First Regular Session Seventy-first General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 17-1329

LLS NO. 17-1062.01 Richard Sweetman x4333

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A BILL FOR AN ACT

101	CONCERNING THE TREATMENT OF YOUTHS WITHIN THE DIVISION OF
102	YOUTH CORRECTIONS, AND, IN CONNECTION THEREWITH,
103	RENAMING THE DIVISION THE "DIVISION OF YOUTH SERVICES",
104	CLARIFYING THE REHABILITATIVE PURPOSE OF THE DIVISION,
105	ESTABLISHING A PILOT PROGRAM TO INITIATE A CULTURAL
106	CHANGE WITHIN THE DIVISION, CLARIFYING THE MANNER IN
107	WHICH THE DIVISION SHALL REPORT DATA CONCERNING
108	CRITICAL INCIDENTS, RENAMING AND EXPANDING THE ROLE OF
109	THE YOUTH SECLUSION WORKING GROUP, REQUIRING AN
110	INDEPENDENT ASSESSMENT OF THE DIVISION, CREATING
111	COMMUNITY BOARDS IN EACH REGION OF THE DIVISION,
112	REQUIRING THE STATE AUDITOR TO AUDIT CERTAIN REPORTS OF
113	THE DIVISION, AND MAKING AN APPROPRIATION.

SENATE 3rd Reading Unamended May 10, 2017

SENATE Amended 2nd Reading May 9, 2017

HOUSE 3rd Reading Unamended May 1, 2017

HOUSE Amended 2nd Reading April 28, 2017

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 <u>http://leg.colorado.gov</u>.)

The bill renames the division of youth corrections the "division of youth services" (division) and makes conforming amendments. The bill sets forth the purposes of the renamed division.

The bill creates and requires the division to implement a pilot program to initiate a cultural change within the division. The bill creates a cash fund and authorizes the division to seek, accept, and expend gifts, grants, or donations for the pilot program.

The bill requires the department to contract with an independent third party to facilitate, supervise, coach, and train staff and leadership of the division throughout the pilot program. The bill requires the division to contract with a second independent third party to evaluate the effectiveness and outcome of the pilot program.

The bill creates community boards in each region of the division, requires a management-level employee from each division facility to attend community board meetings, and requires a representative of the division to report to each community board quarterly.

Current law requires the state department of human services (department) to report annually to the general assembly data concerning recidivism rates of youths committed to the custody of the department. The bill requires the department to report data concerning educational outcomes as well as recidivism rates, and the bill requires the state auditor to audit these reports for accuracy and quality.

The bill renames the "youth seclusion working group" the "youth restraint and seclusion working group", adds a member to the working group, expands the role of the working group to include advising on the use of restraints, requires the division to report to the working group concerning its use of restraints and seclusion, and requires the division to include in its reports an incident report or behavior management plan for any youth whom the division isolates from his or her peers for more than 8 hours in 2 consecutive calendar days.

The bill requires the division to document and report certain items relating to the use of restraint as well as the use of seclusion.

The bill states that an attorney for a juvenile who presents the division with a valid release-of-information request is entitled to all records, including documents and video recordings, related to the juvenile while he or she was in the custody of the division.

The bill requires the division to contract with a third independent third party to conduct a performance assessment of the division's de-escalation, physical management, and safety policies and practices, as well as its provision of trauma-responsive care.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 19-2-203, amend (1), (2), and (3)(a); and <u>add (4), (5), and (6)</u> as follows: 3 4 **19-2-203.** Division of youth services - created - interagency 5 agreements - duties of administrators concerning voter registration 6 and casting of ballots - reports - pilot program - fund created -7 **repeal.** (1) (a) There is hereby created within the department of human 8 services the division of youth corrections SERVICES, REFERRED TO WITHIN 9 THIS SECTION AS THE "DIVISION", the head of which shall be IS the director 10 of the division. of youth corrections. The director shall be appointed by 11 the executive director of the department of human services SHALL 12 APPOINT THE DIRECTOR OF THE DIVISION pursuant to section 13 of article 13 XII of the state constitution and the laws and rules governing the state 14 personnel system. The director shall exercise powers and perform duties 15 and functions within the office of the executive director of the department 16 of human services in accordance with the provisions of this article 17 ARTICLE 2 and as if transferred thereto by a type 2 transfer as such 18 transfer is defined in the "Administrative Organization Act of 1968", 19 article 1 of title 24. C.R.S. 20 (b) THE PURPOSES OF THE DIVISION ARE TO:

(I) INCREASE PUBLIC SAFETY BY PROVIDING REHABILITATIVE
TREATMENT TO HELP YOUTHS IN THE DIVISION'S CARE MAKE LASTING
BEHAVIORAL CHANGES TO PREPARE THEMSELVES FOR SUCCESSFUL

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1 TRANSITION BACK TO THE COMMUNITY;

2 (II) PROMOTE THE PHYSICAL SAFETY OF YOUTHS AND STAFF
3 WITHIN THE DIVISION;

4 (III) PROMOTE A SEAMLESS CONTINUUM OF CARE FROM THE TIME
5 OF DETENTION OR COMMITMENT TO DISCHARGE, IN WHICH YOUTHS' NEEDS
6 ARE MET IN A SAFE, STRUCTURED ENVIRONMENT WITH WELL-TRAINED,
7 CARING STAFF WHO HELP YOUTHS IDENTIFY AND ADDRESS THEIR ISSUES,
8 HOLD YOUTHS ACCOUNTABLE FOR THEIR ACTIONS, AND HELP YOUTHS
9 ACCEPT RESPONSIBILITY FOR THEIR ACTIONS;

10 (IV) ENABLE YOUTHS TO DEVELOP HEALTHY, SUPPORTIVE
11 RELATIONSHIPS WITH PEERS, ADULTS, FAMILY, AND MEMBERS OF THEIR
12 NEIGHBORHOODS AND COMMUNITIES; AND

13 (V) PROVIDE YOUTHS WITH THE TOOLS NECESSARY TO BECOME
14 LAW-ABIDING, CONTRIBUTING MEMBERS OF THE COMMUNITY UPON THEIR
15 RELEASE.

16 (2) (a) The division of youth corrections may enter into 17 agreements with the judicial department to combine provision of juvenile 18 parole and probation services. Juvenile probation and parole supervision 19 programs implemented pursuant to such agreements shall MAY not 20 include provisions for supervision of juveniles sentenced to the 21 department of corrections.

22

(b) Repealed.

(3) (a) This subsection (3) applies to any individual committed to
a juvenile facility and in the custody of the division of youth corrections
who is eighteen years of age or older on the date of the next election.

26 (4) Pilot program - fund created. (a) Legislative declaration.
27 THE GENERAL ASSEMBLY FINDS THAT:

(I) YOUTHS COMMITTED TO THE CARE OF THE DIVISION DESERVE
 TO BE TREATED WITH RESPECT AND DIGNITY, USING A THERAPEUTIC
 APPROACH DELIVERED IN A TREATMENT SETTING WHERE
 SOCIAL-EMOTIONAL COMPETENCIES ARE LEARNED AND PRACTICED BY
 YOUTHS AND STAFF;

6 (II) BECAUSE MANY YOUTHS COMMITTED TO THE CARE OF THE
7 DIVISION HAVE EXPERIENCED TRAUMA, WHICH MAY INCLUDE PHYSICAL
8 AND SEXUAL ABUSE, ABANDONMENT, VIOLENCE IN THEIR HOMES OR IN
9 THEIR COMMUNITIES, OR THE LOSS OF A FAMILY MEMBER AT A YOUNG AGE,
10 THE EXPERIENCE OF A SAFE, HUMANE, AND NURTURING ENVIRONMENT IS
11 NECESSARY FOR YOUTHS TO DEVELOP COPING SKILLS AND THE ABILITY TO
12 TRUST AND FORM HEALTHY RELATIONSHIPS;

13 (III) ALMOST ALL YOUTHS COMMITTED TO THE DIVISION WILL14 RETURN TO THE COMMUNITY;

15 (IV) YOUTHS IN THE DIVISION'S CARE NEED TREATMENT AND
16 TOOLS THAT PREPARE THEM TO SAFELY REJOIN OUR COMMUNITIES;

17 (V) THE ENVIRONMENT IN THE DIVISION SHOULD BE SAFE, SECURE,
18 AND NONVIOLENT TO PROMOTE BUILDING TRUST AND HEALTHY
19 RELATIONSHIPS BETWEEN YOUTHS AND STAFF AND TO ALLOW YOUTHS TO
20 GROW AND MATURE RESPONSIBLY;

21 (VI) RATES OF VIOLENCE AGAINST YOUTHS AND STAFF IN THE
22 DIVISION ARE UNACCEPTABLY HIGH;

(VII) IMPROVEMENTS CAN ALWAYS BE MADE IN THE DIVISION,
WHICH STRIVES TO HAVE STAFF AND YOUTHS ENGAGED WITH RESPECT AND
DIGNITY AND CREATE AN ENVIRONMENT THAT IS SAFE FOR ALL;

26 (VIII) DIVISION STAFF HAVE AN EXTREMELY DIFFICULT JOB. THEY
 27 MUST RESPOND DAILY TO EXTREMELY TROUBLED YOUTHS, INCLUDING

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SOME WHO ACT OUT WITH VIOLENCE. EVEN WITH APPROPRIATE STAFF
 RESPONSE, SOME YOUTHS WILL NEED TO BE PHYSICALLY RESTRAINED.

3 (IX) DIVISION STAFF WANT TO HELP, AND NOT HURT, YOUTHS; 4 (X) NONETHELESS, CERTAIN RESTRAINT PRACTICES USED IN YOUTH 5 CORRECTIONS, INCLUDING FULL BODY RESTRAINTS, THE WRAP, SOLITARY 6 CONFINEMENT, PRESSURE-POINT OR PAIN-COMPLIANCE TECHNIQUES, 7 MANIPULATING NERVES, MECHANICAL RESTRAINTS, AND KNEE STRIKES TO 8 THIGHS, BUTTOCKS, AND RIBS ARE PHYSICALLY AND PSYCHOLOGICALLY 9 HARMFUL, DESTRUCTIVE TO RELATIONSHIP BUILDING, AND INCONSISTENT 10 WITH THE THERAPEUTIC, TRAUMA-RESPONSIVE, AND NON-VIOLENT 11 ENVIRONMENT THE DIVISION IS COMMITTED TO CREATING;

12 (XI) FUNDAMENTAL CULTURAL CHANGE IS NEEDED AT THE
13 DIVISION IN ORDER TO PROVIDE FOR THE SAFETY OF YOUTHS AND STAFF
14 AND TO EFFECTUATE REAL AND LASTING PERSONAL CHANGE FOR THE
15 YOUTHS IN THE DIVISION'S CARE;

16 (XII) DIVISION STAFF NEED ADDITIONAL TOOLS AND TRAINING TO
17 REDUCE THE USE OF PHYSICAL RESTRAINTS AND TO PROMOTE STRONGER,
18 HEALTHIER RELATIONSHIPS WITH YOUTHS; AND

19 (XIII) TRANSPARENCY AND ACCOUNTABILITY REGARDING
 20 CRITICAL INCIDENTS, FIGHTS, ASSAULTS, RESTRAINTS, AND INJURIES THAT
 21 OCCUR IN DIVISION FACILITIES ARE CRITICAL COMPONENTS OF CULTURAL
 22 CHANGE.

(b) THE DIVISION SHALL IMPLEMENT A PILOT PROGRAM TO AID IN
THE ESTABLISHMENT OF A DIVISION-WIDE THERAPEUTIC AND
REHABILITATIVE CULTURE. THE PILOT PROGRAM WILL TEST THE EFFICACY
OF A THERAPEUTIC, GROUP-TREATMENT APPROACH AND THE ABILITY OF
THE DIVISION TO KEEP YOUTHS AND STAFF SAFE WITHOUT THE USE OF

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SECLUSION AND MECHANICAL RESTRAINTS OTHER THAN HANDCUFFS. IN
 ADMINISTERING THE PILOT PROGRAM, THE DIVISION SHALL:

3 (I) PROVIDE TREATMENT TO AT LEAST TWENTY YOUTHS
4 COMMITTED TO THE DIVISION'S CARE, DIVIDED INTO GROUPS OF NO MORE
5 THAN TWELVE. IN SELECTING YOUTHS TO PARTICIPATE IN THE PILOT
6 PROGRAM, THE DIVISION SHALL ENSURE THAT THE YOUTHS REFLECT A
7 REPRESENTATIVE CROSS SECTION OF YOUTHS COMMITTED TO THE
8 DIVISION'S CARE WITH RESPECT TO AGE AND HISTORY OF VIOLENCE.

9 (II) GIVE HIRING OR TRANSFER PREFERENCE TO STAFF WHO AGREE
10 TO WORK AS STAFF IN THE PILOT PROGRAM;

(III) CREATE TEAMS OF YOUTHS AND STAFF BY ASSIGNING EACH
STAFF MEMBER TO A GROUP OF YOUTHS, TO WHICH GROUP THE STAFF
MEMBER REMAINS ASSIGNED THROUGHOUT THE PILOT PROGRAM;

14 (IV) REQUIRE STAFF ASSIGNED TO THE PILOT PROGRAM TO BE 15 TRAINED AS YOUTH SPECIALISTS AND HAVE OR ACQUIRE SUBSTANTIAL 16 KNOWLEDGE OF REHABILITATIVE TREATMENT, DE-ESCALATION, 17 ADOLESCENT BEHAVIOR MODIFICATION, TRAUMA, SAFETY, AND PHYSICAL 18 MANAGEMENT TECHNIQUES THAT DO NOT HARM YOUTH; ASSIGN NO STAFF 19 MEMBERS TO THE PILOT PROGRAM SOLELY AS SECURITY STAFF; AND 20 MAINTAIN A RATIO OF STAFF TO YOUTHS THAT MEETS OR EXCEEDS 21 NATIONALLY RECOGNIZED STANDARDS AND REFLECTS BEST PRACTICES:

(V) OPERATE HEALTHY, TRAUMA-RESPONSIVE ORGANIZATIONAL
ENVIRONMENTS AS DEMONSTRATED THROUGH PROSOCIAL, SAFE, AND
NON-VIOLENT INTERACTION BY:

25 (A) PRIORITIZING THE PHYSICAL AND PSYCHOLOGICAL SAFETY OF
26 YOUTHS AND STAFF;

27 (B) MEETING THE BASIC NEEDS OF YOUTHS, WHICH ARE FOOD,

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CLOTHING, SHELTER, EMOTIONAL AND PHYSICAL SAFETY, BELONGING, AND
 FAMILY INVOLVEMENT;

3 (C) CREATING A HUMANE ENVIRONMENT FOR YOUTHS THAT IS NOT
4 INSTITUTIONAL BUT IS HOME-LIKE, HEALTHY, AND THERAPEUTIC;

5 (D) HOLDING YOUTHS IN THE LEAST RESTRICTIVE ENVIRONMENT
6 POSSIBLE;

7 (E) EMPHASIZING POSITIVE BEHAVIORAL OUTCOMES WITH THE
8 GOAL OF HELPING YOUTHS TO PROGRESS FROM BEHAVIORAL COMPLIANCE
9 TO INTERNALIZED CHANGE;

10 (F) UTILIZING THE SMALL GROUP PROCESS AS A PRIMARY METHOD 11 OF PROVIDING TREATMENT SERVICES, WHERE RESOLUTION OF CORE ISSUES 12 AND DEVELOPMENT OF SOCIAL-EMOTIONAL COMPETENCY CAN OCCUR, 13 YOUTH BEHAVIORS ARE VIEWED AS HAVING A CAUSE, AND DETERMINING 14 THE PURPOSE OF A BEHAVIOR IS ESSENTIAL TO THE TREATMENT PROCESS; 15 (G) TO THE EXTENT POSSIBLE, ENSURING THAT EACH YOUTH IN 16 THE PILOT PROGRAM REMAINS WITH HIS OR HER GROUP AND DEDICATED 17 STAFF MEMBER DURING WAKING HOURS, EXCEPT FOR SPECIALIZED

18 TREATMENT OR EDUCATIONAL SERVICES;

(H) RELYING ON DE-ESCALATION AND RELATIONSHIP-BUILDING
 TECHNIQUES THAT HELP STAFF MEMBERS AVOID PHYSICAL MANAGEMENT
 AND RESTRAINT;

(I) PHASING OUT COMPLETELY WITHIN THE FIRST YEAR OF THE
PILOT PROGRAM THE USE OF RESTRAINT METHODS THAT PHYSICALLY
HARM YOUTHS, INCLUDING STRIKING YOUTHS, USING MECHANICAL
RESTRAINTS OTHER THAN HANDCUFFS, AND USING PAIN-COMPLIANCE OR
PRESSURE-POINT TECHNIQUES;

27 (J) PROHIBITING A YOUTH FROM PARTICIPATING IN THE RESTRAINT

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1 OF ANOTHER YOUTH;

2 (K) PHASING OUT COMPLETELY WITHIN THE FIRST YEAR OF THE
3 PILOT PROGRAM THE PRACTICE OF PLACING YOUTHS ALONE IN A ROOM OR
4 AREA BEHIND A LOCKED DOOR FROM WHICH EGRESS IS PREVENTED,
5 EXCEPT DURING SLEEPING HOURS, AND AVOIDING ISOLATION OF YOUTHS
6 FROM THEIR PEERS;

7

8 (L)INTEGRATING TRAUMA-RESPONSIVE PRINCIPLES AND 9 PRACTICES INTO ALL ELEMENTS OF PROGRAMMING AND ENSURING THAT 10 ALL STAFF WHO WORK WITH YOUTHS ARE THOROUGHLY TRAINED TO 11 PROVIDE TRAUMA-RESPONSIVE CARE. FOR THE PURPOSES OF THIS SECTION, 12 "TRAUMA-RESPONSIVE" CARE MEANS CARE IN WHICH STAFF ARE TRAINED 13 TO EXPECT THE PRESENCE OF TRAUMA IN THE YOUTHS BEING SERVED, TO 14 RECOGNIZE HOW STAFF RESPONSE AND ORGANIZATIONAL PRACTICES MAY 15 TRIGGER PAINFUL MEMORIES AND RE-TRAUMATIZE YOUTHS WITH TRAUMA 16 HISTORIES, AND TO RESIST TAKING ACTIONS OR USING WORDS THAT 17 **RE-TRAUMATIZE YOUTHS.**

18 (M) PROVIDING CONTINUITY OF SERVICES AND RELATIONSHIPS
19 THROUGH A SEAMLESS CASE MANAGEMENT SYSTEM AND ASSIGNMENT OF
20 A DEDICATED CASE MANAGER TO EACH YOUTH, WHICH CASE MANAGER
21 SERVES AS THE PRIMARY ADVOCATE FOR THE YOUTH AND HIS OR HER
22 FAMILY AND WORKS ACTIVELY WITH BOTH THROUGHOUT THE PILOT
23 PROGRAM;

24 (N) PRIORITIZING FAMILY ENGAGEMENT; AND

25 (O) FACILITATING COMMUNITY ENGAGEMENT, CONSISTENT WITH
 26 PRINCIPLES OF RESTORATIVE JUSTICE;

27 (VI) CONTRACT THROUGH A COMPETITIVE BID PROCESS WITH AN

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1 INDEPENDENT THIRD PARTY TO FACILITATE, COACH, AND TRAIN STAFF 2 AND LEADERSHIP THROUGHOUT THE COURSE OF THE PILOT PROGRAM. THE 3 INDEPENDENT THIRD PARTY MUST HAVE EXPERTISE IN SYSTEMIC 4 CULTURAL TRANSFORMATION OF A YOUTH CORRECTIONAL SYSTEM FROM 5 A PUNITIVE, CORRECTIONAL CULTURE TO A REHABILITATIVE AND 6 THERAPEUTIC CULTURE. THE INDEPENDENT THIRD PARTY MUST HAVE 7 EXPERIENCE TRAINING STAFF IN PROVIDING RELATIONSHIP-BASED, 8 GROUP-CENTERED, TRAUMA-RESPONSIVE CARE AND DECREASING 9 VIOLENCE AGAINST YOUTHS AND STAFF IN FACILITIES. THE INDEPENDENT 10 THIRD PARTY SHALL ASSIST WITH IMPLEMENTATION OF THE PILOT 11 PROGRAM, PROVIDE TRAINING FOR STAFF WORKING IN THE PILOT 12 PROGRAM, AND PROVIDE AT LEAST ONE THREE-QUARTER-TIME TO 13 FULL-TIME CONSULTANT TO PROVIDE ON-THE-GROUND MENTORSHIP, 14 COACHING, AND TRAINING TO PILOT-PROGRAM STAFF MEMBERS 15 THROUGHOUT THE PILOT PROGRAM. THE CONSULTANT SHALL ALSO 16 PROVIDE TRAINING TO THE DIVISION'S LEADERSHIP REGARDING THE 17 PHILOSOPHIES AND TECHNIQUES USED IN THE PILOT PROGRAM. FOR THE 18 PURPOSES OF THIS SUBSECTION (4)(b)(VI), ON OR BEFORE SEPTEMBER 1, 19 2017, THE DIVISION SHALL REQUEST PROPOSALS FROM CANDIDATES. THE 20 DIVISION SHALL REQUIRE EACH CANDIDATE TO SUBMIT ITS PROPOSAL TO 21 THE DIVISION ON OR BEFORE NOVEMBER 1, 2017, AND THE DIVISION SHALL 22 CONTRACT WITH A CANDIDATE ON OR BEFORE DECEMBER 1, 2017. ON OR 23 BEFORE JANUARY 1, 2018, THE DIVISION SHALL BEGIN WORKING ACTIVELY 24 WITH THE CONTRACTED INDEPENDENT THIRD PARTY TO TAKE THE 25 NECESSARY STEPS TO COMMENCE THE PILOT PROGRAM AS SOON AS 26 POSSIBLE, WHICH MUST BEGIN TO SERVE YOUTH NO LATER THAN JULY 1, 27 2018.

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1 (VII) (A) CONTRACT THROUGH A COMPETITIVE BID PROCESS WITH 2 AN INDEPENDENT CONTRACTOR OTHER THAN THE INDEPENDENT THIRD 3 PARTY DESCRIBED IN SUBSECTION (4)(b)(VI) OF THIS SECTION TO 4 EVALUATE THE EFFECTIVENESS AND OUTCOME OF THE PILOT PROGRAM. 5 PRIOR TO THE START OF THE PILOT PROGRAM, THE DIVISION AND THE 6 CONTRACTOR SHALL WORK TOGETHER TO IDENTIFY THE DATA POINTS TO 7 BE COLLECTED THROUGHOUT THE PILOT PROGRAM, WHICH MUST INCLUDE, 8 BUT ARE NOT LIMITED TO, DATA CONCERNING FIGHTS, ASSAULTS ON 9 YOUTH, ASSAULTS ON STAFF, CRITICAL INCIDENTS, RESTRAINTS, 10 MECHANICAL RESTRAINTS, SECLUSION, INJURIES TO YOUTH, INJURIES TO 11 STAFF, CRIMINAL CHARGES FILED AGAINST YOUTH OR STAFF, GRIEVANCES 12 OR COMPLAINTS REGARDING ABUSE THAT HAVE BEEN FILED OR SUSTAINED, 13 STAFF ABSENCES, STAFF TURNOVER, AND YOUTH EDUCATIONAL 14 ACHIEVEMENT. THE DIVISION SHALL COLLECT THE DATA AND MAKE IT 15 AVAILABLE TO THE CONTRACTOR AT THE CONTRACTOR'S REQUEST 16 THROUGHOUT THE PILOT PROGRAM. FOR THE PURPOSES OF THIS 17 SUBSECTION (4)(b)(VII), ON OR BEFORE SEPTEMBER 1, 2017, THE DIVISION 18 SHALL REQUEST PROPOSALS FROM CANDIDATES. THE DIVISION SHALL 19 REQUIRE EACH CANDIDATE TO SUBMIT ITS PROPOSAL TO THE DIVISION ON 20 OR BEFORE NOVEMBER 1, 2017, and the division shall contract with 21 A CANDIDATE ON OR BEFORE DECEMBER 1, 2017. NOT LATER THAN 22 NINETY DAYS AFTER THE END OF THE PILOT PROGRAM, THE INDEPENDENT 23 CONTRACTOR DESCRIBED IN THIS SUBSECTION (4)(b)(VII) SHALL ASSESS 24 THE DATA PROVIDED BY THE DIVISION AND COMPLETE A REPORT 25 EVALUATING THE EFFECTIVENESS AND OUTCOMES OF THE PILOT PROGRAM 26 WHEN COMPARED TO ONE OR MORE COMPARABLE POPULATIONS OF 27 YOUTHS IN THE DIVISION. THE DIVISION SHALL PROVIDE THE CONTRACTOR

1 ALL AVAILABLE DATA REQUESTED TO COMPLETE THE REPORT.

2 (B) THE INDEPENDENT CONTRACTOR, AT LEAST IN PART, SHALL 3 BASE ITS EVALUATION OF THE EFFECTIVENESS OF THE PILOT PROGRAM 4 UPON WHETHER IT REDUCES THE NUMBER OF FIGHTS, CRITICAL INCIDENTS, 5 ASSAULTS ON YOUTH, ASSAULTS ON STAFF, INJURIES TO YOUTH, AND 6 INJURIES TO STAFF WHEN COMPARED TO COMPARABLE POPULATIONS OF 7 YOUTHS IN THE DIVISION, AND WHETHER IT REDUCES THE NUMBER OF 8 PHYSICAL MANAGEMENTS AND MECHANICAL RESTRAINTS WHEN 9 COMPARED TO COMPARABLE POPULATIONS OF YOUTHS IN THE DIVISION. 10 (C) NOT LATER THAN NINETY DAYS AFTER THE END OF THE PILOT 11 PROGRAM, THE INDEPENDENT CONTRACTOR SHALL COMPLETE THE REPORT 12 DESCRIBED IN SUBSECTION (4)(b)(II)(A) OF THIS SECTION AND SUBMIT IT 13 TO THE JUDICIARY COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND 14 THE SENATE, TO THE PUBLIC HEATH CARE AND HUMAN SERVICES 15 COMMITTEE OF THE HOUSE OF REPRESENTATIVES, AND TO THE HEALTH 16 AND HUMAN SERVICES COMMITTEE OF THE SENATE, OR TO ANY SUCCESSOR 17 COMMITTEES.

18 (VIII) PERFORM THE NECESSARY CONSTRUCTION AND 19 RENOVATION, IN CONSULTATION WITH THE INDEPENDENT THIRD PARTY 20 DESCRIBED IN SUBSECTION (4)(b)(VI) OF THIS SECTION, TO CREATE YOUTH 21 RESIDENCES FOR THE PILOT PROGRAM THAT ARE HOME-LIKE AND 22 THERAPEUTIC, INCLUDING HOME-LIKE SLEEPING QUARTERS AND LIVING 23 AND GROUP MEETING AREAS.

(c) (I) THE DIVISION OF YOUTH SERVICES PILOT PROGRAM CASH
FUND, REFERRED TO IN THIS SUBSECTION (4) AS THE "FUND", IS HEREBY
CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY
CREDITED TO THE FUND PURSUANT TO SUBSECTION (4)(c)(IV) OF THIS

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SECTION AND ANY OTHER MONEY THAT THE GENERAL ASSEMBLY MAY
 APPROPRIATE OR TRANSFER TO THE FUND.

3 (II) THE STATE TREASURER SHALL CREDIT ALL INTEREST AND
4 INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
5 FUND TO THE FUND. ANY UNEXPENDED AND UNENCUMBERED MONEY
6 REMAINING IN THE FUND AT THE END OF A FISCAL YEAR REMAINS IN THE
7 FUND AND DOES NOT REVERT TO THE GENERAL FUND.

8 (III) SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL
9 ASSEMBLY, THE DIVISION MAY EXPEND MONEY FROM THE FUND FOR THE
10 PURPOSES DESCRIBED IN THIS SUBSECTION (4).

(IV) THE DIVISION MAY SEEK, ACCEPT, AND EXPEND GIFTS,
GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE
PURPOSES OF THIS SUBSECTION (4). THE DIVISION SHALL TRANSMIT ALL
MONEY RECEIVED THROUGH GIFTS, GRANTS, OR DONATIONS TO THE STATE
TREASURER, WHO SHALL CREDIT THE MONEY TO THE FUND.

16 (V) THE STATE TREASURER SHALL TRANSFER ALL UNEXPENDED
17 AND UNENCUMBERED MONEY IN THE FUND ON JULY 1, 2021, TO THE
18 GENERAL FUND.

19

(d) THIS SUBSECTION (4) IS REPEALED, EFFECTIVE JULY 1, 2021.

(5) Assessment of the division of youth services - repeal.
(a) ON OR BEFORE DECEMBER 1, 2017, THE DIVISION SHALL CONTRACT
WITH AN INDEPENDENT THIRD PARTY OTHER THAN THE INDEPENDENT
THIRD PARTIES DESCRIBED IN SUBSECTIONS (4)(b)(VI) AND (4)(b)(VII) OF
THIS SECTION TO CONDUCT A PERFORMANCE ASSESSMENT THAT
EVALUATES SAFETY IN ALL FACILITIES OF THE DIVISION FOR YOUTHS AND
STAFF.

27 (b) ON THE EFFECTIVE DATE OF THIS SUBSECTION (5), THE DIVISION

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SHALL COMMENCE PREPARING A REQUEST FOR PROPOSAL TO SOLICIT
 PROPOSALS FROM INTERESTED PARTIES WHO WISH TO CONTRACT FOR THE
 PERFORMANCE ASSESSMENT DESCRIBED IN THIS SUBSECTION (5). THE
 DIVISION SHALL ISSUE THE REQUEST FOR PROPOSAL ON OR BEFORE
 SEPTEMBER 1, 2017, AND SHALL REQUIRE INTERESTED PARTIES TO SUBMIT
 THEIR COMPLETED REQUEST FOR PROPOSALS TO THE DIVISION ON OR
 BEFORE NOVEMBER 1, 2017.

8 (c) THE GOAL OF THE ASSESSMENT IS TO DETERMINE THE MOST
9 HUMANE AND EFFECTIVE METHODS OR APPROACHES TO KEEPING YOUTH
10 AND STAFF SAFE AND KEEPING VIOLENCE IN FACILITIES TO A MINIMUM.
11 THE ASSESSMENT MUST:

12 (I) ASSESS THE DIVISION'S DE-ESCALATION,
13 PHYSICAL-MANAGEMENT, AND SAFETY PROTOCOLS AND ACTUAL
14 PRACTICES; ITS TREATMENT APPROACH, INCLUDING ITS FIDELITY TO THE
15 PROVISION OF TRAUMA-RESPONSIVE CARE; AND ITS OVERALL ABILITY TO
16 MAINTAIN THE SAFETY OF YOUTHS AND STAFF;

(II) COMPARE THE DIVISION'S PRACTICES TO BEST PRACTICES IN
OTHER JUVENILE JUSTICE JURISDICTIONS FOR INCARCERATED YOUTHS UP
TO TWENTY-ONE YEARS OF AGE REGARDING DE-ESCALATION, SECLUSION,
AND PHYSICAL MANAGEMENT, INCLUDING PHYSICAL AND MECHANICAL
RESTRAINT METHODS;

(III) COMPARE THE DIVISION'S OUTCOMES TO BEST OUTCOMES
FROM YOUTH CORRECTIONAL AGENCIES IN OTHER JUVENILE JUSTICE
JURISDICTIONS REGARDING THE FREQUENCY OF FIGHTS, ASSAULTS ON
YOUTHS AND STAFF, INJURIES TO YOUTHS AND STAFF, EDUCATION, AND
RECIDIVISM AND THE USE OF PHYSICAL MANAGEMENT, MECHANICAL
RESTRAINTS, AND SECLUSION; AND

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(IV) EVALUATE THE DIVISION'S ADHERENCE IN PRACTICE TO ITS
 OWN STATED POLICIES AND EXISTING LAW CONCERNING THE USE OF
 RESTRAINT AND SECLUSION, THE PROVISION OF TRAUMA-RESPONSIVE
 CARE, AND THE USE OF RESTORATIVE JUSTICE.

5 (d) IN THE REPORT DESCRIBED IN SUBSECTION (5)(e) OF THIS 6 SECTION, THE INDEPENDENT THIRD PARTY SHALL PROVIDE THE DIVISION 7 WITH COMPREHENSIVE RECOMMENDATIONS FOR ANY CHANGES THE 8 DIVISION CAN MAKE TO ITS POLICIES AND PRACTICES REGARDING 9 DE-ESCALATION, PHYSICAL-MANAGEMENT, AND THE PROVISION OF 10 TRAUMA-RESPONSIVE CARE CONSISTENT WITH BEST PRACTICES, WHILE 11 AVOIDING HARMING YOUTHS IN THE DIVISION'S CUSTODY.

(e) ON OR BEFORE MAY 1, 2018, THE INDEPENDENT THIRD PARTY
SHALL COMPLETE ITS ASSESSMENT AND SUBMIT A REPORT OF ITS FINDINGS
AND RECOMMENDATIONS TO THE JUDICIARY COMMITTEES OF THE HOUSE
OF REPRESENTATIVES AND SENATE, TO THE PUBLIC HEALTH CARE AND
HUMAN SERVICES COMMITTEE OF THE HOUSE OF REPRESENTATIVES, AND
TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE, OR TO
ANY SUCCESSOR COMMITTEES.

19 (f) THIS SUBSECTION (5) IS REPEALED, EFFECTIVE JULY 1, 2018. 20 (6) ON AN ANNUAL BASIS, THE DEPARTMENT OF HUMAN SERVICES 21 SHALL CALCULATE THE RECIDIVISM RATE AND EDUCATIONAL OUTCOMES 22 FOR JUVENILES COMMITTED TO THE CUSTODY OF THE DEPARTMENT OF 23 HUMAN SERVICES. IN CALCULATING THE RECIDIVISM RATE, THE 24 DEPARTMENT SHALL INCLUDE ANY JUVENILE WHO COMMITS A CRIMINAL 25 OFFENSE, EITHER AS A JUVENILE OR AS AN ADULT, WITHIN THREE YEARS 26 AFTER LEAVING THE FACILITY. NOTWITHSTANDING SECTION 24-1-136 27 (11)(a)(I), THE DEPARTMENT SHALL REPORT THE RECIDIVISM RATE AND 1 EDUCATIONAL OUTCOMES TO THE GENERAL ASSEMBLY ANNUALLY.

2 SECTION 2. In Colorado Revised Statutes, add 19-2-203.5 as
3 follows:

4 19-2-203.5. Division of youth services - community boards.
5 (1) THERE IS CREATED IN EACH REGION OF THE DIVISION OF YOUTH
6 SERVICES A COMMUNITY BOARD TO:

7 (a) PROMOTE TRANSPARENCY AND COMMUNITY INVOLVEMENT IN
8 DIVISION FACILITIES WITHIN THE REGION;

9 (b) PROVIDE OPPORTUNITIES FOR YOUTHS TO BUILD POSITIVE
10 RELATIONSHIPS WITH ADULT ROLE MODELS; AND

11

(c) PROMOTE YOUTH INVOLVEMENT IN THE COMMUNITY.

(2) (a) EACH COMMUNITY BOARD MUST INCLUDE SIX MEMBERS
WITH A DIVERSE ARRAY OF EXPERIENCE AND PERSPECTIVES RELATED TO
INCARCERATED YOUTHS. EACH MEMBER OF EACH BOARD SHALL BE A
RESIDENT OF, OR WORK WITHIN, THE REGION IN WHICH HE OR SHE SERVES.
(b) THE GOVERNOR OR HIS OR HER DESIGNEE SHALL APPOINT EACH

17 MEMBER OF EACH BOARD TO A TERM OF THREE YEARS, AND EACH MEMBER
18 MAY SERVE AN UNLIMITED NUMBER OF TERMS. EACH MEMBER MUST
19 SERVE WITHOUT COMPENSATION.

20 (c) A MEMBER OF A COMMUNITY BOARD MAY NOT BE EMPLOYED
21 BY THE DEPARTMENT OF HUMAN SERVICES OR THE DIVISION OF YOUTH
22 SERVICES.

23 (d) EACH COMMUNITY BOARD SHALL ELECT A CHAIR AND A
24 VICE-CHAIR FROM AMONG ITS MEMBERS.

(e) EACH COMMUNITY BOARD SHALL MEET AT LEAST ONCE EVERY
THREE MONTHS. THE CHAIR OF EACH COMMUNITY BOARD MAY CALL SUCH
ADDITIONAL MEETINGS AS ARE NECESSARY FOR THE COMMUNITY BOARD

1 TO ACCOMPLISH ITS DUTIES.

(3) (a) LEADERSHIP AND STAFF MEMBERS OF THE DEPARTMENT OF
HUMAN SERVICES AND THE DIVISION OF YOUTH SERVICES, AS WELL AS
REPRESENTATIVES OF AN ORGANIZATION IN COLORADO THAT EXISTS FOR
THE PURPOSE OF DEALING WITH THE STATE AS AN EMPLOYER CONCERNING
ISSUES OF MUTUAL CONCERN BETWEEN EMPLOYEES AND THE STATE, ARE
INVITED TO ATTEND COMMUNITY BOARD MEETINGS TO PROVIDE THEIR
PERSPECTIVES.

9 (b) A MANAGEMENT-LEVEL EMPLOYEE OF EACH FACILITY IN EACH
10 REGION SHALL ATTEND EACH MEETING OF THEIR REGIONAL COMMUNITY
11 BOARD. AT LEAST ONCE EVERY THREE MONTHS, A REPRESENTATIVE OF
12 THE DIVISION OF YOUTH SERVICES SHALL UPDATE THE COMMUNITY BOARD
13 REGARDING NEW POLICIES, PRACTICES, AND PROGRAMS AFFECTING THE
14 REGION AND ANY ISSUES OF CONCERN IN THE REGION DURING THE PAST
15 QUARTER.

16 (4) THE DIVISION SHALL ALLOW BOARD MEMBERS TO HAVE
17 PERIODIC ACCESS TO ENTER FACILITIES IN THEIR REGIONS ON AT LEAST A
18 QUARTERLY BASIS AND SPEAK WITH YOUTHS AND STAFF, UNLESS AN
19 EMERGENCY PREVENTS SUCH ACCESS.

SECTION 3. In Colorado Revised Statutes, 19-1-103, amend the
 introductory portion; and add (113) as follows:

19-1-103. Definitions. As used in this title TITLE 19 or in the
specified portion of this title TITLE 19, unless the context otherwise
requires:

25 (113) "YOUTH" MEANS AN INDIVIDUAL WHO IS <u>AT LEAST TEN</u>
26 <u>YEARS OF AGE BUT</u> LESS THAN TWENTY-ONE YEARS OF AGE.

27 SECTION 4. In Colorado Revised Statutes, 26-20-106, amend

(2) introductory portion, (2)(k), (3) introductory portion, (4), and (6) as
 follows:

3 26-20-106. Documentation requirements for restraint and
4 seclusion - adults and youth. (2) The division of youth corrections
5 SERVICES shall maintain the following documentation each time a youth
6 is placed in seclusion as a result of an emergency in any secure
7 state-operated or state-owned facility:

8 (k) The written approval by the director of the division of youth 9 corrections SERVICES for any seclusion that results from an emergency 10 that extends beyond four consecutive hours, as required by section 11 26-20-104.5. This written approval must include documentation of 12 specific facts to demonstrate that the emergency was ongoing and specific 13 reasons why a referral to a mental health facility was not warranted.

(3) The division of youth corrections SERVICES shall maintain the
following documentation each time one or more youths are placed in
confinement for administrative reasons pursuant to section 26-20-104.5
(3) in a secure state-operated or state-owned facility:

18 (4) On or before January 1, 2017, and on or before July 1, 2017, 19 and every January 1 and July 1 thereafter, the division of youth 20 corrections SERVICES shall report on its use of RESTRAINT OR seclusion in 21 any secure state-operated or state-owned facility to the youth RESTRAINT 22 AND seclusion working group established in section 26-20-110. The 23 January report must include information from March 1 through August 24 31, and the July report must include information from September 1 25 through the last day of February. The reports must include the following: 26 (a) An incident report on any use of seclusion on a youth due to

an emergency for more than four consecutive hours, or for more than

1 eight total hours in two consecutive calendar days. Each incident report 2 must include length of seclusion, specific facts that demonstrate that the 3 emergency was ongoing, any incidents of self-harm while in seclusion, 4 the reasons why attempts to process the youth out of seclusion were 5 unsuccessful, and any corrective measures taken to prevent lengthy or 6 repeat periods of seclusion in the future. To protect the privacy of the 7 youth, the division of youth corrections SERVICES shall redact all private 8 medical or mental health information and personal identifying 9 information, including, if necessary, the facility at which the seclusion 10 occurred.

(b) A report that lists the following aggregate information, both
as combined totals and totals by facility for all secure state-operated or
state-owned facilities:

14 (I) The total number of youth YOUTHS held in seclusion OR
15 RESTRAINT due to an emergency;

16 (II) The total number of incidents of seclusion OR RESTRAINT due
17 to an emergency;

18 (III) The average time in seclusion OR RESTRAINT per incident;
19 and

20 (IV) An aggregate summary of race, age, and gender of youth
21 YOUTHS held in seclusion or RESTRAINT; AND

(V) THE TYPE OF RESTRAINT OR RESTRAINTS USED IN EACHINCIDENT; AND

(c) AN INCIDENT REPORT FOR ANY YOUTH WHOM THE DIVISION
isolates from his or her peers for more than eight hours in two
consecutive calendar days. Each incident report must include
THE AGE, RACE, AND GENDER OF THE YOUTH; THE NAME OF THE FACILITY;

1 THE LENGTH OF TIME THAT THE YOUTH WAS ISOLATED FROM HIS OR HER 2 PEERS; AND THE JUSTIFICATION FOR THE ISOLATION ON AN HOUR-BY-HOUR 3 BASIS. TO PROTECT THE PRIVACY OF THE YOUTH, THE DIVISION SHALL 4 REDACT ALL PRIVATE MEDICAL OR MENTAL HEALTH INFORMATION AND 5 PERSONAL IDENTIFYING INFORMATION, INCLUDING, IF NECESSARY, THE 6 FACILITY AT WHICH THE SECLUSION OCCURRED. IF THE DIVISION HAS 7 PREPARED AN INCIDENT REPORT OF AN INCIDENT INVOLVING SECLUSION 8 PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION, THE DIVISION IS NOT 9 REQUIRED TO INCLUDE A REPORT OF THE SAME INCIDENT PURSUANT TO 10 THIS SUBSECTION (4)(c).

(6) Prior to January 1, 2018, the division of youth corrections
SERVICES shall meet the requirements of this section to the extent that it
is able using its current reporting mechanisms. The division of youth
corrections SERVICES shall fully comply with all requirements of this
section on or before January 1, 2018.

16 SECTION 5. In Colorado Revised Statutes, 26-20-110, amend
17 (1), (2), (3), (4), and (6) as follows:

18 26-20-110. Youth restraint and seclusion working group 19 membership - purpose - repeal. (1) There is established within the
 20 division of youth corrections SERVICES a youth RESTRAINT AND seclusion
 21 working group, referred to in this section as the "working group". The
 22 working group consists of:

(a) The director of the office of children, youth, and families in
the division of child welfare within the state department, or his or her
designee. The director shall convene the working group and serve as
chair.

27

(b) The director of the division of youth corrections SERVICES, or

1 his or her designee;

2 (c) The director of behavioral health within the division of youth
3 corrections SERVICES, or his or her designee;

4 (d) The director of the office of behavioral health within the state
5 department, or his or her designee;

6 (e) An employee of the division of youth corrections SERVICES 7 who is a representative of an organization in Colorado that exists for the 8 purpose of dealing with the state as an employer concerning issues of 9 mutual concern between employees and the state, as appointed by the 10 governor;

(f) Two representatives from nonprofit advocacy groups that work to restrict RESTRAINT OR seclusion for youth or that represent children within the custody of the division of youth corrections SERVICES, one who is appointed by the speaker of the house of representatives and one who is appointed by the president of the senate; and

16 Two experts independent from the division of youth (g) 17 corrections SERVICES with expertise in adolescent development, 18 adolescent brain development, trauma-informed TRAUMA-RESPONSIVE 19 care of juveniles, positive behavior incentives in a juvenile correctional 20 setting, evidence-based de-escalation techniques, or the negative effects 21 of seclusion on the adolescent brain. The minority leader of the house of 22 representatives shall appoint one expert and the minority leader of the 23 senate shall appoint the other expert;

(h) A PERSON WHO DOES NOT WORK FOR THE DEPARTMENT OR FOR
THE DIVISION OF YOUTH SERVICES AND WHO HAS WORKED AS A STAFF
MEMBER OR AS A SENIOR EXECUTIVE IN YOUTH CORRECTIONS AND WHO
HAS EXPERIENCE WORKING TO ESTABLISH A REHABILITATIVE AND

2 BE APPOINTED BY THE GOVERNOR OR HIS OR HER <u>DESIGNEE</u>; AND

3 (i) A PERSON WHO WAS ONCE COMMITTED TO THE CUSTODY OF THE
4 DIVISION OF YOUTH SERVICES OR A PARENT OF SUCH A PERSON.

5 (2) The working group shall advise the division of youth 6 corrections on SERVICES CONCERNING policies, procedures, and best 7 practices related to RESTRAINT AND seclusion and alternatives to such 8 RESTRAINT AND seclusion.

9 (3)The working group shall monitor the division of youth 10 corrections' SERVICES' use of confinement for administrative purposes. 11 The division of youth corrections SERVICES shall share with the working 12 group, on an ongoing basis, available data regarding time spent in 13 confinement by youth YOUTHS for administrative reasons, as described in 14 section 26-20-104.5 (3), in any secure state-operated and state-owned 15 facility. If necessary, the working group may make recommendations to 16 the division of youth corrections SERVICES and TO the public health care 17 and human services committee of the house of representatives and the 18 health and human services committee of the senate, or any successor 19 committees, about the use of confinement for administrative purposes.

(4) The working group may request, on a semiannual basis,
information and data from the state department on the status of the
division of youth corrections' SERVICES' work related to the RESTRAINT
AND seclusion of youth YOUTHS in their care and custody.

(6) The chair shall provide the working group with semiannual
 updates on the division of youth corrections' SERVICES' policies related to
 RESTRAINT AND seclusion and alternatives to RESTRAINT AND seclusion.
 SECTION 6. In Colorado Revised Statutes, 19-1-304, amend

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1 (8)(b) introductory portion, (8)(b)(V), (8)(c), and (8)(d) as follows:

2 19-1-304. Juvenile delinquency records - division of youth 3 services critical incident information - definitions. (8) Division of 4 **vouth services critical incident information.** (b) The department of 5 human services, the division of youth corrections SERVICES, or any 6 agency with relevant information shall release the following information 7 related to any critical incident, or aggregate of critical incidents, that 8 occurred in a facility operated by the division of youth corrections 9 SERVICES upon request so long as the disclosing agency, EXCEPT AS 10 DESCRIBED IN SUBSECTION (8)(b)(V) OF THIS SECTION, redacts any 11 identifying information, any information concerning security procedures 12 or protocols, and any information that would jeopardize the safety of the 13 community, youth YOUTHS, or staff:

(V) A summary of any critical incident that has occurred, WHICH
SUMMARY MUST INCLUDE A SUMMARY OF ANY USE OF FORCE ON A YOUTH,
INCLUDING ANY PHYSICAL-MANAGEMENT TECHNIQUES OR RESTRAINTS
UTILIZED AND ANY SECLUSION OF A YOUTH. THE DIVISION SHALL NOT
REDACT THE INFORMATION OTHER THAN TO PROTECT THE PERSONAL
IDENTIFYING INFORMATION OF ANY INDIVIDUAL.

(c) The division of youth corrections SERVICES, the department of
human services, or any agency with relevant information related to a
critical incident shall provide redacted records related to the critical
incident, provided confidentiality is maintained. and THE DIVISION may
charge a fee in accordance with section 24-72-205. C.R.S.

(d) The division of youth corrections SERVICES may release to the
 public information at any time to correct inaccurate information
 pertaining to the critical incident that was reported in the news media, so

long as the release of information by the division protects the
 confidentiality of any youth involved; is not explicitly in conflict with
 federal law; is not contrary to the best interest of the child who is the
 subject of the report, or his or her siblings; is in the public's best interest;
 and is consistent with the federal "Child Abuse Prevention and Treatment
 Reauthorization Act of 2010", Pub.L. 111-320.

7

8 SECTION 7. In Colorado Revised Statutes, 19-2-508, amend
9 (3)(c)(IV), (3)(c)(V), and (7) as follows:

10 19-2-508. Detention and shelter - hearing - time limits -11 findings - review - confinement with adult offenders - restrictions. 12 (3) (c) (IV) After charges are filed directly in district court against a 13 juvenile pursuant to section 19-2-517 or a juvenile is transferred to 14 district court pursuant to section 19-2-518, the division of youth 15 corrections SERVICES may petition the district court to transport the 16 juvenile to an adult jail. The district court shall hold a hearing on the 17 place of pretrial detention for the juvenile as soon as practicable, but no 18 later than twenty TWENTY-ONE days after the receipt of the division's 19 petition to transport. The district attorney, sheriff, or juvenile may file a 20 response to the petition and participate in the hearing. The juvenile shall 21 remain in a juvenile detention facility pending hearing and decision by the 22 district court.

(V) If a juvenile is placed in the division of youth corrections
 SERVICES and is being tried in district court, the division of youth
 corrections SERVICES may petition the court for a forthwith AN IMMEDIATE
 hearing to terminate juvenile detention placement if the juvenile's
 placement in a juvenile detention facility presents an imminent danger to

the other juveniles or to staff at the detention facility. In making its
 determination, the court shall review the factors set forth in subparagraph
 (HI) of this paragraph (c) SUBSECTION (3)(c)(III) OF THIS SECTION.

4 (7) Any law enforcement officer, employee of the division of 5 youth corrections SERVICES, or another person acting under the direction 6 of the court who in good faith transports any juvenile, releases any 7 juvenile from custody pursuant to a written policy of a court, releases any 8 juvenile pursuant to any written criteria established pursuant to this title 9 TITLE 19, or detains any juvenile pursuant to court order or written policy 10 or criteria established pursuant to this title shall be TITLE 19 IS immune 11 from civil or criminal liability that might otherwise result by reason of 12 such act. For purposes of any proceedings, civil or criminal, the good 13 faith of any such person shall be IS presumed.

14

15 SECTION <u>8.</u> In Colorado Revised Statutes, add 2-3-124 as
16 follows:

17 2-3-124. Audits of reports of recidivism and educational 18 outcomes by the division of youth services. ON OR BEFORE JANUARY 1, 19 2019, AND ON OR BEFORE JANUARY 1, 2024, THE STATE AUDITOR SHALL 20 AUDIT THE REPORTS OF RECIDIVISM RATES AND EDUCATIONAL OUTCOMES 21 FOR YOUTHS COMMITTED TO THE DIVISION OF YOUTH SERVICES IN THE 22 STATE DEPARTMENT OF HUMAN SERVICES, WHICH REPORTS ARE PROVIDED 23 PURSUANT TO <u>SECTION 19-2-203 (6)</u>. EACH SUCH AUDIT MUST EXAMINE 24 THE DIVISION'S REPORTS DURING THE PRECEDING FIVE YEARS FOR 25 ACCURACY AND QUALITY. AFTER JANUARY 1, 2024, THE STATE AUDITOR, 26 AT HIS OR HER DISCRETION, MAY CONDUCT ADDITIONAL AUDITS OF THE 27 DIVISION OF YOUTH SERVICES.

1	SECTION 9. In Colorado Revised Statutes, 19-2-921, add (12)
2	<u>as follows:</u>
3	<u>19-2-921. Commitment to department of human services.</u>
4	(12) (a) UPON A COURT ORDER, THE DEPARTMENT OF HUMAN SERVICES
5	MAY TRANSFER TO THE DEPARTMENT OF CORRECTIONS AN INDIVIDUAL
6	WHO IS AT LEAST EIGHTEEN YEARS OF AGE AND WHO IS COMMITTED TO
7	THE CUSTODY OF THE DEPARTMENT OF HUMAN SERVICES IF:
8	(I) The individual is convicted of committing any of the
9	FOLLOWING OFFENSES IN A DIVISION OF YOUTH SERVICES FACILITY:
10	(A) Possession of contraband in the first degree, as
11	DESCRIBED IN SECTION 18-8-204.1, WHEN THE CONTRABAND AT ISSUE IS
12	<u>A DEADLY WEAPON, AS DEFINED IN SECTION 18-1-901 (3)(e);</u>
13	(B) ANY CRIME OF VIOLENCE, AS DEFINED IN SECTION 18-1.3-406
14	<u>(2);</u>
15	(C) ASSAULT, AS DESCRIBED IN SECTION 18-3-202, 18-3-203, OR
16	<u>18-3-204; OR</u>
17	(D) ANY OFFENSE DESCRIBED IN ARTICLE 18 OF TITLE 18 FOR THE
18	POSSESSION OR DISTRIBUTION OF A CONTROLLED SUBSTANCE; AND
19	(II) THE DEPARTMENT OF HUMAN SERVICES HAS CERTIFIED THAT
20	THE INDIVIDUAL:
21	(A) IS NO LONGER BENEFITTING FROM ITS PROGRAMS; OR
22	(B) Is unfit or unsafe for continued placement in a
23	JUVENILE FACILITY.
24	(b) The department of human services shall initiate a
25	TRANSFER DESCRIBED IN SUBSECTION (12)(a) OF THIS SECTION BY FILING
26	A REQUEST WITH THE COURT OF COMMITMENT, WHICH REQUEST MUST
27	STATE THE BASIS FOR THE REQUEST. UPON RECEIPT OF SUCH A REQUEST,

1	THE COURT SHALL NOTIFY THE INTERESTED PARTIES AND SET THE MATTER
2	FOR A HEARING.
3	(c) The court shall order a transfer described in
4	<u>SUBSECTION (12)(a) OF THIS SECTION UPON A FINDING BY A</u>
5	PREPONDERANCE OF THE EVIDENCE THAT THE INDIVIDUAL:
6	(I) Is no longer benefitting from the programs of the
7	DEPARTMENT OF HUMAN SERVICES; OR
8	(II) IS UNFIT OR UNSAFE FOR CONTINUED PLACEMENT IN A
9	JUVENILE FACILITY.
10	(d) IF THE COURT ORDERS AN INDIVIDUAL BACK TO THE CUSTODY
11	OF THE DEPARTMENT OF HUMAN SERVICES, THE COURT SHALL MAKE A
12	FINAL DETERMINATION THAT THE INDIVIDUAL:
13	(I) Is safe and appropriate to return to a juvenile facility;
14	AND
15	(II) DOES NOT POSE A SAFETY CONCERN TO OTHER YOUTH OR
16	STAFF UPON RETURNING TO SUCH CUSTODY.
17	(e) UPON ENTERING AN ORDER FOR A TRANSFER DESCRIBED IN
18	SUBSECTION $(12)(a)$ OF THIS SECTION, THE COURT SHALL ISSUE A MITTIMUS
19	TRANSFERRING ALL FURTHER JURISDICTION OVER THE INDIVIDUAL TO THE
20	DEPARTMENT OF CORRECTIONS AND SHALL INDICATE ON SUCH MITTIMUS
21	WHETHER THE REMAINING JUVENILE SENTENCE SHALL BE SERVED
22	<u>CONSECUTIVELY OR CONCURRENTLY. THEREAFTER, THE INDIVIDUAL'S</u>
23	JUVENILE SENTENCE WILL BE GOVERNED BY THE PROVISIONS OF TITLES 16
24	<u>and 17 as if he or she had been sentenced as an adult offender</u>
25	FOR THE UNSERVED PORTION OF HIS OR HER JUVENILE SENTENCE.
26	(f) The department of corrections is an interested party
27	AT ANY HEARING HELD PURSUANT TO THIS SUBSECTION (12), AND THE

1	COURT, PURSUANT TO SUBSECTION (12)(b) OF THIS SECTION, SHALL SEND
2	NOTICE OF ANY SUCH HEARING TO THE DEPARTMENT OF CORRECTIONS.
3	SECTION 10. In Colorado Revised Statutes, 24-75-402, amend
4	(5)(jj) and (5)(kk); and add (5)(ll) as follows:
5	24-75-402. Cash funds - limit on uncommitted reserves -
6	reduction in amount of fees - exclusions - repeal. (5) Notwithstanding
7	any provision of this section to the contrary, the following cash funds are
8	excluded from the limitations specified in this section:
9	(jj) The licensing services cash fund created in section 42-2-114.5
10	(1); C.R.S.; and
11	(kk) The cybersecurity cash fund created in section 24-33.5-1906;
12	AND
13	(11) THE DIVISION OF YOUTH SERVICES PILOT PROGRAM CASH FUND
14	CREATED IN SECTION 19-2-203 (4).
15	SECTION 11. In Colorado Revised Statutes, 1-2-210.5, amend
16	(1) and (5)(a) as follows:
17	1-2-210.5. Registration of and voting by persons in custody of
18	division of youth services - definitions. (1) In the case of any individual
19	committed to a juvenile facility and in the custody of the division of youth
20	corrections SERVICES in the department of human services created in
21	section 19-2-203 (1) C.R.S., who is eighteen years of age or older on the
22	date of the next election, the administrator of the facility in which the
23	individual is committed shall facilitate the registration for voting purposes
24	of, and voting by, the individual. In connection with this requirement, the
25	administrator shall provide the individual information regarding his or her
26	voting rights and how the individual may register to vote and cast a mail

request of the individual, and ensure that any mail ballot cast by the
 individual is timely delivered to the designated election official.

3

(5) As used in this section:

4 (a) "Administrator" means the administrator, or his or her 5 designee, of the division of youth corrections SERVICES created in section 6 19-2-203 (1), C.R.S., a residential facility operated by the division of 7 youth corrections SERVICES, or a residential facility that contracts with the 8 division of youth corrections SERVICES in which a person committed to 9 the department of human services is confined and eligible to register to 10 vote and cast a ballot.

SECTION <u>12.</u> In Colorado Revised Statutes, 2-3-208, amend
(3)(b)(I) as follows:

13 **Budget requests - amendments - supplemental** 2-3-208. 14 appropriation requests - deadlines - definitions. (3) (b) (I) The 15 department of education shall submit a request for a supplemental 16 appropriation pursuant to section 22-54-106 (4)(b) C.R.S., to the joint 17 budget committee by January 15. The department of corrections and the 18 division of youth corrections SERVICES in the department of human 19 services shall each submit a request for a supplemental appropriation 20 related to changes in caseload to the joint budget committee by January 21 15.

SECTION <u>13.</u> In Colorado Revised Statutes, 2-3-1203, amend
 (15)(a) introductory portion and (15)(a)(V) as follows:

24 2-3-1203. Sunset review of advisory committees - legislative
25 declaration - definition - repeal. (15) (a) The following statutory
26 authorizations for the designated advisory committees will repeal ARE
27 SCHEDULED FOR REPEAL on September 1, 2024:

(V) The youth RESTRAINT AND seclusion working group in the
 division of youth corrections SERVICES created in section 26-20-110.
 C.R.S.

4 SECTION <u>14.</u> In Colorado Revised Statutes, 16-11.7-103,
5 amend (1) introductory portion and (1)(c)(II) as follows:

6 16-11.7-103. Sex offender management board - creation -7 duties - repeal. (1) There is hereby created in the department of public 8 safety a sex offender management board that shall consist CONSISTS of 9 twenty-five members. The membership of the board shall MUST reflect, 10 to the extent possible, representation of urban and rural areas of the state 11 and a balance of expertise in adult and juvenile issues relating to persons 12 who commit sex offenses. The membership of the board shall consist 13 CONSISTS of the following persons who shall be ARE appointed as 14 follows:

15 (c) The executive director of the department of human services16 shall appoint three members as follows:

(II) One member who represents the division of youth corrections
SERVICES in the department of human services; and

SECTION <u>15.</u> In Colorado Revised Statutes, 16-11.9-102,
amend (2) introductory portion as follows:

16-11.9-102. Mental illness screening - standardized process
- development. (2) In conjunction with the development of a
standardized mental illness screening procedure for the adult criminal
justice system as specified in subsection (1) of this section, the judicial
department, the division of youth corrections SERVICES within the
department of human services, the unit responsible for child welfare
services within the department of human services, the unit within the

department of human services that administers behavioral health programs and services, including those related to mental health and substance abuse, the division of criminal justice within the department of public safety, and the department of corrections shall cooperate to develop a standardized screening procedure for the assessment of mental illness in juveniles who are involved in the juvenile justice system. The standardized screening procedure shall include, but is not limited to:

8 SECTION <u>16.</u> In Colorado Revised Statutes, 16-20.5-102,
9 amend the introductory portion and (10) as follows:

10 16-20.5-102. Definitions. As used in this article ARTICLE 20.5,
11 unless the context otherwise requires:

12 (10) "TRAILS" means the case management system of the
13 division of youth corrections SERVICES of the department of human
14 services.

15 SECTION <u>17.</u> In Colorado Revised Statutes, 16-22-103, amend
16 (4) as follows:

17

16-22-103. Sex offender registration - required - applicability

18 - exception. (4) The provisions of this article shall ARTICLE 22 apply to 19 any person who receives a disposition or is adjudicated a juvenile 20 delinquent based on the commission of any act that may constitute 21 unlawful sexual behavior or who receives a deferred adjudication based 22 on commission of any act that may constitute unlawful sexual behavior; 23 except that, with respect to section 16-22-113 (1)(a) to (1)(e), a person 24 may petition the court for an order to discontinue the duty to register as 25 provided in those paragraphs, but only if the person has not subsequently 26 received a disposition for, been adjudicated a juvenile delinquent for, or 27 been otherwise convicted of any offense involving unlawful sexual

behavior. In addition, the duty to provide notice to a person of the duty to
register, as set forth in sections 16-22-105 to 16-22-107, shall apply
APPLIES to juvenile parole and probation officers and appropriate
personnel of the division of youth corrections SERVICES in the department
of human services.

6 SECTION <u>18.</u> In Colorado Revised Statutes, amend 17-31-101
7 as follows:

8 **17-31-101.** Legislative declaration. The general assembly hereby 9 finds it necessary to provide for and encourage the implementation of 10 programs within the state's correctional facilities, the probation division 11 of the judicial department, the parole division within the department of 12 corrections, the division of youth corrections SERVICES within the 13 department of human services, and the department of public safety that 14 enable volunteers to effectively assist with the rehabilitation and 15 transition of adult and juvenile offenders. The general assembly further 16 finds that ENCOURAGES the maximum use of volunteers should be 17 encouraged to complement the regular staffs of such adult and juvenile 18 corrections, parole, and probation, AND JUVENILE SERVICES divisions and 19 that ENCOURAGES volunteers should be encouraged to participate in 20 existing programs for adult and juvenile offenders in those divisions. The 21 general assembly finds that such volunteers should be allowed, where 22 practical and within the safety and security requirements of the applicable 23 institution or program, to meet with and freely communicate with 24 offenders to assist with the rehabilitation and transition of such offenders, 25 in order to establish support groups and systems outside of the 26 correctional facility.

27

SECTION 19. In Colorado Revised Statutes, 17-31-102, amend

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1 the introductory portion and (2) as follows:

2 17-31-102. Definitions. As used in this article ARTICLE 31, unless
3 the context otherwise requires:

4 (2) "Division" means the division or department directing or 5 administering any public or private correctional institution or detention 6 facility in which offenders are housed or treated, any probation program 7 within each judicial district, or any juvenile or adult parole program,

8 including but not limited to, the judicial department, the department of
9 public safety and the division of criminal justice therein, the department
10 of corrections and the division of adult parole therein, and the department
11 of human services and the division of youth corrections SERVICES therein.

SECTION <u>20.</u> In Colorado Revised Statutes, 17-31-103, amend
(1)(d) as follows:

14 **17-31-103.** Volunteers - rehabilitation and transition -15 programs. (1) Each division shall facilitate, where practicable, the use 16 of volunteers to assist and participate in the development and 17 implementation of programs for the rehabilitation and transition of and 18 growth of support groups and systems for adult and juvenile offenders in 19 the following institutions and programs:

20 (d) The juvenile parole program of the division of youth
 21 corrections SERVICES within the department of human services;

SECTION <u>21.</u> In Colorado Revised Statutes, 18-1.3-107, amend
(4)(a) as follows:

18-1.3-107. Sentencing order - collateral relief - definitions.
(4) (a) Notwithstanding any other provision of law, an order of collateral
relief cannot relieve any collateral consequences imposed by law for
licensure by the department of education or any collateral consequences

imposed by law for employment with the judicial branch, the department
 of corrections, division of youth corrections SERVICES in the department
 of human services, or any other law enforcement agency in the state of
 Colorado.

5 SECTION <u>22.</u> In Colorado Revised Statutes, 18-1.3-213, amend
6 (4)(a) as follows:

7 18-1.3-213. Sentencing order - collateral relief - definitions. 8 (4) (a) Notwithstanding any other provision of law, an order of collateral 9 relief cannot relieve any collateral consequences imposed by law for 10 licensure by the department of education or any collateral consequences 11 imposed by law for employment with the judicial branch, the department 12 of corrections, division of youth corrections SERVICES in the department 13 of human services, or any other law enforcement agency in the state of 14 Colorado.

15 SECTION <u>23.</u> In Colorado Revised Statutes, 18-1.3-303, amend
(4)(a) as follows:

17 18-1.3-303. Sentencing order - collateral relief - definitions. 18 (4) (a) Notwithstanding any other provision of law, an order of collateral 19 relief cannot relieve any collateral consequences imposed by law for 20 licensure by the department of education or any collateral consequences 21 imposed by law for employment with the judicial branch, the department 22 of corrections, division of youth corrections SERVICES in the department 23 of human services, or any other law enforcement agency in the state of 24 Colorado

25 SECTION <u>24.</u> In Colorado Revised Statutes, 18-1.9-101, amend
26 (1)(c) as follows:

27

18-1.9-101. Legislative declaration. (1) The general assembly

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1 hereby finds that:

2 (c) The Colorado division of youth corrections SERVICES estimates 3 that twenty-four percent of juveniles in the juvenile justice system are 4 diagnosed with mental illness; 5 SECTION 25. In Colorado Revised Statutes, 18-1.9-104, amend 6 (1)(c)(IV)(B) as follows: 7 18-1.9-104. Task force concerning treatment of persons with 8 mental illness in the criminal and juvenile justice systems - creation 9 - membership - duties. (1) Creation. (c) The chair and vice-chair of the 10 committee shall appoint twenty-eight members as follows: 11 (IV) Five members who represent the department of human 12 services, as follows: 13 (B) One member who represents the division of youth corrections 14 SERVICES; 15 SECTION 26. In Colorado Revised Statutes, 18-8-208, amend 16 (4.5) as follows: 17 A person commits a class 3 18-8-208. Escapes. (4.5) 18 misdemeanor if he or she has been committed to the division of youth 19 corrections SERVICES in the department of human services for a

delinquent act, is over eighteen years of age, and escapes from a staff
secure facility as defined in section 19-1-103 (101.5), C.R.S., other than
a state-operated locked facility.

23 SECTION <u>27.</u> In Colorado Revised Statutes, 19-1-103, amend
 24 the introductory portion and (69) as follows:

19-1-103. Definitions. As used in this title TITLE 19 or in the
specified portion of this title TITLE 19, unless the context otherwise
requires:

1 (69) "Juvenile community review board", as used in article 2 of 2 this title TITLE 19, means any board appointed by a board of county 3 commissioners for the purpose of reviewing community placements under 4 article 2 of this title TITLE 19. The board, if practicable, shall include but 5 not be limited to a representative from a county department of social 6 services, a local school district, a local law enforcement agency, a local 7 probation department, a local bar association, the division of youth 8 corrections SERVICES, and private citizens.

9 SECTION <u>28.</u> In Colorado Revised Statutes, 19-2-205, amend
10 (1) as follows:

11 19-2-205. Facility directors - duties. (1) THE DIRECTOR OF THE
 DIVISION OF YOUTH SERVICES SHALL APPOINT a director of each
 13 state-operated facility established by section 19-2-403 and sections
 14 19-2-406 to 19-2-408 shall be appointed by the director of the division of
 youth corrections pursuant to section 13 of article XII of the state
 16 constitution.

17 SECTION <u>29.</u> In Colorado Revised Statutes, 19-2-209, amend
 18 (1), (2), and (3) as follows:

19 19-2-209. Juvenile parole - organization. (1) Juvenile parole
 20 services shall be ARE administered by the division of youth corrections
 21 SERVICES in the department of human services, under the direction of the
 22 director of the division of youth corrections SERVICES, appointed pursuant
 23 to section 19-2-203.

(2) THE DIRECTOR OF THE DIVISION SHALL APPOINT juvenile parole
 officers and other personnel of the division of youth corrections shall be
 appointed by the director of the division of youth corrections SERVICES
 pursuant to section 13 of article XII of the state constitution and with the

consent of the department of human services. Juvenile parole officers
 shall have the powers and duties specified in part 10 of this article
 ARTICLE 2 and shall have the powers of peace officers, as described in
 sections 16-2.5-101 and 16-2.5-138. C.R.S.

- 5 (3) The division of youth corrections SERVICES may divide 6 juvenile parole supervision into regions throughout the state. Within each 7 region there may be more than one office location for parole officers.
- 8 SECTION <u>30.</u> In Colorado Revised Statutes, amend 19-2-211 as
 9 follows:

10 19-2-211. Local juvenile services planning committee -11 creation - duties. If all of the boards of commissioners of each county or 12 the city council of each city and county in a judicial district agree, there 13 shall MAY be created in the judicial district a local juvenile services 14 planning committee that shall be IS appointed by the chief judge of the 15 judicial district or, for the second judicial district, the presiding judge of 16 the Denver juvenile court from persons recommended by the boards of 17 commissioners of each county or the city council of each city and county 18 within the judicial district. The committee, if practicable, shall MUST 19 include, but need not be limited to, a representative from the county 20 department of social services, a local school district, a local law 21 enforcement agency, a local probation department, the division of youth 22 corrections SERVICES, private citizens, the district attorney's office, and 23 the public defender's office and a community mental health representative and a representative of the concerns of municipalities. The committee, if 24 25 created, shall meet as necessary to develop a plan for the allocation of 26 resources for local juvenile services within the judicial district for the 27 fiscal year. The committee is strongly encouraged to consider programs

1	with restorative justice components when developing the plan. The plan
2	shall MUST be approved by the department of human services. A local
3	juvenile services planning committee may be consolidated with other
4	local advisory boards pursuant to section 24-1.7-103. C.R.S.
5	SECTION <u>31.</u> In Colorado Revised Statutes, 19-2-213, amend
6	(2)(b) as follows:
7	19-2-213. Restorative justice coordinating council -
8	establishment - membership - repeal. (2) The restorative justice
9	coordinating council includes, at a minimum, the following:
10	(b) A representative from the division of youth corrections
11	SERVICES in the department of human services who shall be IS appointed
12	by the executive director of the department of human services;
13	SECTION <u>32.</u> In Colorado Revised Statutes, 19-2-214, amend
14	(1) introductory portion as follows:
15	19-2-214. Detention center sexual assault prevention program.
16	(1) The division of youth corrections SERVICES created in section
17	19-2-203 shall develop, with respect to sexual assaults that occur in
18	juvenile facilities, policies and procedures to:
19	SECTION 33. In Colorado Revised Statutes, 19-2-307, amend
20	(2) as follows:
21	19-2-307. Juvenile intensive supervision program - elements.
22	(2) The judicial department, shall be assisted in developing WITH THE
23	ASSISTANCE OF A JUVENILE INTENSIVE SUPERVISION ADVISORY
24	COMMITTEE, SHALL DEVELOP assessment criteria for placement in the
25	juvenile intensive supervision program and judicial department guidelines
26	for implementation of the program and measurement of the outcome of
27	the program. by a juvenile intensive supervision advisory committee.

Such THE advisory committee shall be IS appointed by the state court administrator and shall include, but shall not be INCLUDES, BUT IS NOT limited to, representatives of the division of youth corrections SERVICES in the department of human services and the division of criminal justice of the department of public safety.

6 SECTION <u>34.</u> In Colorado Revised Statutes, 19-2-309.5, amend
7 (2)(a), (2)(c), (2)(d), (2)(e), (3), (4)(a) introductory portion, (4)(a)(II)
8 introductory portion, (5), (6), and (8) as follows:

9 19-2-309.5. Community accountability program - legislative
10 declaration - creation. (2) (a) The division of youth corrections
11 SERVICES, pursuant to a contract with one or more private entities, shall
12 establish, maintain, and operate a community accountability program,
13 referred to in this section as the "program".

14 (c) A sentence imposed pursuant to this section shall be IS 15 conditioned on the availability of space in the program and the division 16 of youth corrections' SERVICES' determination of whether the juvenile's 17 participation in the program is appropriate. A juvenile may be denied 18 participation in the program upon a determination by the division that a 19 physical or mental condition, including severe substance abuse, will 20 prevent the juvenile's full participation in the program. Any juvenile 21 denied participation in the program shall MUST be returned to the juvenile 22 court for resentencing.

(d) The judicial department shall provide information to the
division of youth corrections SERVICES concerning sentencing of the
juvenile, including but not limited to the juvenile's criminal history, the
presentence investigation report, the risk-need assessment, and
demographics pertaining to the juvenile.

(e) The program shall MUST be established for up to eighty beds.
 Under the contract entered into pursuant to paragraph (a) of this
 subsection (2) SUBSECTION (2)(a) OF THIS SECTION, the division of youth
 corrections SERVICES shall pay only for the actual number of juveniles
 placed in the program.

6 (3) If feasible, the program may be established regionally, one in
7 each of the division of youth corrections' SERVICES' regions. The division,
8 through a competitive bid process, shall select one or more private entities
9 to operate the program.

10 (4) (a) The program shall consist CONSISTS of two integrated
11 components. Each selected entity shall provide both components within
12 the contracted region as follows:

13 (II) **Component II.** THE DIVISION OF YOUTH SERVICES SHALL 14 ADMINISTER component II, shall be administered by the division of youth 15 corrections and shall consist WHICH CONSISTS of a community 16 reintegration phase. FOR each juvenile entering component II, THE 17 DEPARTMENT OF YOUTH SERVICES AND THE LOCAL PROBATION 18 DEPARTMENT shall have JOINTLY ESTABLISH a reintegration plan. jointly 19 established by the division of youth corrections and the local probation 20 department. Component II may contain, but need not be limited to, the 21 following program elements:

(5) If a juvenile in the first component of the program would
substantially benefit, the division of youth corrections SERVICES shall
notify the local department of probation who may petition the court for
an extension of up to fifteen days in addition to the initial sixty-day period
for the first component of the program. The period of time a juvenile
spends in the second component of the program shall MUST not exceed

one hundred twenty days. The entire period of a juvenile's participation
in the program shall MUST not exceed the length of the juvenile's
probation sentence. Whenever a juvenile fails to progress through or
complete the first or second component of the program, the juvenile shall
be IS subject to the provisions of section 19-2-925 (4) for violating a
condition of probation.

(6) The division of youth corrections SERVICES and the judicial
department shall jointly establish guidelines for the program and FOR each
of the components thereof described in subsection (4) of this section. THE
DIVISION OF YOUTH SERVICES SHALL MAKE AVAILABLE necessary support
services for the juvenile and the juvenile's family shall be made available
under both components of the program. as deemed appropriate by the
division of youth corrections.

(8) The division of youth corrections SERVICES shall conduct an
ongoing evaluation of the program. On or before January 15, 2003, and
on or before January 15 each year, thereafter, the division of youth
corrections SERVICES shall submit a report of the evaluation results to the
general assembly. The division may contract for the services and labor
necessary to perform the ongoing evaluation.

20 SECTION <u>35.</u> In Colorado Revised Statutes, amend 19-2-311 as
21 follows:

19-2-311. Victim-offender conferences - pilot program. The division of youth corrections SERVICES is authorized to establish a pilot program, when funds become available, in its facilities to facilitate victim-initiated victim-offender conferences whereby a victim of a crime may request a facilitated conference with the juvenile who committed the crime, if the juvenile is in the custody of the division of youth corrections

1 SERVICES. After such a pilot program is established, the division of youth 2 corrections SERVICES may establish policies and procedures for the 3 victim-offender conferences using volunteers to facilitate the conferences. 4 The volunteers shall complete the division of youth corrections' SERVICES' 5 volunteer and facility-specific training programs and complete high-risk 6 victim-offender training and victim advocacy training. The division of 7 youth corrections SERVICES shall not compensate or reimburse a volunteer 8 or victim for any expenses. If a pilot program is available, and subsequent 9 to the victim's or the victim representative's request, the division of youth 10 corrections SERVICES shall arrange such a conference only after 11 determining that the conference would be safe and only if the juvenile 12 agrees to participate. The purposes of the conference shall be ARE to 13 enable the victim to meet the juvenile, to obtain answers to questions only 14 the juvenile can answer, to assist the victim in healing from the impact of 15 the crime, and to promote a sense of remorse and acceptance of 16 responsibility by the juvenile that may contribute to his or her 17 rehabilitation.

18 SECTION <u>36.</u> In Colorado Revised Statutes, 19-2-414, amend
19 (3) as follows:

20 **19-2-414.** Facility rules - academic and vocational courses. 21 (3) The director of the division of youth corrections SERVICES may 22 appoint, pursuant to section 13 of article XII of the state constitution, a 23 director and such other officers, teachers, instructors, counselors, and 24 other personnel as the director may consider necessary to transact the 25 business of the schools and may designate their duties. No person shall be 26 appointed as a teacher or instructor in the schools who is not qualified to 27 serve as a teacher or instructor in the schools under the laws of the state

1 and the standards established by the department of education.

2 SECTION <u>37.</u> In Colorado Revised Statutes, amend 19-2-415 as
3 follows:

4 **19-2-415.** Fees for transporting juveniles. It is the duty of the 5 sheriff, undersheriff, or deputy, or in their absence any suitable person 6 appointed by the court for such purpose, to convey any juvenile 7 committed under the provisions of section 19-2-601 or 19-2-907 to 8 facilities of the division of youth corrections SERVICES. All officers 9 performing services under this part 4 shall MUST be paid the same fees as 10 are allowed for similar services in criminal cases, such fees to be paid by 11 the county from which such juvenile was committed.

SECTION <u>38.</u> In Colorado Revised Statutes, amend 19-2-914 as
follows:

14 19-2-914. Sentencing - community accountability program. 15 Except as otherwise provided in section 19-2-601, the court may sentence 16 the juvenile to participate in the community accountability program as set 17 forth in section 19-2-309.5. Such a sentence shall be IS a condition of 18 probation and shall be for higher-risk juveniles who would have 19 otherwise been sentenced to detention or out-of-home placement or 20 committed to the department of human services. A sentence pursuant to 21 this section shall be IS conditioned on the availability of space in the 22 community accountability program and on a determination by the division 23 of youth corrections SERVICES that the juvenile's participation in the 24 program is appropriate. In the event that the division of youth corrections 25 SERVICES determines the program is at maximum capacity or that a 26 juvenile's participation is not appropriate, the juvenile shall MUST be 27 ordered to return to the sentencing court for another sentencing hearing.

1

SECTION <u>39.</u> In Colorado Revised Statutes, 19-2-921, amend (7) and (10) as follows:

2

3 19-2-921. Commitment to department of human services. 4 (7) When a juvenile is released or released to parole supervision by the 5 department of human services or escapes from said department, the 6 department shall notify the committing court, the district attorney, the 7 Colorado bureau of investigation, and the initiating law enforcement 8 agency. If the juvenile is on parole status, the division of youth 9 corrections SERVICES shall notify the juvenile parole board, pursuant to 10 section 19-2-1002 (7)(b)(II), of any discharge as a matter of law, any 11 placement change that may impact public safety or victim safety as 12 determined by the division of youth corrections SERVICES, and any escape 13 and recapture that occurs during the period of parole.

14 (10) When custody of a juvenile who will be under the age of 15 eighteen years at the time of expiration of commitment cannot be 16 determined or none of the resources described in subsection (9) of this 17 section exist, the division of youth corrections SERVICES shall make a 18 referral to the last-known county of residence of the responsible person 19 having custody of the juvenile immediately prior to the commitment. The 20 referral to the county shall MUST be made by the division of youth 21 corrections SERVICES at least ninety days prior to the expiration of the 22 juvenile's commitment. The county department of human services or 23 county department of social services shall conduct an assessment of the child protection needs of the juvenile and, pursuant to rules adopted by 24 25 the state board, provide services in the best interest of the juvenile. The 26 division of youth corrections SERVICES shall work in collaboration with 27 the county department conducting the assessment and shall provide parole

1 supervision services as described in section 19-2-1003.

2 SECTION 40. In Colorado Revised Statutes, 19-2-1002, amend 3 (7)(b)(I)(A), (7)(b)(II), (9)(b)(I), and (9)(b)(II)(B) as follows:

4 19-2-1002. Juvenile parole. (7) Notice. (b) (I) (A) Prior to 5 consideration of the case of a juvenile for parole, the board shall provide 6 notice of the time and place of the juvenile's hearing before the board or 7 a hearing panel of the board to a victim who has provided to the division 8 of youth corrections SERVICES or the board a written statement pursuant 9 to sections 24-4.1-302.5 and 24-4.1-303. C.R.S. The notice and 10 subsequent interactions with the victim shall MUST be consistent with the 11 provisions of article 4.1 of title 24. C.R.S.

12 (II) For a youth that JUVENILE WHO is currently serving parole that 13 implicates the provisions of article 4.1 of title 24, C.R.S., the division of 14 youth corrections SERVICES shall notify the board of any discharge as a 15 matter of law and any placement change that may impact public safety or 16 victim safety as determined by the division of youth corrections SERVICES, 17 including any escape or recapture.

18 (9) Parole discharge. (b) (I) Based upon a request and 19 recommendation by the division of youth corrections SERVICES, the board 20 may discharge all or a portion of a juvenile's period of parole, as defined 21 in section 19-2-909 (1) (b), without holding a hearing before the board or 22 a hearing panel of the board, if the board finds that:

23

(II) As used in this subsection (9), a juvenile is unavailable to 24 complete the period of parole if:

25 (B) The juvenile has been or will be transferred out of the state of 26 Colorado and the division of youth corrections SERVICES determines that the discharge is not in conflict with the interstate compact on juveniles, 27

1 part 7 of article 60 of title 24; C.R.S. or

2 SECTION <u>41.</u> In Colorado Revised Statutes, 19-2-1003, amend
3 (1) as follows:

- **19-2-1003.** Parole officers powers duties. (1) Under the
 direction of the director of the division of youth corrections SERVICES, the
 juvenile parole officer or officers in each region established in section
 19-2-209 (3) shall supervise all juveniles living in the region who, having
 been committed to the department of human services, are on parole from
 one of its facilities.
- SECTION <u>42.</u> In Colorado Revised Statutes, 19-2-1004, amend
 (1) introductory portion, (2), (8)(b), and (12) as follows:

12 19-2-1004. Parole violation and revocation. (1) The director of
13 the division of youth corrections SERVICES or any juvenile parole officer
14 may arrest any parolee when:

(2) When an alleged parole violator is taken into custody, the
director of the division of youth corrections SERVICES or the juvenile
parole officer shall notify the parents, guardian, or legal custodian of the
juvenile without unnecessary delay.

(8) Within ten working days after the finding of probable cause by
the preliminary administrative law judge, the juvenile parole officer shall
complete his or her investigation and either:

(b) Recommend to the director of the division of youth corrections
SERVICES, or his or her designee, that the parolee, if detained, be released
and the violation proceedings be dismissed. The director, or his or her
designee, shall determine whether to cause the violation proceedings to
be dismissed, and, if he or she elects to cause dismissal, the parolee shall
MUST be released or notified that he or she is relieved of obligation to

appear before the hearing panel. In such event, the director, or his or her
 designee, shall give written notification to the board of his or her action.

3 (12) At the hearing before the hearing panel, if the parolee denies 4 the violation, the division of youth corrections shall have SERVICES HAS 5 the burden of establishing by a preponderance of the evidence the 6 violation of a condition or conditions of parole. The hearing panel shall, 7 when it appears that the alleged violation of conditions of parole consists 8 of an offense with which the parolee is charged in a criminal case then 9 pending, continue the parole violation hearing until the termination of the 10 criminal proceeding. Any evidence having probative value shall be IS 11 admissible regardless of its admissibility under exclusionary rules of 12 evidence if the parolee is accorded a fair opportunity to rebut hearsay 13 evidence. The parolee shall have HAS the right to confront and to 14 cross-examine adverse witnesses unless the administrative law judge 15 specifically finds good cause for not allowing confrontation.

SECTION <u>43.</u> In Colorado Revised Statutes, 19-3.3-103, amend
(5) as follows:

18 19-3.3-103. Office of the child protection ombudsman - powers 19 and duties - access to information - confidentiality - testimony -20 judicial review. (5) In the performance of his or her duties, the 21 ombudsman shall act independently of the divisions within the state 22 department that are responsible for child welfare, youth corrections 23 SERVICES, or child care, of the county departments of human or social 24 services, and of all judicial agencies, including, but not limited to, the 25 office of the child's representative, the office of the respondent parents' 26 counsel, the office of state public defender, the office of alternate defense 27 counsel, and the office of attorney regulation counsel. Any 1 recommendations made by the ombudsman or positions taken by the 2 ombudsman do not reflect those of the state department, judicial 3 department, or of the county departments of human or social services.

4 SECTION 44. In Colorado Revised Statutes, 19-7-101, amend 5 (1) introductory portion as follows:

6 **19-7-101.** Legislative declaration. (1) The general assembly 7 hereby finds and declares that youth in foster care, excluding those in the 8 custody of the division of youth corrections SERVICES or a state mental 9 hospital, should enjoy the following:

10 SECTION 45. In Colorado Revised Statutes, 19-7-103, amend 11 (1) as follows:

12 19-7-103. Access to extracurricular activities - legislative 13 declaration - rules. (1) The general assembly finds and declares that it 14 is important for youth in foster care, excluding those in the custody of the 15 division of youth corrections SERVICES or a state mental hospital, to have 16 increased access to normative, developmentally appropriate 17 extracurricular activities to help prepare them for independence. Foster 18 parents and group home parents or group center administrators shall make 19 a reasonable effort to allow a youth in their care to participate in 20 extracurricular, cultural, educational, work-related, and personal 21 enrichment activities. On or before July 31, 2012, The department of 22 human services shall promulgate rules for the implementation of this 23 section. The rules shall MUST address policies, including but not limited 24 to waiver of any fingerprint-based criminal history records checks for 25 community entities, excluding all individuals required to obtain a 26 fingerprint-based criminal history records check pursuant to section 27 26-6-107, C.R.S., providing extracurricular activities and guidelines for

1 determining in what situations it is appropriate to waive fingerprint-based 2 criminal history records checks, to allow youth in foster care, excluding 3 those in the custody of the division of youth corrections SERVICES or a 4 state mental hospital, who are twelve years of age and older to participate 5 in age-appropriate extracurricular enrichment, social activities, and 6 activities designed to assist those youth to make the transition to 7 independence, build life skills, and enhance opportunities to make 8 positive connections.

9 SECTION <u>46.</u> In Colorado Revised Statutes, 22-14-103, amend
10 (3)(c)(IV) as follows:

11 22-14-103. Office of dropout prevention and student 12 re-engagement - created - purpose - duties. (3) To accomplish the 13 purposes specified in subsection (2) of this section, the office shall also: 14 (c) Develop interagency agreements and otherwise cooperate with 15 other state and federal agencies and with private, nonprofit agencies to 16 collect and review student data and develop and recommend methods for 17 reducing student dropout rates and increasing student engagement and 18 re-engagement. The office shall, to the extent possible, collaborate with, 19 at a minimum:

20 (IV) The division of youth corrections SERVICES and other
21 agencies within the juvenile justice system;

22

SECTION <u>47.</u> In Colorado Revised Statutes, 22-20-103, amend

 $23 \qquad (28)(c) \text{ as follows:}$

24 22-20-103. Definitions. As used in this part 1, unless the context
25 otherwise requires:

26 (28) "State-operated program" means an approved school program
27 supervised by the department and operated by:

1 (c) The department of human services, including but not limited 2 to the division of youth corrections SERVICES and the mental health 3 institutes.

4 SECTION 48. In Colorado Revised Statutes, 22-20-104, amend 5 (2)(a) as follows:

6 22-20-104. Administration - advisory committee - rules. 7 (2) (a) In order to assist the state board in the performance of its 8 responsibilities for the implementation of this part 1, the state board shall 9 appoint a state special education advisory committee of an appropriate 10 size. The members of the advisory committee shall MUST be 11 representative of the state population and shall be composed of persons 12 involved in or concerned with the education of children with disabilities, 13 including parents of children with disabilities ages birth through 14 twenty-six years; individuals with disabilities; teachers; representatives 15 of institutions of higher education that prepare special education and 16 related services personnel; state and local education officials, including 17 officials who carry out activities under section 22-33-103.5; 18 administrators of programs for children with disabilities; representatives 19 of other state agencies involved in the financing or delivery of related 20 services to children with disabilities; representatives of private schools, 21 district charter schools, and institute charter schools; at least one 22 representative of a vocational, community, or business organization 23 concerned with the provision of transition services to children with 24 disabilities; a representative from child welfare services in the department 25 of human services established pursuant to section 26-5-102; C.R.S.; and 26 representatives from the division of youth corrections SERVICES in the 27 department of human services and from the department of corrections. A

majority of the members of the advisory committee shall MUST be
individuals with disabilities or parents of children with disabilities.
Members shall be ARE appointed for terms as determined by the by-laws
of the advisory committee. Any additions to the composition of the
advisory committee shall MUST be made pursuant to the procedures of the
state board.

7 SECTION <u>49.</u> In Colorado Revised Statutes, 22-32-109.3,
8 amend (2) introductory portion and (2)(b) as follows:

9 22-32-109.3. Board of education - specific duties - student
10 records. (2) Notwithstanding the provisions of subsection (1) of this
11 section, the address and telephone number and any medical,
12 psychological, sociological, and scholastic achievement data concerning
13 any student shall be ARE released ONLY under the following conditions:

(b) To district or municipal court personnel, the division of youth
corrections SERVICES, county departments of social services, the youthful
offender system, and any other juvenile justice agency within fifteen days
after receipt by the school district of a court order authorizing release of
such information.

SECTION <u>50.</u> In Colorado Revised Statutes, 24-1-120, amend
(6) introductory portion and (6)(e) as follows:

21

22

24-1-120. Department of human services - creation. (6) The department shall consist CONSISTS of the following divisions and units:

(e) The division of youth corrections SERVICES, created pursuant
to section 19-2-203. C.R.S. The division of youth corrections SERVICES
and the office of the director of the division of youth corrections
SERVICES and their powers, duties, and functions are transferred by a type
transfer to the department of human services as a division thereof.

SECTION <u>51.</u> In Colorado Revised Statutes, 24-1.9-102, amend
 (1)(a) introductory portion and (1)(a)(VI) as follows:

3 24-1.9-102. Memorandum of understanding - local-level 4 interagency oversight groups - individualized service and support 5 teams - coordination of services for children and families -6 requirements - waiver. (1) (a) Local representatives of each of the 7 agencies specified in this paragraph (a) SUBSECTION (1)(a) and county 8 departments of social services may enter into memorandums of 9 understanding that are designed to promote a collaborative system of 10 local-level interagency oversight groups and individualized service and 11 support teams to coordinate and manage the provision of services to 12 children and families who would benefit from integrated multi-agency 13 services. The memorandums of understanding entered into pursuant to 14 this subsection (1) shall MUST be between interested county departments 15 of social services and local representatives of each of the following 16 agencies or entities:

17

(VI) The division of youth corrections SERVICES;

18 SECTION <u>52.</u> In Colorado Revised Statutes, 24-4.1-302, amend
19 (1.3) as follows:

20 24-4.1-302. Definitions. As used in this part 3, and for no other
21 purpose, including the expansion of the rights of any defendant:

(1.3) "Correctional facility" means any private or public entity
 providing correctional services to offenders pursuant to a court order
 including, but not limited to a county jail, a community corrections
 provider, the division of youth corrections SERVICES, and the department
 of corrections.

27 SECTION <u>53.</u> In Colorado Revised Statutes, 24-4.1-302.5,

-52-

1 **amend** (1)(d.5)(IV) as follows:

2 24-4.1-302.5. Rights afforded to victims. (1) In order to
3 preserve and protect a victim's rights to justice and due process, each
4 victim of a crime has the following rights:

- (d.5) (IV) This paragraph (d.5) SUBSECTION (1)(d.5) applies to a
 victim who is incarcerated or otherwise being held in a local county jail,
 the department of corrections, or the division of youth corrections
 SERVICES in the department of human services, but is limited to
 participation by telephone.
- SECTION <u>54.</u> In Colorado Revised Statutes, 24-4.1-303, amend
 (14.3)(c) as follows:

12 24-4.1-303. Procedures for ensuring rights of victims of 13 crimes. (14.3) Upon receipt of a written statement from the victim, the 14 juvenile parole board shall notify the victim of the following information 15 regarding any person who was charged with or convicted of an offense 16 against the victim:

(c) Any placement change that occurs during the period of parole
that may impact the victim's safety or public safety as determined by the
division of youth corrections SERVICES; and

20 SECTION <u>55.</u> In Colorado Revised Statutes, 24-33.5-515,
21 amend (1) introductory portion, (1)(d), and (2) as follows:

22 24-33.5-515. Statewide automated victim information and
 23 notification system - legislative declaration. (1) The general assembly
 24 hereby finds and declares that:

(d) The system is available for any county that wishes to
participate and also includes the division of youth corrections SERVICES;
(2) The general assembly may annually appropriate from the

general fund to the division moneys MONEY for the operation of the statewide automated victim information and notification system. The division must distribute moneys MONEY appropriated to the division by the general assembly for the operation of the statewide automated victim information and notification system to be used by the county sheriffs, the division of youth corrections SERVICES, and other departments or agencies.

8 SECTION <u>56.</u> In Colorado Revised Statutes, 25-1.5-106, amend
9 (10) as follows:

10 25-1.5-106. Medical marijuana program - powers and duties 11 of state health agency - rules - medical review board - medical 12 marijuana program cash fund - subaccount - created - repeal. 13 (10) Renewal of patient identification card upon criminal conviction. 14 Any patient who is convicted of a criminal offense under article 18 of title 15 18 C.R.S., WHO IS sentenced or ordered by a court to drug or substance 16 abuse treatment, or sentenced to the division of youth corrections, shall 17 be SERVICES, IS subject to immediate renewal of his or her patient registry 18 identification card, and the patient shall apply for the renewal based upon 19 a recommendation from a physician with whom the patient has a bona 20 fide physician-patient relationship.

21 SECTION <u>57.</u> In Colorado Revised Statutes, 25-20.5-109,
22 amend (1) introductory portion and (1)(a) as follows:

23 25-20.5-109. Programs not included. (1) Notwithstanding any
 24 other provisions of this article ARTICLE 20.5 to the contrary, the following
 25 programs are not subject to the requirements of this article ARTICLE 20.5:
 26 (a) Any juvenile programs operated by the division of youth
 27 corrections SERVICES in the department of human services;

SECTION <u>58.</u> In Colorado Revised Statutes, 25-20.5-406,
 amend (2)(b)(IV) as follows:

3 25-20.5-406. State review team - creation - membership 4 vacancies. (2) (b) The executive director of the department of human
5 services shall appoint six voting members, as follows:

6 (IV) One member who represents the division of youth corrections
7 SERVICES; and

8 SECTION <u>59.</u> In Colorado Revised Statutes, 25.5-4-205.5,
9 amend (2) as follows:

10 25.5-4-205.5. Confined persons - suspension of benefits. 11 Notwithstanding any other provision of law, a person who, (2)12 immediately prior to becoming a confined person, was a recipient of 13 medical assistance pursuant to this article ARTICLE 4 or article 5 or 6 of 14 this title shall remain TITLE 25.5 REMAINS eligible for medical assistance 15 while a confined person; except that no medical assistance shall MAY be 16 furnished pursuant to this article ARTICLE 4 or article 5 or 6 of this title 17 TITLE 25.5 while the person is a confined person unless federal financial 18 participation is available for the cost of the assistance, including but not 19 limited to juveniles held in a facility operated by or under contract to the 20 division of youth corrections SERVICES established pursuant to section 21 19-2-203 C.R.S., or the department of human services. Once a person is 22 no longer a confined person, the person shall continue CONTINUES to be 23 eligible for receipt of medical benefits pursuant to this article ARTICLE 4 24 or article 5 or 6 of this title TITLE 25.5 until the person is determined to be 25 ineligible for the receipt of the assistance. To the extent permitted by 26 federal law, the time during which a person is a confined person shall not 27 be IS NOT included in any calculation of when the person must recertify

1	his or her eligibility for medical assistance pursuant to this article
2	ARTICLE 4 or article 5 or 6 of this title TITLE 25.5.

3 SECTION <u>60.</u> In Colorado Revised Statutes, 25.5-6-409.5,
4 amend (3)(d) as follows:

5 25.5-6-409.5. Transition plan for youth with intellectual and 6 developmental disabilities to adult services - legislative declaration -7 **report - rules - cash fund.** (3) (d) The requirement to transition youth 8 as set forth in paragraph (c) of this subsection (3) SUBSECTION (3)(c) OF 9 THIS SECTION does not apply to youth currently serving a sentence in the 10 division of youth corrections SERVICES or to youth under a court order in 11 a juvenile delinquency case, unless the court approves the transition by 12 written court order.

13 SECTION <u>61.</u> In Colorado Revised Statutes, 26-20-102, amend
14 the introductory portion and (2.5) as follows:

15 26-20-102. Definitions. As used in this article ARTICLE 20, unless
16 the context otherwise requires:

(2.5) "Division of youth corrections SERVICES" means the division
 of youth corrections SERVICES within the state department created
 pursuant to section 19-2-203. C.R.S.

20 SECTION <u>62.</u> In Colorado Revised Statutes, 26-20-104.5,
21 amend (1) introductory portion, (1)(c), (2)(b) introductory portion,
22 (2)(b)(II), and (3) as follows:

23 26-20-104.5. Duties relating to use of seclusion by division of
 24 youth services. (1) Notwithstanding the provisions of section 26-20-103
 25 to the contrary, if the division of youth corrections SERVICES holds a
 26 youth in seclusion in any secure state-operated or state-owned facility:

27

(c) Within twelve hours after the beginning of the youth's

seclusion period, the division of youth corrections SERVICES shall notify
 the youth's parent, guardian, or legal custodian and inform that person
 that the youth is or was in seclusion and the reason for his or her
 seclusion.

5 (2) (b) If an emergency situation occurs that continues beyond 6 four consecutive hours, the division of youth corrections SERVICES may 7 not continue the use of seclusion for that youth unless the following 8 criteria are met and documented:

9 (II) The director of the division of youth corrections SERVICES, or
10 his or her designee, approves at or before the conclusion of four hours,
11 and every hour thereafter, the continued use of seclusion.

12 (3) Notwithstanding any other provision of this section, the 13 division of youth corrections SERVICES may place a youth alone in a room 14 or area from which egress is involuntarily prevented if such confinement 15 is part of a routine practice that is applicable to substantial portions of the 16 population. Such confinement must be imposed only for the completion 17 of administrative tasks and should last no longer than necessary to 18 achieve the task safely and effectively.

SECTION <u>63.</u> In Colorado Revised Statutes, 26-20-105, amend
 (1.5) introductory portion as follows:

21 26-20-105. Staff training concerning the use of restraint and
 22 seclusion - adults and youth. (1.5) The division of youth corrections
 23 SERVICES shall ensure that all staff involved in utilizing restraint and
 24 seclusion are trained in:

25 SECTION <u>64.</u> In Colorado Revised Statutes, 27-67-102, amend
26 (1) as follows:

27 **27-67-102.** Legislative declaration. (1) The general assembly

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1 finds that many parents in Colorado have experienced challenging 2 circumstances because their children have significant mental health 3 needs. Many times, the parents are loving, caring parents who have 4 become increasingly frustrated in their attempts to navigate the various 5 governmental systems including child welfare, mental health, law enforcement, juvenile justice, education, and youth corrections SERVICES 6 7 in an attempt to find help for their children. Frequently in these situations 8 an action in dependency or neglect under article 3 of title 19 C.R.S., is 9 neither appropriate nor warranted.

SECTION <u>65.</u> In Colorado Revised Statutes, 27-69-104, amend
(3) introductory portion and (3)(a) as follows:

27-69-104. Program scope - rules. (3) Key components of the
family advocacy mental health juvenile justice programs for
system-of-care family advocates and family systems navigators for mental
health juvenile justice populations shall include:

16 (a) Coordination with the key stakeholders involved in the local 17 community to ensure consistent and effective collaboration. This 18 collaboration may include, but need not be limited to, a family advocacy 19 organization, representatives of the juvenile court, the probation 20 department, the district attorney's office, the public defender's office, a 21 school district, the division of youth corrections SERVICES within the 22 department of human services, a county department of social or human 23 services, a local community mental health center, and a regional 24 behavioral health organization and may include representatives of a local 25 law enforcement agency, a county public health department, a substance 26 abuse program, a community centered board, a local juvenile services 27 planning committee, and other community partners;

- SECTION <u>66.</u> In Colorado Revised Statutes, 27-80-101, amend
 the introductory portion and (5) as follows:
- 3

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27-80-101. Definitions. As used in this article ARTICLE 80, unless the context otherwise requires:

(5) "Public program" means a program concerning the problems 5 6 of alcohol or drug abuse sponsored by a county, district, or municipal 7 public health agency, county department of social services, court, 8 probation department, law enforcement agency, school, school system, 9 board of cooperative services, Indian tribal reservation, or state agency. 10 "Public program" includes any alcohol or drug abuse treatment program 11 required as a condition of probation under part 2 of article 11 of title 16, 12 C.R.S., any alcohol or drug abuse program administered by the division 13 of adult parole under article 2 of title 17, C.R.S., any community 14 correctional facility or program administered under article 27 of title 17, 15 C.R.S., and any alcohol or drug abuse treatment program administered by 16 the division of youth corrections SERVICES under title 19. C.R.S.

SECTION <u>67.</u> In Colorado Revised Statutes, 27-90-105, amend
(2)(a)(II) as follows:

19 27-90-105. Future juvenile detention facility needs. (2) (a) The
20 department is directed to assess the need for, and to determine the
21 community commitment to, a new multipurpose juvenile detention facility
22 to be constructed in La Plata county that would serve the following
23 detention and treatment needs of juveniles in the southwest portion of the
24 state:

25 (II) Secure facility and medium secure facility housing of
26 juveniles who are committed to the division of youth corrections
27 SERVICES.

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SECTION <u>68.</u> In Colorado Revised Statutes, 42-2-108, amend (1)(a) and (1)(b)(I) as follows:

3 **42-2-108.** Application of minors. (1) (a) The application of any 4 person under eighteen years of age for an instruction permit or minor 5 driver's license shall be accompanied by an affidavit of liability signed 6 and verified by the parent, stepparent, grandparent with power of 7 attorney, guardian, spouse of the applicant if the spouse is eighteen years 8 of age or older, or, in the event there is no such person, guardian, or 9 spouse, any other responsible adult who is willing to assume the 10 obligation imposed under this article ARTICLE 2 upon an adult signing the 11 affidavit of liability for a minor. When an applicant has been made a ward 12 of any court in the state for any reason and has been placed in a foster 13 home, the foster parents or parent may sign the affidavit of liability for 14 the minor. If the parent or foster parent is unwilling or unable to sign the 15 affidavit of liability, a guardian ad litem, a designated official of the 16 county department of social services having custody of the applicant, or 17 a designated official of the division of youth corrections SERVICES in the 18 department of human services having custody of the applicant may sign 19 the application for an instruction permit without signing the affidavit of 20 liability for the minor if the requirements of paragraph (b) of this 21 subsection (1) SUBSECTION (1)(b) OF THIS SECTION are met; except that, 22 prior to signing the application for an instruction permit, the guardian ad 23 litem or other designated official shall notify the court of his or her intent 24 to sign the application, and except that, the guardian ad litem or 25 designated official shall not sign the application for an instruction permit 26 for a minor who is placed in a foster care home and is under seventeen 27 and one-half years of age without first obtaining the consent of the foster

1 parent. If the minor is seventeen and one-half years of age or older and is 2 in the care of a foster parent, in order to prepare the minor for 3 emancipation from foster care and to assist the minor in obtaining 4 important life skills, the guardian ad litem or designated official shall 5 consult with the foster parent of the minor about the opportunity for the 6 minor to learn driving skills under the restrictions provided in paragraph 7 (b) of this subsection (1) SUBSECTION (1)(b) OF THIS SECTION prior to 8 signing an application for an instruction permit. The guardian ad litem or 9 designated official shall solicit the opinion of the minor's foster parent 10 concerning the minor's ability to exercise good judgment and make 11 decisions as well as the minor's overall capacity to drive. When a minor 12 to whom an instruction permit or minor driver's license has been issued 13 is required to appear before the department for a hearing pursuant to any 14 provision of this article ARTICLE 2, the minor shall MUST be accompanied 15 by the person who signed the affidavit of liability for the minor or by the 16 guardian ad litem or designated official who signed the application for an 17 instruction permit for the minor. If the person who signed the minor's 18 affidavit of liability or application for an instruction permit is unable to 19 attend the hearing, he or she shall submit to the department a verified 20 signed statement certifying under oath that he or she is aware of the 21 purpose of the hearing but cannot attend.

(b) The department shall issue an instruction permit to an
applicant under the age of eighteen years who is otherwise eligible to
obtain an instruction permit and who has been made a ward of the court
and who is in out-of-home placement without the requirement of a parent,
guardian, stepparent, or foster parent signing an affidavit of liability if the
following requirements are met:

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1	(I) The guardian ad litem, a designated official of the county
2	department of social services having custody of such applicant, or a
3	designated official of the division of youth corrections SERVICES in the
4	department of human services having custody of such applicant signs the
5	application for an instruction permit;
6	SECTION 69. In Colorado Revised Statutes, 42-2-306, amend
7	(1)(a)(III.5)(C) as follows:
8	42-2-306. Fees - disposition. (1) The department shall charge
9	and collect the following fees:
10	(a) (III.5) The department shall not charge a fee to an applicant
11	who is:
12	(C) Referred by the department of corrections, the division of
13	youth corrections SERVICES, or a county jail.
14	SECTION <u>70.</u> Appropriation. (1) For the 2017-18 state fiscal
15	year, \$306,302 is appropriated to the department of human services for
15 16	year, \$306,302 is appropriated to the department of human services for use by the division youth services. This appropriation is from the general
16	use by the division youth services. This appropriation is from the general
16 17	use by the division youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as
16 17 18	use by the division youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows:
16 17 18 19	use by the division youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows: (a) \$144,058 for personal services related to institutional
16 17 18 19 20	use by the division youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows: (a) \$144,058 for personal services related to institutional programs, which amount is based on an assumption that the division will
16 17 18 19 20 21	use by the division youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows: (a) \$144,058 for personal services related to institutional programs, which amount is based on an assumption that the division will require an additional 0.3 FTE; and
16 17 18 19 20 21 22	use by the division youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows: (a) \$144,058 for personal services related to institutional programs, which amount is based on an assumption that the division will require an additional 0.3 FTE; and (b) \$162,244 for operating expenses related to institutional
 16 17 18 19 20 21 22 23 	use by the division youth services. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows: (a) \$144,058 for personal services related to institutional programs, which amount is based on an assumption that the division will require an additional 0.3 FTE; and (b) \$162,244 for operating expenses related to institutional programs.