## Second Regular Session Seventy-second General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 20-136

LLS NO. 20-0420.01 Jane Ritter x4342

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# A BILL FOR AN ACT

101 CONCERNING AN OMNIBUS BILL CONTAINING RECOMMENDATIONS OF

102 THE STATUTORY REVISION COMMITTEE RELATED TO THE

103 COMMITTEE'S STATUTORY CHARGE.

### **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>.)

**Statutory Revision Committee.** The bill makes the following changes to Colorado Revised Statutes, in accordance with the statutory charge of the statutory revision committee:

**Section 1** of the bill contains a nonstatutory legislative declaration reflecting the scope of the statutory revision

SENATE 3rd Reading Unamended February 13, 2020

Amended 2nd Reading

SENATE

February 12, 2020

committee as it applies to the bill;

- ! Sections 2-14 update incorrect references in statute related to the term "commitment", as used in the context of treatment and evaluation of mental health disorders, to the current language of "certification";
- ! Sections 15-19 repeal subsections in title 43 that reference obsolete provisions or actions that have already occurred and are no longer relevant, including deleting references to the terms "motorscooter" and "motorbicycle", which were removed from statute by H.B. 09-1026;
- ! Sections 20-28 conform and update obsolete federal references for the definition of a "federally qualified health center";
- ! Sections 29-32 update outdated references to the "Colorado tourism board" and replace them with the "Colorado tourism office" and repeal a reference to a one-time transfer to a now-defunct tourism promotion fund;
- Sections 33-38 repeal outdated and previously repealed references to the "pilot alternate protest procedure" in title 39; and
- ! Sections 39-54 update, repeal, or correct miscellaneous references to programs, funds, boards or commissions, terminology, or other provisions in statute that conflict with current law.
- 1 Be it enacted by the General Assembly of the State of Colorado:
- SECTION 1. Legislative declaration. The general assembly declares that the purpose of this act is to conform or repeal statutory provisions that reflect obsolete or conflicting terminology; incorrect statutory citations; or previously repealed programs, funds, boards or commissions, or other provisions. The general assembly further declares that conforming or repealing these statutory provisions does not alter the scope or applicability of the remaining statutes.
- 9 SECTION 2. In Colorado Revised Statutes, 13-5-142, amend
  10 (3)(b)(II) and (3)(b)(III) as follows:
- 11 13-5-142. National instant criminal background check system

reporting. (3) The state court administrator shall take all necessary
steps to cancel a record made by the state court administrator in the
national instant criminal background check system if:

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(b) No less than three years before the date of the written request:

5 (II) The period of CERTIFICATION OR commitment of the most recent order of CERTIFICATION, commitment, RECERTIFICATION, or 6 7 recommitment expired, or a court entered an order terminating the 8 person's incapacity or discharging the person from CERTIFICATION OR 9 commitment in the nature of habeas corpus, if the record in the national 10 instant criminal background check system is based on an order of 11 CERTIFICATION OR commitment to the custody of the office of behavioral 12 health in the department of human services; except that the state court 13 administrator shall not cancel any record pertaining to a person with 14 respect to whom two recommitment orders have been entered pursuant to 15 section 27-81-112 (7) and (8), or who was discharged from treatment 16 pursuant to section 27-81-112 (11) on the grounds that further treatment 17 is not likely to bring about significant improvement in the person's 18 condition; or

(III) The record in the case was sealed pursuant to section
27-65-107 (7), or the court entered an order discharging the person from
commitment CERTIFICATION in the nature of habeas corpus pursuant to
section 27-65-113, if the record in the national instant criminal
background check system is based on a court order for involuntary
certification for short-term treatment of a mental health disorder.

25 SECTION 3. In Colorado Revised Statutes, 13-6-105, amend
26 (1)(b) as follows:

**13-6-105.** Specific limits on civil jurisdiction. (1) The county

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court has no civil jurisdiction except that specifically conferred upon it by
 law. In particular, it has no jurisdiction over the following matters:

3 (b) Matters of mental health, including commitment
4 CERTIFICATION, restoration to competence, and the appointment of
5 conservators;

6 SECTION 4. In Colorado Revised Statutes, 13-9-123, amend
7 (3)(b)(II) and (3)(b)(III) as follows:

8 13-9-123. National instant criminal background check system
9 - reporting. (3) The state court administrator shall take all necessary
10 steps to cancel a record made by the state court administrator in the
11 national instant criminal background check system if:

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(b) No less than three years before the date of the written request:

13 (II) The period of CERTIFICATION OR commitment of the most 14 recent order of CERTIFICATION, commitment, RECERTIFICATION, or 15 recommitment expired, or the court entered an order terminating the 16 person's incapacity or discharging the person from CERTIFICATION OR commitment in the nature of habeas corpus, if the record in the national 17 18 instant criminal background check system is based on an order of 19 CERTIFICATION OR commitment to the custody of the office of behavioral 20 health in the department of human services; except that the state court 21 administrator shall not cancel any record pertaining to a person with 22 respect to whom two recommitment orders have been entered pursuant to 23 section 27-81-112 (7) and (8), or who was discharged from treatment 24 pursuant to section 27-81-112 (11), on the grounds that further treatment 25 is not likely to bring about significant improvement in the person's 26 condition; or

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(III) The record in the case was sealed pursuant to section

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1 27-65-107 (7), or the court entered an order discharging the person from 2 commitment CERTIFICATION in the nature of habeas corpus pursuant to 3 section 27-65-113, if the record in the national instant criminal 4 background check system is based on a court order for involuntary 5 certification for short-term treatment of a mental health disorder.

6 **SECTION 5.** In Colorado Revised Statutes, 14-15-107, amend 7 (5)(u) as follows:

8 14-15-107. Rights, benefits, protections, duties, obligations, 9 responsibilities, and other incidents of parties to a civil union. 10 (5) Rights, benefits, protections, duties, obligations, responsibilities, and 11 other incidents under law as are granted to or imposed upon spouses, that 12 apply in like manner to parties to a civil union under this section, include 13 but are not limited to:

14 (u) The right to apply for emergency or involuntary <del>commitment</del> 15 CERTIFICATION of a party to a civil union;

16 SECTION 6. In Colorado Revised Statutes, 15-18.7-202, amend 17 (4) and (5) as follows:

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15-18.7-202. Behavioral health orders for scope of treatment 19 - form contents - effect. (4) Nothing in this part 2 allows an adult to 20 include in his or her behavioral health orders form an instruction that 21 exempts the adult from an involuntary emergency procedure, 22 CERTIFICATION, or commitment authorized pursuant to state law. Any 23 instruction that attempts to exempt the adult from an involuntary 24 emergency procedure, CERTIFICATION, or commitment authorized 25 pursuant to state law is void.

26 (5) A behavioral health orders form may be admissible in a 27 hearing pursuant to section 27-65-111 for the purpose of establishing the

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1 adult's behavioral health treatment, medication, and alternative treatment 2 history, decisions, and preferences to be made on behalf of the adult 3 during an involuntary emergency procedure, CERTIFICATION, or 4 commitment authorized pursuant to state law.

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SECTION 7. In Colorado Revised Statutes, 16-8.5-105, amend 6 (6) as follows:

7 16-8.5-105. Evaluations, locations, time frames, and report. 8 (6) Whenever a competency evaluation is ordered upon the request of 9 either party, the court may notify the county attorney or district attorney 10 required to conduct proceedings pursuant to section 27-65-111 (6) for the 11 county in which the charges are pending and the court liaison hired 12 pursuant to part 2 of article 11.9 of this title 16 of all court dates for 13 return of the report on competency to ensure that all parties are on notice 14 of the expected need for coordinated services and planning with 15 consideration of possible civil commitment CERTIFICATION.

16 SECTION 8. In Colorado Revised Statutes, 16-8.5-111, amend 17 (2)(a) as follows:

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16-8.5-111. Procedure after determination of competency or 19 incompetency. (2) If the final determination made pursuant to section 20 16-8.5-103 is that the defendant is incompetent to proceed, the court has 21 the following options:

22 (a) If the defendant is charged with an offense as outlined in 23 section 16-8.5-116 (7) or (8), except for an offense enumerated in section 24 24-4.1-302 (1), and the competency evaluation has determined that the 25 defendant meets the standard for civil commitment CERTIFICATION 26 pursuant to article 65 of title 27, the court may forgo any order of 27 restoration and immediately order that proceedings be initiated by the

county attorney or district attorney required to conduct proceedings
 pursuant to section 27-65-111 (6) for the civil commitment
 CERTIFICATION of the defendant and dismiss the charges without
 prejudice in the interest of justice once civil commitment CERTIFICATION
 proceedings have been initiated.

6 SECTION 9. In Colorado Revised Statutes, 17-2-201, amend
7 (10) as follows:

8 17-2-201. State board of parole - duties - definitions. (10) The 9 board shall interview all parole applicants at the institution or in the 10 community in which the inmate is physically held or through 11 teleconferencing as provided in subparagraph (II) of paragraph (d) of 12 subsection (3) SUBSECTION (3)(d)(II) of this section. The site location of 13 an interview shall MUST not be changed within the thirty days preceding 14 the interview date without the approval of the board. Any inmate of an 15 adult correctional institution who has been transferred by executive order 16 or by civil commitment CERTIFICATION or ordered by a court of law to the 17 Colorado mental health institute at Pueblo may be heard at the Colorado 18 mental health institute at Pueblo upon an application for parole.

SECTION 10. In Colorado Revised Statutes, amend 23-22-109
as follows:

23-22-109. Control over voluntary patients. If any person has
been admitted to the hospital as a voluntary patient, the director of the
hospital has the same authority and control over him THE PATIENT as if
such THE patient had been admitted by order of court; except that a
voluntary patient shall MUST not be detained against his THE PATIENT'S
will or that of the person having legal custody or control over him THE
PATIENT for a period of more than ten days unless said THE HOSPITAL

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director has within such interval obtained an order of commitment
 CERTIFICATION FOR THE PATIENT.

3 SECTION 11. In Colorado Revised Statutes, 23-22-110, amend
4 (2) as follows:

5 **23-22-110. Deposit of money collected.** (2) Every person 6 received as a patient at the psychiatric hospital, whether CERTIFIED, 7 committed, or otherwise, and the estate of such person and of all persons 8 responsible for his THE PATIENT'S support are liable for the cost of the 9 inquisition, CERTIFICATION, commitment, transportation, and hospital 10 expenses.

SECTION 12. In Colorado Revised Statutes, 23-23-103, amend
(1)(a) as follows:

13 23-23-103. Evaluations made - when. (1) A child may be
14 referred to the medical center for diagnostic evaluation and study under
15 the following conditions:

16 (a) A judge who has before him OR HER the matter of possible 17 CERTIFICATION, commitment, or sentencing of a child to one of the 18 institutions of the state may have an evaluation of such THE child made 19 at the diagnostic center; or any such THE judge may send a child to the 20 center for an evaluation of his THE CHILD'S mental and physical capacity 21 if such THE judge believes such diagnosis will aid him in his IN THE 22 determination of the matter concerning such THE child, before him, 23 regardless of the fact that, because of lack of space, none of the regional 24 centers is able to accept such THE child.

25 SECTION 13. In Colorado Revised Statutes, amend 23-23-104
26 as follows:

27 **23-23-104.** Custody of children - housing. For the making of any

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1 such diagnostic evaluation before CERTIFICATION OR commitment, the 2 district judge or juvenile judge shall give the temporary custody of the 3 child to the executive director of the department of human services for 4 temporary placement at any state institution deemed most suitable by the 5 executive director during the period of evaluation. Subject to the 6 provisions of section 23-23-108, the executive director of the department 7 of human services shall accept all such children assigned to him THE 8 EXECUTIVE DIRECTOR, within the limits of available facilities. Nothing in 9 this section shall be construed to permit PERMITS the designation of the 10 university of Colorado psychiatric hospital as a housing facility for such 11 children.

SECTION 14. In Colorado Revised Statutes, 28-5-220, amend
(2) as follows:

14 28-5-220. Certification or commitment to veterans 15 administration. (2) The judgment or order of CERTIFICATION OR 16 commitment by a court of competent jurisdiction of another state or of the 17 District of Columbia CERTIFYING OR committing a person to the veterans 18 administration for care or treatment has the same force and effect as to the 19 committed person while in this state as in the jurisdiction in which the 20 court entering the judgment or making the order is situated; and the courts 21 of the CERTIFYING OR committing state or of the District of Columbia 22 shall be ARE deemed to have retained jurisdiction of the person so 23 CERTIFIED OR committed for the purpose of inquiring into the PERSON'S 24 mental condition of such person HEALTH and of determining the necessity 25 for continuance of his or her restraint. Consent is given to the application 26 of the law of the CERTIFYING OR committing state or district in respect to 27 the authority of the chief officer of any facility of the veterans

1	administration to retain custody or transfer, parole, or discharge the
2	committed person.
3	SECTION 15. In Colorado Revised Statutes, 43-1-106, repeal
4	(4)(b) as follows:
5	43-1-106. Transportation commission - powers and duties.
6	(4) (b) The terms of members of the commission who are transferred
7	from the state highway commission on July 1, 1991, shall expire as
8	follows:
9	(I) The terms of members of the commission representing districts
10	2, 4, 5, 6, 9, and 11 shall expire on July 1, 1991; and
11	(II) The terms of members of the commission representing
12	districts 1, 3, 7, 8, and 10 shall expire on July 1, 1993.
13	SECTION 16. In Colorado Revised Statutes, 43-2-145, repeal
14	(1)(d) and $(9)$ as follows:
15	43-2-145. Transportation legislation review - committee -
16	<b>definition - repeal.</b> (1) (d) Prior to January 1, 2016, the committee shall
17	develop and make recommendations concerning the financing of the
18	completion of the strategic transportation projects identified by the
19	department as the "seventh pot projects". No later than February 1, 2016,
20	the committee shall recommend legislation to implement the
21	recommendations, and such legislation shall be treated as legislation
22	recommended by an interim legislative committee for purposes of any
23	introduction deadlines or bill limitations imposed by the joint rules of the
24	general assembly; except that the bills shall not be subject to review by
24 25	general assembly; except that the bills shall not be subject to review by or approval of legislative council.

27 seventieth general assembly and the second regular session of the

- 1 seventieth general assembly, the committee shall examine:
- (a) The statutory and regulatory requirements for entry into the
   market for taxicab service; and
- 4 (b) Regulations governing the provision of taxicab service.
- 5 SECTION 17. In Colorado Revised Statutes, 43-4-205, repeal
  6 (7)(b) as follows:
- 43-4-205. Allocation of fund. (7) (b) Not later than July 1, 1997,
  the general assembly shall review the needs of this state for highway
  bridge repair, replacement, or posting and shall determine if the fund, as
  provided in paragraph (a) of subsection (6) of this section, should be
  continued. If said fund is not continued, the balance of revenues in said
  fund shall be allocated in accordance with the provisions of paragraph (b)
  of subsection (6) of this section.
- SECTION 18. In Colorado Revised Statutes, 43-4-804, amend
  (1)(a)(I) introductory portion and (1)(a)(I)(A) as follows:
- 43-4-804. Highway safety projects surcharges and fees crediting of money to highway users tax fund definition. (1) On and
  after July 1, 2009, the following surcharges, fees, and fines shall be
  collected and credited to the highway users tax fund created in section
  43-4-201 (1)(a) and allocated to the state highway fund, counties, and
  municipalities as specified in section 43-4-205 (6.3):
- (a) (I) A road safety surcharge, which, except as otherwise
  provided in subparagraphs (III) and (VI) of this paragraph (a), shall be
  SUBSECTIONS (1)(a)(II) AND (1)(a)(VI) OF THIS SECTION, IS imposed for
  any registration period that commences on or after July 1, 2009, upon the
  registration of any vehicle for which a registration fee must be paid
  pursuant to the provisions of part 3 of article 3 of title 42. C.R.S. Except

as otherwise provided in subparagraphs (IV) and (V) of this paragraph (a)
 SUBSECTIONS (1)(a)(IV) AND (1)(a)(V) OF THIS SECTION, the amount of
 the surcharge shall be IS:

4 (A) Sixteen dollars for any vehicle that is a motorcycle,
5 motorscooter, or motorbicycle, as respectively AS defined in section
6 42-1-102 (55), and (59), C.R.S., or ANY VEHICLE that weighs two
7 thousand pounds or less;

8 SECTION 19. In Colorado Revised Statutes, 43-4-805, amend
9 (5)(g)(I) introductory portion and (5)(g)(I)(A) as follows:

43-4-805. Statewide bridge enterprise - creation - board funds - powers and duties - legislative declaration. (5) In addition to
any other powers and duties specified in this section, the bridge enterprise
board has the following powers and duties:

14 (g) (I) As necessary for the achievement of its business purpose, 15 to impose a bridge safety surcharge, which, except as otherwise provided 16 in subparagraphs (III) and (VII) of this paragraph (g), shall be 17 SUBSECTIONS (5)(g)(III) AND (5)(g)(VII) OF THIS SECTION, IS imposed, on 18 and after July 1, 2009, for any registration period that commences on or 19 after July 1, 2009, or on and after such later date as may be determined by 20 the bridge enterprise, for any registration period that commences on or 21 after the later date, upon the registration of any vehicle for which a 22 registration fee must be paid pursuant to the provisions of part 3 of article 23 3 of title 42. C.R.S. Except as otherwise provided in subparagraphs (IV), 24 (V), and (VI) of this paragraph (g) SUBSECTIONS (5)(g)(IV), (5)(g)(V), 25 AND (5)(g)(VI) OF THIS SECTION, the amount of the surcharge shall MUST 26 not exceed:

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(A) Thirteen dollars for any vehicle that is a motorcycle,

1 motorscooter, or motorbicycle, as respectively AS defined in section 2 42-1-102 (55), and (59), C.R.S., or ANY VEHICLE that weighs two 3 thousand pounds or less; 4 SECTION 20. In Colorado Revised Statutes, 12-280-103, amend 5 (32)(a) introductory portion as follows: 6 12-280-103. Definitions - rules. As used in this article 280, unless 7 the context otherwise requires or the term is otherwise defined in another 8 part of this article 280: 9 (32) "Other outlet" means: 10 (a) A hospital that does not operate a registered pharmacy, a rural 11 health clinic, a federally qualified health center, as defined in section 12 1861 (aa)(4) of the federal "Social Security Act", 42 U.S.C. sec. 1395x

(aa)(4), a family planning clinic, an acute treatment unit licensed by the
department of public health and environment, a school, a jail, a county or
district public health agency, a community health clinic, a university, or
a college that:

SECTION 21. In Colorado Revised Statutes, 25-1.5-103, amend
(2)(a.5)(I) as follows:

19 25-1.5-103. Health facilities - powers and duties of department
20 - limitations on rules promulgated by department - definitions.
21 (2) For purposes of this section, unless the context otherwise requires:

(a.5) "Community clinic" has the same meaning as set forth in
section 25-3-101 and does not include:

(I) A federally qualified health center, as defined in section 1861
(aa)(4) of the federal "Social Security Act", 42 U.S.C. sec. 1395x (aa)(4);
SECTION 22. In Colorado Revised Statutes, 25-3-101, amend
(2)(a)(III)(A) as follows:

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1	25-3-101. Hospitals - health facilities - licensed - definitions.
2	(2) As used in this section, unless the context otherwise requires:
3	(a) (III) "Community clinic" does not include:
4	(A) A federally qualified health center, as defined in section 1861
5	(aa)(4) of the federal "Social Security Act", 42 U.S.C. sec. 1395x (aa)(4);
6	SECTION 23. In Colorado Revised Statutes, 25-3-103.7, amend
7	(1)(c) as follows:
8	25-3-103.7. Employment of physicians - when permissible -
9	<b>conditions - definitions.</b> (1) For purposes of this section:
10	(c) "Federally qualified health center" or "FQHC" shall have HAS
11	the same meaning as set forth in section 1861(aa)(4) of the federal "Social
12	Security Act", 42 U.S.C. sec. 1395x (aa)(4).
13	SECTION 24. In Colorado Revised Statutes, 25-4-2502, amend
14	(4) as follows:
15	25-4-2502. Definitions. As used in this part 25, unless the context
16	otherwise requires:
17	(4) "FQHC" means a provider designated as a federally qualified
18	health center, <del>pursuant to the provisions of 42 U.S.C. sec. 1396d (l)(2)(B)</del>
19	AS DEFINED IN THE FEDERAL "SOCIAL SECURITY ACT", 42 U.S.C. SEC.
20	1395x (aa)(4).
21	SECTION 25. In Colorado Revised Statutes, 25-23-103, amend
22	(2)(a) as follows:
23	25-23-103. State loan repayment program for dentists and
24	dental hygienists serving underserved populations - creation -
25	conditions. (2) A dental professional is eligible for loan repayment
26	assistance if the dental professional meets at least one of the following
27	criteria:

(a) The dental professional is employed by a federally qualified
 health center, AS DEFINED IN THE FEDERAL "SOCIAL SECURITY ACT", 42
 U.S.C. SEC. 1395x (aa)(4);

4 SECTION 26. In Colorado Revised Statutes, 25.5-3-103, amend
5 (3) as follows:

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**25.5-3-103. Definitions.** As used in this part 1, unless the context otherwise requires:

8 (3) "General provider" means a general hospital, birth center, or 9 community health clinic licensed or certified by the department of public 10 health and environment pursuant to section 25-1.5-103 (1)(a)(I) or 11 (1)(a)(II); C.R.S.; a federally qualified health center, as defined in section 12 1861 (aa)(4) of the federal "Social Security Act", 42 U.S.C. sec. 1395x 13 (aa)(4); a rural health clinic, as defined in section 1861 (aa)(2) of the 14 federal "Social Security Act", 42 U.S.C. sec. 1395x (aa)(2); a health 15 maintenance organization issued a certificate of authority pursuant to 16 section 10-16-402; C.R.S.; and the health sciences center when acting 17 pursuant to section 25.5-3-108(5)(a)(I) or (5)(a)(II)(A). For the purposes of the program, "general provider" includes associated physicians. 18

SECTION 27. In Colorado Revised Statutes, 25.5-3-403, amend
(6)(c) as follows:

21 25.5-3-403. Definitions. As used in this part 4, unless the context
22 otherwise requires:

(6) "Qualified grantee" means an entity that can demonstrate that
it can provide or arrange for the provision of comprehensive dental and
oral care services and may include but is not limited to:

26 (c) A federally qualified health center, AS DEFINED IN THE
27 FEDERAL "SOCIAL SECURITY ACT", 42 U.S.C. SEC. 1395X (aa)(4);

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1 safety-net clinic; or health district;

2 SECTION 28. In Colorado Revised Statutes, 25.5-5-408, amend
3 (1)(d) as follows:

4 25.5-5-408. Capitation payments - availability of base data -5 adjustments - rate calculation - capitation payment proposal -6 preference - assignment of medicaid recipients - definition. 7 (1) (d) THE STATE DEPARTMENT SHALL REIMBURSE a federally qualified 8 health center, as defined in the federal "Social Security Act", must be 9 reimbursed by the state department 42 U.S.C. SEC. 1395x (aa)(4), for the 10 total reasonable costs incurred by the center in providing health care 11 services to all recipients of medical assistance.

SECTION 29. In Colorado Revised Statutes, 24-21-104, repeal
(3)(d)(IX) as follows:

14 24-21-104. Fees of secretary of state. 15 (3) (d) (IX) Notwithstanding any provision of paragraph (b) of this 16 subsection (3) to the contrary, on July 1, 1998, the state treasurer shall 17 deduct one million dollars from the department of state cash fund and 18 transfer such sum to the Colorado tourism promotion fund created in 19 section 24-32-1306.

20 SECTION 30. In Colorado Revised Statutes, 24-49.7-104,
21 amend (1) introductory portion; and repeal (1)(o) as follows:

22 24-49.7-104. Powers and duties of the board. (1) The board
 23 shall have HAS the following powers and duties:

(o) To take appropriate actions to establish the office and to
 facilitate the transfer of travel and tourism promotional activities from the
 Colorado tourism board and the Colorado travel and tourism authority to
 the office;

1 SECTION 31. In Colorado Revised Statutes, 24-113-103, amend 2 (3)(d) as follows: 3 24-113-103. State competition with private enterprise 4 **prohibited - exceptions.** (3) The restrictions on competition with private 5 enterprise contained in this section do not apply to: 6 (d) The Colorado tourism board OFFICE; 7 SECTION 32. In Colorado Revised Statutes, 35-29.5-103, 8 amend (2)(c) as follows: 9 35-29.5-103. Colorado wine industry development board -10 creation - members. (2) (c) A representative of the BOARD OF 11 <u>DIRECTORS OF THE</u> Colorado tourism board OFFICE, a representative of 12 Colorado state university, and a member of the public shall MUST be 13 invited to serve on the board in an ex officio capacity. 14 **SECTION 33.** In Colorado Revised Statutes, 39-5-121, amend 15 (1)(a)(I) and (1.5)(a)(I); and **repeal** (1)(a)(II) and (1.5)(a)(II) as follows: 16 39-5-121. Notice of valuation - legislative declaration. 17 (1) (a) (I) No later than May 1 in each year, the assessor shall mail to 18 each person who owns land or improvements a notice setting forth the 19 valuation of such land or improvements. For agricultural property, the 20 notice shall MUST separately state the actual value of such land or 21 improvements in the previous year, the actual value in the current year, 22 and the amount of any adjustment in actual value. For all other property, 23 the notice shall MUST state the total actual value of such land and 24 improvements together in the previous year, the total actual value in the 25 current year, and the amount of any adjustment in total actual value. The 26 notice shall MUST not state the valuation for assessment of such land or improvements or combination of land and improvements. Based upon the 27

1 classification of such taxable property, the notice shall MUST also set forth 2 either the ratio of valuation for assessment to be applied to said actual 3 value of all taxable real property other than residential real property prior 4 to the calculation of property taxes for the current year or the projected 5 ratio of valuation for assessment to be applied to said actual value of 6 residential real property prior to the calculation of property taxes for the 7 current year and that any change or adjustment of the projected ratio of 8 valuation for assessment for residential real property shall MUST not 9 constitute grounds for the protest or abatement of taxes. With the 10 approval of the board of county commissioners, the assessor may include 11 in the notice an estimate of the taxes that shall be owed for the current 12 property tax year. If such estimate is included, the notice shall MUST 13 clearly state that the tax amount is merely an estimate based upon the best 14 available information. The notice shall MUST state, in bold-faced type, 15 that the taxpayer has the right to protest any adjustment in valuation but 16 not the estimate of taxes if such an estimate is included in the notice, the 17 classification of the property that determines the assessment percentage 18 to be applied, and the dates and places at which the assessor will hear 19 such protest. Except as otherwise provided in subparagraph (II) of this 20 paragraph (a), such notice shall THE NOTICE MUST also set forth the 21 following: That, to preserve the taxpayer's right to protest, the taxpayer 22 must SHALL notify the assessor either in writing or in person of the 23 taxpayer's objection and protest; that such notice must be delivered, 24 postmarked, or given in person no later than June 1; and that, after such 25 date, the taxpayer's right to object and protest the adjustment in valuation 26 is lost. The notice shall MUST be mailed together with a form that, if 27 completed by the taxpayer, allows the taxpayer to explain the basis for the

1 taxpayer's valuation of the property. Such form may be completed by the 2 taxpayer to initiate an appeal of the assessor's valuation. However, in 3 accordance with section 39-5-122 (2), completion of this form shall DOES 4 not constitute the exclusive means of appealing the assessor's valuation. 5 For the years that intervene between changes in the level of value, if the 6 difference between the actual value of such land or improvements in the 7 previous year and the actual value of such land or improvements in the 8 intervening year as set forth in such notice constitutes an increase in 9 actual value of more than seventy-five percent, the assessor shall mail 10 together with the notice an explanation of the reasons for such increase 11 in actual value.

12 (II) For the city and county of Denver only, if the city and county 13 of Denver elects to use the pilot alternate protest procedure established in 14 section 39-5-122.8, the notice mailed pursuant to subparagraph (I) of this 15 paragraph (a) shall state that, to preserve the taxpayer's right to object and 16 protest, the taxpayer must notify the board of county commissioners in 17 writing of the taxpayer's objection and protest; that such notice must be 18 delivered or postmarked no later than November 15 of the year in which 19 the notice of valuation was mailed; and that after such date, the taxpayer's 20 right to object and protest the adjustment in valuation is lost.

(1.5) (a) (I) Except as otherwise provided in sub-subparagraph (A)
of subparagraph (II) of this paragraph (a), No later than June 15 each
year, the assessor shall mail to each person who owns taxable personal
property a notice setting forth the valuation of the personal property. The
notice shall MUST state the actual value of such personal property in the
previous year, the actual value in the current year, and the amount of any
adjustment in actual value. The notice shall MUST not state the valuation

1 for assessment of the personal property. The notice shall MUST also set 2 forth the ratio of valuation for assessment to be applied to said actual 3 value prior to the calculation of property taxes for the current year. With 4 the approval of the board of county commissioners, the assessor may 5 include in the notice an estimate of the taxes that shall be owed for the 6 current property tax year. If such an estimate is included, the notice shall 7 MUST clearly state that the tax amount is merely an estimate based upon 8 the best available information. The notice shall MUST state, in **bold-faced** 9 type, that the taxpayer has the right to protest any adjustment in valuation 10 but not the estimate of taxes if such an estimate is included in the notice, 11 and the dates and places at which the assessor will hear protests. Except 12 as otherwise provided in subparagraph (II) of this paragraph (a), The 13 notice shall MUST also set forth the following: To preserve the taxpayer's 14 right to protest, the taxpayer must SHALL notify the assessor either by mail 15 or in person of the taxpayer's objection and protest; that the notice must 16 be postmarked or physically delivered no later than June 30; and that, 17 after such date, the taxpayer's right to object and protest the adjustment 18 in valuation is lost. The notice shall MUST be mailed together with a form 19 that, if completed by the taxpayer, allows the taxpayer to explain the basis 20 for the taxpayer's valuation of the property. The form may be completed 21 by the taxpayer to initiate an appeal of the assessor's valuation. However, 22 in accordance with section 39-5-122 (2), completion of this form shall 23 DOES not constitute the exclusive means of appealing the assessor's 24 valuation.

(II) For the city and county of Denver only, if the city and county
 of Denver elects to use the pilot alternate protest procedure established in
 section 39-5-122.8, the notice required pursuant to subparagraph (I) of

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1 this paragraph (a) shall be modified as follows:

2 (A) The assessor shall mail to each person who owns taxable
3 personal property the notice setting forth the valuation of the personal
4 property no later than July 15 each year; and

5 (B) The notice shall state that, to preserve the taxpayer's right to 6 object and protest, the taxpayer must notify the board of county 7 commissioners in writing of the taxpayer's objection and protest; that such 8 notice must be delivered or postmarked no later than November 15 of the 9 year in which the notice of valuation was mailed; and that after such date, 10 the taxpayer's right to object and protest the adjustment in valuation is 11 lost.

SECTION 34. In Colorado Revised Statutes, 39-5-122, amend
(1)(a); and repeal (1)(b) as follows:

14 **39-5-122.** Taxpayer's remedies to correct errors. (1)(a) Except 15 as otherwise provided in paragraph (b) of this subsection (1). On or 16 before May 1 of each year, the assessor shall give public notice in at least one issue of a newspaper published in his or her THE ASSESSOR'S county 17 18 that, beginning on the first working day after notices of adjusted valuation 19 are mailed to taxpayers, the assessor will sit to hear all objections and 20 protests concerning valuations of taxable real property determined by the 21 assessor for the current year; that, for a taxpayer's objection and protest 22 to be heard, notice must be given to the assessor; and that such notice 23 must be postmarked, delivered, or given in person by June 1. The notice 24 shall MUST also state that objections and protests concerning valuations 25 of taxable personal property determined by the assessor for the current 26 year will be heard commencing June 15; that, for a taxpayer's objection 27 and protest to be heard, notice must be given to the assessor; and that

1 such notice must be postmarked or physically delivered by June 30. If 2 there is no such newspaper, then such notice shall MUST be conspicuously 3 posted in the offices of the assessor, the treasurer, and the county clerk 4 and recorder and in at least two other public places in the county seat. The 5 assessor shall send news releases containing such notice to radio stations, 6 television stations, and newspapers of general circulation in the county.

7 (b) For the city and county of Denver only, if the city and county 8 of Denver elects to use the pilot alternate protest procedure established in 9 section 39-5-122.8, the notice required pursuant to paragraph (a) of this 10 subsection (1) shall be modified to state that the city and county of 11 Denver has elected to use the pilot alternate protest procedure established 12 in section 39-5-122.8; that all objections and protests will be determined 13 by the board of county commissioners in accordance with the protest 14 procedures set forth in section 39-5-122.8; that, to preserve the taxpayer's 15 right to object and protest, the taxpayer must notify the board of county 16 commissioners in writing of the taxpayer's objection and protest; that such 17 notice must be delivered or postmarked no later than November 15 of the 18 year in which the notice of valuation was mailed; and that after such date, 19 the taxpayer's right to object and protest the adjustment in valuation is 20 <del>lost.</del>

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SECTION 35. In Colorado Revised Statutes, 39-8-104, amend (1); and **repeal** (2.5) as follows: 22

23 **39-8-104.** Notice of meeting. (1) Except as provided in 24 subsection (2)  $\frac{1}{2.5}$  of this section, prior to July 1 of each year, the 25 county clerk and recorder shall give notice in at least one issue of a 26 newspaper published in his or her THE ASSESSOR'S county that beginning 27 on July 1, the county board of equalization will sit in the county's regular public meeting location or other appropriate public meeting place to
 review the assessment roll of all taxable property located in the county,
 as prepared by the assessor, and to hear appeals from determinations of
 the assessor.

5 (2.5) If the city and county of Denver elects to use the pilot 6 alternate protest procedure established in section 39-5-122.8, the county 7 elerk and recorder shall give notice in at least one issue of a newspaper 8 published in the city and county of Denver and on the website for the city 9 and county of Denver that the city and county of Denver has made such 10 election; that all objections and protests will be determined in accordance 11 with the protest and appeal procedures set forth in section 39-5-122.8; 12 and that to preserve the taxpayer's right to protest, the taxpayer must 13 notify the board of county commissioners in writing of the taxpayer's 14 objection and protest; that such notice must be delivered or postmarked 15 no later than November 15 of the year in which the notice of valuation 16 was mailed; and that after such date, the taxpayer's right to object and 17 protest the adjustment in valuation is lost.

18 SECTION 36. In Colorado Revised Statutes, 39-8-106, amend
19 (1) introductory portion as follows:

20 **39-8-106.** Petitions for appeal. (1) The county board of 21 equalization shall receive and hear petitions from any person whose 22 objections or protests have been refused or denied by the assessor. except 23 that, if the city and county of Denver elects to use the pilot alternate 24 protest procedure established in section 39-5-122.8, petitions shall be 25 filed with the board of county commissioners. A petition shall MUST be 26 in a form approved by the property tax administrator pursuant to section 27 39-2-109 (1)(d), the contents of which shall MUST include the following:

SECTION 37. In Colorado Revised Statutes, 39-8-107, repeal (6)
 as follows:

3 39-8-107. Hearings on appeal. (6) If the city and county of
Denver elects to use the pilot alternate protest procedure established in
section 39-5-122.8, all hearings shall be conducted in accordance with
that section.

7 SECTION 38. In Colorado Revised Statutes, 39-10-114, amend
8 (1)(a)(I)(D) as follows:

9 **39-10-114.** Abatement - cancellation of taxes. (1) (a) (I) (D) No 10 AN abatement or refund of taxes shall MUST NOT be made based upon the 11 ground of overvaluation of property if an objection or protest to such 12 valuation has been made and a notice of determination has been mailed 13 to the taxpaver pursuant to section 39-5-122; or a written decision has 14 been issued pursuant to section 39-5-122.8; except that this prohibition 15 shall DOES not apply to personal property when a notice of determination 16 has been mailed to the taxpayer, an objection or protest is withdrawn or 17 not pursued, and the county assessor has undertaken an audit of such 18 personal property that shows that a reduction in value is warranted.

SECTION 39. In Colorado Revised Statutes, 24-30-1510, amend
(3) introductory portion and (3)(f) as follows:

21 24-30-1510. Risk management fund - creation - authorized
22 and unauthorized payments. (3) Expenditures shall be made out of the
23 risk management fund MUST BE MADE in accordance with subsection (1)
24 of this section AND only for the following purposes:

(f) To make payments in accordance with the provisions of
 sections 24-30-1510.6 and 24-30-1510.7 SECTION 24-30-1510.7;

27 SECTION 40. In Colorado Revised Statutes, 24-33-107, amend

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1 (2)(a) as follows:

2 24-33-107. Acquisition of state lands by department - interests 3 in land. (2) (a) Whenever the executive director of the department of 4 natural resources is informed that a specific piece of land held by the state 5 board of land commissioners has a characteristic that is alleged to have 6 a unique economic or environmental value for the public, including land 7 under the control of the division of parks and wildlife that has the 8 potential to support renewable energy generation development as 9 contemplated in section 24-33-114, AS THAT SECTION EXISTED PRIOR TO 10 ITS REPEAL IN 2011, and that such characteristic allegedly would be 11 damaged or destroyed if the land passed to private ownership, the 12 executive director may, with the written consent of either the president of 13 the state board of land commissioners or the commissioner of agriculture, 14 give written notification to the board that said land, other than agricultural 15 or grazing rights, is subject to acquisition by the department of natural 16 resources. The notification by the executive director shall MUST identify 17 said THE lands by their appropriate legal description and shall specify the 18 characteristic of the land that is alleged to have unique economic or 19 environmental value for the public. Not later than during the next regular 20 session of the general assembly, the executive director shall request such 21 THE NECESSARY authorization and appropriation as may be necessary to 22 enable the department to acquire said land or an interest therein in 23 accordance with this section.

24 SECTION 41. In Colorado Revised Statutes, repeal
25 24-33.5-104.5 as follows:

26 24-33.5-104.5. Powers of executive director - DNA evidence
 27 issues - working group. (1) (a) The executive director shall convene a

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1	working group to address issues relating to evidence retention. Beginning
2	in 2008, the working group shall meet at least annually.
3	(b) The working group convened pursuant to paragraph (a) of this
4	subsection (1) shall include the executive director, or his or her designee,
5	and the following persons:
6	(I) The state attorney general or his or her designee;
7	(II) The director of the Colorado bureau of investigation or his or
8	her designee;
9	(III) The director of the Colorado district attorneys' council or his
10	<del>or her designee;</del>
11	(IV) The state public defender or his or her designee;
12	(V) A defense attorney in private practice;
13	(VI) Representatives of local law enforcement agencies selected
14	by the executive director;
15	(VII) Two members of the house of representatives, one appointed
16	by the speaker of the house of representatives and the other by the
17	minority leader; and
18	(VIII) Two members of the senate, one appointed by the president
19	of the senate and the other by the minority leader.
20	(c) The members of the working group appointed pursuant to
21	subparagraphs (VII) and (VIII) of paragraph (b) of this subsection (1) are
22	entitled to receive compensation and reimbursement of expenses as
23	provided in section 2-2-326, C.R.S.
24	(2) The department of public safety, in conjunction with the
25	working group, shall prepare a report regarding the information collected
26	pursuant to section 18-1-1109, C.R.S. The department shall submit the
27	report to the judiciary committees of the house of representatives and the

1 senate, or any successor committees, no later than October 1, 2010.

2 (3) (a) After completing the report required in subsection (2) of 3 this section, the working group shall convene to make recommendations 4 to the general assembly for legislation addressing the issues of DNA 5 evidence retention and storage. The recommendations shall include, but 6 need not be limited to, standardized timelines for retention of reasonable 7 and relevant DNA evidence, provision of storage facilities, and best 8 practices for evidence collection and storage. The working group shall 9 make its recommendations by December 1, 2010.

10 (b) The working group shall convene to discuss and make 11 recommendations regarding the appropriateness and implementation of 12 Senate Bill 09-241. Prior to January 12, 2010, the working group shall 13 provide a report to the general assembly regarding its discussion and 14 recommendations regarding the appropriateness and implementation of 15 Senate Bill 09-241. The report may include both a majority and minority 16 report.

SECTION 42. In Colorado Revised Statutes, 25-7-110.8, amend
(1)(c) as follows:

19 25-7-110.8. Additional requirements for commission to act
20 under section 25-7-110.5. (1) In issuing any final rule intended to reduce
21 air pollution, except for any rule that adopts by reference applicable
22 federal rules, if the commission has no discretion under state law not to
23 adopt the rules or to adopt any alternative rule, the commission shall
24 make a determination that:

(c) On and after July 1, 1997, and in conformance with guidance
from the general assembly to incorporate the recommendations of the task
force established in section 25-7-110.5 (6), PRIOR TO ITS REPEAL IN 1997,

evidence in the record supports the finding that the rule shall MUST bring
about reductions in risks to human health or the environment or provide
other benefits that will justify the cost to government, the regulated
community, and to the public to implement and comply with the rule;

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**SECTION 43.** In Colorado Revised Statutes, 25-7-408, **amend** (3) as follows:

7 **25-7-408.** Required compliance in building codes. (3) Nothing 8 in this article shall prevent ARTICLE 7 PREVENTS a board of county 9 commissioners or a governing body of a municipality from enacting a 10 building code which THAT requires more stringent standards for wood 11 stoves and for fireplaces, if such standards are necessary and reflect 12 technology suitable for commercial application within the meaning of 13 section 25-7-407 (1), AS THAT SECTION EXISTED PRIOR TO ITS REPEAL IN 14 1993.

15 SECTION 44. In Colorado Revised Statutes, 29-1-302, amend
16 (2)(c) as follows:

17 29-1-302. Increased levy - submitted to people at election.
(2) (c) In lieu of utilizing the provisions of section 29-1-303, Any city or
19 town having a population of two thousand or less, based upon the latest
20 estimates of the department of local affairs, may utilize the provisions of
21 subsections (1), and (1.5), AND (2)(a) of this section. and paragraph (a) of
22 this subsection (2).

23 SECTION 45. In Colorado Revised Statutes, 35-14-127, amend
24 (12.5)(b)(I) as follows:

25 35-14-127. Licenses - fees - rules - stickers - certificates.
26 (12.5) (b) (I) Except as provided in subparagraph (II) of this paragraph
27 (b), For each fiscal year, commencing on July 1, twenty-five percent of

the direct and indirect costs associated with the licensing, testing, inspection, and regulation of certified weighers, scales with a capacity of greater than one thousand pounds, belt conveyers, in-motion railroad scales, moisture-testing devices, and grain protein analyzers must be funded from the general fund. The commission shall establish a fee schedule to cover any direct and indirect costs not funded from the general fund.

8 SECTION 46. In Colorado Revised Statutes, 35-50-115, amend
9 (1)(a), (2)(b), and (2)(c) as follows:

10 35-50-115. Cervidae disease revolving fund - creation. 11 (1) (a) The commission may levy an assessment on the owners of 12 alternative livestock cervidae or captive wildlife cervidae, which shall be 13 transmitted to the state treasurer, who shall credit the same to the cervidae 14 disease revolving fund, which fund is hereby created. THE 15 COMMISSION SHALL DETERMINE THE assessment. shall be determined by 16 the commission, upon the recommendation of the captive wildlife and 17 alternative livestock board created in section 33-1-121, C.R.S., and shall 18 THE ASSESSMENT MUST be in an amount, not to exceed eight dollars per 19 head of cervidae per year, reflecting the direct and indirect expenses of 20 carrying out the purposes of this section. The COMMISSION SHALL 21 ADMINISTER THE fund, shall WHICH MUST be maintained at a level of no 22 more than two hundred thousand dollars. and shall be administered by the 23 commission pursuant to the recommendations of the captive wildlife and alternative livestock board. Administration of the fund shall include 24 25 INCLUDES setting a minimum reserve level for the fund. THE COMMISSION 26 SHALL NOT LEVY OR COLLECT an assessment shall not be levied or 27 <del>collected</del> on cervidae owned by a zoological park that is accredited by the

American zoo and aquarium association. A zoological park that does not
 pay into the fund is not eligible for indemnification under PURSUANT TO
 this section.

4 (2) (b) Combined state and federal indemnity shall MUST not
5 exceed eighty percent of market value of the destroyed cervidae, as
6 determined by the captive wildlife and alternative livestock board
7 COMMISSION.

8 (c) The amount of indemnification payments to owners of 9 cervidae destroyed under order of the state veterinarian for the control of 10 contagious and infectious disease shall be determined by the <del>captive</del> 11 wildlife and alternative livestock board, subject to approval by the 12 commission.

SECTION 47. In Colorado Revised Statutes, 35-60-104, amend
(2)(a)(I) as follows:

15 **35-60-104.** Registration fees. (2) (a) (I) A person required to be 16 registered pursuant to section 35-60-103 (1) shall pay an annual 17 registration fee as established by the agricultural commission. Except as 18 provided in subparagraph (II) of this paragraph (a), For each fiscal year, 19 commencing on July 1, fifty percent of the direct and indirect costs of 20 administering and enforcing this article shall ARTICLE 60 MUST be funded 21 from the general fund. The agricultural commission shall establish a fee 22 schedule to cover any direct and indirect costs not funded from the 23 general fund.

SECTION 48. In Colorado Revised Statutes, 35-60-105, amend
(1) introductory portion and (1)(c)(I)(A) as follows:

26 35-60-105. Distribution fees - reports. (1) Except as provided
27 in subsection (5) of this section, THE PERSON WHOSE NAME APPEARS ON

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THE LABEL AS THE MANUFACTURER, GUARANTOR, OR DISTRIBUTOR SHALL
 PAY distribution fees, in an amount established by the agricultural
 commission, shall be paid on commercial feeds distributed in this state by
 the person whose name appears on the label as the manufacturer,
 guarantor, or distributor subject to the following conditions:

6 (c) (I) (A) Except as provided in sub-subparagraph (B) of this 7 subparagraph (I), For each fiscal year, commencing on July 1, fifty 8 percent of the direct and indirect costs of administering and enforcing this 9 article shall ARTICLE 60 MUST be funded from the general fund. The 10 agricultural commission shall establish a fee schedule to cover any direct 11 and indirect costs not funded from the general fund.

SECTION 49. In Colorado Revised Statutes, 39-21-113, repeal
(15) as follows:

14 **39-21-113. Reports and returns - rule.** (15) Notwithstanding the 15 provisions of this section, the executive director shall provide the 16 legislative council staff with any information that the staff deems 17 necessary to make the calculation required in section 39-29-109.5 (2). 18 Any information provided to the staff shall remain confidential, and all 19 staff employees shall be subject to the limitations set forth in subsection 20 (4) of this section and the penalties contained in subsection (6) of this 21 section.

SECTION 50. In Colorado Revised Statutes, 39-29-109, amend
(2) introductory portion and (2)(c)(I) introductory portion; and repeal
(2)(c)(III) as follows:

39-29-109. Severance tax trust fund - created - administration
- distribution of money - repeal. (2) State severance tax receipts shall
MUST be credited to the severance tax trust fund as provided in section

39-29-108. All income derived from the deposit and investment of the
money in the fund shall MUST be credited to the fund. At the end of any
fiscal year, all unexpended and unencumbered money in the fund remains
in the fund and shall MUST not be credited or transferred to the general
fund or any other fund. All money in the fund is subject to appropriation
by the general assembly for the following purposes:

7 (c) The water supply reserve fund. (I) There is hereby created 8 in the office of the state treasurer the water supply reserve fund, also 9 referred to in this paragraph (c) SUBSECTION (2)(c) as the "fund", which 10 shall be administered by the Colorado water conservation board. The state 11 treasurer shall transfer moneys MONEY to the fund from the severance tax 12 operational fund as specified in section 39-29-109.3 (2)(a). The moneys 13 MONEY in the fund are hereby IS continuously appropriated, for purposes 14 authorized by this paragraph (c) SUBSECTION (2)(c), to the Colorado water 15 conservation board, also referred to in this paragraph (c) SUBSECTION 16 (2)(c) as the "board". All interest derived from the investment of moneys 17 MONEY in the fund shall MUST be credited to the statewide account of the 18 fund, which account is hereby created. Repayments of both the principal 19 and interest on loans from the fund shall MUST be credited to the fund. 20 Any balance remaining in the fund at the end of any fiscal year remains 21 in the fund. The board shall allocate moneys MONEY by grant or loan from 22 the fund only for water activities approved by a roundtable pursuant to 23 article 75 of title 37. C.R.S. The approving roundtable is the roundtable 24 for the basin in which a proposed water diversion or nonstructural activity 25 would occur. If the applicant is a covered entity, as defined in section 26 37-60-126, C.R.S., the board shall allocate moneys MONEY by grant or 27 loan from the fund only if the applicant has adopted a water conservation

1 plan, as defined in section 37-60-126. C.R.S. The board, in consultation 2 with the interbasin compact committee created in section 37-75-105, 3 C.R.S., shall establish criteria and guidelines for allocating moneys 4 MONEY from the fund, including criteria that ensure that the allocations 5 will assist in meeting water supply needs identified under PURSUANT TO 6 section 37-75-104 (2)(c), C.R.S., in a manner consistent with section 7 37-75-102, C.R.S., and shall facilitate both structural and nonstructural 8 projects or methods. Eligible water activities include: the following:

9 (III) If the board notifies the state treasurer that a water storage 10 study has been authorized pursuant to section 37-60-115 (11), C.R.S., on 11 October 15, 2016, the state treasurer shall transfer two hundred eleven 12 thousand one hundred sixty-eight dollars from the fund to the Colorado 13 water conservation board construction fund, created in section 37-60-121 14 (1)(a), C.R.S., for use by the Colorado water conservation board, created 15 in section 37-60-102, C.R.S., to implement the South Platte river water 16 storage study pursuant to section 37-60-115 (11), C.R.S.

SECTION 51. In Colorado Revised Statutes, 39-29-110, amend
(1)(a)(I) as follows:

19 39-29-110. Local government severance tax fund - creation -20 administration - definitions. (1) (a) (I) There is hereby created in the 21 department of local affairs a local government severance tax fund. In accordance with section 39-29-108, portions of the state severance tax 22 23 receipts shall MUST be credited to the local government severance tax 24 fund. Except as otherwise provided in section 39-29-109.5, All income 25 derived from the deposit and investment of the moneys MONEY in the 26 local government severance tax fund shall MUST be credited to the local 27 government severance tax fund.

SECTION 52. In Colorado Revised Statutes, 40-8.5-103.5,
 amend (1) as follows:

3 **40-8.5-103.5.** Commission created - duties. (1) There is hereby 4 created the legislative commission on low-income energy assistance. The 5 commission shall be IS composed of eleven members to be appointed by 6 the governor, each to serve a term of two years; except that the governor 7 shall select seven of the initially appointed members to serve for one-year 8 terms. Of the eleven members, five members shall MUST be from private 9 sector energy-related enterprises, one member shall MUST be the director 10 of the low-income energy assistance program in the state department of 11 human services, one member shall MUST be from the Colorado ENERGY 12 office, of energy conservation, two members shall MUST be consumers 13 who are low-income energy assistance recipients, and two members shall 14 MUST be from the general public. Any interim appointment necessary to 15 fill a vacancy which THAT has occurred by any reason other than 16 expiration of term shall be IS for the remainder of the term of the 17 individual member whose office has become vacant.

18 SECTION 53. In Colorado Revised Statutes, 42-2-138, amend
19 (1)(f) as follows:

20 **42-2-138.** Driving under restraint - penalty. (1) (f) Upon a 21 verdict or judgment of guilt for a violation of paragraph (a) or (d) of this 22 subsection (1) SUBSECTION (1)(a) OR (1)(d) OF THIS SECTION, the court 23 shall require the offender to immediately surrender his or her THE OFFENDER'S driver's license, minor driver's license, provisional driver's 24 25 license, temporary driver's license, or instruction permit issued by this 26 state, another state, or a foreign country. The court shall forward to the 27 department a notice of the verdict or judgment of guilt on the form

1 prescribed by the department, together with the offender's surrendered 2 license or permit. Any person who violates the provisions of this 3 paragraph (f) SUBSECTION (1)(f) by failing to surrender his or her license 4 or permit to the court commits a class 2 misdemeanor traffic offense.

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SECTION 54. In Colorado Revised Statutes, 42-4-1208, amend (6)(j) as follows:

7 42-4-1208. Reserved parking for persons with disabilities -8 applicability - rules. (6) Enforcement of reserved parking. (j) In 9 order to stop a vehicle from blocking access or illegally using reserved 10 parking, a peace officer may order a vehicle that is used to violate this 11 subsection (4) OF THIS SECTION to be towed to an impound lot or a vehicle 12 storage location. The peace officer shall verify that the vehicle has not 13 been stolen and report the fact of the tow to the department of revenue in 14 accordance with section 42-4-1804.

#### 15 SECTION 55. In Colorado Revised Statutes, 16-11.9-204,

- 16 **amend** (1)(f)(IV) as follows:
- 17 16-11.9-204. Behavioral health court liaisons - duties and 18 **responsibilities - consultation and collaboration.** (1) A court liaison 19 hired pursuant to this part 2 has the following duties and responsibilities: (f) Identifying existing programs and resources that are already 20 21
- available in the community, including but not limited to:
- 22 (IV) Behavioral health services provided for medicaid clients 23 through the regional accountable MANAGED CARE entity that the 24 department of health care policy and financing contracts with for the 25 provision of such services.
- 26 SECTION 56. In Colorado Revised Statutes, 25.5-1-130, amend 27 (2) as follows:

1	25.5-1-130. Improving access to behavioral health services for
2	individuals at risk of entering the criminal or juvenile justice system
3	- duties of the state department. (2) On or before July 1, 2021, the state
4	department shall work collaboratively with managed care entities to
5	create incentives for behavioral health providers to accept medicaid
6	recipients with severe behavioral health disorders. The incentives may
7	include, but need not be limited to, higher reimbursement rates, quality
8	payments to regional accountable MANAGED CARE entities for adequate
9	networks, establishing performance measures and performance
10	improvement plans related to network expansion, transportation solutions
11	to incentivize medicaid recipients to attend health care appointments, and
12	incentivizing providers to conduct outreach to medicaid recipients to
13	ensure that they are engaged in needed behavioral health services,
14	including technical assistance with billing procedures. The state
15	department may seek any federal authorization necessary to create the
16	incentives described in this subsection (2).
17	SECTION 57. In Colorado Revised Statutes, 27-63-104, amend
18	(2)(b) as follows:
19	27-63-104. Community behavioral health safety net system
20	<u>advisory body - creation - membership - repeal. (2) Safety net system</u>
21	comprehensive proposal. (b) The department and advisory body shall
22	solicit feedback from community stakeholders and engage community
23	stakeholders when developing the proposal described in subsection (2)(a)
24	of this section, including direct engagement of consumers and consumers'
25	families, managed service organizations, health care providers, regional
26	accountable MANAGED CARE entities, community mental health centers,
27	and substance use disorder services providers.

1	SECTION 58. In Colorado Revised Statutes, 33-1-125, amend
2	<u>(3)(b)(I) as follows:</u>
3	33-1-125. Colorado nongame conservation and wildlife
4	<u>restoration cash fund - creation - disbursement of money - wildlife</u>
5	<u>rehabilitation grant program - authority and board created - process</u>
6	- report - definitions. (3) (b) (I) Except as provided in subsection
7	(3)(b)(II) of this section, Appointments to the board are for three-year
8	terms. Each member serves at the pleasure of the director and continues
9	in office until the member's successor is appointed and qualified. The
10	director shall make the initial appointments to the board no later than
11	<u>September 1, 2017.</u>
12	SECTION 59. In Colorado Revised Statutes, 33-9-101, amend
13	(3)(e)(I); and repeal (3)(f) as follows:
14	<u>33-9-101. Commission - creation - composition - terms -</u>
15	<u>vacancies - removal - meetings - strategic plan - legislative</u>
16	
10	declaration. (3) (e) (I) Except as provided in paragraph (f) of this
17	<u>declaration. (3) (e) (I) Except as provided in paragraph (f) of this</u> <u>subsection (3),</u> Terms of members serving pursuant to paragraph (b) of
17	subsection (3), Terms of members serving pursuant to paragraph (b) of
17 18	subsection (3), Terms of members serving pursuant to paragraph (b) of subsection (2) SUBSECTION (2)(b) of this section are for four years.
17 18 19	<u>subsection (3)</u> , Terms of members serving pursuant to paragraph (b) of <u>subsection (2)</u> SUBSECTION (2)(b) of this section are for four years. (f) (I) Initial appointments of voting members of the commission
17 18 19 20	<u>subsection (3)</u> , Terms of members serving pursuant to paragraph (b) of <u>subsection (2)</u> SUBSECTION (2)(b) of this section are for four years. (f) (I) Initial appointments of voting members of the commission are as follows: Two members to serve until July 1, 2013; three members
17 18 19 20 21	subsection (3), Terms of members serving pursuant to paragraph (b) of subsection (2) SUBSECTION (2)(b) of this section are for four years. (f) (I) Initial appointments of voting members of the commission are as follows: Two members to serve until July 1, 2013; three members to serve until July 18, 2014; three members to serve until July 18, 2015;
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	subsection (3), Terms of members serving pursuant to paragraph (b) of subsection (2) SUBSECTION (2)(b) of this section are for four years. (f) (I) Initial appointments of voting members of the commission are as follows: Two members to serve until July 1, 2013; three members to serve until July 18, 2014; three members to serve until July 18, 2015; and three members to serve until July 18, 2016. All subsequent
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	subsection (3); Terms of members serving pursuant to paragraph (b) of subsection (2) SUBSECTION (2)(b) of this section are for four years. (f) (I) Initial appointments of voting members of the commission are as follows: Two members to serve until July 1, 2013; three members to serve until July 18, 2014; three members to serve until July 18, 2015; and three members to serve until July 18, 2016. All subsequent appointments are for terms of four years:
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	subsection (3); Terms of members serving pursuant to paragraph (b) of         subsection (2) SUBSECTION (2)(b) of this section are for four years.         (f) (f) Initial appointments of voting members of the commission         are as follows: Two members to serve until July 1, 2013; three members         to serve until July 18, 2014; three members to serve until July 18, 2015;         and three members to serve until July 18, 2016. All subsequent         appointments are for terms of four years.         (II) In making initial appointments to the commission under

1	of the initial appointments that would result in extending for more than
2	two years the date on which the person's parks and wildlife board term
3	would have expired.
4	SECTION 60. In Colorado Revised Statutes, 33-14-106, amend
5	(1) as follows:
6	<u>33-14-106. Snowmobile recreation fund - creation - use of</u>
7	money. (1) Except as provided pursuant to subsection (2) of this
8	SECTION, all fees from the registration of snowmobiles, all money
9	collected for fines under this article 14, and all interest earned on the fees
10	and fines shall be credited to the snowmobile recreation fund, hereby
11	created, and shall be used for the administration of this article 14 and for
12	the establishment and maintenance of snowmobile trails, vehicle parking
13	areas, and facilities. However, any fee money collected in excess of five
14	dollars per original or renewal registration shall be used exclusively for
15	direct services and not administrative costs.
16	SECTION 61. Act subject to petition - effective date. This act
17	takes effect at 12:01 a.m. on the day following the expiration of the
18	ninety-day period after final adjournment of the general assembly (August
19	5, 2020, if adjournment sine die is on May 6, 2020); except that, if a
20	referendum petition is filed pursuant to section 1 (3) of article V of the
21	state constitution against this act or an item, section, or part of this act
22	within such period, then the act, item, section, or part will not take effect
23	unless approved by the people at the general election to be held in
24	Neverther 2020 and in such as a will take affect on the data of the

November 2020 and, in such case, will take effect on the date of theofficial declaration of the vote thereon by the governor.