 205.7, the *Student Practice Rule* and University of Denver Sturm College of Law policy (Denver Law), only rising and current third-year externs may be certified to enter appearances in court, and they may do so only to the extent authorized under the statute for qualifying organizations. For Denver Law, students must have 60 credits to be eligible for certification. I understand that as Supervising Attorney I am responsible for the student’s actions.
4. I understand that Attorney Regulation Counsel has notified the Legal Externship Program that students are to be designated as “law student externs or interns” and that any designations using the word “attorney” are forbidden in all contexts because they risk suggesting a general authorization to practice law.
5. If my extern(s) is receiving both credit and pay for work, as now permitted by the ABA, I must still abide by the requirements set forth in these certifications, the semester-specific acceptance form, the Supervisor Manual, any other documentation provided by Denver Law, and the requirements imposed by the ABA on all for-credit field placements.
6. In accordance with ABA requirements, I will provide my extern(s) with a substantial lawyering experience that is reasonably similar to the experience of a lawyer advising or representing a client or engaging in other lawyering tasks.
7. I agree that the extern’s responsibilities for administrative tasks shall not exceed 10%.
8. I understand that during the course of any externship the extern must be the primary beneficiary of the relationship between the extern and my organization.
9. It is required that I provide the day-to-day oversight of the extern’s work, offer ongoing feedback on performance, and meet at least weekly with the extern to provide feedback, instruction, and guidance on the work.
10. Because not all externs have had a professional responsibility class, I need to instruct the extern about confidentiality procedures and practices of my office, and instruct the extern on any other rules of professional responsibility that are particularly important in this setting.
11. I will review my mid-semester (if required) and final evaluation with the extern and submit these evaluations to the Legal Externship Office by the given deadline. These evaluations will be available for the extern to review electronically if they so choose.
12. My extern(s) must submit time sheets, and engage in oral and written reflection, but externs will be instructed to do so in a manner that does not reveal any confidential or identifying information.
13. The Legal Externship Office may call me to arrange an on-site visit to discuss the Legal Externship Program and the progress of my extern in accordance with the ABA's accreditation standards for law schools and will communicate with me in order to ensure the quality of the student educational experience.
14. I am encouraged to contact the Legal Externship Office if I have concerns or questions about the program or about my extern.
15. I will evaluate and resolve potential professional conflicts of interest with my extern.
16. I understand the University of Denver is an equal opportunity employer. All qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, disability, or status as a protected veteran. The University of Denver
prohibits discrimination on the basis of race, color, national origin, ancestry, age, religion, creed, disability, sex, sexual orientation, gender identity, gender expression, marital status, pregnancy, genetic information, military enlistment, or veteran status, and any other class of individuals protected from discrimination under federal, state, or local law, regulation, or ordinance in any of the University’s educational programs and activities, and in the employment (including application for employment) and admissions (including application for admission) context, as required by Title IX of the Education Amendments of 1972; the Americans with Disabilities Act; Section 504 of the Rehabilitation Act of 1973; Title VI and VII of the Civil Rights Act of 1964; the Age Discrimination Act of 1975; the Age Discrimination in Employment Act of 1967; the Equal Pay Act; the Colorado Equal Pay for Equal Work Act; the Colorado Protecting Opportunities and Workers’ Rights ("POWR") Act; and any other federal, state, and local laws, regulations, or ordinances that prohibit discrimination, harassment, and/or retaliation. For more information, please see the University of Denver’s Non-Discrimination Statement. I understand Denver Law expects that externship supervisors and their placement’s employees will comply with this policy and promote an externship environment that is business-like and free from bias, prejudice, discrimination, and harassment. Denver Law reserves the right to not extend its facilities and externships to those supervisors and/or externship environments whose practices are not consistent with this policy. For more information regarding the University’s policies and procedures and reporting options for prohibited conduct, please visit the Office of Equal Opportunity & Title IX (EOIX) website.

17. I understand that Denver Law’s Externship Program encourages offices to engage in proactive measures needed to ensure access, opportunity, and inclusive and equitable work spaces exist for all students, including those from historically marginalized groups.

18. I understand that the following insurance requirements apply:
   1. $1,000,000 per occurrence with a $2,000,000 aggregate limit; malpractice insurance $1,000,000 per occurrence with a $3,000,000 aggregate, and workers’ compensation with limits as required by applicable state law. The externship site is required to carry insurance with insurers who are duly licensed or authorized to do business in the state in which work and/or services are to be performed, and have an “A.M. Best” rating of not less than A-VII. Policies must remain in full force and effect for the duration of the externship.
   2. Externship sites may be asked annually to provide proof of current insurance via a Certificate of Insurance, which shows that the site has the following:
   3. If the extern student is completing an externship and receiving DU course credit, then the student’s work in their externship position will have coverage under DU’s liability insurance policy. If requested, DU will provide the externship site a current Certificate Of Insurance with the applicable types of insurance requested. DU carries general liability:
      1. **Commercial General Liability Insurance**: a. **Limits required**: Minimum of $1,000,000 per occurrence with a $2,000,000 per annual aggregate.
      2. **Malpractice Insurance**: This insurance must provide coverage for the extern student who becomes legally obligated because of any act, error, or omission in the rendering of or failure to render professional services with the externship. a. **Limits required**: Minimum of $1,000,000 per occurrence with a $3,000,000 per annual aggregate.
      3. **Workers Compensation Insurance**: If the extern student is paid, the externship site must also provide workers’ compensation insurance coverage for the extern student. If the student is working in ND, OH, WA, or WY, the externship site is required to provide worker’s compensation insurance for the extern student if the student is paid or unpaid. a. **Limits required**: The statutory amount(s) as required by applicable state law.
   4. Externship sites understand it is their responsibility to have the requisite insurance on hand and if asked, will supply it to DU. Externship sites release the law school
of any responsibility and liability if the supervisor fails to provide the
documentation if asked and/or does not have the requisite insurance as outlined.

*Government entities and judicial chambers must carry applicable insurance
with proper limits related to their jurisdiction's immunity cap, and those
limits may be different than what is listed above and will be accepted.
Corporate placements may be exempt from the malpractice insurance
requirements if they aren’t practicing law and aren’t giving legal advice. This
may also apply to some nonprofit organizations.