First Regular Session **Seventy-third General Assembly** STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 21-0538.01 Kristen Forrestal x4217

SENATE BILL 21-087

SENATE SPONSORSHIP

Danielson and Moreno, Fields, Pettersen, Bridges, Buckner, Coleman, Fenberg, Gonzales, Hansen, Jaquez Lewis, Kolker, Rodriguez, Story, Winter

HOUSE SPONSORSHIP

McCormick and Caraveo, Duran, Kennedy, McLachlan, Sirota, Woodrow, Young

Senate Committees

House Committees

Business, Labor, & Technology Appropriations

A BILL FOR AN ACT

101 CONCERNING AGRICULTURAL WORKERS' RIGHTS, AND, IN CONNECTION 102

THEREWITH, MAKING AN APPROPRIATION.

Bill Summary

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

The bill:

Removes the exemption of agricultural employers and employees from the Colorado "Labor Peace Act" and authorizes agricultural employees to organize and join labor unions; engage in protected, concerted activity; and engage in collective bargaining;

SENATE d Reading Unamended May 20, 2021

Amended 2nd Reading

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment. Capital letters or bold & italic numbers indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute.

- Removes the exemption of agricultural labor from state and local minimum wage laws;
- Requires the director of the division of labor standards and statistics to promulgate rules to establish the overtime pay of agricultural employees for hours worked in excess of 40 hours per week or 12 hours in one day;
- Grants agricultural employees meal breaks and rest periods throughout each work period, consistent with protections for other employees;
- Requires agricultural employers to provide agricultural employees with access and transportation to key service providers;
- Authorizes agricultural employees to have visitors at employer-provided housing without interference from other persons;
- Requires agricultural employers to provide overwork and health protections to agricultural employees;
- Prohibits the use of the short-handled or long-handled hoe for agricultural labor except in specific circumstances;
- During a public health emergency, requires an agricultural employer to provide extra protections and increased safety precautions for agricultural employees;
- Creates the agricultural work advisory committee to study and analyze agricultural wages and working conditions; and
- Creates rights, remedies, and enforcement actions for aggrieved agricultural employees, whistleblowers, relators, and key service providers.

Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** In Colorado Revised Statutes, **add** 8-2-206 as

3 follows:

1

6

4 8-2-206. Agricultural employers - agricultural employees -

5 **violations - penalties - definitions.** (1) AS USED IN THIS SECTION, UNLESS

THE CONTEXT OTHERWISE REQUIRES:

7 (a) "ADVERSE ACTION" MEANS A DEMOTION, REASSIGNMENT TO A

8 LOWER-RANKED POSITION OR TO A POSITION WITH A LOWER LEVEL OF

9 COMPENSATION, DECREASE IN COMPENSATION LEVEL, DENIAL OF

-2- 087

1	PROMOTION, OR TERMINATION OF EMPLOYMENT; OR OTHER DECISION FOR
2	EMPLOYMENT PURPOSES THAT ADVERSELY AFFECTS AN AGRICULTURAL
3	EMPLOYEE.
4	(b) "AGRICULTURAL EMPLOYEE" MEANS A PERSON EMPLOYED BY
5	AN AGRICULTURAL EMPLOYER.
6	(c) "AGRICULTURAL EMPLOYEE'S REPRESENTATIVE" MEANS A
7	PERSON OR ENTITY DESIGNATED BY AN AGRICULTURAL EMPLOYEE IN A
8	CONFIDENTIAL, SEALED FILING WITH THE COURT.
9	(d) "AGRICULTURAL EMPLOYER" HAS THE SAME MEANING SET
10	FORTH IN SECTION 8-3-104 (1).
11	(e) "DIRECTOR" MEANS THE DIRECTOR OF THE DIVISION.
12	$\underline{(f)}$ "Division" means the division of Labor standards and
13	STATISTICS IN THE DEPARTMENT OF LABOR AND EMPLOYMENT.
14	_
15	(2) The rights, remedies, and penalties specified in this
16	SECTION ARE IN ADDITION TO ANY RIGHTS, REMEDIES, OR PENALTIES
17	AVAILABLE TO AGRICULTURAL EMPLOYEES UNDER ARTICLE 3 OR 6 OF THIS
18	TITLE 8, PART 2 OF ARTICLE 13.5 OF THIS TITLE 8, $_$ ARTICLE 14.4 OF THIS
19	TITLE 8, OR ANY OTHER REMEDIES AVAILABLE PURSUANT TO LAW.
20	(3) (a) An agricultural employer shall not retaliate
21	AGAINST ANY PERSON, INCLUDING AN AGRICULTURAL EMPLOYEE,
22	$\ \text{ASSERTING} \text{OR} \text{SEEKING} \text{RIGHTS} \text{PROTECTED} \text{UNDER} \text{ARTICLE} 3 \text{OR} 6 \text{OF} \text{THIS} $
23	TITLE 8, PART 2 OF ARTICLE 13.5 OF THIS TITLE 8, $_$ ARTICLE 14.4 OF THIS
24	TITLE 8, INCLUDING COMPLAINING PUBLICLY OR SUPPORTING AN
25	AGRICULTURAL EMPLOYEE SEEKING OR ASSERTING RIGHTS, REMEDIES, OR
26	PENALTIES UNDER THOSE PROVISIONS OF THIS TITLE 8 , OR ANY OTHER
27	REMEDIES AVAILABLE PURSUANT TO LAW.

-3-

1	(b) There is a rebuttable presumption that an
2	AGRICULTURAL EMPLOYER THAT TAKES AN ADVERSE ACTION AGAINST AN
3	AGRICULTURAL EMPLOYEE WITHIN NINETY DAYS AFTER THE
4	AGRICULTURAL EMPLOYEE OR THE AGRICULTURAL EMPLOYEE'S
5	REPRESENTATIVE HAS ASSERTED OR SOUGHT ANY PROTECTED RIGHTS,
6	REMEDIES, OR PENALTIES UNDER ARTICLE 3 OR 6 OF THIS TITLE 8, PART 2
7	of article 13.5 of this title 8 , <u>article 14.4 of this title 8, or any</u>
8	OTHER REMEDIES AVAILABLE PURSUANT TO LAW HAS RETALIATED
9	AGAINST THE AGRICULTURAL EMPLOYEE.
10	(c) An agricultural <u>employee</u> , an agricultural employee's
11	<u>REPRESENTATIVE</u> , OR OTHER PERSON AGGRIEVED BY RETALIATION BY $\underline{\underline{\mathbf{A}}}$
12	<u>PERSON</u> MAY ASSERT A CLAIM IN DISTRICT COURT FOR INJUNCTIVE AND
13	EQUITABLE <u>REMEDIES</u> , A PENALTY IN THE AMOUNT OF THE GREATER OF
14	THE ACTUAL DAMAGES OR TEN THOUSAND DOLLARS FOR EACH <u>VIOLATION</u> ,
15	AND ATTORNEY FEES AND COSTS.
16	(4) THE DIRECTOR MAY COMMENCE AN ACTION IN DISTRICT COURT
17	ON BEHALF OF THE STATE OF COLORADO AGAINST ANY PERSON WHO
18	HAS RETALIATED AGAINST AN AGRICULTURAL EMPLOYEE OR A PERSON
19	WHO HAS A FAMILIAL, SOCIAL, OR WORKPLACE RELATIONSHIP WITH THE
20	AGRICULTURAL EMPLOYEE IN VIOLATION OF THIS SECTION OR WHO HAS
21	VIOLATED ARTICLE 3 OR 6 OF THIS TITLE 8, PART 2 OF ARTICLE 13.5 OF THIS
22	TITLE 8, OR ARTICLE 14.4 OF THIS TITLE 8 IN A MANNER THAT HAS HARMED
23	AN AGRICULTURAL EMPLOYEE. THE DIRECTOR MAY SEEK AN ORDER
24	IMPOSING RESTITUTION, INJUNCTIVE AND EQUITABLE REMEDIES, AND AN
25	APPROPRIATE PENALTY OF MORE THAN ONE HUNDRED DOLLARS BUT NOT
26	MORE THAN ONE THOUSAND DOLLARS PER VIOLATION.
27	

-4- 087

1	SECTION 2. In Colorado Revised Statutes, 8-3-104, amend the
2	introductory portion, (1), (11), and (12); and add (1.5) as follows:
3	8-3-104. Definitions. As used in this article ARTICLE 3, unless the
4	context otherwise requires:
5	(1) (a) "All-union agreement" means a contractual provision
6	between an employer or group of employers and a collective bargaining
7	unit representing some or all of the employees of the employer or group
8	of employers providing for any type of union security and compelling an
9	employee's financial support or allegiance to a labor organization.
10	"All-union agreement" includes, but is not limited to, contractual
11	provision for a union shop, a modified union shop, an agency shop
12	(meaning a contractual provision which provides for periodic payment of
13	a sum in lieu of union dues but does not require union membership), a
14	modified agency shop, a prehire agreement, maintenance of dues, or
15	maintenance of membership. "AGRICULTURAL EMPLOYER" MEANS A
16	PERSON THAT:
17	(I) REGULARLY ENGAGES THE SERVICES OF ONE OR MORE
18	EMPLOYEES OR CONTRACTS WITH ANY PERSON WHO RECRUITS, SOLICITS,
19	HIRES, EMPLOYS, FURNISHES, OR TRANSPORTS EMPLOYEES; AND
20	(II) IS ENGAGED IN ANY SERVICE OR ACTIVITY INCLUDED IN
21	SECTION 203 (f) OF THE FEDERAL "FAIR LABOR STANDARDS ACT OF
22	1938", 29 U.S.C. SEC. 201 ET SEQ., AS AMENDED, OR ENGAGED IN
23	"AGRICULTURAL LABOR" AS DEFINED IN SECTION 3121 (g) OF THE FEDERAL
24	"Internal Revenue Code of 1986", as amended.
25	(b) The meaning of "agricultural employer" must be
26	LIBERALLY CONSTRUED FOR THE PROTECTION OF PERSONS PROVIDING
27	SERVICES TO AN EMPLOYER.

-5- 087

1	(1.5) "ALL-UNION AGREEMENT" MEANS A CONTRACTUAL
2	PROVISION BETWEEN AN EMPLOYER OR GROUP OF EMPLOYERS AND A
3	COLLECTIVE BARGAINING UNIT REPRESENTING SOME OR ALL OF THE
4	EMPLOYEES OF THE EMPLOYER OR GROUP OF EMPLOYERS PROVIDING FOR
5	ANY TYPE OF UNION SECURITY AND COMPELLING AN EMPLOYEE'S
6	FINANCIAL SUPPORT OR ALLEGIANCE TO A LABOR ORGANIZATION.
7	"ALL-UNION AGREEMENT" INCLUDES, BUT IS NOT LIMITED TO,
8	CONTRACTUAL PROVISION FOR A UNION SHOP, A MODIFIED UNION SHOP, AN
9	AGENCY SHOP (MEANING A CONTRACTUAL PROVISION THAT PROVIDES FOR
10	PERIODIC PAYMENT OF A SUM IN LIEU OF UNION DUES BUT DOES NOT
11	REQUIRE UNION MEMBERSHIP), A MODIFIED AGENCY SHOP, A PREHIRE
12	AGREEMENT, MAINTENANCE OF DUES, OR MAINTENANCE OF MEMBERSHIP.
13	(11) (a) "Employee" includes any person: other than an
14	independent contractor, domestic servants employed in and about private
15	homes, and farm and ranch labor,
16	(I) Working for another for hire in the state of Colorado in a
17	nonexecutive or nonsupervisory capacity, and shall IS not be limited to the
18	employees of a particular employer and shall include INCLUDES any
19	individual whose work has ceased solely as a consequence of or in
20	connection with any current labor dispute or because of any unfair labor
21	
	practice on the part of an employer; and
22	practice on the part of an employer; and (b) (II) (A) Who has not refused or failed to return to work upon
2223	
	(b) (II) (A) Who has not refused or failed to return to work upon
23	(b) (II) (A) Who has not refused or failed to return to work upon the final disposition of a labor dispute or a charge of an unfair labor
23 24	(b) (II) (A) Who has not refused or failed to return to work upon the final disposition of a labor dispute or a charge of an unfair labor practice by a tribunal having competent jurisdiction of the same or whose

-6- 087

1	been a party to any unfair labor practice under this article ARTICLE 3;
2	(d) (C) Who has not obtained regular and substantially equivalent
3	employment elsewhere; or
4	(e) (D) Who has not been absent from his THE PERSON'S
5	employment for a substantial period of time during which reasonable
6	expectancy of settlement has ceased, except by an employer's unlawful
7	refusal to bargain, and whose place has been filled by another engaged in
8	the regular manner for an indefinite or protracted period and not merely
9	for the duration of a strike or lockout. but shall not include any individual
10	employed in the domestic service of a family or person at his home or any
11	individual employed by his parent or spouse or any employee who is
12	subject to the federal "Railway Labor Act".
13	(b) "EMPLOYEE" DOES NOT INCLUDE:
14	(I) AN INDEPENDENT CONTRACTOR;
15	(II) DOMESTIC SERVANTS EMPLOYED IN AND ABOUT PRIVATE
16	HOMES;
17	(III) AN INDIVIDUAL EMPLOYED BY THE INDIVIDUAL'S PARENT OR
18	SPOUSE;
19	(IV) AN EMPLOYEE WHO IS SUBJECT TO THE FEDERAL "RAILWAY
20	Labor Act", 45 U.S.C. sec. 151 et seq., as amended; or
21	(V) A PARENT, SPOUSE, OR CHILD OF AN AGRICULTURAL
22	EMPLOYER'S IMMEDIATE FAMILY.
23	(f) For purposes of this subsection (11), "farm" means stock,
24	dairy, poultry, fur-bearing animal, and truck farms, plantations, ranches,
25	nurseries, ranges, greenhouses, orchards, and other structures used for the
26	raising of agricultural or horticultural commodities, provided such
27	structures are utilized for at least fifty percent of the total output

-7-

1	produced.
2	(12)(a)(I) "Employer" means a person who regularly engages the
3	services of eight or more employees, other than persons within the classes
4	expressly exempted under the terms of subsection (11) of this section. and
5	(II) "EMPLOYER" includes:
6	(A) Any person acting on behalf of any such AN employer within
7	the scope of his the EMPLOYER'S authority, express or implied; The term
8	AND
9	(B) AN AGRICULTURAL EMPLOYER.
10	(b) "EMPLOYER" does not include the state or any political
11	subdivision thereof, except where the state or any political subdivision
12	thereof acquires or operates a mass transportation system or any carrier
13	by railroad, express company, or sleeping car company subject to the
14	federal "Railway Labor Act", 45 U.S.C. sec. 151 et seq., AS AMENDED, or
15	any labor organization or anyone acting in behalf of such organization
16	other than when he THE EMPLOYER is acting as an employer-in-fact.
17	SECTION 3. In Colorado Revised Statutes, add 8-6-101.5 as
18	follows:
19	8-6-101.5. Minimum wage for agricultural workers - rest
20	periods - overwork protections - <u>definition.</u> (1) (a) ON AND AFTER
21	JANUARY 1, 2022, EXCEPT AS PROVIDED IN SUBSECTION (1)(b) OF THIS
22	SECTION, THE MINIMUM WAGE REQUIREMENTS OF SECTION 15 OF ARTICLE
23	XVIII OF THE STATE CONSTITUTION, AND ANY MINIMUM WAGE LAWS
24	ENACTED PURSUANT TO THIS ARTICLE 6, APPLY TO <u>AGRICULTURAL</u>
25	EMPLOYERS EMPLOYING AGRICULTURAL WORKERS.
26	(b) Starting January 1, 2022, the Colorado minimum wage
27	THAT AN AGRICULTURAL EMPLOYER MUST PAY TO AN AGRICULTURAL

-8- 087

1	WORKER PRINCIPALLY ENGAGED IN THE RANGE PRODUCTION OF
2	LIVESTOCK, AS DESCRIBED IN 29 CFR 780.323 TO 29 CFR 780.329, ON THE
3	<u>OPEN RANGE</u> IS FIVE HUNDRED FIFTY-THREE DOLLARS AND SIXTY CENTS
4	PER WEEK. ON JANUARY 1, 2023, AND EACH JANUARY 1 THEREAFTER, THE
5	MINIMUM WAGE FOR AGRICULTURAL WORKERS PRINCIPALLY EMPLOYED IN
6	THE RANGE PRODUCTION OF LIVESTOCK, AS DESCRIBED IN 29 CFR 780.323
7	TO 29 CFR 780.329, IS ADJUSTED ANNUALLY FOR COST OF LIVING
8	INCREASES, AS MEASURED BY THE CONSUMER PRICE INDEX USED FOR
9	COLORADO.
10	(2) (a) An agricultural worker is entitled to an
11	UNINTERRUPTED AND DUTY-FREE MEAL PERIOD OF AT LEAST A
12	THIRTY-MINUTE DURATION WHEN THE AGRICULTURAL WORKER'S SHIFT
13	EXCEEDS FIVE CONSECUTIVE HOURS. THE MEAL PERIODS, TO THE EXTENT
14	PRACTICABLE, MUST BE AT LEAST ONE HOUR AFTER THE START, AND ONE
15	HOUR BEFORE THE END, OF THE SHIFT. AN AGRICULTURAL WORKER MUST
16	BE RELIEVED OF ALL DUTIES AND PERMITTED TO PURSUE PERSONAL
17	ACTIVITIES FOR A PERIOD TO QUALIFY AS NONWORK, UNCOMPENSATED
18	TIME. IF THE NATURE OF THE BUSINESS ACTIVITIES OR OTHER
19	CIRCUMSTANCES MAKES THE UNINTERRUPTED MEAL PERIOD IMPRACTICAL,
20	THE AGRICULTURAL EMPLOYEE MUST BE PERMITTED TO CONSUME AN
21	ON-DUTY MEAL WHILE PERFORMING DUTIES. AN AGRICULTURAL
22	EMPLOYEE MUST BE PERMITTED TO FULLY CONSUME A MEAL OF CHOICE
23	WHILE WORKING AND BE FULLY COMPENSATED FOR THE ON-DUTY MEAL
24	PERIOD WITHOUT ANY LOSS OF TIME OR COMPENSATION.
25	(b) An agricultural worker is entitled to an
26	UNINTERRUPTED AND DUTY-FREE REST PERIOD OF AT LEAST TEN MINUTES
27	WITHIN EACH FOLID HOLIDS OF WORK

-9- 087

1	_
2	(3) AS USED IN THIS SECTION, "AGRICULTURAL WORKER" HAS THE
3	MEANING SET FORTH IN SECTION 8-13.5-201 (3) .
4	_
5	SECTION 4. In Colorado Revised Statutes, add 8-6-120 as
6	follows:
7	8-6-120. Overtime wages for agricultural workers - legislative
8	declaration. The director shall promulgate rules providing
9	MEANINGFUL OVERTIME AND MAXIMUM HOURS PROTECTIONS TO
10	AGRICULTURAL EMPLOYEES TO BE PROPOSED NO LATER THAN OCTOBER
11	31, 2021 AND ADOPTED NO LATER THAN JANUARY 31, 2022. IN
12	PROMULGATING SUCH RULES, THE DIRECTOR SHALL CONSIDER THE
13	INEQUITY AND RACIST ORIGINS OF THE EXCLUSION OF AGRICULTURAL
14	EMPLOYEES FROM OVERTIME AND MAXIMUM HOURS PROTECTIONS
15	AVAILABLE TO OTHER EMPLOYEES, THE FUNDAMENTAL RIGHT OF ALL
16	EMPLOYEES TO OVERTIME AND MAXIMUM HOURS STANDARDS THAT
17	PROTECT THE HEALTH AND WELFARE OF EMPLOYEES, AND THE UNIQUE
18	DIFFICULTIES AGRICULTURAL EMPLOYEES HAVE OBTAINING WORKPLACE
19	CONDITIONS EQUAL TO THOSE PROVIDED TO OTHER EMPLOYEES.
20	SECTION 5. In Colorado Revised Statutes, add part 2 to article
21	13.5 of title 8 as follows:
22	PART 2
23	LABOR CONDITIONS FOR AGRICULTURAL WORKERS
24	8-13.5-201. Definitions. As used in this part 2, unless the
25	CONTEXT OTHERWISE REQUIRES:
26	(1) "AGRICULTURAL EMPLOYER" HAS THE SAME MEANING SET
27	FORTH IN SECTION 8-3-104 (1).

-10-

1	(2) "AGRICULTURAL EMPLOYMENT" MEANS EMPLOYMENT IN ANY
2	SERVICE OR ACTIVITY INCLUDED IN SECTION $203(f)$ OF THE FEDERAL "FAIR
3	LABOR STANDARDS ACT OF 1938", 29 U.S.C. SEC. 201 ET SEQ., AS
4	AMENDED, OR SECTION 3121 (g) OF THE FEDERAL "INTERNAL REVENUE
5	CODE OF 1986", AS AMENDED.
6	(3) "AGRICULTURAL WORKER" OR "WORKER" MEANS A WORKER
7	ENGAGED IN ANY SERVICE OR ACTIVITY INCLUDED IN SECTION 203 (f) OF
8	THE FEDERAL "FAIR LABOR STANDARDS ACT OF 1938", 29 U.S.C. SEC. 201
9	ET SEQ., AS AMENDED, OR SECTION 3121 (g) OF THE FEDERAL "INTERNAL
10	REVENUE CODE OF 1986", AS AMENDED.
11	(4) "AGRICULTURAL WORKER'S REPRESENTATIVE" MEANS A
12	PERSON OR ENTITY DESIGNATED BY AN AGRICULTURAL EMPLOYEE IN A
13	CONFIDENTIAL, SEALED FILING WITH THE COURT.
14	(5) "Department" means the department of labor and
15	EMPLOYMENT.
16	$(\underline{6})$ "Division" means the division of Labor standards and
17	STATISTICS IN THE DEPARTMENT.
18	
19	(7) "Key service provider" means a health care provider;
20	A COMMUNITY HEALTH WORKER, INCLUDING A PROMOTORA; AN
21	EDUCATION PROVIDER; AN ATTORNEY; A LEGAL ADVOCATE; A
22	GOVERNMENT OFFICIAL, INCLUDING A CONSULAR REPRESENTATIVE; A
23	MEMBER OF THE CLERGY; AND ANY OTHER SERVICE PROVIDER TO WHICH
24	AN AGRICULTURAL WORKER MAY NEED ACCESS.
25	(8) "Normal working hours" means a period determined by
26	THE <u>AGRICULTURAL</u> EMPLOYER NOT TO EXCEED EIGHT HOURS WITHIN ANY
27	TWENTY-FOUR-HOUR PERIOD. "NORMAL WORKING HOURS" DOES NOT

-11- 087

1	INCLUDE SATURDAY OR SUNDAY.
2	(9) "Occasional or intermittent" means twenty percent or
3	LESS OF AN AGRICULTURAL WORKER'S WEEKLY WORK TIME.
4	(10) "SHORT-HANDLED HOE" MEANS A HANDHELD TOOL WITH A
5	FLAT BLADE AFFIXED PERPENDICULARLY TO A HANDLE THAT IS LESS THAN
6	EIGHTEEN INCHES LONG. "SHORT-HANDLED HOE" INCLUDES A
7	LONG-HANDLED HAND TOOL THAT HAS BEEN MODIFIED TO BE USED AS A
8	SHORT-HANDLED HOE.
9	(11) "Whistleblower" means an agricultural worker with
10	KNOWLEDGE OF AN ALLEGED VIOLATION OF THIS PART 2 OR THE
11	AGRICULTURAL WORKER'S REPRESENTATIVE.
12	8-13.5-202. Agricultural workers - right of access to key
13	service providers - rules. (1) (a) An employer shall not interfere
14	WITH AN AGRICULTURAL WORKER'S REASONABLE ACCESS TO VISITORS AT
15	THE AGRICULTURAL WORKER'S EMPLOYER-PROVIDED HOUSING DURING
16	ANY TIME WHEN THE AGRICULTURAL WORKER IS PRESENT AT SUCH
17	HOUSING.
18	(b) An employer shall not interfere with an agricultural
19	EMPLOYEE'S REASONABLE ACCESS TO KEY SERVICE PROVIDERS AT ANY
20	LOCATION DURING ANY TIME IN WHICH THE AGRICULTURAL WORKER IS
21	NOT PERFORMING COMPENSABLE WORK OR DURING PAID OR UNPAID REST
22	AND MEAL BREAKS, AND WITH RESPECT TO HEALTH-CARE PROVIDERS
23	DURING ANY TIME, WHETHER OR NOT THE AGRICULTURAL WORKER IS
24	WORKING.
25	(c) TO ENSURE THAT AGRICULTURAL EMPLOYEES HAVE
26	MEANINGFUL ACCESS TO SERVICES, THE DIRECTOR OF THE DIVISION SHALL
27	PROMULGATE RULES REGARDING ADDITIONAL TIMES DURING WHICH AN

-12- 087

_	
2	REASONABLE ACCESS TO KEY SERVICE PROVIDERS, INCLUDING PERIODS
3	DURING WHICH THE AGRICULTURAL WORKER IS PERFORMING
4	COMPENSABLE WORK, ESPECIALLY DURING PERIODS WHEN THE
5	AGRICULTURAL WORKER IS REQUIRED TO WORK IN EXCESS OF FORTY
6	HOURS PER WEEK AND MAY HAVE DIFFICULTY ACCESSING SUCH SERVICES
7	OUTSIDE OF WORK HOURS. THE RULES MUST BE PROPOSED ON OR BEFORE
8	OCTOBER 31, 2021, AND ADOPTED ON OR BEFORE JANUARY 31, 2022.
9	(d) An employer may require visitors accessing a work site
10	TO FOLLOW PROTOCOLS DESIGNED TO MANAGE BIOHAZARDS AND OTHER
11	RISKS OF CONTAMINATION, TO PROMOTE FOOD SAFETY, AND TO REDUCE
12	THE RISK OF INJURIES TO OR FROM LIVESTOCK ON FARMS AND RANCHES
13	EXCEPT ON THE OPEN RANGE, IF THE SAME PROTOCOLS ARE GENERALLY
14	APPLIED TO ANY OTHER THIRD PARTIES WHO MAY HAVE OCCASION TO
15	ENTER THE WORK SITE.
16	(e) AN AGRICULTURAL EMPLOYER THAT PROVIDES HOUSING AND
17	TRANSPORTATION FOR AGRICULTURAL WORKERS SHALL, AT LEAST ONE
18	DAY PER WEEK, PROVIDE TRANSPORTATION TO THE AGRICULTURAL
19	WORKERS TO A LOCATION WHERE THE WORKERS CAN ACCESS BASIC
20	NECESSITIES, CONDUCT FINANCIAL TRANSACTIONS, AND MEET WITH KEY
21	SERVICE PROVIDERS; EXCEPT THAT TRANSPORTATION MUST BE PROVIDED
22	NOT LESS THAN ONE DAY EVERY THREE WEEKS FOR RANGE WORKERS WHO
23	ARE ACTIVELY ENGAGED IN THE PRODUCTION OF LIVESTOCK ON THE OPEN
24	RANGE. THIS SUBSECTION (1)(b) DOES NOT LIMIT OR RESTRICT AN
25	AGRICULTURAL WORKER'S ABILITY TO TRAVEL USING THE AGRICULTURAL
26	WORKER'S OWN MEANS OF TRANSPORTATION. NOTHING IN THIS
27	SUBSECTION (1)(b) REQUIRES AN EMPLOYER TO VIOLATE A STATE OR

EMPLOYER MAY NOT INTERFERE WITH AN AGRICULTURAL WORKER'S

1

-13- 087

1	FEDERAL LAW OR REGULATION.
2	(f) IF AN AGRICULTURAL WORKER HAS ACCESS TO THE WORKER'S
3	OWN VEHICLE AND IS PERMITTED TO PARK THE VEHICLE ON THE
4	EMPLOYER'S PROPERTY, THE EMPLOYER IS NOT REQUIRED TO PROVIDE
5	TRANSPORTATION AS SET FORTH IN SUBSECTION (1)(b) OF THIS SECTION.
6	(2) NO PERSON OTHER THAN THE AGRICULTURAL WORKER MAY
7	PROHIBIT, BAR, OR INTERFERE WITH, OR ATTEMPT TO PROHIBIT, BAR, OR
8	INTERFERE WITH, THE ACCESS TO OR EGRESS FROM THE RESIDENCE OF ANY
9	AGRICULTURAL WORKER BY ANY PERSON, EITHER BY THE ERECTION OR
10	MAINTENANCE OF ANY PHYSICAL BARRIER, BY PHYSICAL FORCE OR
11	VIOLENCE OR BY THE THREAT OF PHYSICAL FORCE OR VIOLENCE, OR BY
12	ANY ORDER OR NOTICE GIVEN IN ANY MANNER.
13	(3) AN <u>AGRICULTURAL</u> EMPLOYER SHALL POST NOTICE OF AN
14	AGRICULTURAL WORKER'S RIGHTS UNDER THIS PART 2:
15	(a) In a conspicuous location on the <u>agricultural</u>
16	EMPLOYER'S PREMISES, INCLUDING IN THE AGRICULTURAL WORKER'S
17	EMPLOYER-PROVIDED HOUSING; AND
18	(b) IN ALL PLACES WHERE NOTICES TO EMPLOYEES, INCLUDING
19	AGRICULTURAL WORKERS, ARE CUSTOMARILY POSTED; AND
20	(c) Electronically, including by e-mail and on an intranet
21	OR INTERNET SITE, IF THE <u>AGRICULTURAL</u> EMPLOYER CUSTOMARILY
22	COMMUNICATES WITH AGRICULTURAL WORKERS BY THESE MEANS.
23	8-13.5-203. Extreme overwork protections - heat stress
24	<u>training - short-handled hoe prohibited - rules.</u> (1) THE DIRECTOR OF
25	THE DIVISION SHALL PROMULGATE RULES THAT REQUIRE AGRICULTURAL
26	EMPLOYERS TO PROTECT AGRICULTURAL WORKERS FROM HEAT-RELATED
27	STRESS ILLNESSES AND INJURIES WHEN THE OUTSIDE TEMPERATURES

-14- 087

1	REACH EIGHTY DEGREES OR HIGHER, WITH DISCRETION TO ADJUST
2	REQUIREMENTS BASED ON ENVIRONMENTAL FACTORS, EXPOSURE TIME,
3	ACCLIMATIZATION, AND METABOLIC DEMANDS OF THE JOB AS SET FORTH
4	IN THE FEDERAL DEPARTMENT OF HEALTH AND HUMAN SERVICES CENTERS
5	FOR DISEASE CONTROL AND PREVENTION NATIONAL INSTITUTE FOR
6	OCCUPATIONAL SAFETY AND HEALTH 2016 REVISED PUBLICATION:
7	CRITERIA FOR A RECOMMENDED STANDARD, OCCUPATIONAL EXPOSURE
8	TO HEAT AND HOT ENVIRONMENTS. THE RULES MUST BE PROPOSED ON OR
9	BEFORE OCTOBER 31, 2021, AND ADOPTED ON OR BEFORE JANUARY 31,
10	<u>2022.</u>
11	(2) (a) Using a short-handled hoe is prohibited in
12	AGRICULTURAL EMPLOYMENT FOR WEEDING AND THINNING IN A STOOPED,
13	KNEELING, OR SQUATTING POSITION.
14	(b) The performance of weeding and thinning by hand or
15	WITH A SHORT-HANDLED TOOL, OTHER THAN A SHORT-HANDLED HOE, IN
16	A STOOPED, KNEELING, OR SQUATTING POSITION IS STRONGLY DISFAVORED
17	UNLESS THERE IS NO SUITABLE LONG-HANDLED TOOL OR OTHER
18	ALTERNATIVE MEANS OF PERFORMING THE WORK THAT IS SUITABLE AND
19	APPROPRIATE TO BOTH THE PRODUCTION OF THE AGRICULTURAL OR
20	HORTICULTURAL COMMODITY AND THE SCALE OF THE OPERATION.
21	Nothing in this subsection (2) is construed to allow the use of
22	THE SHORT-HANDLED HOE.
23	(c) This subsection (3) does not prohibit:
24	(I) Occasional or intermittent hand weeding or hand
25	THINNING IN A STOOPED, KNEELING, OR SQUATTING POSITION THAT IS
26	INCIDENTAL TO A NON-HAND-WEEDING OPERATION;
2.7	(II) HAND THINNING OF HIGH DENSITY PLANTS SPACED LESS THAN

-15- 087

1	TWO INCHES APART WHEN PLANTED;
2	(III) HAND WEEDING OR THINNING OF ANY AGRICULTURAL OR
3	HORTICULTURAL COMMODITY GROWN IN FIELDS OR GREENHOUSES FOR
4	WHICH THE EMPLOYER MAINTAINS A CURRENT CERTIFICATION FROM THE
5	COLORADO DEPARTMENT OF AGRICULTURE OR AN AUTHORIZED
6	CERTIFYING BODY AS MEETING THE STANDARDS OF THE UNITED STATES
7	DEPARTMENT OF AGRICULTURE'S NATIONAL ORGANIC PROGRAM;
8	(IV) HAND WEEDING, THINNING, OR TENDING ANY AGRICULTURAL
9	OR HORTICULTURAL COMMODITIES WHEN THEY ARE SEEDLINGS;
10	(V) HAND WEEDING, THINNING, OR TENDING AGRICULTURAL OR
11	HORTICULTURAL COMMODITIES GROWN IN TUBS OR PLANTER CONTAINERS
12	WITH AN OPENING THAT DOES NOT EXCEED FIFTEEN INCHES IN WIDTH; OR
13	(VI) SEEDING, PLANTING, TRANSPLANTING, OR HARVESTING BY
14	HAND OR WITH A HAND TOOL.
15	(3) An agricultural employer shall provide agricultural
16	WORKERS ENGAGED IN HAND WEEDING AND HAND THINNING AN
17	ADDITIONAL FIVE MINUTE REST PERIOD, WHICH, INSOFAR AS IS
18	PRACTICABLE, MUST BE IN THE MIDDLE OF EACH WORK PERIOD. THE
19	AUTHORIZED REST PERIOD MUST BE BASED ON THE TOTAL HOURS WORKED
20	DAILY AT THE RATE OF FIFTEEN MINUTES NET REST TIME PER FOUR HOURS
21	OF WORK, OR A MAJOR FRACTION THEREOF. THE AGRICULTURAL
22	EMPLOYER SHALL COUNT THE AUTHORIZED REST PERIOD AS HOURS
23	WORKED AND NOT DEDUCT THE REST PERIOD FROM THE AGRICULTURAL
24	WORKER'S WAGES.
25	(4) An agricultural employer shall provide gloves and
26	KNEE PADS, AS NECESSARY, TO EACH AGRICULTURAL WORKER ENGAGING
27	IN HAND WEEDING, HAND THINNING, OR HAND HOT-CAPPING.

-16- 087

1	(3) IF ANY PROVISION OF THIS SECTION OR ITS APPLICATION TO ANY
2	PERSON OR CIRCUMSTANCE IS HELD INVALID OR UNCONSTITUTIONAL, SUCH
3	PROVISION OR APPLICATION DOES NOT AFFECT OTHER PROVISIONS OR
4	APPLICATIONS OF THIS SECTION THAT CAN BE GIVEN EFFECT WITHOUT THE
5	INVALID OR UNCONSTITUTIONAL PROVISION OR APPLICATION, AND THE
6	PROVISIONS OF THIS SECTION ARE SEVERABLE.
7	8-13.5-204. Enforcement - penalties - relief - rules. (1) AN
8	AGGRIEVED AGRICULTURAL WORKER, A WHISTLEBLOWER, OR A KEY
9	SERVICE PROVIDER WHO WAS UNABLE TO ACCESS AN AGRICULTURAL
10	WORKER DUE TO A VIOLATION OF THIS PART 2 MAY COMMENCE AN ACTION
11	IN DISTRICT COURT AGAINST AN <u>AGRICULTURAL</u> EMPLOYER FOR A
12	VIOLATION OF THIS PART 2.
13	(2) A COURT MAY:
14	(a) Order injunctive relief to enjoin the continuance of
15	THE VIOLATION OF THIS PART 2;
16	(b) AWARD THE PLAINTIFF ACTUAL DAMAGES OR TEN THOUSAND
17	DOLLARS, WHICHEVER IS GREATER; AND
18	(c) AWARD THE PLAINTIFF ATTORNEY FEES.
19	(3) AN AGGRIEVED AGRICULTURAL WORKER OR WHISTLEBLOWER
20	IS ENTITLED TO ALL RIGHTS, REMEDIES, AND PENALTIES AFFORDED UNDER
21	SECTION 8-2-206.
22	8-13.5-205. Agricultural work advisory committee - creation
23	- report - repeal. (1) On or before September 1, 2021, the executive
24	DIRECTOR OF THE DEPARTMENT SHALL ESTABLISH THE AGRICULTURAL
25	WORK ADVISORY COMMITTEE, REFERRED TO IN THIS SECTION AS THE
26	"ADVISORY COMMITTEE". THE ADVISORY COMMITTEE CONSISTS OF NINE
2.7	MEMBERS AS FOLLOWS:

-17- 087

1	(a) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT SHALL
2	APPOINT:
3	(I) Two members who have worked as agricultural
4	WORKERS; AND
5	(II) Two members who are advocates of workers' rights;
6	(b) THE COMMISSIONER OF AGRICULTURE SHALL APPOINT:
7	$(I)\ Three {\tt members} {\tt who} {\tt represent} {\tt agricultural} {\tt employers};$
8	AND
9	(II) TWO REPRESENTATIVES FROM THE MIGRANT FARM WORKER
10	DIVISION OF COLORADO LEGAL SERVICES, OR ITS SUCCESSOR
11	ORGANIZATION.
12	(2) (a) The initial terms of one agricultural worker, one
13	ADVOCATE OF WORKERS' RIGHTS, TWO AGRICULTURAL EMPLOYERS, AND
14	ONE REPRESENTATIVE FROM THE MIGRANT FARM WORKER DIVISION OF
15	COLORADO LEGAL SERVICES IS TWO YEARS. THE INITIAL TERMS OF THE
16	REMAINING MEMBERS IS THREE YEARS. THEREAFTER, THE TERMS OF THE
17	MEMBERS ARE THREE YEARS.
18	(b) If a member fails to complete the member's term, the
19	APPOINTING AUTHORITY SHALL APPOINT A NEW MEMBER TO COMPLETE
20	THE REMAINDER OF THE TERM.
21	(c) Members shall serve without compensation for their
22	SERVICE; EXCEPT THAT MEMBERS MAY RECEIVE A PER DIEM AS
23	ESTABLISHED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT AND
24	REIMBURSEMENT FOR TRAVEL AND OTHER NECESSARY EXPENSES
25	INCURRED IN THE PERFORMANCE OF THEIR OFFICIAL DUTIES.
26	(3) (a) THE ADVISORY COMMITTEE SHALL GATHER AND ANALYZE
27	DATA AND OTHER INFORMATION REGARDING THE WAGES AND WORKING

-18-

1	CONDITIONS OF AGRICULTURAL WORKERS AND REPORT ITS FINDINGS AND
2	ANY LEGISLATIVE RECOMMENDATIONS TO THE GENERAL ASSEMBLY.
3	(b) TO THE EXTENT POSSIBLE, THE EXECUTIVE DIRECTOR OF THE
4	DEPARTMENT SHALL ENSURE THAT THE ADVISORY COMMITTEE HAS THE
5	OPPORTUNITY TO MEET WITH APPROPRIATE REPRESENTATIVES FROM THE
6	DEPARTMENT OF LABOR AND EMPLOYMENT, THE DEPARTMENT OF PUBLIC
7	HEALTH AND ENVIRONMENT, THE DEPARTMENT OF AGRICULTURE, AND THE
8	GOVERNOR'S OFFICE FOR PURPOSES OF CONDUCTING ITS WORK PURSUANT
9	TO SUBSECTION (3)(a) OF THIS SECTION.
10	(c) Notwithstanding section 24-1-136 (11)(a)(I), on or
11	BEFORE JANUARY 1, 2023, AND EACH JANUARY 1 THEREAFTER, THE
12	ADVISORY COMMITTEE SHALL REPORT ITS PROGRESS, FINDINGS, AND
13	LEGISLATIVE RECOMMENDATIONS TO THE AGRICULTURE, LIVESTOCK, AND
14	WATER COMMITTEE AND THE BUSINESS AFFAIRS AND LABOR COMMITTEE
15	OF THE HOUSE OF REPRESENTATIVES, OR THEIR SUCCESSOR COMMITTEES,
16	AND THE AGRICULTURE AND NATURAL RESOURCES COMMITTEE AND THE
17	BUSINESS, LABOR, AND TECHNOLOGY COMMITTEE OF THE SENATE, OR
18	THEIR SUCCESSOR COMMITTEES.
19	(4) This section is repealed, effective September 1, 2031.
20	BEFORE THE REPEAL, THE ADVISORY COMMITTEE IS SCHEDULED FOR
21	REVIEW IN ACCORDANCE WITH SECTION 2-3-1203.
22	SECTION 6. In Colorado Revised Statutes, 2-3-1203, add (22)
23	as follows:
24	2-3-1203. Sunset review of advisory committees - legislative
25	declaration - definition - repeal. (22) (a) The following statutory
26	AUTHORIZATIONS FOR THE DESIGNATED ADVISORY COMMITTEES WILL
27	REPEAL ON SEPTEMBER 1, 2031:

-19- 087

1	(I) THE AGRICULTURAL WORK ADVISORY COMMITTEE CREATED IN
2	SECTION 8-13.5-205.
3	(b) This subsection (22) is repealed, effective September 1,
4	2033.
5	SECTION 7. In Colorado Revised Statutes, 8-14.4-101, amend
6	(1), (3)(c), and (3)(d); and add (1.5) and (3)(e) as follows:
7	8-14.4-101. Definitions. As used in this article 14.4, unless the
8	context otherwise requires:
9	(1) "Department" means the department of labor and employment
10	"AGRICULTURAL EMPLOYMENT" HAS THE MEANING SET FORTH IN SECTION
11	8-13.5-201 <u>(2).</u>
12	(1.5) "Department" means the department of labor and
13	EMPLOYMENT.
14	(3) "Principal" means:
15	(c) The state of Colorado, local governments, and political
16	subdivisions of the state as defined in section 1-7.5-103 (6); and
17	(d) An entity that contracts with five or more independent
18	contractors in the state each year; AND
19	(e) A PERSON OR ENTITY ENGAGED IN AGRICULTURAL
20	EMPLOYMENT.
21	SECTION 8. In Colorado Revised Statutes, add 8-14.4-109 as
22	follows:
23	8-14.4-109. Agricultural employers - responsibilities during
24	public health emergency - worker safety protections. (1) DURING A
25	PUBLIC HEALTH EMERGENCY, IN ADDITION TO THE OTHER PROTECTIONS
26	AND RIGHTS AFFORDED TO WORKERS, A PRINCIPAL ENGAGED IN
27	AGRICULTURAL EMPLOYMENT SHALL:

-20-

1	(a) Provide each worker living in employer-provided
2	HOUSING WITH:
3	(I) IN A SINGLE-OCCUPANCY UNIT WHERE THE WORKER IS HOUSED
4	ALONE, AT LEAST EIGHTY SQUARE FEET OF COMBINED SLEEPING AND
5	<u>LIVING QUARTERS;</u>
6	(II) IN MULTIPLE-OCCUPANCY HOUSING, AT LEAST ONE HUNDRED
7	SQUARE FEET OF SLEEPING QUARTERS PER WORKER AND ONE HUNDRED
8	TWENTY SQUARE FEET OF SPACE PER WORKER IN AREAS USED FOR
9	COMBINED PURPOSES SUCH AS MEAL PREPARATION AND EATING; AND
10	(III) IN ALL HOUSING, SCREENED WINDOWS THAT OPEN TO THE
11	OUTSIDE OR LIVING SPACE THAT HAS AN AIR FILTRATION SYSTEM;
12	(b) Provide each worker actively engaged in the
13	OPEN-RANGE PRODUCTION OF LIVESTOCK WITH A SINGLE OCCUPANCY
14	MOBILE HOUSING UNIT, REGARDLESS OF ANY VARIANCES OTHERWISE
15	AVAILABLE PURSUANT TO 20 CFR 655.235.
16	(c) Allow the department of public health and
17	ENVIRONMENT TO ROUTINELY INSPECT EMPLOYER-PROVIDED HOUSING TO
18	ENSURE COMPLIANCE WITH GUIDELINES ISSUED BY THE DEPARTMENT OF
19	PUBLIC HEALTH AND ENVIRONMENT APPLICABLE TO A PUBLIC HEALTH
20	EMERGENCY AND ANY APPLICABLE EXECUTIVE ORDERS ISSUED BY THE
21	GOVERNOR DURING A DISASTER EMERGENCY DECLARED PURSUANT TO
22	SECTION 24-33.5-704 (4);
23	(d) Provide training to workers concerning safety
24	PRECAUTIONS AND PROTECTIONS DURING A PUBLIC HEALTH EMERGENCY;
25	AND
26	(e) Provide informational and educational materials
27	THROUGH POSTERS AND PAMPHLETS WRITTEN IN ENGLISH AND SPANISH

-21- 087

1	AND ANY OTHER RELEVANT LANGUAGES IN EMPLOYER-PROVIDED
2	HOUSING, WORK SITES, AND OTHER PLACES WHERE THE PRINCIPAL
3	USUALLY POSTS INFORMATION FOR THE WORKERS THAT:
4	(I) LISTS THE CONTACT INFORMATION FOR THE MIGRANT FARM
5	WORKER DIVISION OF COLORADO LEGAL SERVICES, OR ITS SUCCESSOR
6	ORGANIZATION, WHERE A WORKER MAY RECEIVE FREE AND CONFIDENTIAL
7	LEGAL SERVICES; AND
8	(II) Informs the workers regarding federal and state
9	GUIDANCE CONCERNING A PUBLIC HEALTH EMERGENCY.
10	SECTION 9. In Colorado Revised Statutes, 8-3-108, amend
11	(1)(c)(II)(A) and $(1)(c)(II)(B)$ as follows:
12	8-3-108. What are unfair labor practices. (1) It is an unfair
13	labor practice for an employer, individually or in concert with others, to:
14	(c) (II) (A) Any agreement as defined in section 8-3-104 $\frac{(1)}{(1.5)}$
15	between an employer and a labor organization in existence on June 29,
16	1977, which has not been voted upon by the employees covered by it
17	may, by written mutual agreement of such employer and labor
18	organization, be ratified and upon such ratification shall be filed with the
19	director. Any agreement as defined in section 8-3-104 (1) (1.5) between
20	an employer and a labor organization in existence on June 29, 1977,
21	which has not been ratified and filed, as provided in this subparagraph (II)
22	SUBSECTION (1)(c)(II), shall not be legal, valid, or enforceable during the
23	remaining term of that labor contract unless and until either the employer,
24	the labor organization, or at least twenty percent of the employees
25	covered by such agreement file a petition upon forms provided by the
26	division, demanding an election submitting the question of the all-union
27	agreement to the employees covered by such agreement and said

-22- 087

1	agreement is approved by the affirmative vote of at least a majority of all
2	the employees eligible to vote or three-quarters or more of the employees
3	who actually voted, whichever is greater, by secret ballot in favor of such
4	all-union agreement in an election provided for in this paragraph (e)
5	SUBSECTION (1)(c) conducted under the supervision of the director.
6	(B) Upon filing of such instrument of ratification with the
7	director, the director shall certify that such agreement complies with the
8	provisions of section 8-3-104 $\frac{(1)}{(1.5)}$ notwithstanding the absence of any
9	other election requirements of this article ARTICLE 3, and by virtue of such
10	ratification and certification, such agreement shall be deemed legal, valid
11	and enforceable to the extent permitted under the provisions of this article
12	ARTICLE 3, subject to the provisions of sub-subparagraph (D) of this
13	subparagraph (II) SUBSECTION $(1)(c)(II)(D)$ OF THIS SECTION.
14	SECTION 10. In Colorado Revised Statutes, amend 8-13.5-101
15	as follows:
16	8-13.5-101. Short title. This article shall be known and may be
17	cited as THE SHORT TITLE OF THIS PART 1 IS the "Workplace
18	Accommodations for Nursing Mothers Act".
19	SECTION 11. In Colorado Revised Statutes, 8-13.5-102, amend
20	(2) as follows:
21	8-13.5-102. Legislative declaration. (2) The general assembly
22	further declares that the purpose of this article PART 1 is for the state of
23	Colorado to become involved in the national movement to recognize the
24	medical importance of breastfeeding, within the scope of complete
25	pediatric care, and to encourage removal of boundaries placed on nursing
26	

SECTION 12. In Colorado Revised Statutes, 8-13.5-103, amend

27

-23- 087

1	the introductory portion as follows:
2	8-13.5-103. Definitions. As used in this article PART 1, unless the
3	context otherwise requires:
4	SECTION 13. In Colorado Revised Statutes, amend 44-10-105
5	as follows:
6	44-10-105. Marijuana employee designation. An employee of
7	a licensee is not an agricultural worker unless the employee is a farm
8	laborer as described in section 8-3-104 (11) AT A FARM, PLANTATION
9	RANCH, NURSERY, RANGE, GREENHOUSE, ORCHARD, OR OTHER STRUCTURE
10	USED FOR THE RAISING OF AGRICULTURAL OR HORTICULTURAL
11	COMMODITIES, AS LONG AS THE STRUCTURE IS UTILIZED FOR AT LEAST
12	FIFTY PERCENT OF THE TOTAL OUTPUT PRODUCED.
13	SECTION 14. Appropriation. (1) For the 2021-22 state fiscal
14	year, \$409,949 is appropriated to the department of labor and
15	employment. This appropriation is from the employment support fund
16	created in section 8-77-109 (1)(b)(I), C.R.S. To implement this act, the
17	department may use this appropriation as follows:
18	(a) \$371,667 for use by the division of labor standards and
19	statistics for program costs related to labor standards, which amount is
20	based on an assumption that the division will require an additional 4.4
21	FTE; and
22	(b) \$38,282 for the purchase of legal services.
23	(2) For the 2021-22 state fiscal year, \$38,282 is appropriated to
24	the department of law. This appropriation is from reappropriated funds
25	received from the department of labor and employment under subsection
26	(1)(b) of this section and is based on an assumption that the department
27	of law will require an additional 0.2 FTE. To implement this act, the

-24- 087

- department of law may use this appropriation to provide legal services for
- 2 <u>the department of labor and employment.</u>
- 3 **SECTION 15.** Safety clause. The general assembly hereby finds,
- 4 determines, and declares that this act is necessary for the immediate
- 5 preservation of the public peace, health, or safety.

-25- 087