# Second Regular Session Seventieth General Assembly STATE OF COLORADO

# **REVISED**

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

LLS NO. 16-0391.01 Jennifer Berman x3286

**SENATE BILL 16-069** 

### SENATE SPONSORSHIP

Garcia, Newell, Donovan, Lambert, Lundberg, Guzman, Kerr, Merrifield, Ulibarri

### **HOUSE SPONSORSHIP**

Pabon, Williams, Esgar, Hamner, Lebsock, Salazar, Young

#### **Senate Committees**

Health & Human Services Finance Appropriations

### **House Committees**

Health, Insurance, & Environment Finance Appropriations

### A BILL FOR AN ACT

101	CONCERNING	MEASURES	TO	PROVIDE	COM	MUNITY-	BASED
102	OUT-OF-I	HOSPITAL MEI	DICAL	SERVICES,	AND, I	N CONNE	ECTION
103	<b>THEREW</b>	ITH, MAKING A	N API	PROPRIATIO	<u>N.</u>		

## **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 <a href="http://www.leg.state.co.us/billsummaries">http://www.leg.state.co.us/billsummaries</a>.)

Community paramedics are certified emergency medical service providers who provide community-based, out-of-hospital medical services to medically underserved and medically served, yet vulnerable, populations. Under current law, community paramedics and community paramedicine agencies are not subject to regulation by any state agency.

HOUSE Amended 2nd Reading May 9, 2016

SENATE rd Reading Unamended May 2, 2016

SENATE Amended 2nd Reading April 29, 2016

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

Section 1 of the bill defines the terms "community paramedic" and "community paramedicine". Section 2 authorizes the executive director of the Colorado department of public health and environment (department) to adopt rules for the endorsement of emergency medical service providers as community paramedics.

Part 11 in **section 3** authorizes a licensed ambulance service, fire department, or fire protection district to establish a community outreach and health education program in its community. The emergency medical and trauma services advisory council (council) may establish guidelines for the development and implementation of such programs. Part 11 also requires a program operator to report annually to the council on the progress of the program.

Part 12 in section 3 authorizes the department to issue licenses to community paramedicine agencies and authorizes the state board of health to promulgate rules concerning the minimum standards for operating a community paramedicine agency. Part 12 also creates the community paramedicine agencies cash fund.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 25-3.5-103, add (4.3)
3	and (4.5) as follows:
4	25-3.5-103. Definitions. As used in this article, unless the context
5	otherwise requires:
6	(4.3) "COMMUNITY PARAMEDIC" MEANS AN EMERGENCY MEDICAL
7	SERVICE PROVIDER WHO OBTAINS AN ENDORSEMENT IN COMMUNITY
8	PARAMEDICINE PURSUANT TO SECTION 25-3.5-206.
9	(4.5) "COMMUNITY INTEGRATED HEALTH CARE SERVICE"
10	MEANS THE PROVISION OF CERTAIN OUT-OF-HOSPITAL MEDICAL SERVICES,
11	AS DETERMINED BY RULE, THAT A COMMUNITY PARAMEDIC MAY PROVIDE.
12	
13	SECTION 2. In Colorado Revised Statutes, add 25-3.5-203.5 as
14	follows:
15	25-3.5-203.5. Community paramedic endorsement - rules.
16	(1) ON OR BEFORE JANUARY 1, 2018, THE BOARD SHALL ADOPT RULES IN

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1	ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., FOR COMMUNITY
2	PARAMEDICS INCLUDING STANDARDS FOR:
3	(a) The department's issuance of an endorsement in
4	COMMUNITY PARAMEDICINE TO AN EMERGENCY MEDICAL SERVICE
5	PROVIDER;
6	(b) VERIFYING AN EMERGENCY MEDICAL SERVICE PROVIDER'S
7	COMPETENCY TO BE ENDORSED AS A COMMUNITY PARAMEDIC. THE
8	STANDARDS MUST INCLUDE A REQUIREMENT THAT THE EMERGENCY
9	MEDICAL SERVICE PROVIDER HAS OBTAINED FROM AN ACCREDITED
10	PARAMEDIC TRAINING CENTER OR AN ACCREDITED COLLEGE OR
11	UNIVERSITY A CERTIFICATE OF COMPLETION FOR A COURSE IN COMMUNITY
12	PARAMEDICINE WITH COMPETENCY VERIFIED BY A PASSING SCORE ON AN
13	EXAMINATION OFFERED NATIONALLY AND RECOGNIZED IN COLORADO FOR
14	CERTIFYING COMPETENCY TO SERVE AS A COMMUNITY PARAMEDIC; AND
15	(c) Continuing competency to maintain a community
16	PARAMEDIC ENDORSEMENT.
17	(2) RULES ADOPTED UNDER THIS SECTION SUPERSEDE ANY RULES
18	OF THE COLORADO MEDICAL BOARD REGARDING THE MATTERS SET FORTH
19	IN THIS PART 2.
20	SECTION 3. In Colorado Revised Statutes, 25-3.5-206, add (4)
21	(a.5) as follows:
22	25-3.5-206. Emergency medical practice advisory council -
23	creation - powers and duties - emergency medical service provider
24	scope of practice - rules. (4) (a.5) (I) ON OR BEFORE JANUARY 1, 2018,
25	THE DIRECTOR, OR, IF THE DIRECTOR IS NOT A PHYSICIAN, THE CHIEF
26	MEDICAL OFFICER SHALL ADOPT RULES IN ACCORDANCE WITH ARTICLE 4
27	OF TITLE 24, C.R.S., CONCERNING THE SCOPE OF PRACTICE OF A

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I	COMMUNITY PARAMEDIC. AN EMERGENCY MEDICAL SERVICE PROVIDER'S
2	ENDORSEMENT AS A COMMUNITY PARAMEDIC, ISSUED PURSUANT TO THE
3	RULES ADOPTED UNDER SECTION 25-3.5-203.5, IS VALID FOR AS LONG AS
4	THE EMERGENCY MEDICAL SERVICE PROVIDER MAINTAINS HIS OR HER
5	CERTIFICATION BY THE DEPARTMENT.
6	(II) THE RULES MUST ESTABLISH THE TASKS AND PROCEDURES
7	THAT AN EMERGENCY MEDICAL SERVICE PROVIDER WITH A COMMUNITY
8	PARAMEDIC ENDORSEMENT IS AUTHORIZED TO PERFORM IN ADDITION TO
9	AN EMERGENCY MEDICAL SERVICE PROVIDER'S SCOPE OF PRACTICE,
10	INCLUDING:
11	(A) AN INITIAL ASSESSMENT OF THE PATIENT AND ANY
12	SUBSEQUENT ASSESSMENTS, AS NEEDED;
13	(B) MEDICAL INTERVENTIONS;
14	(C) CARE COORDINATION;
15	(D) RESOURCE NAVIGATION;
16	(E) PATIENT EDUCATION;
17	(F) INVENTORY, COMPLIANCE, AND ADMINISTRATION OF
18	MEDICATIONS; AND
19	(G) GATHERING OF LABORATORY AND DIAGNOSTIC DATA.
20	
21	SECTION 4. In Colorado Revised Statutes, add parts 11 and 12
22	to article 3.5 of title 25 as follows:
23	PART 11
24	COMMUNITY ASSISTANCE REFERRAL AND
25	EDUCATION SERVICES (CARES) PROGRAM
26	<b>25-3.5-1101. Short title.</b> The short title of this part 11 is the
27	"COMMUNITY ASSISTANCE REFERRAL AND EDUCATION SERVICES

-4- 069

1	(CARES) PROGRAM ACT".
2	<b>25-3.5-1102. Definitions.</b> AS USED IN THIS PART 11, UNLESS THE
3	CONTEXT OTHERWISE REQUIRES:
4	(1) "AUTHORIZED ENTITY" MEANS:
5	(a) A LICENSED AMBULANCE SERVICE;
6	(b) A FIRE DEPARTMENT OF A TOWN, CITY, OR CITY AND COUNTY;
7	_
8	(c) A FIRE PROTECTION DISTRICT, AMBULANCE DISTRICT, HEALTH
9	ASSURANCE DISTRICT, HEALTH SERVICE DISTRICT, OR METROPOLITAN
10	DISTRICT, OR SPECIAL DISTRICT AUTHORITY; OR
11	(d) A HEALTH CARE BUSINESS ENTITY, INCLUDING A LICENSED OR
12	CERTIFIED HEALTH CARE FACILITY THAT IS SUBJECT TO REGULATION
13	UNDER ARTICLE 3 OF THIS TITLE.
14	(2) "MEDICAL DIRECTION" MEANS THE SUPERVISION OVER AND
15	DIRECTION OF INDIVIDUALS WHO PERFORM ACTS ON BEHALF OF A CARES
16	PROGRAM BY A PHYSICIAN OR ADVANCED PRACTICE REGISTERED NURSE
17	WHO IS LICENSED IN COLORADO AND IN GOOD STANDING AND WHO IS
18	IDENTIFIED AS BEING RESPONSIBLE FOR ASSURING THE COMPETENCY OF
19	THOSE INDIVIDUALS IN THE PERFORMANCE OF ACTS ON BEHALF OF THE
20	CARES PROGRAM.
21	(3) "PROGRAM" OR "CARES PROGRAM" MEANS A COMMUNITY
22	ASSISTANCE REFERRAL AND EDUCATION SERVICES PROGRAM ESTABLISHED
23	IN ACCORDANCE WITH THIS PART 11.
24	25-3.5-1103. Community assistance referral and education
25	services programs - authorization - scope - repeal. (1) TO IMPROVE
26	THE HEALTH OF RESIDENTS WITHIN ITS JURISDICTION, PREVENT ILLNESS
2.7	AND INITIRY OR REDUCE THE INCIDENCE OF 911 CALLS AND HOSPITAL

-5- 069

1	EMERGENCY DEPARTMENT VISITS MADE FOR THE PURPOSE OF OBTAINING
2	NONEMERGENCY, NONURGENT MEDICAL CARE OR SERVICES, AN
3	AUTHORIZED ENTITY MAY ESTABLISH A COMMUNITY ASSISTANCE
4	REFERRAL AND EDUCATION SERVICES PROGRAM TO PROVIDE COMMUNITY
5	OUTREACH AND HEALTH EDUCATION TO RESIDENTS WITHIN THE
6	AUTHORIZED ENTITY'S JURISDICTION.
7	(2) (a) On or after July 1, 2018, an authorized entity that
8	OPERATES OR PLANS TO OPERATE A CARES PROGRAM IN COLORADO
9	SHALL NOTIFY THE DEPARTMENT OF ITS CARES PROGRAM IN THE FORM
10	AND MANNER REQUIRED BY THE DEPARTMENT.
11	(b) THE DEPARTMENT SHALL MAINTAIN A LIST OF ALL AUTHORIZED
12	ENTITIES THAT OPERATE A CARES PROGRAM AND MAKE THE LIST
13	ACCESSIBLE TO THE PUBLIC.
14	(c) An authorized entity operating a CARES program
15	SHALL NOT ASSERT THAT IT IS LICENSED OR CERTIFIED BY THE
16	DEPARTMENT.
17	(3) <u>Subject to medical direction, an</u> authorized entity
18	OPERATING A PROGRAM MAY, WITHIN THE SCOPE OF PRACTICE OF ITS
19	PRACTITIONERS:
20	(a) PROVIDE THE FOLLOWING SERVICES:
21	(I) HEALTH EDUCATION AND INFORMATION AVAILABLE ON
22	RELEVANT SERVICES; AND
23	(II) REFERRALS FOR AND INFORMATION CONCERNING LOW-COST
24	MEDICATION PROGRAMS AND ALTERNATIVE RESOURCES TO THE 911
25	SYSTEM;
26	(b) TO PROVIDE SERVICES IN ACCORDANCE WITH PARAGRAPH (a)
27	OF THIS SUBSECTION (3) AND TO ENSURE NONDUPLICATION OF THE

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1	SERVICES, COLLABORATE WITH APPROPRIATE COMMUNITY RESOURCES,
2	INCLUDING:
3	(I) HEALTH CARE FACILITIES LICENSED OR ISSUED A CERTIFICATE
4	OF COMPLIANCE PURSUANT TO SECTION 25-1.5-103 OR SUBJECT TO
5	REGULATION BY THE DEPARTMENT PURSUANT TO ARTICLE $\overline{1}$ OR $\overline{3}$ OF THIS
6	TITLE;
7	(II) PRIMARY CARE PROVIDERS;
8	(III) OTHER HEALTH CARE PROFESSIONALS; OR
9	(IV) SOCIAL SERVICES AGENCIES.
10	(4) (a) An authorized entity operating a CARES program
11	SHALL NOT PROVIDE SERVICES THAT WOULD REQUIRE A LICENSE OR
12	CERTIFICATION PURSUANT TO PART $\overline{12}$ OF THIS ARTICLE OR ARTICLE $\overline{3}$ OR
13	3.5 OF THIS TITLE.
14	(b) IN THE FORM AND MANNER PRESCRIBED BY THE DEPARTMENT
15	AND BEFORE REFERRING A SERVICE OR PROVIDER TO A RECIPIENT OF A
16	CARES PROGRAM SERVICE, AN AUTHORIZED ENTITY OPERATING A
17	CARES PROGRAM SHALL DISCLOSE, AT A MINIMUM, IN WRITING, THE
18	FOLLOWING INFORMATION TO THE RECIPIENT:
19	(I) ANY RELATIONSHIP THAT THE CARES PROGRAM HAS WITH AN
20	INDIVIDUAL OR ENTITY TO WHICH IT REFERS A RECIPIENT OF CARES
21	PROGRAM SERVICE; AND
22	(II) WHETHER THE AUTHORIZED ENTITY DIRECTS, CONTROLS,
23	SCHEDULES, OR TRAINS ANY PROVIDER TO WHICH IT REFERS A RECIPIENT
24	OF CARES PROGRAM SERVICES.
25	(5) THE DEPARTMENT MAY INVESTIGATE AN AUTHORIZED ENTITY
26	AS IT DEEMS NECESSARY TO ENSURE:
27	(a) THE PROTECTION OF THE HEALTH SAFETY AND WELFARE OF A

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1	RECIPIENT OF CARES PROGRAM SERVICES; AND
2	(b) THAT THE AUTHORIZED ENTITY IS NOT PROVIDING SERVICES
3	THROUGH ITS CARES PROGRAM THAT REQUIRE A LICENSE OR
4	CERTIFICATION PURSUANT TO PART $\overline{12}$ OF THIS ARTICLE OR ARTICLE $\overline{3}$ OR
5	3.5 OF THIS TITLE.
6	(6) A PERSON WORKING DIRECTLY OR INDIRECTLY FOR A CARES
7	PROGRAM, WHETHER AS AN EMPLOYEE OR A CONTRACTOR, MAY ONLY
8	PROVIDE SERVICES CONSISTENT WITH THE REQUIREMENTS OF SUBSECTION
9	(3) OF THIS SECTION; EXCEPT THAT NOTHING IN THIS SECTION PROHIBITS
10	A LICENSED, CERTIFIED, OR REGISTERED HEALTH CARE OR MENTAL HEALTH
11	PROVIDER OR CERTIFIED EMERGENCY MEDICAL SERVICE PROVIDER FROM
12	ACTING OR PROVIDING SERVICES WITHIN HIS OR HER SCOPE OF PRACTICE
13	IF NECESSARY TO RESPOND TO AN EMERGENT SITUATION.
14	(7) (a) If an entity offered community outreach and
15	HEALTH EDUCATION BEFORE JANUARY 1, 2015, THE ENTITY MAY
16	CONTINUE AND NEED NOT COMPLY WITH THE REQUIREMENTS OF THIS PART
17	11. THE ENTITY MAY VOLUNTARILY PROVIDE REPORTS CONSISTENT WITH
18	THE REQUIREMENTS OF SECTION 25-3.5-1104.
19	(b) This subsection (7) is repealed, effective July 1, 2021.
20	
21	<b>25-3.5-1104. Reports.</b> (1) (a) If an authorized entity
22	DEVELOPS A PROGRAM UNDER THIS ARTICLE, THE AUTHORIZED ENTITY
23	SHALL REPORT TO THE DEPARTMENT, IN THE FORM AND MANNER
24	DETERMINED BY THE DEPARTMENT, ON THE PROGRESS OF THE PROGRAM
25	ON OR BEFORE DECEMBER 31 IN THE YEAR FOLLOWING THE YEAR IN WHICH
26	THE PROGRAM COMMENCED AND ON OR BEFORE DECEMBER 31 OF EACH
27	SUBSEQUENT YEAR IN WHICH THE PROGRAM CONTINUES TO OPERATE.

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1	(b) AN AUTHORIZED ENTITY'S REPORT MUST INCLUDE:
2	(I) THE NUMBER OF RESIDENTS WHO HAVE USED PROGRAM
3	SERVICES AND THE TYPES OF PROGRAM SERVICES USED;
4	(II) $\overline{A}$ measurement of any reduction in the use of the 911
5	SYSTEM FOR NONEMERGENCY, NONURGENT MEDICAL ASSISTANCE BY
6	RESIDENTS WITHIN THE AUTHORIZED ENTITY'S JURISDICTION; AND
7	(III) A MEASUREMENT OF ANY REDUCTION IN VISITS TO THE
8	EMERGENCY DEPARTMENT IN A HOSPITAL FOR NONEMERGENCY,
9	NONURGENT MEDICAL ASSISTANCE BY RESIDENTS WITHIN THE
10	AUTHORIZED ENTITY'S JURISDICTION.
11	(c) AN AUTHORIZED ENTITY'S REPORT PURSUANT TO THIS SECTION
12	MUST NOT INCLUDE ANY PERSONALLY IDENTIFIABLE INFORMATION
13	CONCERNING A PROGRAM CLIENT OR PROSPECTIVE CLIENT.
14	(2) On or before March 31 of each year, the department
15	SHALL COMPILE ANNUAL REPORTS RECEIVED FROM AUTHORIZED
16	ENTITIES IN THE PREVIOUS YEAR INTO A SINGLE REPORT AND POST THE
17	REPORT ON ITS WEBSITE.
18	PART 12
19	<b>COMMUNITY INTEGRATED</b>
20	HEALTH CARE SERVICE AGENCIES
21	<b>25-3.5-1201. Definitions.</b> AS USED IN THIS PART 12, UNLESS THE
22	CONTEXT OTHERWISE REQUIRES:
23	(1) "COMMUNITY <u>INTEGRATED HEALTH CARE SERVICE</u> AGENCY" OR
24	"AGENCY" MEANS A SOLE PROPRIETORSHIP, PARTNERSHIP, CORPORATION,
25	NONPROFIT ENTITY, SPECIAL DISTRICT, GOVERNMENTAL UNIT OR AGENCY,
26	OR LICENSED OR CERTIFIED HEALTH CARE FACILITY THAT IS SUBJECT TO
27	REGULATION UNDER ARTICLE 1.5 OR 3 OF THIS TITLE THAT MANAGES AND

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1	OFFERS, DIRECTLY OR BY CONTRACT, COMMUNITY INTEGRATED HEALTH
2	CARE SERVICES.
3	(2) "MANAGER" OR "ADMINISTRATOR" MEANS ANY PERSON WHO
4	CONTROLS AND SUPERVISES OR OFFERS OR ATTEMPTS TO CONTROL AND
5	SUPERVISE THE DAY-TO-DAY OPERATIONS OF A COMMUNITY <u>INTEGRATED</u>
6	<u>HEALTH CARE SERVICE</u> AGENCY.
7	(3) "MEDICAL DIRECTION" MEANS THE SUPERVISION OVER AND
8	DIRECTION OF INDIVIDUALS WHO PERFORM ACTS ON BEHALF OF AN
9	AGENCY BY A PHYSICIAN OR ADVANCED PRACTICE REGISTERED NURSE
10	WHO IS LICENSED IN COLORADO, IS IN GOOD STANDING, AND IS IDENTIFIED
11	AS BEING RESPONSIBLE FOR ASSURING THE COMPETENCY OF THOSE
12	<u>INDIVIDUALS IN THE PERFORMANCE OF ACTS ON BEHALF OF THE</u> AGENCY;
13	EXCEPT THAT, IF THE AGENCY HIRES OR CONTRACTS WITH A COMMUNITY
14	PARAMEDIC, ONLY A LICENSED PHYSICIAN IN GOOD STANDING MAY
15	PROVIDE MEDICAL DIRECTION.
16	(4) "OWNER" MEANS AN OFFICER, DIRECTOR, GENERAL PARTNER,
17	LIMITED PARTNER, OR OTHER PERSON HAVING A FINANCIAL OR EQUITY
18	INTEREST OF TWENTY-FIVE PERCENT OR GREATER.
19	25-3.5-1202. Community <u>integrated health care service</u> agency
20	license required - rules - civil and criminal penalties - liability
21	insurance. (1) On or after July 1,2018, a person shall not operate
22	OR MAINTAIN A COMMUNITY <u>INTEGRATED HEALTH CARE SERVICE</u> AGENCY
23	UNLESS THE PERSON HAS SUBMITTED TO THE DEPARTMENT A COMPLETED
24	APPLICATION FOR LICENSURE AS A COMMUNITY <u>INTEGRATED HEALTH CARE</u>
25	SERVICE AGENCY. ON OR AFTER DECEMBER 31, 2018, A PERSON SHALL
26	NOT OPERATE OR MAINTAIN AN AGENCY WITHOUT A COMMUNITY
27	INTEGRATED HEALTH CARE SERVICE AGENCY LICENSE ISSUED BY THE

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1	DEPARTMENT.
2	(2) (a) A PERSON WHO VIOLATES SUBSECTION (1):
3	(I) IS GUILTY OF A MISDEMEANOR AND, UPON CONVICTION
4	THEREOF, SHALL BE PUNISHED BY A FINE OF NOT LESS THAN FIFTY
5	DOLLARS NOR MORE THAN FIVE HUNDRED DOLLARS; AND
6	(II) MAY BE SUBJECT TO A CIVIL PENALTY ASSESSED BY THE
7	DEPARTMENT, AFTER CONDUCTING A HEARING IN ACCORDANCE WITH
8	SECTION 24-4-105, C.R.S., OF UP TO TEN THOUSAND DOLLARS FOR EACH
9	VIOLATION OF THIS SECTION. THE DEPARTMENT SHALL TRANSMIT ALL
10	FINES COLLECTED PURSUANT TO THIS SUBPARAGRAPH (II) TO THE STATE
11	TREASURER, WHO SHALL CREDIT THE MONEYS TO THE GENERAL FUND.
12	(b) AN OWNER, MANAGER, OR ADMINISTRATOR OF AN AGENCY IS
13	SUBJECT TO THE PENALTIES IN THIS SUBSECTION (2) FOR ANY VIOLATION
14	OF SUBSECTION (1).
15	(3) A LICENSE APPLICANT SHALL SUBMIT TO THE DEPARTMENT, IN
16	THE MANNER DETERMINED BY THE BOARD BY RULE, PROOF THAT THE
17	AGENCY AND ANY STAFF THAT IT EMPLOYS OR CONTRACTS IS COVERED BY
18	GENERAL LIABILITY INSURANCE IN AN AMOUNT DETERMINED BY THE
19	BOARD BY RULE, BUT NOT LESS THAN THE AMOUNT CALCULATED IN
20	ACCORDANCE WITH SECTION 24-10-114 (1) (a) (I) AND (1) (b), C.R.S.
21	25-3.5-1203. Minimum standards for community integrated
22	<u>health care service</u> agencies - rules. (1) IN ADDITION TO THE SERVICES
23	THAT THE BOARD, BY RULE, AUTHORIZES A COMMUNITY INTEGRATED
24	HEALTH CARE SERVICE AGENCY TO PERFORM, AN AGENCY MAY PERFORM
25	ANY OF THE SERVICES THAT MAY BE PROVIDED THROUGH A CARES
26	PROGRAM PURSUANT TO SECTION 25-3.5-1103 (3) AND THE TASKS AND
27	PROCEDURES THAT A COMMUNITY PARAMEDIC IS AUTHORIZED TO

-11- 069

1	PERFORM WITHIN HIS OR HER SCOPE OF PRACTICE IN ACCORDANCE WITH
2	SECTION 25-3.5-206 AND RULES PROMULGATED PURSUANT TO THAT
3	SECTION. ON OR BEFORE JANUARY 1, 2018, THE BOARD SHALL
4	PROMULGATE RULES PROVIDING MINIMUM STANDARDS FOR THE
5	OPERATION OF AN AGENCY WITHIN THE STATE. THE RULES MUST INCLUDE
6	THE FOLLOWING:
7	(a) A REQUIREMENT THAT THE AGENCY HAVE MEDICAL DIRECTION;
8	(b) Inspection of agencies by the department or the
9	DEPARTMENT'S DESIGNATED REPRESENTATIVE;
10	(c) MINIMUM EDUCATIONAL, TRAINING, AND EXPERIENCE
11	STANDARDS FOR THE ADMINISTRATOR AND STAFF OF AN AGENCY,
12	INCLUDING A REQUIREMENT THAT THE ADMINISTRATOR AND STAFF BE OF
13	GOOD MORAL CHARACTER;
14	(d) (I) FEES FOR AGENCY APPLICATIONS AND LICENSURE BASED ON
15	THE DEPARTMENT'S DIRECT AND INDIRECT COSTS IN IMPLEMENTING THIS
16	PART 12. THE DEPARTMENT SHALL TRANSMIT THE FEES TO THE STATE
17	TREASURER, WHO SHALL CREDIT THE FEES TO THE COMMUNITY
18	<u>INTEGRATED HEALTH CARE SERVICE</u> AGENCIES CASH FUND CREATED IN
19	SECTION 25-3.5-1204.
20	(II) THE DEPARTMENT SHALL COLLECT FEES FROM ANY ENTITY
21	THAT APPLIES TO OPERATE A COMMUNITY INTEGRATED HEALTH CARE
22	SERVICE AGENCY, INCLUDING AN AGENCY WHOLLY OWNED AND OPERATED
23	BY A GOVERNMENTAL UNIT OR AGENCY. THE DEPARTMENT SHALL
24	TRANSMIT THE FEES TO THE STATE TREASURER WHO SHALL CREDIT THE
25	FEES TO THE COMMUNITY INTEGRATED HEALTH CARE SERVICE AGENCIES
26	CASH FUND CREATED IN SECTION 25-3.5-1204.
2.7	(e) THE AMOUNT OF GENERAL LIABILITY INSURANCE COVERAGE

-12- 069

1	THAT AN AGENCY SHALL MAINTAIN AND THE MANNER IN WHICH AN
2	AGENCY SHALL DEMONSTRATE PROOF OF INSURANCE TO THE
3	DEPARTMENT. THE BOARD MAY ESTABLISH BY RULE THAT AN AGENCY
4	MAYOBTAINASURETYBONDINLIEUOFLIABILITYINSURANCECOVERAGE.
5	
6	<del></del>
7	(f) ESTABLISHING OCCURRENCE REPORTING REQUIREMENTS
8	PURSUANT TO SECTION 25-1-124;
9	(g) REQUIREMENTS FOR RETAINING RECORDS, INCLUDING THE TIME
10	THAT AGENCIES MUST MAINTAIN RECORDS FOR INSPECTION BY THE
11	DEPARTMENT; AND
12	(h) A REQUIREMENT THAT AGENCIES REPORT TO THE DEPARTMENT
13	ON AN ANNUAL BASIS.
14	25-3.5-1204. Community <u>integrated health care service</u>
15	agencies cash fund - created. There is created the community
16	<u>INTEGRATED HEALTH CARE SERVICE</u> AGENCIES CASH FUND, REFERRED TO
17	IN THIS SECTION AS THE "FUND". THE DEPARTMENT SHALL TRANSMIT FEES
18	COLLECTED PURSUANT TO THIS PART 12 TO THE STATE TREASURER FOR
19	DEPOSIT IN THE FUND. THE MONEY IN THE FUND IS SUBJECT TO ANNUAL
20	APPROPRIATION BY THE GENERAL ASSEMBLY TO THE DEPARTMENT FOR
21	THE DEPARTMENT'S DIRECT AND INDIRECT COSTS IN IMPLEMENTING AND
22	ADMINISTERING THIS PART 12. ANY UNENCUMBERED OR UNEXPENDED
23	MONEY IN THE FUND AT THE END OF A FISCAL YEAR REMAINS IN THE FUND
24	AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL FUND OR
25	ANY OTHER FUND.
26	25-3.5-1205. License - application - inspection - criminal
27	history records check - issuance. (1) A COMMUNITY <u>INTEGRATED</u>

-13- 069

1	<u>HEALTH CARE SERVICE</u> AGENCY LICENSE EXPIRES AFTER ONE YEAR. THE
2	DEPARTMENT SHALL DETERMINE THE FORM AND MANNER OF INITIAL AND
3	RENEWAL LICENSE APPLICATIONS.
4	(2) (a) THE DEPARTMENT SHALL INSPECT AN AGENCY AS IT DEEMS
5	NECESSARY TO ENSURE THE HEALTH, SAFETY, AND WELFARE OF AGENCY
6	CONSUMERS. AN AGENCY SHALL SUBMIT IN WRITING, IN A FORM AND
7	MANNER PRESCRIBED BY THE DEPARTMENT, A PLAN DETAILING THE
8	MEASURES THAT THE AGENCY WILL TAKE TO CORRECT ANY VIOLATIONS
9	FOUND BY THE DEPARTMENT AS A RESULT OF AN INSPECTION.
10	(b) THE DEPARTMENT SHALL KEEP ALL MEDICAL RECORDS AND
11	PERSONALLY IDENTIFYING INFORMATION OBTAINED DURING AN
12	INSPECTION OF AN AGENCY CONFIDENTIAL. ALL RECORDS AND
13	INFORMATION OBTAINED BY THE DEPARTMENT THROUGH AN INSPECTION
14	ARE EXEMPT FROM DISCLOSURE PURSUANT TO SECTIONS 24-72-204,
15	C.R.S., AND 25-1-124.
16	(3) (a) (I) WITH THE SUBMISSION OF AN APPLICATION FOR A
17	LICENSE PURSUANT TO THIS SECTION, EACH OWNER, MANAGER, AND
18	ADMINISTRATOR OF AN AGENCY APPLYING FOR AN INITIAL OR RENEWAL
19	LICENSE SHALL SUBMIT A COMPLETE SET OF HIS OR HER FINGERPRINTS TO
20	THE COLORADO BUREAU OF INVESTIGATION FOR THE PURPOSE OF
21	CONDUCTING A STATE AND NATIONAL FINGERPRINT-BASED CRIMINAL
22	HISTORY RECORD CHECK UTILIZING THE RECORDS OF THE COLORADO
23	$BUREAU\ OF\ INVESTIGATION\ AND\ THE\ FEDERAL\ BUREAU\ OF\ INVESTIGATION.$
24	THE COLORADO BUREAU OF INVESTIGATION SHALL FORWARD THE
25	RESULTS OF A CRIMINAL HISTORY RECORD CHECK TO THE DEPARTMENT.
26	
27	(II) EACH OWNER, MANAGER, OR ADMINISTRATOR OF AN AGENCY

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1	IS RESPONSIBLE FOR PAYING THE FEE ESTABLISHED BY THE COLORADO
2	BUREAU OF INVESTIGATION FOR CONDUCTING THE FINGERPRINT-BASED
3	CRIMINAL HISTORY RECORD CHECK TO THE BUREAU.
4	(III) THE DEPARTMENT MAY ACQUIRE A NAME-BASED CRIMINAL
5	HISTORY RECORD CHECK FOR AN OWNER, MANAGER, OR ADMINISTRATOR
6	WHO HAS TWICE SUBMITTED TO A FINGERPRINT-BASED CRIMINAL HISTORY
7	RECORD CHECK AND WHOSE FINGERPRINTS ARE UNCLASSIFIABLE.
8	(b) The department MAY deny a license or renewal of A
9	LICENSE IF THE RESULTS OF A CRIMINAL HISTORY RECORD CHECK OF AN
10	OWNER, MANAGER, OR ADMINISTRATOR DEMONSTRATES THAT THE
11	OWNER, MANAGER, OR ADMINISTRATOR HAS BEEN CONVICTED OF A
12	FELONY OR A MISDEMEANOR INVOLVING CONDUCT THAT THE DEPARTMENT
13	DETERMINES COULD POSE A RISK TO THE HEALTH, SAFETY, OR WELFARE OF
14	COMMUNITY <u>INTEGRATED HEALTH CARE SERVICE</u> CONSUMERS.
15	(c) IF AN AGENCY APPLYING FOR AN INITIAL LICENSE IS
16	TEMPORARILY UNABLE TO SATISFY ALL OF THE REQUIREMENTS FOR
17	LICENSURE, THE DEPARTMENT MAY ISSUE A PROVISIONAL LICENSE TO THE
18	AGENCY; EXCEPT THAT THE DEPARTMENT SHALL NOT ISSUE A
19	PROVISIONAL LICENSE TO AN AGENCY IF OPERATION OF THE AGENCY WILL
20	ADVERSELY AFFECT THE HEALTH, SAFETY, OR WELFARE OF THE AGENCY'S
21	CONSUMERS. THE DEPARTMENT MAY REQUIRE AN AGENCY APPLYING FOR
22	A PROVISIONAL LICENSE TO DEMONSTRATE TO THE DEPARTMENT'S
23	SATISFACTION THAT THE AGENCY IS TAKING SUFFICIENT STEPS TO SATISFY
24	ALL OF THE REQUIREMENTS FOR FULL LICENSURE. A PROVISIONAL LICENSE
25	IS VALID FOR NINETY DAYS AND MAY BE RENEWED ONE TIME AT THE
26	DEPARTMENT'S DISCRETION.

25-3.5-1206. License denial - suspension - revocation.

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1	(1) UPON DENIAL OF AN APPLICATION FOR AN INITIAL LICENSE, THE
2	DEPARTMENT SHALL NOTIFY THE APPLICANT IN WRITING OF THE DENIAL BY
3	MAILING A NOTICE TO THE APPLICANT AT THE ADDRESS SHOWN ON THE
4	APPLICATION. IF AN APPLICANT, WITHIN SIXTY DAYS AFTER RECEIVING THE
5	NOTICE OF DENIAL, PETITIONS THE DEPARTMENT TO SET A DATE AND
6	PLACE FOR A HEARING, THE DEPARTMENT SHALL GRANT THE APPLICANT A
7	HEARING TO REVIEW THE DENIAL IN ACCORDANCE WITH ARTICLE 4 OF
8	TITLE 24, C.R.S.
9	(2) THE DEPARTMENT MAY SUSPEND, REVOKE, OR REFUSE TO
10	RENEW THE LICENSE OF A COMMUNITY <u>INTEGRATED HEALTH CARE SERVICE</u>
11	AGENCY THAT IS OUT OF COMPLIANCE WITH THE REQUIREMENTS OF THIS
12	PART 12 OR RULES PROMULGATED PURSUANT TO THIS PART 12. BEFORE
13	TAKING FINAL ACTION TO SUSPEND, REVOKE, OR REFUSE TO RENEW A
14	LICENSE, THE DEPARTMENT SHALL CONDUCT A HEARING ON THE MATTER
15	IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S. THE DEPARTMENT
16	MAY IMPLEMENT A SUMMARY SUSPENSION BEFORE A HEARING IN
17	ACCORDANCE WITH SECTION 24-4-104 (4) (a), C.R.S.
18	(3) AFTER CONDUCTING A HEARING ON THE MATTER IN
19	ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S., THE DEPARTMENT MAY
20	REVOKE OR REFUSE TO RENEW AN AGENCY LICENSE WHERE THE OWNER,
21	MANAGER, OR ADMINISTRATOR OF THE AGENCY HAS BEEN CONVICTED OF
22	A FELONY OR MISDEMEANOR INVOLVING CONDUCT THAT THE DEPARTMENT
23	DETERMINES COULD POSE A RISK TO THE HEALTH, SAFETY, OR WELFARE OF
24	THE AGENCY'S CONSUMERS.
25	(4) THE DEPARTMENT MAY IMPOSE INTERMEDIATE RESTRICTIONS
26	OR CONDITIONS ON AN AGENCY THAT MAY REQUIRE THE AGENCY TO:
27	(a) RETAIN A CONSULTANT TO ADDRESS CORRECTIVE MEASURES;

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1	(b) BE MONITORED BY THE DEPARTMENT FOR A SPECIFIC PERIOD;
2	(c) Provide additional training to its employees, owners,
3	MANAGERS, OR ADMINISTRATORS;
4	(d) COMPLY WITH A DIRECTED WRITTEN PLAN TO CORRECT THE
5	VIOLATION, IN ACCORDANCE WITH THE PROCEDURES ESTABLISHED UNDER
6	SECTION 25-27.5-108 (2) (b); OR
7	(e) PAY A CIVIL PENALTY OF UP TO TEN THOUSAND DOLLARS PER
8	VIOLATION. THE DEPARTMENT, AFTER PROVIDING THE AGENCY WITH THE
9	OPPORTUNITY FOR A HEARING IN ACCORDANCE WITH SECTION 24-4-105,
10	C.R.S., ON ANY PENALTIES ASSESSED, SHALL TRANSMIT ALL PENALTIES
11	${\tt COLLECTEDPURSUANTTOTHISPARAGRAPH(e)TOTHESTATETREASURER,}$
12	WHO SHALL CREDIT THE MONEY TO THE GENERAL FUND. THE AGENCY MAY
13	REQUEST, AND THE DEPARTMENT SHALL GRANT, A STAY IN PAYMENT OF A
14	CIVIL PENALTY UNTIL FINAL DISPOSITION OF THE RESTRICTION OR
15	CONDITION.
16	25-3.5-1207. Repeal of article - review of functions. This part
17	12 is repealed, effective September 1, 2025. BEFORE THE REPEAL, THE
18	DEPARTMENT'S FUNCTIONS UNDER THIS PART 12 SHALL BE REVIEWED AS
19	PROVIDED FOR IN SECTION 24-34-104, C.R.S.
20	SECTION 5. In Colorado Revised Statutes, 24-34-104, add (56)
21	(d) <u>as follows:</u>
22	24-34-104. General assembly review of regulatory agencies
23	and functions for termination, continuation, or reestablishment. (56)
24	The following agencies, functions, or both, terminate on September 1,
25	2025:
26	(d) THE FUNCTIONS OF THE DEPARTMENT OF PUBLIC HEALTH AND
27	ENVIRONMENT REGARDING COMMUNITY INTEGRATED HEALTH CARE

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1	SERVICE AGENCIES PURSUANT TO PART 12 OF ARTICLE 3.5 OF TITLE 25,
2	<u>C.R.S.</u>
3	<b>SECTION</b> 6. Appropriation. (1) For the 2016-17 state fiscal
4	year, \$112,064 is appropriated to the department of public health and
5	environment. This appropriation is from the general fund. To implement
6	this act, the department may use this appropriation as follows:
7	(a) \$70,184 for use by the health facilities and emergency medical
8	services division for the state EMS coordination, planning and
9	certification program, which amount is based on an assumption that the
10	division will require an additional 1.0 FTE;
11	(b) \$38,080 for the purchase of information technology services;
12	<u>and</u>
13	(c) \$3,800 for the purchase of legal services.
14	(2) For the 2016-17 state fiscal year, \$38,080 is appropriated to
15	the office of the governor for use by the office of information technology.
16	This appropriation is from reappropriated funds received from the
17	department of public health and environment under paragraph (b) of
18	subsection (1) of this section. To implement this act, the office may use
19	this appropriation to provide information technology services for the
20	department of public health and environment.
21	(3) For the 2016-17 state fiscal year, \$3,800 is appropriated to the
22	department of law. This appropriation is from reappropriated funds
23	received from the department of public health and environment under
24	paragraph (c) of subsection (1) of this section. To implement this act, the
25	department of law may use this appropriation to provide legal services for
26	the department of public health and environment.
27	SECTION 7. Safety clause. The general assembly hereby finds

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

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