NOTE: This bill has been prepared for the signatures of the appropriate legislative officers and the Governor. To determine whether the Governor has signed the bill or taken other action on it, please consult the legislative status sheet, the legislative history, or the Session Laws.



SENATE BILL 22-212

BY SENATOR(S) Lee and Cooke, Buckner, Gardner, Rodriguez; also REPRESENTATIVE(S) Herod and Soper, Bacon, Snyder, Weissman, Jodeh, Lindsay, Neville, Ricks, Valdez A.

CONCERNING THE NONSUBSTANTIVE REVISION OF STATUTES IN THE COLORADO REVISED STATUTES, AS AMENDED, AND, IN CONNECTION THEREWITH, AMENDING OR REPEALING OBSOLETE, IMPERFECT, AND INOPERATIVE LAW TO PRESERVE THE LEGISLATIVE INTENT, EFFECT, AND MEANING OF THE LAW.

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

SECTION 1. In Colorado Revised Statutes, 1-1-104, **amend** (48) as follows:

- **1-1-104. Definitions.** As used in this code, unless the context otherwise requires:
- (48) "Taxable property" means real or personal property subject to general ad valorem taxes. For all elections and petitions that require ownership of real property or land, ownership of a mobile home or manufactured home, as defined in section 5-1-301 (29), 38-12-201.5 (5), or

Capital letters or bold & italic numbers indicate new material added to existing law; dashes through words or numbers indicate deletions from existing law and such material is not part of the act.

42-1-102 (106)(b) 42-1-102 (48.8), is sufficient to qualify as ownership of real property or land for the purpose of voting rights and petitions.

SECTION 2. In Colorado Revised Statutes, **amend** 1-4-1008 as follows:

1-4-1008. Vacancies in unaffiliated designation or nomination. Any vacancy in a nomination for an unaffiliated candidate caused by the declination, death, disqualification, or withdrawal of any person nominated by petition or statement of intent occurring after the filing of the petition for nomination or the submittal of a statement of intent under section 1-4-303 and no later than seventy days before the general or congressional vacancy election may be filled by the person or persons designated on the petition or statement of intent to fill vacancies.

SECTION 3. In Colorado Revised Statutes, 1-7-515, **amend as it will become effective July 1, 2022,** (4)(b)(II) as follows:

1-7-515. Risk-limiting audits - rules - legislative declaration - definitions. (4) (b) (II) A county shall audit an election using instant runoff voting conducted as part of a coordinated election before December 31, 2023 JANUARY 1, 2025, in accordance with rules adopted by the secretary of state related to ranked choice or instant runoff voting, or, if no such rules are adopted, in accordance with procedures adopted by the county clerk and recorder.

SECTION 4. In Colorado Revised Statutes, 1-9-201, **amend** (1)(b) as follows:

1-9-201. Right to vote may be challenged. (1) (b) If a person whose right to vote is challenged at a polling location refuses to answer the questions asked or sign the challenge form in accordance with section 1-9-203, or take the oath pursuant to section 1-9-204, the person shall be offered a provisional ballot. If the person casts a provisional ballot, the election judge shall attach the challenge form to the provisional ballot envelope and indicate "Challenge" on the provisional ballot envelope.

SECTION 5. In Colorado Revised Statutes, 1-9-203, **amend** (7) as follows:

1-9-203. Challenge questions asked person intending to vote. (7) If the person challenged answers satisfactorily the questions asked in accordance with this section, and signs the oath pursuant to section 1-9-204, the election judge shall offer the person challenged a regular ballot, and the challenger may withdraw the challenge. The election judge shall indicate in the proper place on the challenge form whether the challenge was withdrawn or whether the challenged elector refused to answer the questions and left the polling location without voting a provisional ballot.

SECTION 6. In Colorado Revised Statutes, **amend as it became effective March 1, 2022,** 1-13-704 as follows:

1-13-704. Unlawfully permitting to vote. If at any election provided by law any judge of election willfully and maliciously refuses or neglects to receive the ballot of any registered elector who has taken or offered to take the oath prescribed by section 1-9-204 or knowingly and willfully permits any person to vote who is not entitled to vote at such election, such judge commits a class 1 misdemeanor.

SECTION 7. In Colorado Revised Statutes, 2-3-124, **amend** (1) as follows:

2-3-124. Audits of reports of recidivism and educational outcomes by the division of youth services. (1) On or before January 1, 2019, and on or before January 1, 2024, the state auditor shall audit the reports of recidivism rates and educational outcomes for youth committed to the division of youth services in the state department of human services, prepared pursuant to section 19-2.5-1501 (5) 19-2.5-1501 (4). Each such audit must examine the division's reports during the preceding five years for accuracy and quality. After January 1, 2024, the state auditor, at the auditor's discretion, may conduct additional audits of the division of youth services reports of recidivism rates and educational outcomes for youth committed to the division.

SECTION 8. In Colorado Revised Statutes, 2-3-204, **amend** (3) as follows:

2-3-204. Staff director, assistants, and consultants. (3) The staff director shall appoint additional staff as necessary to provide the evidence-based analysis required by section 2-3-310 (3)(c) 2-3-210 (3)(c).

Upon request, joint budget committee staff shall also assist legislators in incorporating evidence-based assessments into legislation.

- **SECTION 9.** In Colorado Revised Statutes, **amend** 2-5-104 as follows:
- **2-5-104. Revisor's bill.** The revisor, under the supervision and direction of the committee, shall prepare and submit annually one or more bills containing such amendments or repeals of obsolete, inoperative, imperfect, obscure, or doubtful laws as he THE REVISOR considers necessary to improve the clarity and certainty of the statutes as provided in section 2-5-103.
- **SECTION 10.** In Colorado Revised Statutes, **amend** 2-7-200.1 as follows:
- **2-7-200.1. Short title.** This part 2 shall be known and may be cited as the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" OR "SMART ACT".
- **SECTION 11.** In Colorado Revised Statutes, 4-9-609, **amend** (d) as follows:
- 4-9-609. Secured party's right to take possession after default. (d) If the collateral is a manufactured home, AS DEFINED IN SECTION 42-1-102 (48.8), or trailer coach, as defined in section 42-1-102 (106), C.R.S., and is used and occupied by the debtor as a place of residence, the secured party may take possession of the collateral pursuant to this section without judicial process only if there is clear and convincing evidence that the debtor has vacated or abandoned the collateral or the debtor voluntarily surrenders the collateral to the secured party.
- **SECTION 12.** In Colorado Revised Statutes, 6-1-102, **amend** (4.9) as follows:
- **6-1-102. Definitions.** As used in this article 1, unless the context otherwise requires:
- (4.9) "Manufactured home" shall have the same meaning as set forth in section 42-1-102 (106)(b), C.R.S. 42-1-102 (48.8).

- **SECTION 13.** In Colorado Revised Statutes, 6-2.7-101, **amend** (2) as follows:
- **6-2.7-101. Definitions.** As used in this article, unless the context otherwise requires:
- (2) "Internet access provider" means an entity that provides electronic communications AS DEFINED IN 18 U.S.C. SEC. 2510 or remote computing SERVICES as defined in 18 U.S.C. sec. 119 and sec. 121, 18 U.S.C. SEC. 2711 to customers in Colorado. "Internet access provider" shall not include noninternet-based communications.
- **SECTION 14.** In Colorado Revised Statutes, 6-2.7-102, **amend** (3) and (5) as follows:
- **6-2.7-102. Internet evidence for law enforcement preserve and release evidence reports training materials.** (3) An internet access provider doing business in this state shall report incidents of apparent child pornography to the national center for missing and exploited children pursuant to 42 U.S.C. sec. 13032 18 U.S.C. SEC. 2258A. The report shall include, if available, the subscriber's city and state or zip code.
- (5) Subsections (1) and (2) of this section shall be interpreted consistent with the requirements of federal law that apply to internet access providers, including but not limited to 18 U.S.C. 2701 et seq. and 42 U.S.C. 13032 18 U.S.C. SEC. 2258A.
- **SECTION 15.** In Colorado Revised Statutes, **amend** 6-7-104 as follows:
- **6-7-104.** Exemptions from this article. The standards set forth in this article shall not apply to the design and construction or renovation of private garages, carports, sheds, agricultural buildings, tanks, factory-constructed housing, towers, and those buildings which have been designated as historic by the governing body of a county or municipality or which have been included on the state register of historic properties pursuant to article 80.1 of title 24, C.R.S., or the national register of historic places maintained pursuant to 16 U.S.C. sec. 470a CHAPTER 3021 OF TITLE 54 OF THE UNITED STATES CODE.

SECTION 16. In Colorado Revised Statutes, 6-20-203, **amend** (3)(b)(I) as follows:

6-20-203. Limitations on collection actions - definition. (3) (b) (I) A medical creditor, as defined in section 6-20-201 (6)(b), (6)(c), or (6)(d), collecting on a debt for hospital services shall include the following statement in the notices the medical creditor provides to the patient pursuant to section 5-16-109 (1) and 15 U.S.C. sec. 1692g (a): "Pursuant to Colorado law, discounts for hospital services are available for qualified individuals." The statement must include a link to the written explanation of the patient's rights that is posted to the department of health care policy and financing's website pursuant to section 25.5-3-505 (4)(a) 25.5-3-505 (5)(a).

SECTION 17. In Colorado Revised Statutes, 8-20.5-105, amend as it became effective on March 1, 2022, (2) as follows:

8-20.5-105. Confidentiality. (2) Any person making such confidential records available to any person or organization without authorization from the affected operator or owner commits a petty offense and shall be punished as provided in section 18-1.3-501 PURSUANT TO SECTION 18-1.3-503.

SECTION 18. In Colorado Revised Statutes, 8-83-502, **amend** (9) as follows:

- **8-83-502. Definitions.** As used in this part 5, unless the context otherwise requires:
- (9) "Tier one coal transition worker" means a coal transition worker who was laid off on or after January 1, 2017, or who the director determines is reasonably likely to be laid off in the future, from employment in a coal transition facility or the manufacturing or transportation supply train CHAIN of a coal transition facility if the proximate cause of the actual or anticipated loss of employment is either the closure or conversion of a coal-fueled electrical power generating plant in Colorado or a contiguous state or what the director determines to be a sustained and likely permanent decline in broader coal markets due to similar closures or conversions nationally and globally.

SECTION 19. In Colorado Revised Statutes, **amend** 10-18-108 as follows:

- **10-18-108.** Advertising copy provided to commissioner. Every insurer, health-care service plan, or other entity providing medicare supplement insurance or benefits in this state that advertises medicare supplement insurance shall provide the commissioner a written copy of the medicare supplement advertisement used in this state. If there is a complaint filed about a radio or television advertisement, the commissioner may request an audio or video cassette RECORDING from those entities.
- **SECTION 20.** In Colorado Revised Statutes, 12-20-202, **repeal** (3)(e)(IX) as follows:
- 12-20-202. Licenses, certifications, and registrations renewal reinstatement fees occupational credential portability program temporary authority for military spouses definitions exceptions for military personnel rules consideration of criminal convictions or driver's history executive director authority. (3) Occupational credential portability program. (e) Subsections (3)(a) to (3)(d) of this section do not apply to the following professions or occupations:
- (IX) Private investigators, regulated pursuant to article 160 of this title 12;
- **SECTION 21.** In Colorado Revised Statutes, 12-20-404, **repeal** (1)(d)(II)(F) and (3)(a)(II)(C) as follows:
- 12-20-404. Disciplinary actions regulator powers disposition of fines mistreatment of at-risk adult. (1) General disciplinary authority. If a regulator determines that an applicant, licensee, certificate holder, or registrant has committed an act or engaged in conduct that constitutes grounds for discipline or unprofessional conduct under a part or article of this title 12 governing the particular profession or occupation, the regulator may:
- (d) (II) A regulator is not authorized under this subsection (1)(d) to refuse to renew the license, certification, or registration of a licensee, certificate holder, or registrant regulated under the following:

- (F) Article 160 of this title 12 concerning private investigators;
- (3) Waiting period after revocation or surrender. (a) (II) In addition, the waiting period specified in subsection (3)(a)(I) of this section applies when a person regulated under any of the following articles surrenders a license, certification, or registration to avoid discipline:
 - (C) Article 160 of this title 12 concerning private investigators;
- **SECTION 22.** In Colorado Revised Statutes, 12-20-407, **repeal** (1)(b)(I) as follows:
- **12-20-407.** Unauthorized practice of profession or occupation penalties exclusions. (1) (b) A person commits a class 2 misdemeanor and shall be punished as provided in section 18-1.3-501 if the person engages in any of the following activities:
- (I) Conducts private investigations or presents himself or herself as a, or uses the title of, "private investigator", "private detective", "licensed private detective", or "licensed private investigator" without an active license issued under article 160 of this title 12;
- **SECTION 23.** In Colorado Revised Statutes, 12-280-117, **amend** (5) as follows:
- 12-280-117. Continuing education exceptions inactive status. (5) Each program of continuing pharmaceutical education must consist of at least one continuing education unit, which is one hour of participation in an organized continuing educational experience, including postgraduate studies, institutes, seminars, lectures, conferences, workshops, correspondence courses, cassette AUDIO programs, programmed learning courses, audiovisual programs, internet programs, and any other form of presentation that is accredited.
- **SECTION 24.** In Colorado Revised Statutes, 15-1.2-202, **amend** (3) introductory portion as follows:
- 15-1.2-202. Judicial review of exercise of discretionary power definition. (3) If the court determines that a fiduciary decision was an abuse of the fiduciary's discretion, the court may order a remedy authorized

by law, including section 15-1-1001 15-5-1001 of the "Colorado Uniform Trust Code" and part 5 of article 10 of this title 15. To place the beneficiaries in the positions the beneficiaries would have occupied if there had not been an abuse of the fiduciary's discretion, the court may order:

SECTION 25. In Colorado Revised Statutes, 15-5-108, **amend** (4) as follows:

15-5-108. Principal place of administration. (4) Without precluding the right of the court to order, approve, or disapprove a transfer, the trustee, in furtherance of the duty prescribed by subsection (2) SUBSECTION (3) of this section, may transfer the trust's principal place of administration to another state or to a jurisdiction outside the United States.

SECTION 26. In Colorado Revised Statutes, 16-11.7-103, **amend** (6) as follows:

- 16-11.7-103. Sex offender management board creation duties repeal. (6) Repeal. (a) This section is repealed, effective September 1, 2023. Before the repeal, this section is scheduled for review in accordance with section 24-34-104.
- (b) Prior to said repeal, the sex offender management board appointed pursuant to this section shall be reviewed as provided for in section 24-34-104, C.R.S.

(c) Repealed.

SECTION 27. In Colorado Revised Statutes, 16-22-102, **amend** (4.2) as follows:

- **16-22-102. Definitions.** As used in this article 22, unless the context otherwise requires:
- (4.2) "Juvenile" means a person who is under eighteen years of age at the time of the offense and who has not been criminally convicted in the district court of unlawful sexual behavior pursuant to section 19-2-517 or 19-2-518 19-2.5-801 OR 19-2.5-802.

SECTION 28. In Colorado Revised Statutes, 18-5-801, amend (2)

and (5) as follows:

- **18-5-801. Definitions.** As used in this part 8, unless the context otherwise requires:
- (2) "Real property" means land and any interest or estate in land and includes a manufactured home as defined in section 42-1-102 (106)(b), C.R.S. 42-1-102 (48.8).
- (5) "Vehicle" means any device of conveyance capable of moving itself or of being moved from place to place upon wheels or a track or by water or air, whether or not intended for the transport of persons or property, and includes any space within such "vehicle" adapted for overnight accommodation of persons or animals or for the carrying on of business. "Vehicle" does not include a manufactured home as defined in section 42-1-102 (106)(b), C.R.S. 42-1-102 (49.5).
- **SECTION 29.** In Colorado Revised Statutes, 18-6-803.5, **amend** (1)(c)(II) as follows:
- **18-6-803.5.** Crime of violation of a protection order penalty peace officers' duties definitions. (1) A person commits the crime of violation of a protection order if, after the person has been personally served with a protection order that identifies the person as a restrained person or otherwise has acquired from the court or law enforcement personnel actual knowledge of the contents of a protection order that identifies the person as a restrained person, the person:
- (c) Violates a civil protection order issued pursuant to section 13-14-105.5 or a mandatory protection order issued pursuant to section 18-1-1001 (9) by:
- (II) Failing to timely file a signed affidavit or written statement with the court as described in section 13-14-105.5 (10) 13-14-105.5 (9), 18-1-1001 (9)(i), or 18-6-801 (8)(i).
- **SECTION 30.** In Colorado Revised Statutes, 18-13-125, **amend** (3)(b)(V) as follows:
 - **18-13-125.** Telephone records sale or purchase. (3) (b) This

section shall not prohibit a telecommunications provider from obtaining, using, disclosing, or permitting access to a telephone record when such access:

- (V) Is made to the national center for missing and exploited children or its successor entity and concerns a report submitted under 42 U.S.C. sec. 13032 18 U.S.C. SEC. 2258A;
- **SECTION 31.** In Colorado Revised Statutes, 18-18-607, **amend** (2) as follows:
- 18-18-607. Safe stations disposal of controlled substances medical evaluation definition. (2) Reasonable efforts should be taken by safe station personnel to determine if the person is in need of immediate medical attention and facilitate transportation to an appropriate medical facility, if necessary. If the person does not require immediate medical attention, the safe station personnel shall provide the person with information about the behavioral health crisis response system, created in section 27-60-103, to help identify available treatment options and, if practicable, provide transportation for the person to the most appropriate facility for treatment of a substance use disorder. Information about the crisis hotline must be developed by the office of behavioral health in the state department OF HUMAN SERVICES and be provided to safe stations for distribution.
- **SECTION 32.** In Colorado Revised Statutes, 19-1-103, **amend** (7)(c) and (80) as follows:
- **19-1-103. Definitions.** As used in this title 19 or in the specified portion of this title 19, unless the context otherwise requires:
- (7) (c) "Adoption record", as used in either subsection $\frac{(6)(a)}{(7)(a)}$ or $\frac{(6)(b)}{(7)(a)}$ OR (7)(b) of this section, must not include pre-relinquishment counseling records, which must remain confidential.
- (80) "Identifying information", as used in section 19-5-305 (3), means copies of any adoption records, as that term is defined in subsection (6) SUBSECTION (7) of this section, that are in the possession of the child placement agency. "Identifying information" also includes the name of the adoptee before placement in adoption; the name and address of each

consenting birth parent as they appear in the birth records; the current name, address, and telephone number of the adult adoptee; and the current name, address, and telephone number of each consenting birth parent to the extent such information is available to the child placement agency.

SECTION 33. In Colorado Revised Statutes, 19-1-108, **amend** (5.5) as follows:

19-1-108. Magistrates - qualifications - duties. (5.5) A request for review must be filed within fourteen days for proceedings under articles 2 2.5, 4, and 6 of this title or within seven days for proceedings under article 3 of this title after the parties have received notice of the magistrate's ruling and must clearly set forth the grounds relied upon. Such review is solely upon the record of the hearing before the magistrate and is reviewable upon the grounds set forth in rule 59 of the Colorado rules of civil procedure. A petition for review is a prerequisite before an appeal may be filed with the Colorado court of appeals or Colorado supreme court. The judge may, on his or her own motion, remand a case to another magistrate after action is taken on a petition for review.

SECTION 34. In Colorado Revised Statutes, 19-1-127, **amend** (1) introductory portion as follows:

19-1-127. Responsibility for placement and care. (1) "Responsibility for placement and care", for purposes of compliance with federal requirements pursuant to the federal "Social Security Act", 42 U.S.C. sec. 672 (2) 42 U.S.C. SEC. 672 (a)(2), means the specified entity is considered to have the responsibility for placement and care of a child if:

SECTION 35. In Colorado Revised Statutes, 19-1-303, **amend** (6)(a), (6)(a.1), (6)(a.3), (6)(b), and (6)(c) as follows:

- 19-1-303. General provisions delinquency and dependency and neglect cases exchange of information civil penalty rules definitions. (6) For purposes of this section:
- (a) "Assessment center for children" is defined in section $\frac{19-1-103}{(10.5)}$ 19-1-103 (13).
 - (a.1) "Case management purposes" is defined in section 19-1-103

(16.5) 19-1-103 (19).

- (a.3) "Criminal justice agency" is defined in section 19-1-103 (34.6) 19-1-103 (48).
- (b) "Need to know" is defined in section 19-1-103 (77.5) **19-1-103 (99).**
 - (c) "School" is defined in section 19-1-103 (94.3) **19-1-103 (123).**
- **SECTION 36.** In Colorado Revised Statutes, 19-1-304, **amend** (1)(c)(II) introductory portion and (2)(a)(II) as follows:
- 19-1-304. Juvenile delinquency records division of youth services critical incident information definitions. (1) (c) Probation records limited access. Except as otherwise authorized by section 19-1-303, a juvenile probation officer's records, whether or not part of the court file, are not open to inspection except as provided in subsection (1)(c)(I) to (1)(c)(XI) of this section:
- (II) To law enforcement officers, as defined in section $\frac{19-1-103}{72}$ (72) 19-1-103 (93), and to fire investigators, as defined in section $\frac{19-1-103}{51}$ (51) 19-1-103 (65). The inspection shall be limited to the following information:
- (2) (a) Law enforcement records in general closed. Except as otherwise provided by subsection (1)(b.5) of this section and otherwise authorized by section 19-1-303, the records of law enforcement officers concerning juveniles, including identifying information, must be identified as juvenile records and must not be inspected by or disclosed to the public, except:
- (II) To other law enforcement agencies and to fire investigators, as defined in section 19-1-103 (51) 19-1-103 (65), who have a legitimate need for such information;
- **SECTION 37.** In Colorado Revised Statutes, 19-1-305, **amend** (1)(d) as follows:
- **19-1-305. Operation of juvenile facilities.** (1) Except as otherwise authorized by section 19-1-303 or 19-1-304 (8), all records prepared or

obtained by the department of human services in the course of carrying out its duties pursuant to article 2.5 of this title 19 are confidential and privileged. The records may be disclosed only:

- (d) To the court as necessary for the administration of the provisions of article 2 ARTICLE 2.5 of this title;
- **SECTION 38.** In Colorado Revised Statutes, 19-2.5-704, **amend** (3)(b)(I) as follows:
- 19-2.5-704. Procedure after determination of competency or incompetency. (3) (b) The management plan may include:
- (I) Placement options included in article 10 or 10.5 10.5 OR 65 of title 27;
- **SECTION 39.** In Colorado Revised Statutes, 19-2.5-1506, **amend** (1) introductory portion as follows:
- 19-2.5-1506. Detention center sexual assault prevention program reports. (1) The division of youth services created in section 19-2.5-1601 19-2.5-1501 shall develop, with respect to sexual assaults that occur in juvenile facilities, policies and procedures to:
- **SECTION 40.** In Colorado Revised Statutes, **amend** 19-2.5-1514 as follows:
- 19-2.5-1514. Juvenile detention bed cap. (1) For the fiscal year 2003-04 through fiscal year 2010-11, the number of available juvenile detention beds statewide is limited to four hundred seventy-nine.
- (2) For the fiscal year 2011-12 and from July 1, 2012, through March 31, 2013, the number of available juvenile detention beds statewide is limited to four hundred twenty-two.
- (3) From April 1, 2013, through June 30, 2013, and for the fiscal year 2013-14 through fiscal year 2018-19, the number of available juvenile detention beds statewide is limited to three hundred eighty-two.
 - (4) For the fiscal years 2019-20 and 2020-21, the number of

available juvenile detention beds statewide is limited to three hundred twenty-seven.

- (5) For the fiscal year 2021-22 and each fiscal year thereafter, the number of available juvenile detention beds statewide is limited to two hundred fifteen.
- **SECTION 41.** In Colorado Revised Statutes, 19-3-205, **amend** (1) introductory portion as follows:
- **19-3-205.** Continuing jurisdiction. (1) Except as otherwise provided in this article 19 ARTICLE 3, the jurisdiction of the court over any child or youth adjudicated as neglected or dependent shall continue until the child or youth becomes eighteen and one-half years of age unless earlier terminated by court order; except that:
- **SECTION 42.** In Colorado Revised Statutes, 19-4.5-103, **amend** (11) as follows:
- **19-4.5-103. Definitions.** As used in this article 4.5, unless the context otherwise requires:
- (11) "Licensed mental health professional" means a certificate holder or licensee, as those terms are defined in section 12-245-201 12-245-202, certified or licensed pursuant to article 245 of title 12.
- **SECTION 43.** In Colorado Revised Statutes, 19-5-304, **amend** (2.5) as follows:
- 19-5-304. Confidential intermediaries confidential intermediary services. (2.5) For purposes of paragraph (b) of subsection (1) of this section, and subsection (2) of this section, "legal guardian" shall not include a governmental entity of any foreign country from which a child has been adopted or any representative of such governmental entity.
- **SECTION 44.** In Colorado Revised Statutes, 23-1-104, **amend** (1)(b)(I) and (1)(c) introductory portion as follows:
- 23-1-104. Financing the system of postsecondary education report. (1) (b) (I) For the 2010-11 fiscal year and for fiscal years beginning

on or after July 1, 2016, the general assembly shall make annual appropriations of general fund money, of cash funds received from tuition income, and of money that is estimated to be received by an institution, under the direction and control of the governing board, as stipends, as defined in section 23-18-102, and through fee-for-service contracts, as authorized in sections 23-1-109.7 and 23-18-303 or 23-18-303.5, whichever is applicable, as a single line item to each governing board for the operation of its campuses; except that, if the general assembly appropriates money, as described in subsection (1)(c) of this section, to the Colorado state forest service, the agricultural experiment station department of the Colorado state university, or the Colorado state university cooperative extension service, such money shall not be included within the single line item appropriations described in this subsection (1)(b).

(c) In addition to any appropriations made pursuant to subsection (1)(a) or (1)(b) of this section, the general assembly may make annual appropriations of general fund money and of money received pursuant to a fee-for-service contract negotiated by the board of governors of the Colorado state university system OR THE REGENTS OF THE UNIVERSITY OF COLORADO, WHICHEVER IS APPLICABLE, and the department of higher education, as described in section 23-18-303 or 23-18-303.5, whichever is applicable, as separate line items to:

SECTION 45. In Colorado Revised Statutes, **amend** 23-1-121.2 as follows:

23-1-121.2. Department directive - educator preparation pathways - public information. By October 1, 2020, the department shall post on the department website a description of each of the existing programs and pathways that lead to teacher licensure, including alternative teacher preparation programs approved pursuant to article 60.5 of title 22, teacher preparation programs approved pursuant to section 23-1-121, teacher residency programs, student teacher programs, concurrent enrollment programs, teacher cadet programs, grow your own educator programs established pursuant to section 22-60.5-208.5, programs funded through the collaborative educator preparation grant program created in section 23-78-203, and the teaching fellowship programs created pursuant to part 3 of article 78 of this title 23. The department shall annually update the descriptions of programs and pathways.

- **SECTION 46.** In Colorado Revised Statutes, 23-1-137, **amend** (1)(b) as follows:
- 23-1-137. Prohibition on use of American Indian mascots exemptions definitions. (1) As used in this section, unless the context otherwise requires:
- (b) "Public institution of higher education" means a public college, university, community college, area vocational school TECHNICAL COLLEGE, educational center, LOCAL DISTRICT COLLEGE, or junior college that is supported in whole or in part by general fund money.
- **SECTION 47.** In Colorado Revised Statutes, 23-3.3-103, **repeal** (3) as follows:
- 23-3.3-103. Annual appropriations repeal. (3) The provisions of subsection (1) of this section concerning appropriations for student financial assistance under this article shall not apply to appropriations made pursuant to the "Inclusive Higher Education Act", article 75 of this title.
- **SECTION 48.** In Colorado Revised Statutes, **repeal** 23-5-133 as follows:
- 23-5-133. Instructors health benefits study report. (1) The Colorado commission on higher education shall conduct a study to determine the impact of providing health and dental benefits to persons who are employed by one or more state colleges, universities, or community colleges and who teach an aggregate of fifteen or more credit hours at one or more state colleges, universities, or community colleges in a consecutive twelve-month period. In the course of conducting the study, the commission shall determine but shall not be limited to determining the following:
- (a) The number of persons who are employed by one or more state colleges, universities, or community colleges who teach an aggregate of fifteen or more credit hours in a consecutive twelve-month period and who are not eligible to enroll in a health insurance benefit plan and a dental insurance benefit plan provided through a state college, university, or community college;
 - (b) The number of persons specified in paragraph (a) of this

subsection (1) who are teaching at each state college, university, or community college;

- (c) The estimated annual cost of providing health insurance benefits and dental insurance benefits to the persons specified in paragraph (a) of this subsection (1), including but not limited to the cost of paying the employer's share of the premium for such benefits and any administrative costs; and
- (d) Any other information deemed necessary by the Colorado commission on higher education in order to determine the impact of providing health insurance benefits and dental insurance benefits to the persons specified in paragraph (a) of this subsection (1).
- (2) The Colorado commission on higher education shall work with each state college, university, and community college that employs one or more persons who teach an aggregate of fifteen or more credit hours at one or more state colleges, universities, or community colleges in order to collect the information required pursuant to this section.
- (3) In connection with the study required pursuant to this section, each state college, university, and community college shall, when it next negotiates its health insurance and dental insurance benefit plans, evaluate the options for and costs of including persons who teach less than full time at the state college, university, or community college in such benefit plans. Each state college, university, and community college shall transmit its findings to the Colorado commission on higher education, and the commission shall include the finding in the report required pursuant to subsection (4) of this section.
- (4) The Colorado commission on higher education shall submit a report to the members of the house and senate education committees, or any successor committees, detailing the results of the study conducted pursuant to this section and including the findings of each state college, university, and community college pursuant to subsection (3) of this section, no later than January 15, 2007.

SECTION 49. In Colorado Revised Statutes, 23-18-308, **repeal** (1)(b) as follows:

- 23-18-308. Fee-for-service contracts limited purpose repeal.

 (1) Subject to available appropriations, the department shall enter into fee-for-service contracts for the following purposes:
- (b) The inclusive higher education pilot program pursuant to section 23-75-104:
- **SECTION 50.** In Colorado Revised Statutes, 23-21-1001, **amend** (3)(a) as follows:
- 23-21-1001. Medication for opioid use disorder consultation stipends school of medicine duties legislative declaration repeal. (3) (a) For the 2021-22 state fiscal year, the general assembly shall appropriate six hundred thirty thousand dollars from the behavioral and mental health cash fund created in section 24-75-226 24-75-230 to the board of regents of the university of Colorado for the implementation of this section. If any unexpended or unencumbered money remains at the end of the fiscal year, the board of regents of the university of Colorado may expend the money for the same purposes in the next fiscal year without further appropriation.

SECTION 51. In Colorado Revised Statutes, 23-31-310, **amend** (5) as follows:

23-31-310. Forest restoration and wildfire risk mitigation grant program - technical advisory panel - legislative declaration - definitions - repeal. (5) Technical advisory panel. The director shall convene a technical advisory panel to evaluate the proposals for forest restoration and wildfire risk mitigation grants and provide recommendations regarding which proposals would best meet the objectives of this section. The panel shall consider eligibility criteria established in subsections (4) and (4.5) of this section, a project's effect on long-term forest management, and the number of acres treated for state dollars spent and seek to use a consensus-based decision-making process to develop recommendations. For hazardous fuel reduction projects pursuant to subsection (4)(a) of this section, the panel shall show preference to applicants that have adopted or plan to adopt local measures that reduce wildfire risks to people, property, and infrastructure that complement funds provided through the program. Stronger measures shall receive greater preference, while taking into account geographic differences and needs for

mitigation. A panel member shall recuse himself or herself if he or she has an actual or potential conflict of interest with respect to a grant applicant. The panel is composed of members to be appointed by the director. The composition of the panel includes at least:

- (a) An official to represent the department of natural resources;
- (b) At least One representative from federal land management agencies;
- (c) At least One independent scientist with experience in forest ecosystem restoration;
 - (d) An official to represent the department of public safety;
- (e) At least One member who represents a county or municipal government with jurisdiction over an area of the WUI;
- (f) At least One member who represents the traditional forest products industry;
- (g) At least One member who represents the biomass energy products industry;
- (h) At least One member who represents a nonprofit collaborative group involved with the mitigation of catastrophic wildfires in Colorado and the maintenance and improvement of ecological health; and
- (i) At least Two members with expertise in water and watershed management.
- **SECTION 52.** In Colorado Revised Statutes, 23-31-903, **amend** (3) as follows:
- 23-31-903. Authorization for financed purchase of an asset or certificate of participation agreements. (3) The provisions of section 24-30-202 (5)(b) do not apply to a financed purchase of an asset or certificate of participation agreement authorized in subsection (1) of this section or to any ancillary agreement entered into pursuant to subsection $\frac{(2)(c)}{(2)(e)}$ of this section. The state controller or his or her designee may

waive any provision of the fiscal rules promulgated pursuant to section 24-30-202 (1) and (13) that the state controller deems to be incompatible or inapplicable with respect to such a financed purchase of an asset or certificate of participation agreement or ancillary agreement.

SECTION 53. In Colorado Revised Statutes, 24-22-115, **amend** (2)(b) as follows:

- 24-22-115. Tobacco litigation settlement cash fund health-care supplemental appropriations and overexpenditures account creation.

 (2) (b) (1) All money in the tobacco settlement defense account is subject to annual appropriation by the general assembly to the department of law and the department of revenue. Notwithstanding the provisions of subsection (1) of this section and except as otherwise provided in subsection (2)(b)(II) of this section, at the end of any fiscal year, all unexpended and unencumbered money and all money not appropriated for the following fiscal year in the tobacco settlement defense account remain in the tobacco settlement defense account to be used for the purposes set forth in this subsection (2).
- (II) On July 1, 2020, the state treasurer shall transfer eight million dollars from the tobacco settlement defense account to the general fund.
- **SECTION 54.** In Colorado Revised Statutes, 24-33-113, **repeal** (2)(b)(V) and (3) as follows:
- **24-33-113.** Landowner incentive conservation programs definition. (2) (b) The department shall study the information obtained pursuant to paragraph (a) of this subsection (2) in order to assess the feasibility of administering such a program in Colorado if the federal programs are eliminated or reduced. In assembling this information, the department shall consult with any potentially affected groups or entities, including:
- (V) The agriculture industry task force created pursuant to section 35-1-107 (8), C.R.S.
- (3) On or before February 1, 2010, the department shall report to the house of representatives committee on agriculture, livestock, and natural resources and the senate committee on agriculture and natural resources, or

their successor committees, regarding the feasibility of administering a landowner incentive conservation program in Colorado. If possible, such report shall be made at the same time as the report described in section 24-33-111 (3)(a).

- **SECTION 55.** In Colorado Revised Statutes, 24-33.5-503, **amend** (1)(r.5) as follows:
- **24-33.5-503. Duties of division.** (1) The division has the following duties:
- (r.5) To administer the juvenile diversion program created and authorized in section 19-2-303 19-2.5-402, including the allocation of money for the program;
- **SECTION 56.** In Colorado Revised Statutes, 24-33.5-1226, **amend** (2.5) as follows:
- **24-33.5-1226.** Wildfire emergency response fund creation gifts, grants, and donations authorized. (2.5) In addition to any other purpose for the use of money in the wildfire emergency preparedness RESPONSE fund specified in this section, the division may use money in the fund to provide wildfire suppression assistance to county sheriffs, municipal fire departments, or fire protection districts throughout the state at no cost to such entities pursuant to annual guidelines published by the division in the wildfire preparedness plan required by section 24-33.5-1227 (2)(a).
- **SECTION 57.** In Colorado Revised Statutes, 24-72-203, **amend** (3.5)(e) as follows:
- **24-72-203. Public records open to inspection.** (3.5) (e) Nothing in this subsection (3.5) relieves or mitigates the obligations of a custodian to produce a public record in a format accessible to individuals with disabilities in accordance with Title II of the federal "Americans with Disabilities Act of 1990", 42 U.S.C. sec. 12131 et. seq. 42 U.S.C. SEC. 12101 ET SEQ., and other federal or state laws.
- **SECTION 58.** In Colorado Revised Statutes, 24-72-204, **amend** (7)(b)(VIII) as follows:

- **24-72-204.** Allowance or denial of inspection grounds procedure appeal definitions repeal. (7) (b) Notwithstanding subsection (7)(a) of this section, only upon obtaining a completed requester release form under section 42-1-206 (1)(b), the department may allow inspection of the information referred to in subsection (7)(a) of this section for the following uses:
- (VIII) For use by any private investigator licensed pursuant to section 12-160-107, licensed private investigative agency, or licensed security service for any purpose permitted under this subsection (7)(b);
- **SECTION 59.** In Colorado Revised Statutes, **amend** 25-1.5-114 as follows:
- 25-1.5-114. Freestanding emergency departments licensure requirements rules definitions. (1) As used in this section, "board" means the state board of health created in section 25-1-103.
- (1.5) (1) On or after December 1, 2021, a person that wishes to operate a freestanding emergency department must submit to the department on an annual basis a completed application for licensure as a freestanding emergency department. On or after July 1, 2022, a person shall not operate a freestanding emergency department that is required to be licensed pursuant to this section without a license issued by the department.
- (2) The department may grant a waiver of the licensure requirements set forth in this section and in rules adopted by the board for either a licensed community clinic or community clinic seeking licensure that is serving an underserved population in the state.
- (3) (a) The board shall adopt rules establishing the requirements for licensure of, waiver from the requirement for licensure of, safety and care standards for, and fees for licensing and inspecting freestanding emergency departments. The board must set the fees in accordance with section 25-3-105.
- (b) The rules adopted by the board shall include a requirement that each individual seeking treatment at the freestanding emergency department receive a medical screening examination and a prohibition against delaying a medical screening examination in order to inquire about the individual's

ability to pay or insurance status.

- (c) The rules adopted by the board must take effect by July 1, 2021, and thereafter the board shall amend the rules as necessary.
- (4) A freestanding emergency department licensed pursuant to this section is subject to the requirements in section 25-3-119.
 - (5) (a) As used in this section:
- (a) "BOARD" MEANS THE STATE BOARD OF HEALTH CREATED IN SECTION 25-1-103.
- (b) (I) "Freestanding emergency department" means a health facility that offers emergency care, that may offer primary and urgent care services, and that is either:
- (I) (A) Owned or operated by, or affiliated with, a hospital or hospital system and located more than two hundred fifty yards from the main campus of the hospital; or
- (II) (B) Independent from and not operated by or affiliated with a hospital or hospital system and not attached to or situated within two hundred fifty yards of, or contained within, a hospital.
- (b) (II) "Freestanding emergency department" does not include a health facility described in subsection (5)(a) (5)(b)(I) of this section that was licensed by the department pursuant to section 25-1.5-103 as a community clinic prior to July 1, 2010, if the facility is serving a rural community or a ski area, as defined in board rules.
- **SECTION 60.** In Colorado Revised Statutes, 25-2-121, **repeal** (3) and (4) as follows:
- 25-2-121. Fee adjustments vital statistics records cash fund created. (3) Notwithstanding any provision of subsection (2) of this section to the contrary, on March 5, 2003, the state treasurer shall deduct seven hundred sixty-three thousand six hundred eighty dollars from the vital statistics records cash fund and transfer such sum to the general fund.

- (4) Notwithstanding subsection (2) of this section, on June 30, 2020, the state treasurer shall transfer one hundred eighty thousand dollars from the vital statistics records cash fund to the general fund.
- **SECTION 61.** In Colorado Revised Statutes, 25-7-142, **amend** (2)(i)(V) as follows:
- 25-7-142. Energy benchmarking data collection and access utility requirements task force rules reports definitions legislative declaration repeal. (2) Definitions. As used in this section, unless the context otherwise requires:
 - (i) "Correctional facility" means:
- (V) A juvenile detention facility governed by part 4 of article 2 PART 15 OF ARTICLE 2.5 of title 19.
- **SECTION 62.** In Colorado Revised Statutes, 25-8-502, **repeal** (1.5)(e) as follows:
- 25-8-502. Application definitions fees funds created public participation repeal. (1.5) (e) (I) Notwithstanding any other provision of this section, on June 30, 2020, the state treasurer shall transfer four hundred thirty-three thousand seven hundred twenty-eight dollars from the construction sector fund to the general fund.
- (II) Notwithstanding any other provision of this section, on June 30, 2020, the state treasurer shall transfer five hundred thousand dollars from the public and private utilities sector fund to the general fund.
- **SECTION 63.** In Colorado Revised Statutes, 25-8-608, **repeal** (5) as follows:
- 25-8-608. Civil penalties rules fund created temporary moratorium on penalties for minor violations definitions repeal. (5) Notwithstanding subsections (1.5) and (1.7) of this section, on June 30, 2020, the state treasurer shall transfer four hundred eighty-three thousand five hundred thirty-five dollars from the water quality improvement fund to the general fund.

SECTION 64. In Colorado Revised Statutes, 25-15-304, **repeal** (2) as follows:

- 25-15-304. Hazardous waste service fund created.
 (2) Notwithstanding subsection (1) of this section, on June 30, 2020, the state treasurer shall transfer four hundred twenty-two thousand four hundred eleven dollars from the hazardous waste service fund to the general fund.
- **SECTION 65.** In Colorado Revised Statutes, 25-19-104, **repeal** (5) and (6) as follows:
- 25-19-104. Environmental priorities plan. (5) The multimedia environmental integration advisory committee established pursuant to section 25-1-108 may, following notice to associations of political subdivisions eligible to participate in the program created by this article, develop guidance documents that provide more specific criteria for the preparation of an environmental priorities plan if the advisory committee determines that such criteria would further the purposes of this article.
- (6) An environmental priorities plan submitted to the department shall be approved if the plan meets the requirements of this section and is consistent with any criteria for the preparation of such plans set forth in guidance documents developed by the multimedia environmental integration advisory committee.
- **SECTION 66.** In Colorado Revised Statutes, 26-1-111, **amend** (2)(u) as follows:
- 26-1-111. Activities of the state department under the supervision of the executive director cash fund report rules statewide adoption resource registry. (2) The state department, under the supervision of the executive director, shall:
- (u) Coordinate prevention and intervention programs focused on positive youth development in accordance with state law and rules. The coordination must include the state youth development plan developed pursuant to section 26-6.8-103.5 26-1-111.3 that identifies key issues affecting youth to align strategic efforts and achieve positive outcomes for youth.

- **SECTION 67.** In Colorado Revised Statutes, 26-5.7-104, **amend** (3) as follows:
- 26-5.7-104. Taking youth into custody transporting to residence or child care facility or homeless youth shelter. (3) Nothing in this section shall affect the authority of a law enforcement officer to take a youth into custody and follow the procedures established pursuant to article 2.2.5 or 3 of title 19, C.R.S.
- **SECTION 68.** In Colorado Revised Statutes, 27-90-102, **amend** (1)(j) as follows:
- 27-90-102. Duties of executive director governor acquire water rights rules. (1) The duties of the executive director are:
- (j) To implement the procedures regarding children who are in detention or who have or may have a behavioral or mental health disorder or an intellectual and developmental disability specified in the provisions of the "Colorado Children's Code" contained in articles 1, 2 2.5, and 3 of title 19;
- **SECTION 69.** In Colorado Revised Statutes, 29-1-503, amend as amended by Senate Bill 22-013 (1)(b) as follows:
- **29-1-503. Appointment of advisory committee powers and duties.** (1) The governor, with the advice and consent of the senate, shall appoint a six-member advisory committee on governmental accounting to assist the state auditor in formulating and prescribing a classification of accounts. The committee consists of the following members:
- (b) Five members who are active in finance matters either as elected officials or finance officers employed by one of the following units of local government: Counties, cities and counties, cities and towns, school districts and junior LOCAL college districts, local improvement or special service districts, or other local entities having authority under the general laws of this state to levy taxes or impose assessments.
- **SECTION 70.** In Colorado Revised Statutes, 29-1-504, **amend** (1) as follows:

- 29-1-504. State auditor powers and duties. (1) The state auditor shall formulate, prescribe, and publish a classification of accounts with the approval of the advisory committee on governmental accounting which shall be uniform for every level of local government as defined in section 29-1-502; except that each level of government may be classified according to population, and, in that event, each classification of accounts shall be uniform within each class; and except that the classification of accounts prescribed for the purpose of public schools shall be subject to the approval of the state board of education; and further except that the classification of accounts prescribed for the purpose of junior LOCAL college districts shall be subject to the approval of the state board for community colleges and occupational education.
- **SECTION 71.** In Colorado Revised Statutes, 29-20-104, **amend** (1)(e.9) as follows:
- **29-20-104.** Powers of local governments definition. (1) Except as expressly provided in section 29-20-104.5, the power and authority granted by this section does not limit any power or authority presently exercised or previously granted. Each local government within its respective jurisdiction has the authority to plan for and regulate the use of land by:
- (e.9) The department of local government AFFAIRS shall offer guidance to assist local governments in connection with the implementation of this section.
- **SECTION 72.** In Colorado Revised Statutes, 31-23-301, **amend** (5)(b)(I)(A) as follows:
- **31-23-301. Grant of power.** (5) (b) (I) No municipality may have or enact zoning regulations, subdivision regulations, or any other regulation affecting development that exclude or have the effect of excluding homes from the municipality that are:
- (A) Homes certified by the division of housing created in section 24-32-703 24-32-704 or a party authorized to act on its behalf;
- **SECTION 73.** In Colorado Revised Statutes, 32-1-103, **amend** (5)(d) and (23)(c) as follows:

- **32-1-103. Definitions.** As used in this article 1, unless the context otherwise requires:
- (5) (d) For all elections and petitions that require ownership of real property or land, the ownership of a mobile home as defined in section 38-12-201.5 (5) or 5-1-301 (29), or a manufactured home as defined in section 42-1-102 (106)(b) 42-1-102 (48.8), is sufficient to qualify as ownership of real property or land for the purpose of voting rights and petitions.
- (23) (c) For all elections and petitions that require ownership of real property or land, the ownership of a mobile home as defined in section 38-12-201.5 (5) or 5-1-301 (29), or a manufactured home as defined in section 42-1-102 (106)(b) 42-1-102 (48.8), is sufficient to qualify as ownership of real property or land for the purpose of voting rights and petitions.
- **SECTION 74.** In Colorado Revised Statutes, 33-1-102, **repeal** (17) as follows:
- **33-1-102. Definitions.** As used in this title 33, unless the context otherwise requires:
- (17) "Furbearers" means those species with fur having commercial value and which provide opportunities for sport harvest, including badger, gray fox, kit fox, swift fox, opossum, hognosed skunk, spotted skunk, striped skunk, beaver, marten, mink, muskrat, ringtail, long-tailed weasel, short-tailed weasel, coyote, bobcat, red fox, and raccoon and all species of furbearers that may be introduced or transplanted into this state for commercial fur value and are classified as furbearers by the commission.
- **SECTION 75.** In Colorado Revised Statutes, **amend** 34-25-101 as follows:
- 34-25-101. Jurisdiction of the courts. County courts in their respective counties have original jurisdiction in prosecution for the violation of section 34-24-103 (1), (2), or (3) 34-24-103 (1). In all trials in the county courts, the defendants shall be entitled to a trial by jury as in other misdemeanor cases. District courts in their respective districts have original jurisdiction upon information or indictment in all prosecutions for violations

of this title.

SECTION 76. In Colorado Revised Statutes, 34-32-110, **amend** (1)(f) as follows:

34-32-110. Limited impact operations - expedited process. (1) (f) Except as specified in paragraph (d) of this subsection (1), Fees and financial warranties for permit applications submitted pursuant to this subsection (1) are governed by subsection (3) of this section.

SECTION 77. In Colorado Revised Statutes, 34-32-117, **repeal** (7) as follows:

- 34-32-117. Warranties of performance warranties of financial responsibility release of warranties applicability. (7) For the purposes of this section:
- (a) "Rating of 'A' or better" means that the rating organization has determined that the obligations are at least of an upper-medium grade, meaning that factors giving security to the principal and interest are considered adequate but that elements may be present which suggest the possibility of adverse effects if economic and trade conditions change.
- (b) (Deleted by amendment, L. 93, p. 1184, § 10, effective July 1, 1993.)
- **SECTION 78.** In Colorado Revised Statutes, 34-32-127, **amend** (2)(a)(IV)(A.5) as follows:
- 34-32-127. Mined land reclamation fund created fees fee adjustments rules. (2) (a) The office shall collect fees for fiscal year 2014-15 and for each subsequent year of operation for operations according to the following schedule:
- (IV) Annual fees for fiscal year 2014-15 and for each subsequent year for operations pursuant to:

- **SECTION 79.** In Colorado Revised Statutes, 34-63-102, **repeal** (5.3)(a)(I)(E) and (5.3)(a)(I)(F) as follows:
- 34-63-102. Creation of mineral leasing fund distribution advisory committee local government permanent fund created definitions transfer of money. (5.3) (a) Bonus payments credited to the mineral leasing fund created in subsection (1)(a)(II) of this section shall be distributed on a quarterly basis for each quarter commencing on July 1, October 1, January 1, or April 1 of any state fiscal year as follows:
- (I) (E) Notwithstanding any provision of this subsection (5.3) to the contrary, on June 30, 2011, the state treasurer shall deduct four million eight hundred thousand dollars from the local government permanent fund and transfer such sum to the general fund.
- (F) Notwithstanding any other provision of this section, on June 30, 2020, the state treasurer shall transfer two million three hundred thousand dollars from the local government permanent fund to the general fund.
- **SECTION 80.** In Colorado Revised Statutes, 35-1.2-102, **amend** (8) as follows:
- **35-1.2-102. Definitions repeal.** As used in this article 1.2, unless the context otherwise requires:
- (8) (a) "Farm-to-market infrastructure loan" means a loan from the loan program, which loan is used for the purpose of agricultural processing.
- (b) This subsection (8) is repealed, effective January 2, 2023 JANUARY 2, 2025.
- **SECTION 81.** In Colorado Revised Statutes, **amend** 35-70-104.1 as follows:
- 35-70-104.1. Mobile home ownership elections and petitions. Notwithstanding any other provision of this article 70 to the contrary, for all elections and petitions that require ownership of real property or land, the ownership of a mobile home as defined in section 5-1-301 (29) or 38-12-201.5 (5), or a manufactured home as defined in section 42-1-102 (106)(b) 42-1-102 (48.8), is sufficient to qualify as ownership of real

property or land for the purpose of voting rights and petitions.

- **SECTION 82.** In Colorado Revised Statutes, 35-73-104, **amend** (4) as follows:
- 35-73-104. Program development programs, grants, systems, and inventories and platforms. (4) Before establishing a program, the department shall provide public notice on the agency's DEPARTMENT'S official website. The department shall give the public no less than forty-five days to submit written comments after the date of publication on its official website.
- **SECTION 83.** In Colorado Revised Statutes, 37-45-103, **amend** (4)(c) as follows:
- **37-45-103. Definitions.** As used in this article 45, unless the context otherwise requires:
- (4) (c) For all elections and petitions that require ownership of real property or land, the ownership of a mobile home or manufactured home as defined in section 38-12-201.5 (5), 5-1-301 (29), or 42-1-102 (106)(b) 42-1-102 (48.8), is sufficient to qualify as ownership of real property or land for the purpose of voting rights and petitions.
- **SECTION 84.** In Colorado Revised Statutes, 38-12-201, **amend** (1) as follows:
- **38-12-201. Application of part 2.** (1) This part 2 shall apply only to manufactured homes as defined in section 42-1-102 (106)(b), C.R.S. 42-1-102 (48.8).
- **SECTION 85.** In Colorado Revised Statutes, **amend** 38-41-201.6 as follows:
- **38-41-201.6. Mobile home, manufactured home, trailer, and trailer coach homestead exemption.** (1) A manufactured home as defined in section 38-29-102 (6) that includes a mobile home or manufactured home as defined in section 38-12-201.5 (5), 5-1-301 (29), or 42-1-102 (106)(b) 42-1-102 (48.8), that has been purchased by an initial user or subsequent user, and for which a certificate of title or registration has been issued in

accordance with section 38-29-110 or pursuant to section 38-29-108, is a homestead and is entitled to the same exemption as enumerated in section 38-41-201, except for any loans, debts, or obligations incurred prior to January 1, 1983. For purposes of this homestead exemption, the term "house" as used in section 38-41-205 is deemed to include mobile homes or manufactured homes.

(2) A trailer as defined in section 42-1-102 (105), C.R.S., or a trailer coach as defined in section 42-1-102 (106)(a) 42-1-102 (106), C.R.S., that has been purchased by an initial user or subsequent user and for which a certificate of title or registration has been issued pursuant to section 42-3-103, C.R.S., is a homestead and is entitled to the same exemption as enumerated in section 38-41-201, except for any loans, debts, or obligations incurred prior to July 1, 2000. For purposes of this homestead exemption, the term "house" as used in section 38-41-205 shall be deemed to include trailers or trailer coaches.

SECTION 86. In Colorado Revised Statutes, 39-26-721, **amend** (1) and (2) as follows:

- **39-26-721. Manufactured homes.** (1) Forty-eight percent of the purchase price of a manufactured home, as defined in section 42-1-102 (106)(b) 42-1-102 (48.8), is exempt from taxation under part 1 of this article 26; except that the entire purchase price in any subsequent sale of such a manufactured home, after it has been once subject to the payment of sales tax by virtue of section 39-26-113, is exempt from taxation under part 1 of this article 26.
- (2) The storage, use, or consumption of a manufactured home, as defined in section 42-1-102 (106)(b) 42-1-102 (48.8), after the manufactured home has been once subject to the payment of use tax by virtue of section 39-26-208, is exempt from taxation under part 2 of this article 26.

SECTION 87. In Colorado Revised Statutes, 40-3.2-109, **amend** (5)(b) introductory portion as follows:

40-3.2-109. Beneficial electrification plans for electric utilities - definition - rules - recovery of costs - report. (5) (b) The commission may provide an electric utility an opportunity to earn incentives for

exceeding beneficial electrification targets or emission-reduction performance targets that the commission has established for the beneficial electrification plan. For purposes of implementing this subsection (5)(b), the commission may consider incentive mechanisms to promote the advancement of the utility's beneficial electrification programs, which INCENTIVE MECHANISMS may include:

- **SECTION 88.** In Colorado Revised Statutes, 40-10.1-404, **repeal** (3) as follows:
- 40-10.1-404. Repeal of part subject to review definition. (3) As used in this section, unless the context otherwise requires, "common interest community" has the meaning set forth in section 38-33.3-103 (8).
- **SECTION 89.** In Colorado Revised Statutes, 42-1-102, **amend** (106); and **add** (48.8) as follows:
- **42-1-102. Definitions.** As used in articles 1 to 4 of this title 42, unless the context otherwise requires:
- (48.8) "MANUFACTURED HOME" MEANS ANY PRECONSTRUCTED BUILDING UNIT OR COMBINATION OF PRECONSTRUCTED BUILDING UNITS, WITHOUT MOTIVE POWER, WHERE SUCH UNIT OR UNITS ARE MANUFACTURED IN A FACTORY OR AT A LOCATION OTHER THAN THE RESIDENTIAL SITE OF THE COMPLETED HOME, WHICH IS DESIGNED AND COMMONLY USED FOR OCCUPANCY BY PERSONS FOR RESIDENTIAL PURPOSES, IN EITHER TEMPORARY OR PERMANENT LOCATIONS, AND WHICH UNIT OR UNITS ARE NOT LICENSED AS A VEHICLE.
- (106) (a) "Trailer coach" means a wheeled vehicle having an overall length, excluding towing gear and bumpers, of not less than twenty-six feet, without motive power, that is designed and generally and commonly used for occupancy by persons for residential purposes, in temporary locations, and that may occasionally be drawn over the public highways by a motor vehicle and is licensed as a vehicle.
- (b) "Manufactured home" means any preconstructed building unit or combination of preconstructed building units, without motive power, where such unit or units are manufactured in a factory or at a location other than the residential site of the completed home, which is designed and

commonly used for occupancy by persons for residential purposes, in either temporary or permanent locations, and which unit or units are not licensed as a vehicle.

SECTION 90. In Colorado Revised Statutes, 42-4-1305, **amend** (2)(b)(II) as follows:

- **42-4-1305.** Open alcoholic beverage container motor vehicle prohibited. (2) (b) The provisions of this subsection (2) shall not apply to:
- (II) The possession by a passenger, other than the driver or a front seat passenger, of an open alcoholic beverage container in the living quarters of a house coach, house trailer, motor home, as defined in section 42-1-102 (57), or trailer coach, as defined in section 42-1-102 (106);
- **SECTION 91.** In Colorado Revised Statutes, 42-4-1305.5, **amend** (2)(b)(II) as follows:
- **42-4-1305.5.** Open marijuana container motor vehicle prohibited. (2) (b) The provisions of this subsection (2) shall not apply to:
- (II) The possession by a passenger, other than the driver or a front seat passenger, of an open marijuana container in the living quarters of a house coach, house trailer, motor home, as defined in section 42-1-102 (57), or trailer coach, as defined in section $\frac{42-1-102}{106}$ (106);
- **SECTION 92.** In Colorado Revised Statutes, 42-6-127, **amend** (3) as follows:
- 42-6-127. Duration of lien of mortgage extensions rules. (3) The duration of the lien of any mortgage on a trailer coach, as defined in section 42-1-102 (106)(a) 42-1-102 (106), a truck tractor, as defined in section 42-1-102 (109), a multipurpose trailer, as defined in section 42-1-102 (60.3), or a motor home, as defined in section 42-1-102 (57), shall be for the full term of the mortgage, but the lien of the mortgage may be extended beyond the original term of the mortgage for successive three-year periods by following the procedure prescribed in subsection (1) of this section during the term of the mortgage or any extension thereof.

- **SECTION 93.** In Colorado Revised Statutes, 42-20-406, **amend** (3)(g), (3)(j), and (3)(u) as follows:
- **42-20-406.** Violations civil penalties motor vehicles. (3) The following penalties apply only to the transportation of nuclear materials by motor vehicle and shall be assessed against drivers, shippers, carriers, operators, brokers, and other persons, as appropriate:
- (g) Any person who operates a motor vehicle without meeting driver qualifications, as established in 49 CFR 177.825 (d) 49 CFR 177.800 (c) and section 42-20-501, shall be assessed a civil penalty of five hundred dollars.
- (j) Any person who operates an unsafe vehicle, as defined in 49 CFR 396 DESCRIBED IN 49 CFR 396.7, shall be assessed a civil penalty of one hundred fifty dollars.
- (u) Any person who supplies inaccurate information in, or who fails to comply with, the route plan required by 49 CFR 177.825 (c) 49 CFR 397.101 (d) shall be assessed a civil penalty of five hundred dollars.
- **SECTION 94.** In Colorado Revised Statutes, 43-1-127, **amend** (4)(a)(III)(C) as follows:
- 43-1-127. Registration of carpooling service internet applications limitations disclosure definitions. (4) As used in this section, unless the context otherwise requires:
- (a) (III) "Carpooling service" does not include a transportation arrangement made with:
- (C) A charter bus, children's activity bus, fire crew transport, luxury limousine service, medicaid client transport, or off-road scenic charter, as those terms are defined in section 40-10.1-301; or
- **SECTION 95.** In Colorado Revised Statutes, 43-1-404, **repeal** (1)(e)(III) as follows:
- **43-1-404.** Advertising devices allowed exception. (1) The following advertising devices as defined in section 43-1-403 may be erected

and maintained when in compliance with all provisions of this part 4 and the rules adopted by the department:

- (e) (III) The department shall consult with the council on creative industries and the state historical society to determine places of cultural importance which are eligible to erect advertising devices pursuant to sub-subparagraph (C) of subparagraph (I) of this paragraph (e). It is the intent of the general assembly that no state moneys nor any federal funds be used to erect such advertising devices.
- **SECTION 96.** In Colorado Revised Statutes, 43-4-205, **amend** (6.8)(c) introductory portion as follows:
- **43-4-205. Allocation of fund.** (6.8) (c) Money transferred from the general fund to the highway users tax fund pursuant to section 24-75-219 (7)(a)(III) must be allocated and expended as follows:
- **SECTION 97.** In Colorado Revised Statutes, 24-33.5-1231, amend as added by House Bill 22-1194 (5)(c) as follows:
- 24-33.5-1231. Local firefighter safety and disease prevention fund creation grants rules. (5) (c) Within three days after the effective date of this section MARCH 1, 2022, the state treasurer shall transfer five million dollars from the general fund to the fund.
- **SECTION 98.** In Colorado Revised Statutes, 31-31.5-101, amend as added by House Bill 22-1034 (1) as follows:
- **31-31.5-101.** Establishment of the statewide retirement plan **definitions.** (1) The statewide retirement plan is hereby established to provide defined benefit and money purchase retirement benefits to members of employers affiliated with the plan. Initial employers affiliated with the plan include those departments that participated in the statewide defined benefit plan established pursuant to part 4 of article 31 of this title 31, the statewide hybrid plan established pursuant to part 11 of article 31 of this title 31, and the social security supplemental plan established pursuant to part 7 of article 31 of this title 31 as such plans existed before their merger into the statewide retirement plan pursuant to ______ Bill 22-_____ HOUSE BILL 22-1034, enacted in 2022.

SECTION 99. Amend Section 5(2) of House Bill 22-1040 as follows:

Section 5. Act subject to petition - effective date - applicability. (2) This act applies to unit owners' associations' regulation of the use of common elements of a common interest community by unit owners and their guests on and after the applicable effective date of this act.

SECTION 100. Amend Section 11 of House Bill 22-1211 as follows:

Section 11. **Act subject to petition - effective date.** Sections 3 through 10 of this act take effect December 31, 2022, and the remainder of this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor; except that sections 2 through 9 3 THROUGH 10 of this act take effect December 31, 2022.

SECTION 101. In Colorado Revised Statutes, 35-65-401, amend as amended by Senate Bill 22-042 (3)(c) as follows:

- 35-65-401. Colorado state fair authority creation board powers and duties repeal. (3) The governor shall appoint the following twelve members of the board:
- (c) Two residents from each of the four agricultural districts of the state, as defined in section 35-1-105 (1)(c) 35-1-105 (3).
- **SECTION 102.** In Colorado Revised Statutes, 24-92-115, **amend** (5) as follows:
- 24-92-115. Apprenticeship utilization requirements mechanical, electrical, and plumbing contracts public projects definition. (5) Nothing in this section shall be construed to supersede the requirements for licensed plumbers, licensed electricians, or apprentices

registered with the state pursuant to title 12, including sections 12-23-105, 12-23-110.5, 12-58-105, and 12-58-117 12-115-109, 12-113-115, **12-155-108,** AND **12-155-124.**

SECTION 103. In Colorado Revised Statutes, 12-20-205, amend as added by House Bill 22-1098 (2)(a) as follows:

12-20-205. Director - audit of practice acts - barriers to practice - criminal history records - report - denial of license, certification, registration. (2) (a) A regulator may only deny a license, certification, or registration based on an applicant's criminal history record consistent with section 24-4-105 (4) 24-5-101 (4).

SECTION 104. In Colorado Revised Statutes, 24-50-104, **amend** as amended by House Bill 22-1337 (4)(c) as follows:

24-50-104. Job evaluation and compensation - state employee reserve fund - created - definitions - repeal. (4) Quadrennial compensation process. (c) By September 15, 2017, and by September 15 of each year thereafter through September 15, 2021, and on or before October 1, 2022, and on or before October 1 of each year thereafter, the state personnel director shall submit recommendations and estimated costs for state employee compensation for the next fiscal year, covering salaries, state contributions for group benefit plans, and merit pay, to the governor and the joint budget committee of the general assembly. The recommendations shall reflect a consideration of the results of the quadrennial compensation survey, fiscal constraints, the ability to recruit and retain state employees, appropriate adjustments with respect to state employee compensation, and those costs resulting from implementation of section 24-50-110 (1)(a). The recommendations for state contributions for group benefit plans shall specify the annual group benefit plan year established pursuant to section 24-50-604 (1)(m). The recommendations submitted to the director GOVERNOR and the joint budget committee shall include the results of the surveys of public or private employers and jobs. The state personnel director shall also publish such recommendations. This subsection (4)(c) is exempt from the provisions of section 24-1-136 (11), and the periodic reporting requirements of this section are effective until changed by the general assembly acting by bill.

SECTION 105. In Colorado Revised Statutes, 25.5-6-1404, amend

(3)(a) as follows:

25.5-6-1404. Medicaid buy-in program - eligibility - premiums - medicaid buy-in cash fund - report. (3) Premiums. (a) An individual who is eligible for and receives medicaid under subsection (1) of this section shall pay a premium pursuant to a payment schedule established by the state department. The amount of the premium shall be determined from a sliding-fee scale adopted by rule of the state board that is based on a percentage of the individual's income adjusted for family size and on any impairment-related work expenses; except that, consistent with federal law, if the amount of the individual's adjusted gross income exceeds seventy-five thousand dollars, the individual shall be responsible for paying one hundred percent of the premium. The actuarial study shall also consider contributions from employers pursuant to paragraph (b) of subsection (4) of this section. The rules shall specify the amount of unearned income the state department shall disregard in calculating the individual's income.

SECTION 106. In Colorado Revised Statutes, 17-42-103, **amend** (5)(d) as follows:

17-42-103. Policies concerning inmates' use of telephones - excessive rates prohibited - transparency of communications services in correctional facilities - report - definitions. (5) (d) Penal communications service providers shall include the following language prominently on their website: "The public utilities commission (PUC) gives consumers the opportunity to file informal complaints about problems with the communications services that the PUC regulates. Complaints can be filed through www.puc.colorado.gov" HTTPS://PUC.COLORADO.GOV".

SECTION 107. Act subject to petition - effective date. (1) Except as otherwise provided in subsection (2) of this section, this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

- (2) (a) Section 31 of this act takes effect only if House Bill 22-1278 does not become law.
- (b) Section 86 of this act takes effect only if House Bill 22-1242 does not become law.
- (c) Section 99 of this act takes effect only if House Bill 22-1040 becomes law, in which case section 99 takes effect on the effective date of this act or House Bill 22-1040, whichever is later.
- (d) Section 100 of this act takes effect only if House Bill 22-1211 becomes law, in which case section 100 takes effect on the effective date of this act or House Bill 22-1211, whichever is later.
- (e) Section 103 of this act takes effect only if House Bill 22-1098 becomes law, in which case section 103 takes effect on the effective date of this act or House Bill 22-1098, whichever is later.

` '	kes effect only if House Bill 22-1337 104 takes effect on the effective date hichever is later.
Steve Fenberg PRESIDENT OF	Alec Garnett SPEAKER OF THE HOUSE
THE SENATE	OF REPRESENTATIVES
Cindi L. Markwell	Robin Jones
SECRETARY OF	CHIEF CLERK OF THE HOUSE
THE SENATE	OF REPRESENTATIVES
APPROVED	
(Date and Time)
Jared S. Polis GOVERNOR OF	THE STATE OF COLORADO

APPENDIX

C D C	G	ALI ENDIA
C.R.S. Section	Section in bill	Reason for Amendment
1-1-104 (48)	1	Updates an internal reference to conform with section 89 of this act, which places a defined term in alphabetical order to follow standard drafting procedures. (See section G.8.3.5 and 12.3.5 of the Colorado Legislative Drafting Manual, Revised 10/29/2021.)
1-4-1008	2	Repeals text within this provision as obsolete due to the repeal of section 1-4-303, effective June 21, 2021. (See SB21-250, chapter 282, page 1672, Session Laws of Colorado 2021.)
1-7-515 (4)(b)(II) as it will become effective July 1, 2022	3	Aligns the dates in this subsection regarding certain election audits with other provisions in this subsection (4)(b). The senate, in a third reading amendment, extended the time frame that the secretary of state has to promulgate election audit rules; however, the conforming date change was not made in this subsection. (See the 2021 Senate Journal for June 3, page 1337, and HB21-1071, chapter 367, page 2421, Session Laws of Colorado 2021.)
1-9-201 (1)(b)	4	Repeals text within this provision as obsolete due to the repeal of section 1-9-204, effective June 21, 2021. (See SB21-250, chapter 282, page 1672, Session Laws of Colorado 2021.)
1-9-203 (7)	5	See section 4 of this act amending section 1-9-201 (1)(b).
1-13-704 as it became effective March 1, 2022	6	See section 4 of this act amending section 1-9-201 (1)(b).
2-3-124(1)	7	Updates internal references to conform with the relocation of provisions by SB21-059. (See SB21-059, chapter 136, page 557, Session Laws of Colorado 2021.)
2-3-204 (3)	8	Corrects an internal reference to the provision requiring the joint budget committee to analyze and describe an evidence-based program or practice in a budget request. This corrects an

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		error originating in the introduced version of SB21-284. (See SB21-284, chapter 445, page 2939, Session Laws of Colorado 2021.)
2-5-104	9	Changes a gender-specific pronoun to the antecedent in accordance with the Colorado Drafting Manual. (See section 5.8.3 of the Colorado Legislative Drafting Manual, Revised 10/29/2021.)
2-7-200.1	10	Inserts "SMART Act" as an allowable alternative short title for the provisions encompassing part 2 of article 7 of title 2 because these provisions are commonly known and referred to as the SMART Act.
4-9-609 (d)	11	See section 1 of this act amending section 1-1-104 (48).
6-1-102 (4.9)	12	See section 1 of this act amending section 1-1-104 (48).
6-2.7-101 (2)	13	Corrects an internal reference to a defined term as well as internal references to federal law. (See 18 U.S.C. secs. 2711 and 2510, the 2006 Senate Journal for April 27, page 1060, and HB06-1011, chapter 362, page 2057, Session Laws of Colorado 2006.)
6-2.7-102 (3) and (5)	14	Updates internal references to mandatory reporting provisions. (See Pub.L. 110-401.)
6-7-104	15	Updates an internal reference to the national register of historic places. Public Law 113-287 relocated the historic places provisions from 16 U.S.C. sec. 470a to chapter 3021 of title 54 of the United States Code. (See Pub.L. 113-287.)
6-20-203 (3)(b)(I)	16	Corrects an internal reference to the section requiring that patients' rights be posted to the internet. Amendments to HB21-1198 in the House Health and Insurance Committee Report renumbered the provision but did not include the conforming change in this section. (See the 2021 House Journal for April 22, page 849, and HB21-1198, chapter 435, page 2882, Session Laws of Colorado 2021.)

8-20.5-105 (2), as it became effective March 1, 2022 8-202 8-202 17 Corrects an internal reference to the penalty provisions for petty offenses committed on or after March 1, 2022. Senate Bill 21-271 changed the penalty in section 8-20.5-105 from a misdemeanor to a petty offense, effective March 1, 2022, but did not update the internal reference to correspond with the penalty provisions. (See SB21-271, chapter 462, page 3142, Session Laws of Colorado 2021.) 8-83-502 (9) 18 Standardizes terminology within part 5 of article 83 of title 8. (See HB21-1290, chapter 400, page 2651, Session Laws of Colorado 2021.) 10-18-108 19 Amends this provision to allow the commissioner of insurance to request audio or video recordings, as authorized in this section in available electronic formats. 12-20-202 (3)(e)(IX) Repeals this provision as obsolete due to the repeal of article 160 of title 12, effective September 1, 2020. (See section 12-160-111 C.R.S. 2019.) 12-20-404 (1)(d)(II)(F) and (3)(a)(II)(C) 21 See section 20 of this act repealing section 12-20-202 (3)(e)(IX).
83 of title 8. (See HB21-1290, chapter 400, page 2651, Session Laws of Colorado 2021.) 10-18-108 19 Amends this provision to allow the commissioner of insurance to request audio or video recordings, as authorized in this section in available electronic formats. 12-20-202 (3)(e)(IX) Repeals this provision as obsolete due to the repeal of article 160 of title 12, effective September 1, 2020. (See section 12-160-111 C.R.S. 2019.) 12-20-404 (1)(d)(II)(F) and 21 See section 20 of this act repealing section 12-20-202 (3)(e)(IX).
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(3)(e)(IX) repeal of article 160 of title 12, effective September 1, 2020. (See section 12-160-111 C.R.S. 2019.) 12-20-404 21 See section 20 of this act repealing section (1)(d)(II)(F) and 12-20-202 (3)(e)(IX).
(1)(d)(II)(F) and 12-20-202 (3)(e)(IX).
12-20-407 (1)(b)(I) 22 See section 20 of this act repealing section 12-20-202 (3)(e)(IX).
12-280-117 (5) 23 See section 19 of this act amending section 10-18-108.
15-1.2-202 (3) 24 Corrects an internal reference to the Colorado Uniform Trust Code. The error originated in the introduced version of SB21-171. (See SB21-171, chapter 143, page 806, Session Laws of Colorado 2021.)
15-5-108 (4) 25 Updates an internal reference to correspond with the renumbering of provisions. (See SB18-180 chapter 169, page 1149, Session Laws of Colorado 2018.)
16-11.7-103 (6) 26 Repeals redundant language. (See HB21-1320
chapter 425, page 2820, Session Laws of Colorado 2021.)

		2-3-124 (1).
18-5-801 (2) and (5)	28	See section 1 of this act amending section 1-1-104 (48).
18-6-803.5 (1)(c)(II)	29	Corrects an internal reference to a provision requiring a respondent to file a signed declaration with the court. The error originated in the introduced version of HB21-1255. (See HB21-1255, chapter 293, page 1736, Session Laws of Colorado 2021.)
18-13-125 (3)(b)(V)	30	See section 14 of this act amending section 6-2.7-102 (3) and (5).
18-18-607 (2)	31	Clarifies that the term "state department" is the department of human services because the term is not defined for this provision. This corrects an error in the House Appropriations Committee Report amending HB20-1017. (See the 2020 House Journal for June 8, page 1003, and HB20-1017, chapter 288, page 1424, Session Laws of Colorado 2020.)
19-1-103 (7)(c) and (80)	32	See section 7 of this act amending section 2-3-124 (1).
19-1-108 (5.5)	33	See section 7 of this act amending section 2-3-124 (1).
19-1-127 IP(1)	34	Corrects an internal reference to the federal foster care placement requirements in the federal "Social Security Act" in Title 42 of the United States Code. The error originated in the introduced version of HB06-1255. (See HB06-1255, chapter 134, page 507, Session Laws of Colorado 2006.)
19-1-303 (6)(a), (6)(a.1), (6)(a.3), (6)(b), and (6)(c)	35	See section 7 of this act amending section 2-3-124 (1).
19-1-304 (1)(c)(II)IP and (2)(a)(II)	36	See section 7 of this act amending section 2-3-124 (1).
19-1-305 (1)(d)	37	See section 7 of this act amending section 2-3-124 (1).

19-2.5-704 (3)(b)(I)	38	Updates an internal reference to correspond with the relocation of article 10 of title 27 to article 65 of title 27 by SB10-175. (See SB10-175, chapter 188, page 675, Session Laws of Colorado 2010.)
19-2.5-1506 IP(1)	39	See section 7 of this act amending section 2-3-124 (1).
19-2.5-1514	40	Repeals certain requirements specific to fiscal years 2003-04 to 2020-21 as obsolete.
19-3-205 IP(1)	41	Corrects an internal reference to article 3 of title 19. The error originated in the introduced version of HB21-1094. (See HB21-1094, chapter 340, page 2216, Session Laws of Colorado 2021.)
19-4.5-103 (11)	42	Corrects an internal reference to a definitions section. The error occurred in the Senate Health and Human Services Committee Report amending HB21-1022. (See the 2021 Senate Journal for April 8, page 462, and HB21-1022, chapter 103, page 410, Session Laws of Colorado 2021.)
19-5-304 (2.5)	43	Repeals language construing the term "legal guardian" for subsection (2) of this section because the term was removed from the subsection by HB00-1336. (See HB00-1336, chapter 281, page 1368, Session Laws of Colorado 2000.)
23-1-104 (1)(b)(I) and IP(1)(c)	44	• Repeals internal references to section 23-18-303 due to the repeal of the section, effective July 1, 2021. (See section 23-18-303 (9), C.R.S. 2020, and HB20-1366, chapter 181, page 827.) • Harmonizes language between the introductory portion of subsection (1)(c) and subsection (1)(c)(IV) to correct an oversight in SB21-137. (See SB21-137, chapter 362, page 2362, Session Laws of Colorado 2021.)
23-1-121.2	45	Repeals text within this provision as obsolete due to the repeal of part 2 of article 78 of title 23, effective July 1, 2021. (See section 23-78-204, C.R.S. 2020, and SB19-190, chapter 153, page 1813, Session Laws of Colorado

		2019.)
23-1-137 (1)(b)	46	Updates terminology to conform with HB16-1082 and HB16-1259. (See section 23-71-102.5, C.R.S. 2021, HB16-1082, chapter 58, page 139, and HB16-1259, chapter 123, page 350, Session Laws of Colorado 2016.)
23-3.3-103 (3)	47	Repeals this provision as obsolete due to the repeal of article 75 of title 23, effective July 1, 2021. (See section 23-75-106, C.R.S. 2020, and SB16-196, chapter 226, page 865, Session Laws of Colorado 2016.)
23-5-133	48	Repeals this section as obsolete. The Adjunct Professor Benefits Study required by this section was completed on January 12, 2007, by the Colorado Commission on Higher Education. (To view the study, go to the required government reports page on the Colorado Legislative Council Staff webpage.)
23-18-308 (1)(b)	49	See section 47 of this act repealing section 23-3.3-103 (3).
23-21-1001 (3)(a)	50	Corrects an internal reference to the mental health cash fund. The error occurred in the House Public and Behavioral Health and Human Services Committee Report amending SB21-137. (See the 2021 House Journal for June 3, page 1782, and SB21-137, chapter 362, page 2383, Session Laws of Colorado 2021.)
23-31-310 (5)	51	Removes redundant language. (See SB21-258, chapter 238, page 1248, Session Laws of Colorado 2021.)
23-31-903 (3)	52	Corrects an internal reference to the ancillary agreement provisions that pertain to this part 9. The error originated in the introduced version of HB15-1344. (See HB15-1344, chapter 207, page 751, Session Laws of Colorado 2015.)
24-22-115 (2)(b)	53	See section 40 of this act amending section 19-2-1514.
24-33-113 (2)(b)(V) and (3)	54	Repeals subsection (2)(b)(V) as obsolete due to the repeal of section 35-1-107 (8), effective February 1, 2010, and repeals subsection (3) as obsolete because the reporting requirement in

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		this subsection was to have been completed on February 1, 2010. (See section 35-1-107 (8), C.R.S. 2009, and SB09-158, chapter 387, page 2092, Session Laws of Colorado 2009.)
24-33.5-503 (1)(r.5)	55	See section 7 of this act amending section 2-3-124 (1).
24-33.5-1226 (2.5)	56	Corrects the name of the referenced fund. (See section 24-33.5-1226 (1)(a), C.R.S. 2021, and SB21-113, chapter 17, page 93, Session Laws of Colorado 2021.)
24-72-203 (3.5)(e)	57	Corrects an internal reference to the federal "Americans with Disabilities Act of 1990". The error occurred in the House Appropriations Committee Report amending SB17-040. (See the 2017 House Journal for May 9, page 1409, and SB17-040, chapter 286, page 1582, Session Laws of Colorado 2017.)
24-72-204 (7)(b)(VIII)	58	See section 20 of this act repealing section 12-20-202 (3)(e)(IX).
25-1.5-114	59	Combines the definitions subsections within this section to follow standard drafting procedures. (See section G.8.3.5 of the Colorado Legislative Drafting Manual, Revised 10/29/2021.)
25-2-121 (3) and (4)	60	See section 40 of this act amending section 19-2.5-1514.
25-7-142 (2)(i)(V)	61	See section 7 of this act amending section 2-3-124 (1).
25-8-502 (1.5)(e)	62	See section 40 of this act amending section 19-2.5-1514.
25-8-608 (5)	63	See section 40 of this act amending section 19-2.5-1514.
25-15-304 (2)	64	See section 40 of this act amending section 19-2.5-1514.
25-19-104 (5) and (6)	65	Repeals these provisions to reflect the repeal of the multimedia environmental integration advisory committee, section 25-1-108 (1)(g), effective June 1, 1996. (See HB96-1197, chapter 240, page 1284.)

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26-1-111 (2)(u)	66	Corrects an internal reference to the state youth development plan. The error occurred in the House Health, Insurance, and Environment Committee Report amending HB13-1239. (See the 2013 House Journal for April 1, page 748, and HB13-1239, chapter 307, page 1630, Session Laws of Colorado 2013.)
26-5.7-104 (3)	67	See section 7 of this act amending section 2-3-124 (1).
27-90-102 (1)(j)	68	See section 7 of this act amending section 2-3-124 (1).
29-1-503 (1)(b)	69	See section 46 of this act amending section 23-1-137 (1)(b).
29-1-504 (1)	70	See section 46 of this act amending section 23-1-137 (1)(b).
29-20-104 (1)(e.9)	71	Corrects the name of the referenced state department. The error occurred in the Senate State, Veterans, and Military Affairs Committee Report amending HB21-1117. (See the 2021 Senate Journal for April 28, page 656, and HB21-1117, chapter 202, page 1065, Session Laws of Colorado 2021.)
31-23-301 (5)(b)(I)(A)	72	Corrects an internal reference to the section creating the Division of Housing within the Department of Local Affairs. The error occurred in the House Transportation and Local Government Committee Report amending HB21-1019. (See the 2021 House Journal for March 24, page 394, and HB21-1019, chapter 122, page 486, Session Laws of Colorado 2021.)
32-1-103 (5)(d) and (23)(c)	73	See section 1 of this act amending section 1-1-104 (48).
33-1-102 (17)	74	Repeals a defined term that is not used in the title for which it is defined.
34-25-101	75	Repeals an internal reference to subsections (2) and (3) of section 34-24-103 due to the repeal of these subsections, effective June 5, 2003. (See SB03-329, chapter 377, page 2490, Session Laws of Colorado 2003.)
34-32-110 (1)(f)	76	Repeals an internal reference to subsection

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		(1)(d) of this section due to the repeal of the subsection, effective July 1, 2015. (See section 34-32-110 (1)(d), C.R.S. 2014, and SB14-076, chapter 42, page 210, Session Laws of Colorado 2014.)
34-32-117 (7)(a)	77	Repeals a defined term that is not used in the section for which it is defined.
34-32-127 (2)(a)(IV)(A.5)	78	Repeals an internal reference to sub-subparagraph (A) of this subparagraph (IV) due to the repeal of the sub-subparagraph, effective July 1, 2015. (See section 34-32-127 (2)(a.1), C.R.S. 2014, and SB14-076, chapter 42, page 212, Session Laws of Colorado 2014.)
34-63-102 (5.3)(a)(I)(E) and (5.3)(a)(I)(F)	79	See section 40 of this act amending section 19-2.5-1514.
35-1.2-102 (8)	80	Extends the repeal date of this subsection as a conforming amendment to the Senate Agriculture, Livestock, and Water Committee Report amending SB21-248. Amendments in the report gave the Department of Agriculture two additional years, January 2, 2023, to January 2, 2025, to distribute funds for farm-to-market infrastructure loans before the provision authorizing the loans repeals. The repeal date of the definition of a farm-to-market infrastructure loan was not extended to January 2, 2025, leaving the term undefined after January 2, 2023. (See section 35-1.2-103 (2), C.R.S. 2021, the 2021 House Journal for May 27, page 1597, and SB21-248, chapter 374, page 2471, Session Laws of Colorado 2021.)
35-70-104.1	81	See section 1 of this act amending section 1-1-104 (48).
35-73-104 (4)	82	Corrects an error originating in the introduced version of HB21-1181 in which the Department of Agriculture is referred to as an agency. (See HB21-1181, chapter 279, page 1609, Session Laws of Colorado 2021.)
37-45-103 (4)(c)	83	See section 1 of this act amending section 1-1-104 (48).

38-12-201 (1)	84	See section 1 of this act amending section 1-1-104 (48).
38-41-201.6	85	See section 1 of this act amending section 1-1-104 (48).
39-26-721 (1) and (2)	86	See section 1 of this act amending section 1-1-104 (48).
40-3.2-109 IP(5)(b)	87	Clarifies that the list following the introductory portion of subsection (5)(b) of this section is a list of possible incentive mechanisms to promote the advancement of the utilities beneficial electrification program. (See SB21-246, chapter 283, page 1677, Session Laws of Colorado 2021.)
40-10.1-404 (3)	88	See section 77 of this act repealing section 34-32-117 (7)(a).
42-1-102 (49.5) and (106)	89	See section 1 of this act amending section 1-1-104 (48).
42-4-1305 (2)(b)(II)	90	See section 1 of this act amending section 1-1-104 (48).
42-4-1305.5 (2)(b)(II)	91	See section 1 of this act amending section 1-1-104 (48).
42-6-127 (3)	92	See section 1 of this act amending section 1-1-104 (48).
42-20-406 (3)(g), (3)(j), and (3)(u)	93	• [(3)(g)] Updates an internal reference to conform with the reorganization of the federal rules addressing the qualifications of drivers of motor vehicles. (See 61 FR 18926.)
		• [(3)(j)] Inserts a specific rather than broad reference to the federal rules addressing unsafe operations of a motor vehicle to correct an oversight in SB86-019. (See 49 CFR 396.7, and SB86-019, chapter 249, page 1143, Session Laws of Colorado 1986.)
		• [(3)(u)] Updates an internal reference to conform with federal rule changes regulating highway routing of hazardous materials, including Class 7 (radioactive) materials. (See 57 FR 44129.)

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43-1-127 (4)(a)(III)(C)	94	Repeals an internal reference to the definition of "medicaid client transport" because the definition was repealed in HB21-1206. (See HB21-1206, chapter 381, page 2553, Session Laws of Colorado 2021.)
43-1-404 (1)(e)(III)	95	Repeals this provision as obsolete due to the repeal of sub-subparagraph (C) of subparagraph (I) of this paragraph (e), effective June 30, 2021. (See SB21-263, chapter 388, page 2589, Session Laws of Colorado 2021.)
43-4-205 IP(6.8)(c)	96	Corrects an errant reference to the general fund. Money received from the federal "American Rescue Plan Act of 2021", as prescribed by section 24-75-219 (7)(a)(III), is transferred from the federal fund to the highway users tax fund. No money in this provision was received from the general fund. (See section 24-75-219 (7)(a)(III), C.R.S. 2021, and SB21-260, chapter 250, page 1417, Session Laws of Colorado 2021.)
24-33.5-1231 (5)(c)	97	Inserts the date that the state treasurer is required to transfer funds to clarify an ambiguity. (See section 1 of HB22-1194.)
31-31.5-101 (1)	98	Inserts a missing internal reference to clarify that the bill that created the statewide retirement plan is House Bill 22-1034. (See section 1 of HB22-1034.)
HB22-1040 Section 5(2) of the bill	99	Removes "and their guests" as a conforming amendment to the House Business Affairs and Labor Committee Report amending HB22-1040. (See HB22-1040.)
HB22-1211 Section 11	100	Updates an internal reference to correspond with the renumbering of provisions. (See 2022 Senate Journal for March 17, page 429, and HB22-1211.)
35-65-401 (3)(c)	101	Corrects an internal reference to the definition of agricultural districts. (See SB22-042.)
24-92-115 (5)	102	Updates internal references to correspond with the renumbering of provisions. (See HB19-1172, chapter 136, pages 849, 853, 994, and 1010, Session Laws of Colorado 2019.)

12-20-205 (2)(a)	103	Corrects an internal reference. (See HB22-1098.)
24-50-104 (4)(c)	104	Corrects a mis-reference to the word "director" instead of to the word "governor". (See HB22-1337.)
25.5-6-1404 (3)(a)	105	Repeals text within this provision as obsolete due to the repeal of subsection (4) of this section, effective July 6, 2020. (See SB20-033, chapter 237, page 1151, Session Laws of Colorado 2020.)
17-42-103 (5)(d)	106	Updates an internal reference to the Public Utilities Commission website.