First Regular Session Seventy-third General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 21-0113.01 Jennifer Berman x3286

HOUSE BILL 21-1076

HOUSE SPONSORSHIP

McCluskie and Will,

SENATE SPONSORSHIP

Donovan and Hisey,

House Committees

Senate Committees

Transportation & Local Government

	A BILL FOR AN ACT
101	CONCERNING CARPOOLING SERVICE INTERNET APPLICATIONS, AND, IN
102	CONNECTION THEREWITH, REQUIRING THAT APPLICATION
103	OWNERS OR OPERATORS REGISTER WITH THE DEPARTMENT OF
104	TRANSPORTATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill requires the owner or operator of a carpooling service internet application (internet application) to register annually with the department of transportation. Owners or operators are also required to disclose to users of the internet application that carpooling service companies are not regulated by the state; that the state does not conduct medical examinations, vehicle inspections, or insurance verification in relation to the provision of carpooling service; and that background checks on drivers might not be conducted. The bill also requires that the amount that can be charged to a user through the internet application be reasonably calculated to cover the direct and indirect costs of providing carpooling service and limits the number of passengers that a driver providing carpooling service through the internet application may transport at any one time.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, add 43-1-127 as 3 follows: 4 43-1-127. Registration of carpooling service internet 5 **applications - limitations - disclosure - definitions.** (1) ON AND AFTER 6 OCTOBER 1, 2021, AN OWNER OF A CARPOOLING SERVICE INTERNET 7 APPLICATION OR AN OPERATOR OF THE APPLICATION ON THE OWNER'S 8 BEHALF SHALL REGISTER WITH THE DEPARTMENT ON AN ANNUAL BASIS IN 9 A FORM AND MANNER DETERMINED BY THE DEPARTMENT. THE 10 DEPARTMENT SHALL PUBLISH THE FORM AND MANNER OF REGISTERING ON 11 THE DEPARTMENT'S PUBLIC WEBSITE. IN REGISTERING WITH THE 12 DEPARTMENT, THE OWNER OR OPERATOR OF AN APPLICATION AGREES 13 THAT THE OWNER OR OPERATOR SHALL: 14 (a) WITH RESPECT TO A SINGLE TRIP FOR WHICH A DRIVER AND 15 USER ARE MATCHED THROUGH THE CARPOOLING SERVICE INTERNET 16 APPLICATION: 17 COMPENSATE THE DRIVER UP TO THE TOTAL RATE OF (I)18 REIMBURSEMENT BASED ON MILES DRIVEN MULTIPLIED BY THE PREVAILING 19 FEDERAL INTERNAL REVENUE SERVICE'S MILEAGE REIMBURSEMENT RATE 20 FOR BUSINESS USE;

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1	(II) REQUIRE EACH USER TO PAY AN EQUAL AMOUNT OF THE FEE
2	FOR CARPOOLING SERVICE, WHICH FEE SHALL BE REASONABLY
3	CALCULATED TO COVER THE DIRECT AND INDIRECT COSTS OF PROVIDING
4	THE CARPOOLING SERVICE; AND
5	(III) NOT ALLOW A DRIVER WHO PROVIDES CARPOOLING SERVICE
6	FOR THE OWNER'S OR OPERATOR'S CARPOOLING SERVICE INTERNET
7	APPLICATION TO TRANSPORT MORE THAN SIX PASSENGERS AT A TIME,
8	EXCLUDING THE DRIVER, IN THE DRIVER'S PERSONAL VEHICLE;
9	(b) LIMIT EACH DRIVER TO ONE TRIP PER DAY; AND
10	(c) DISCLOSE TO USERS IN A CONSPICUOUS MANNER ON THE
11	CARPOOLING SERVICE INTERNET APPLICATION THE FOLLOWING
12	DISCLAIMER:
13	BE ADVISED THAT CARPOOLING SERVICE COMPANIES ARE
14	NOT REGULATED BY THE STATE OF COLORADO.
15	BACKGROUND CHECKS MIGHT NOT BE PERFORMED ON
16	DRIVERS, DRIVERS ARE NOT SUBJECT TO MEDICAL
17	EXAMINATION AND CERTIFICATION, VEHICLES ARE NOT
18	SUBJECT TO INSPECTION BY THE STATE, AND STATE
19	INSURANCE VERIFICATION IS NOT PERFORMED.
20	(2) THE DEPARTMENT IS NOT LIABLE FOR ANY ACT OR OMISSION OF
21	AN OWNER OR OPERATOR OF A CARPOOLING SERVICE INTERNET
22	APPLICATION, AN AGENT OF AN OWNER OR OPERATOR, A DRIVER, OR A
23	USER.
24	(3) REIMBURSED COSTS COLLECTED IN ACCORDANCE WITH THIS
25	SECTION SHALL NOT BE DEEMED COMPENSATION FOR ANY PURPOSE.
26	(4) As used in this section, unless the context otherwise
27	REQUIRES:

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1	(a) (I) "CARPOOLING SERVICE" MEANS A NOT-FOR-PROFIT
2	ARRANGEMENT IN WHICH TWO OR MORE INDIVIDUALS USE A MOTOR
3	VEHICLE FOR TRANSPORTATION TO, AND POSSIBLY RETURNING FROM, THE
4	SAME DESTINATION OR NEARBY DESTINATIONS.
5	(II) "CARPOOLING SERVICE" INCLUDES, FOR EACH USER OR
6	PASSENGER:
7	(A) A TRIP THAT IS AT LEAST TWENTY-THREE MILES BETWEEN
8	PICK-UP AND DROP-OFF POINTS, WHETHER THE PICK-UP AND DROP-OFF
9	POINTS ARE LOCATED WITHIN OR OUTSIDE METROPOLITAN AREAS; AND
10	(B) A TRIP THAT IS TO OR FROM A SKI AREA, AS THAT TERM IS
11	DEFINED IN SECTION 33-44-103 (6), REGARDLESS OF THE DISTANCE
12	BETWEEN THE SKI AREA AND THE OTHER LOCATION.
13	(III) "CARPOOLING SERVICE" DOES NOT INCLUDE A
14	TRANSPORTATION ARRANGEMENT MADE WITH:
15	(A) A POLITICAL SUBDIVISION, AS DEFINED IN SECTION 29-1-202
16	(2);
17	(B) A COMMON CARRIER, CONTRACT CARRIER, TAXICAB SERVICE,
18	LARGE-MARKET TAXICAB SERVICE, OR TOWING CARRIER, AS THOSE TERMS
19	ARE DEFINED IN SECTION 40-10.1-101;
20	(C) A CHARTER BUS, CHILDREN'S ACTIVITY BUS, FIRE CREW
21	TRANSPORT, LUXURY LIMOUSINE SERVICE, MEDICAID CLIENT TRANSPORT,
22	OR OFF-ROAD SCENIC CHARTER, AS THOSE TERMS ARE DEFINED IN SECTION
23	40-10.1-301; OR
24	(D) A TRANSPORTATION NETWORK COMPANY, AS DEFINED IN
25	SECTION 40-10.1-602 (3).
26	(b) "CARPOOLING SERVICE INTERNET APPLICATION" OR
27	"APPLICATION" MEANS AN INTERNET APPLICATION OR DIGITAL NETWORK

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1	USED TO CONNECT DRIVERS AND USERS:
2	(I) FOR THE PURPOSE OF FACILITATING CARPOOLING SERVICE; AND
3	(II) THROUGH WHICH RESERVATIONS FOR CARPOOLING SERVICE
4	ARE MADE NO LESS THAN TWO HOURS IN ADVANCE OF, AND ARE USUALLY
5	MADE AT LEAST ONE DAY IN ADVANCE OF, THE CARPOOLING SERVICE.
6	(c) "DRIVER" MEANS AN INDIVIDUAL WHO USES A VEHICLE THAT
7	THE INDIVIDUAL PERSONALLY OWNS OR LEASES AND WHO PROVIDES
8	CARPOOLING SERVICES TO USERS IN THAT VEHICLE THROUGH USE OF A
9	CARPOOLING SERVICE INTERNET APPLICATION.
10	$(d)(I)"M{\small \texttt{ETROPOLITAN}} AREA{}^{\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$
11	AREA DESIGNATED BY AGREEMENT OF A GOVERNOR AND A METROPOLITAN
12	PLANNING ORGANIZATION, AS THOSE TERMS ARE DEFINED IN 49 U.S.C.
13	SEC. 5302 (8) AND 49 U.S.C. SEC. 5303 (b)(1) AND (b)(2) OF THE
14	"FEDERAL TRANSIT ACT", AS AMENDED.
15	(II) "METROPOLITAN AREA" DOES NOT INCLUDE ANY SKI AREA, AS
16	THAT TERM IS DEFINED IN SECTION 33-44-103 (6).
17	(e) "TRIP" MEANS A SINGLE ROUND TRIP THAT A DRIVER MAKES TO
18	PROVIDE CARPOOLING SERVICE TO ONE OR MORE USERS, INVOLVING ONE
19	OR MORE PICK-UP LOCATIONS AND ONE OR MORE DROP-OFF DESTINATIONS
20	ALONG THE WAY, DURING WHICH ALL INTENTIONAL STOPS THAT THE
21	DRIVER MAKES RELATE TO THE PROVISION OF CARPOOLING SERVICE TO THE
22	USERS AND ANY OTHER PASSENGERS IN A USER'S PARTY.
23	(f) "User" means an individual who is matched with a
24	DRIVER THROUGH A CARPOOLING SERVICE INTERNET APPLICATION TO
25	RECEIVE CARPOOLING SERVICE FOR THE USER AND FOR ANY OTHER
26	PASSENGERS IN THE USER'S PARTY.
27	SECTION 2. Safety clause. The general assembly hereby finds,

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- determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, or safety.

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