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 21-266

BY SENATOR(S) Gardner and Lee, Cooke, Fields, Lundeen, Rodriguez; also REPRESENTATIVE(S) Weissman and Soper, Herod, Snyder, Van Winkle, Bernett, Bockenfeld, Duran, Exum, Gray, Jodeh, Pelton, Pico, Young.

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, 5-18-108, **amend** (1)(d) as follows:

- **5-18-108.** Charges for certain disclosures. (1) A consumer reporting agency shall not impose a charge for:
- (d) The first copy of a consumer disclosure provided to a consumer each calendar year pursuant to section $\frac{15-18-106}{2}$ (2)(a).

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.

- **SECTION 2.** In Colorado Revised Statutes, 8-20.5-103, **repeal** (9)(e) as follows:
- 8-20.5-103. Petroleum storage tank fund petroleum cleanup and redevelopment fund creation rules repeal. (9) (e) (1) Notwithstanding any other provision of this section to the contrary, on June 30, 2020, the state treasurer shall transfer two million dollars from the redevelopment fund to the general fund.
- (II) Notwithstanding any other provision of this section, on June 29, 2020, the state treasurer shall transfer four million dollars from the redevelopment fund to the petroleum storage tank fund created in subsection (1) of this section.
- **SECTION 3.** In Colorado Revised Statutes, 8-44-112, **repeal** (7)(b), (7)(c), and (7)(e) as follows:
- 8-44-112. Surcharge on workers' compensation insurance premiums workers' compensation cash fund. (7) (b) Notwithstanding any provision of paragraph (a) of this subsection (7) to the contrary, on March 5, 2003, the state treasurer shall deduct six million dollars from the workers' compensation cash fund and transfer such sum to the general fund.
- (c) Notwithstanding any provision of paragraph (a) of this subsection (7) to the contrary, on March 30, 2009, the state treasurer shall deduct fifteen million seven hundred thousand dollars from the workers' compensation cash fund and transfer such sum to the general fund.
- (e) Notwithstanding subsection (7)(a) of this section, on June 30, 2020, the state treasurer shall transfer one million dollars from the workers' compensation cash fund to the general fund.
- **SECTION 4.** In Colorado Revised Statutes, 8-77-106, **repeal** (7) as follows:
- **8-77-106.** Unemployment revenue fund. (7) Notwithstanding any other provision of this section, on June 30, 2020, the state treasurer shall transfer two million dollars from the unemployment revenue fund to the general fund.

SECTION 5. In Colorado Revised Statutes, 8-79-102, **amend** (4) as follows:

8-79-102. Collection of premiums and surcharges, benefit overpayments, penalties, and interest - rules. (4) The collection efforts of the division shall be in accordance with subsections (1) and (2) SUBSECTION (1) of this section; except that, in instances involving willful violation of any provision of articles 70 to 82 of this title, or if deemed appropriate by the director of the division, the division may seek relief under subsection (3) of this section.

SECTION 6. In Colorado Revised Statutes, 9-5.5-111, **repeal** (3) as follows:

9-5.5-111. Registration of existing conveyances - fund. (3) Notwithstanding subsection (2)(b) of this section, on June 30, 2020, the state treasurer shall transfer five hundred thousand dollars from the fund to the general fund.

SECTION 7. In Colorado Revised Statutes, 10-1-103, **repeal** (3.5) as follows:

10-1-103. Division of insurance - subject to repeal - repeal of functions. (3.5) Notwithstanding subsection (3) of this section, on July 1, 2020, the state treasurer shall transfer one million two hundred twenty-four thousand one hundred dollars from the division of insurance cash fund to the general fund.

SECTION 8. In Colorado Revised Statutes, **amend** 11-102-403 as follows:

11-102-403. Division of banking cash fund - creation. (1) All fees and assessments collected by the banking board shall be transmitted to the state treasurer, who shall credit the same to the division of banking cash fund, which fund is hereby created in the state treasury. All money in the fund shall be subject to appropriation by the general assembly for the direct and indirect costs of the activities of the banking board and the division. All interest derived from the deposit and investment of money in the fund shall be credited to the fund. Any money not appropriated shall remain in the fund and shall not be transferred or revert to the general fund of the state at

the end of any fiscal year.

- (2) Notwithstanding subsection (1) of this section, on July 1, 2020, the state treasurer shall transfer three hundred seventy thousand seven hundred ninety-five dollars from the division of banking cash fund to the general fund.
- **SECTION 9.** In Colorado Revised Statutes, 12-20-202, **repeal** (3)(e)(III) 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 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:
- (III) Fantasy contests, regulated pursuant to article 125 of this title 12;
- **SECTION 10.** In Colorado Revised Statutes, 12-20-404, **repeal** (4)(c) introductory portion as follows:
- 12-20-404. Disciplinary actions regulator powers disposition of fines. (4) Letter of admonition. (c) This subsection (4) does not apply to the following:
- **SECTION 11.** In Colorado Revised Statutes, **add with amended and relocated provisions** part 13 to article 11 of title 15 as follows:

PART 13 COLORADO UNIFORM ELECTRONIC WILLS ACT

15-11-1301. Short title. This part 13 may be cited as the "Colorado Uniform Electronic Wills Act".

15-11-1302. Definitions. IN THIS PART 13:

(1) "ELECTRONIC" MEANS RELATING TO TECHNOLOGY HAVING

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ELECTRICAL, DIGITAL, MAGNETIC, WIRELESS, OPTICAL, ELECTROMAGNETIC, OR SIMILAR CAPABILITIES.

- (2) "ELECTRONIC PRESENCE" MEANS THE RELATIONSHIP OF TWO OR MORE INDIVIDUALS IN DIFFERENT LOCATIONS COMMUNICATING IN REAL TIME TO THE SAME EXTENT AS IF THE INDIVIDUALS WERE PHYSICALLY PRESENT IN THE SAME LOCATION.
- (3) "ELECTRONIC WILL" MEANS A WILL EXECUTED ELECTRONICALLY IN COMPLIANCE WITH SECTION 15-11-1305 (1).
- (4) "RECORD" MEANS INFORMATION THAT IS INSCRIBED ON A TANGIBLE MEDIUM OR THAT IS STORED IN AN ELECTRONIC OR OTHER MEDIUM AND IS RETRIEVABLE IN PERCEIVABLE FORM.
- (5) (a) "SIGN" MEANS, WITH PRESENT INTENT TO AUTHENTICATE OR ADOPT A RECORD, AND SUBJECT TO SUBSECTION (5)(b) OF THIS SECTION, TO EXECUTE OR ADOPT A TANGIBLE SYMBOL OR TO AFFIX TO OR LOGICALLY ASSOCIATE WITH THE RECORD AN ELECTRONIC SYMBOL OR PROCESS.
- (b) AN ELECTRONIC SYMBOL OF A TESTATOR OR WITNESS MUST BE AN ELECTRONIC IMAGE OF THE TESTATOR'S OR WITNESS'S SIGNATURE IN THE TESTATOR'S OR WITNESS'S HANDWRITING AFFIXED TO THE ELECTRONIC WILL.
- (6) "STATE" MEANS A STATE OF THE UNITED STATES, THE DISTRICT OF COLUMBIA, PUERTO RICO, THE UNITED STATES VIRGIN ISLANDS, OR ANY TERRITORY OR INSULAR POSSESSION SUBJECT TO THE JURISDICTION OF THE UNITED STATES. THE TERM INCLUDES A FEDERALLY RECOGNIZED INDIAN TRIBE.
 - (7) "WILL" HAS THE MEANING SET FORTH IN SECTION 15-10-201 (59).
- 15-11-1303. Law applicable to electronic wills principles of equity. An electronic will is a will for all purposes of the law of this state. The law of this state applicable to wills and principles of equity apply to an electronic will, except as modified by this part 15.
- **15-11-1304.** Choice of law regarding execution. (1) A WILL EXECUTED ELECTRONICALLY BUT NOT IN COMPLIANCE WITH SECTION

15-11-1305 (1) IS AN ELECTRONIC WILL UNDER THIS PART 13 IF EXECUTED IN COMPLIANCE WITH THE LAW OF THE JURISDICTION WHERE THE TESTATOR IS:

- (a) PHYSICALLY LOCATED WHEN THE WILL IS SIGNED; OR
- (b) DOMICILED OR RESIDES WHEN THE WILL IS SIGNED OR WHEN THE TESTATOR DIES.
- **15-11-1305. Execution of electronic will.** (1) Subject to section 15-11-1308 (4), and except as provided in section 15-11-1306, an electronic will must be:
- (a) A RECORD THAT IS READABLE AS TEXT AT THE TIME OF SIGNING UNDER SUBSECTION (1)(b) OF THIS SECTION;
 - (b) SIGNED BY:
 - (I) THE TESTATOR; OR
- (II) ANOTHER INDIVIDUAL IN THE TESTATOR'S NAME, IN THE TESTATOR'S PHYSICAL PRESENCE, AND BY THE TESTATOR'S DIRECTION; AND
 - (c) EITHER:
- (I) SIGNED IN THE PHYSICAL OR ELECTRONIC PRESENCE OF THE TESTATOR BY AT LEAST TWO INDIVIDUALS, EACH OF WHOM IS A RESIDENT OF A STATE AND PHYSICALLY LOCATED IN A STATE AT THE TIME OF SIGNING AND WITHIN A REASONABLE TIME AFTER WITNESSING:
- (A) The signing of the will under subsection (1)(b) of this section; or
- (B) THE TESTATOR'S ACKNOWLEDGMENT OF THE SIGNING OF THE WILL UNDER SUBSECTION (1)(b) OF THIS SECTION OR ACKNOWLEDGMENT OF THE WILL; OR
- (II) ACKNOWLEDGED BY THE TESTATOR BEFORE AND IN THE PHYSICAL OR ELECTRONIC PRESENCE OF A NOTARY PUBLIC OR OTHER INDIVIDUAL WHO IS AUTHORIZED BY COLORADO LAW TO NOTARIZE

RECORDS, AND WHO IS LOCATED IN COLORADO AT THE TIME THE NOTARIAL ACT IS PERFORMED.

- (2) INTENT OF A TESTATOR THAT THE RECORD UNDER SUBSECTION (1)(a) OF THIS SECTION BE THE TESTATOR'S ELECTRONIC WILL MAY BE ESTABLISHED BY EXTRINSIC EVIDENCE.
- **15-11-1306. Harmless error.** Section 15-11-503 applies to a will executed electronically.
- **15-11-1307. Revocation.** (1) AN ELECTRONIC WILL MAY REVOKE ALL OR PART OF A PREVIOUS WILL.
 - (2) ALL OR PART OF AN ELECTRONIC WILL IS REVOKED BY:
- (a) A SUBSEQUENT WILL THAT REVOKES ALL OR PART OF THE ELECTRONIC WILL EXPRESSLY OR BY INCONSISTENCY; OR
- (b) A PHYSICAL ACT, IF IT IS ESTABLISHED BY CLEAR AND CONVINCING EVIDENCE THAT THE TESTATOR, WITH THE INTENT OF REVOKING ALL OR PART OF THE WILL, PERFORMED THE ACT OR DIRECTED ANOTHER INDIVIDUAL WHO PERFORMED THE ACT IN THE TESTATOR'S PHYSICAL PRESENCE.
- 15-11-1308. Electronic will attested and made self-proving at time of execution. (1) AN ELECTRONIC WILL MAY BE SIMULTANEOUSLY EXECUTED, ATTESTED, AND MADE SELF-PROVING BY ACKNOWLEDGMENT OF THE TESTATOR AND AFFIDAVITS OF THE WITNESSES.
- (2) THE ACKNOWLEDGMENT AND AFFIDAVITS UNDER SUBSECTION (1) OF THIS SECTION MUST BE:
- (a) Made in the physical presence of an officer authorized to administer oaths under law of the state in which the testator signs pursuant to section 15-11-1305 (1)(b) or, if fewer than two attesting witnesses are physically present in the same location as the testator at the time of signing pursuant to section 15-11-1305 (1)(b), in the physical or electronic presence of a notary public or other individual who is authorized by Colorado Law to notarize records, and who is located in Colorado at the time the notarial

(b) EVIDENCED BY THE OFFICER'S CERTIFICATE UNDER OFFICIAL SEAL
AFFIXED TO OR LOGICALLY ASSOCIATED WITH THE ELECTRONIC WILL.
(3) THE ACKNOWLEDGMENT AND AFFIDAVITS UNDER SUBSECTION (1) OF THIS SECTION MUST BE IN SUBSTANTIALLY THE FOLLOWING FORM:
I,, THE TESTATOR, AND, BEING SWORN, DECLARE TO THE UNDERSIGNED OFFICER THAT I SIGN THIS INSTRUMENT AS MY ELECTRONIC WILL, I WILLINGLY SIGN IT OR WILLINGLY DIRECT ANOTHER TO SIGN FOR ME, I EXECUTE IT AS MY VOLUNTARY ACT FOR THE PURPOSES EXPRESSED IN THIS INSTRUMENT, AND I AM EIGHTEEN YEARS OF AGE OR OLDER, OF SOUND MIND, AND UNDER NO CONSTRAINT OR UNDUE INFLUENCE.
TESTATOR
WE,, AND, WITNESSES, BEING SWORN, DECLARE TO THE UNDERSIGNED OFFICER THAT THE TESTATOR SIGNED THIS INSTRUMENT AS THE TESTATOR'S ELECTRONIC WILL, THAT THE TESTATOR WILLINGLY SIGNED IT OR WILLINGLY DIRECTED ANOTHER INDIVIDUAL TO SIGN FOR THE TESTATOR, AND THAT EACH OF US, IN THE PHYSICAL OR ELECTRONIC PRESENCE OF THE TESTATOR, SIGNS THIS INSTRUMENT AS WITNESS TO THE TESTATOR'S SIGNING, AND TO THE BEST OF OUR KNOWLEDGE THE TESTATOR IS EIGHTEEN YEARS OF AGE OR OLDER, OF SOUND MIND, AND UNDER NO CONSTRAINT OR UNDUE INFLUENCE.
WITNESS
WITNESS
CERTIFICATE OF OFFICER:
STATE OF
COUNTY OF
SUBSCRIBED SWORN TO AND ACKNOWLEDGED REFORE ME BY

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	, THE TESTATOR, A	AND SUBSCRIBED AND SWORN '	ΓO BEFORE
ME BY	AND	, WITNESSES, THIS	DAY OF
,			
(SEAI	L)		
			(SIGNED)
		(OFFICIAL CAPACITY O	F OFFICER)

- (4) A SIGNATURE PHYSICALLY OR ELECTRONICALLY AFFIXED TO AN AFFIDAVIT THAT IS AFFIXED TO OR LOGICALLY ASSOCIATED WITH AN ELECTRONIC WILL UNDER THIS ACT IS DEEMED A SIGNATURE OF THE ELECTRONIC WILL UNDER SECTION 15-11-1305 (1).
- 15-11-1309. Certification of paper copy. An individual may create a certified paper copy of an electronic will by affirming under penalty of perjury that a paper copy of the electronic will is a complete, true, and accurate copy of the electronic will. If the electronic will is made self-proving, the certified paper copy of the will must include the self-proving affidavits.
- **15-11-1310.** Uniformity of application and construction. IN APPLYING AND CONSTRUING THIS UNIFORM ACT, CONSIDERATION MUST BE GIVEN TO THE NEED TO PROMOTE UNIFORMITY OF THE LAW WITH RESPECT TO ITS SUBJECT MATTER AMONG STATES THAT ENACT IT.
- **15-11-1311. Application of part.** This part 13 applies to the Will of a decedent who dies on or after the effective date of this part 13.
- **SECTION 12.** In Colorado Revised Statutes, **repeal as added by House Bill 21-1004** part 15 of article 12 of title 15.
- **SECTION 13.** In Colorado Revised Statutes, 15-14-412, **amend** (3)(b) as follows:
- 15-14-412. Protective arrangements and single transactions. (3) (b) If the court appoints a special conservator without notice to the respondent, protected person, or any other person entitled to notice pursuant

to section 15-14-404 (2) and the person appointed is a professional without priority to serve pursuant to section 15-14-310 (1) 15-14-413 or a public administrator pursuant to section 15-12-622, the court shall, upon entry of the order of appointment of special conservator, simultaneously appoint a visitor to investigate and report to the court within fourteen days after the appointment as provided in section 15-14-113.5.

- **SECTION 14.** In Colorado Revised Statutes, 16-8-101.5, **amend** (2) introductory portion as follows:
- 16-8-101.5. Insanity defined offenses committed on and after July 1, 1995 definitions. (2) As used in subsection (1) of this section:
- **SECTION 15.** In Colorado Revised Statutes, **amend as added by Senate Bill 21-059** 19-2.5-109 as follows:
- 19-2.5-109. Saving clause. The repeal and reenactment of this article 2.5 OF ARTICLE 2 OF THIS TITLE 19 AND THE ENACTMENT OF THIS ARTICLE 2.5, effective October 1, 2021, does DO not affect the validity of any actions or proceedings initiated or in existence prior to such effective date and brought pursuant to the legislative provisions in place prior to such effective date.
- **SECTION 16.** In Colorado Revised Statutes, 19-2.5-801, amend as added by Senate Bill 21-059 (1) as follows:
- 19-2.5-801. Direct filing definition. (1) A juvenile may be charged by the direct filing of an information in the district court or by indictment only if
- (a) The THE the juvenile is sixteen years of age or older at the time of the commission of the alleged offense and:
 - (1) (a) Is alleged to have committed a class 1 or class 2 felony; or
- (II) (b) Is alleged to have committed a sexual assault that is a crime of violence pursuant to section 18-1.3-406 or a sexual assault under the circumstances described in section 18-3-402 (5)(a); or
 - (HH)(A)(c)(I) Is alleged to have committed a felony enumerated as

a crime of violence pursuant to section 18-1.3-406, other than a sexual assault as described in subsection (1)(a)(H) SUBSECTION (1)(b) of this section, or is alleged to have committed sexual assault pursuant to section 18-3-402, sexual assault on a child pursuant to section 18-3-405, or sexual assault on a child by one in a position of trust pursuant to section 18-3-405.3; and

- (B) (II) Is found to have a prior adjudicated felony offense; or
- (IV) (d) Has previously been subject to proceedings in district court as a result of a direct filing pursuant to this section or a transfer pursuant to section 19-2.5-802; except that:
- (A) (I) If the juvenile is found not guilty in district court of the prior felony or any lesser included offense, the subsequent charge must be remanded to the juvenile court; and
- (B) (II) If the juvenile is convicted in district court in the prior case of a lesser included or nonenumerated offense for which criminal charges could not have been originally filed by information or indictment in the district court pursuant to this section, the subsequent charge may be remanded to the juvenile court.
- **SECTION 17.** In Colorado Revised Statutes, 24-21-514.5, amend as amended by House Bill 21-1004 (2)(b)(II) as follows:
- **24-21-514.5.** Audio-video communication definitions. (2) (b) A notary public shall not use a remote notarization system to notarize:
- (II) Except as provided in the "Colorado Uniform Electronic Wills Act", part 15 of article 12 PART 13 OF ARTICLE 11 of title 15, a will, codicil, document purporting to be a will or codicil, or any acknowledgment required under section 15-11-502 or 15-11-504.
- **SECTION 18.** In Colorado Revised Statutes, 24-46-105, **amend** (6)(b) as follows:
- **24-46-105.** Colorado economic development fund creation repeal. (6) (b) This section SUBSECTION (6) is repealed, effective December 31, 2022.

- **SECTION 19.** In Colorado Revised Statutes, 25.5-1-129, **repeal** (4)(m) as follows:
- 25.5-1-129. State department proposal state option for health care coverage report to general assembly waiver authorization legislative declaration. (4) In developing the proposal, the state department and the division shall:
- (m) Review information relating to any pilot program that may be operated by the state personnel director pursuant to section 24-50-620, as enacted in Senate Bill 19-004; and
- **SECTION 20.** In Colorado Revised Statutes, 25.5-2.5-207, **amend** (1) as follows:
- **25.5-2.5-207. Importation program authorized rules.** (1) Upon approval by the UNITED STATES secretary OF HEALTH AND HUMAN SERVICES, in accordance with section 25.5-2.5-206 25.5-2.5-205, the state department shall administer an importation program.
- **SECTION 21.** In Colorado Revised Statutes, 25.5-4-402.8, **amend** (2)(c)(III) as follows:
- 25.5-4-402.8. Hospital expenditure report definitions. (2) (c) The state department may exempt from the reporting requirements described in subsection (2)(b) of this section certain types of hospitals, including but not limited to:
- (III) Critical access hospitals that are licensed as general hospitals and are certified by the department of public health and environment pursuant to 42 CFR 485 (f) 42 CFR 485 SUBPART F;
- **SECTION 22.** In Colorado Revised Statutes, 25.5-5-103, **amend** (4)(a) as follows:
- 25.5-5-103. Mandated programs with special state provisions rules. (4) (a) The state department shall ensure that benefits under the medical assistance program for behavioral, mental health, and substance use disorder services are no less extensive than benefits for any physical illness and are in compliance with the MHPAEA, as defined in section 25.5-5-403

(5.7), including the quantitative and nonquantitative treatment limitation requirements specified in 42 CFR 438.910 (c) AND (d). On or after January 1, 2020, if an MCE, as defined in section 25.5-5-403 (4), denies coverage for a covered behavioral, mental health, or substance use disorder benefit or service based on diagnosis, the state board shall establish, by rule, a procedure to allow for reimbursement of medically necessary state plan services under the medical assistance program. The state department may use multiple payment modalities to comply with this subsection (4).

SECTION 23. In Colorado Revised Statutes, 25.5-5-324, **amend** (4)(a) as follows:

25.5-5-324. Nonemergency medical transportation - urgent transportation need - report - repeal. (4) (a) The state department shall annually report on the implementation and effectiveness of the process created in this section for meeting urgent transportation needs within the nonemergency medical transportation benefit. The state department shall present the report as part of its annual presentation to the health and human services committee of the senate and the public AND BEHAVIORAL health and human services committee of the house of representatives, or any successor committees, as required pursuant to section 2-7-203.

SECTION 24. In Colorado Revised Statutes, 25.5-5-502, **amend** (4) as follows:

25.5-5-502. Unused medications - reuse - rules - definition. (4) Any savings realized through reimbursements received pursuant to subsection (1) SUBSECTION (2) of this section shall fund the administration of this section.

SECTION 25. In Colorado Revised Statutes, 26-2-119.7, **repeal** (7)(a) as follows:

26-2-119.7. Federal disability benefits - application assistance - fund - rules - report - legislative declaration. (7) (a) For the 2019-20 fiscal year, the general assembly shall appropriate one million four hundred fifty thousand dollars from the marijuana tax cash fund, created in section 39-28.8-501, to the state department for the purposes described in subsection (3)(b) of this section and for the direct and indirect costs associated with administering and evaluating the program.

SECTION 26. In Session Laws of Colorado 2020, **amend** section 27-81-102 (13.8), Colorado Revised Statutes, as added by section 12 of chapter 286, as follows:

Section 12. In Colorado Revised Statutes, 27-81-102, amend (14); amend as it exists until July 1, 2022, (1); amend as it will become effective July 1, 2022, (1); add (9.4); add with amended and relocated provisions (6.5), (9.2), (13.6), and (13.9); add with amended and relocated provisions as it exists THEY EXIST until July 1, 2022, (1.2) and (13.8); and add with amended and relocated provisions as they will become effective July 1, 2022, (1.2) and (13.8) as follows:

- **27-81-102. Definitions.** As used in this article 81, unless the context otherwise requires:
- (13.8) [Formerly 27-82-102 (13.5) as it is effective until July 1, 2022] "Substance use disorder" means a condition by which a person habitually uses drugs or uses drugs to the extent that his or her health is substantially impaired or endangered or his or her social or economic function is substantially disrupted. Nothing in this subsection (13.5) precludes the denomination of a person with a substance use disorder as a person under the influence of or incapacitated by drugs. A CHRONIC RELAPSING BRAIN DISEASE, CHARACTERIZED BY RECURRENT USE OF ALCOHOL, DRUGS, OR BOTH, CAUSING CLINICALLY SIGNIFICANT IMPAIRMENT, INCLUDING HEALTH PROBLEMS, DISABILITY, AND FAILURE TO MEET MAJOR RESPONSIBILITIES AT WORK, SCHOOL, OR HOME.
- (13.8) [Formerly 27-82-102 (13.5) as it will become effective July 1, 2022] "Substance use disorder" means a chronic relapsing brain disease, characterized by recurrent use of alcohol, drugs, or both, causing clinically significant impairment, including health problems, disability, and failure to meet major responsibilities at work, school, or home.
- **SECTION 27.** In Colorado Revised Statutes, 28-4-102, **amend** (4) as follows:
- **28-4-102. Definitions.** As used in this article, unless the context otherwise requires:
 - (4) "State defense force" means the organized military force of the

state of Colorado other than the Army National Guard or Air National Guard and existing as a division of the department of military AND VETERANS affairs pursuant to section 24-1-127 (3)(d), C.R.S.

SECTION 28. In Colorado Revised Statutes, **amend** 28-4-104 as follows:

28-4-104. State defense force - composition. The governor is authorized to organize and maintain within this state such military forces as the governor deems necessary to defend this state. Such forces shall be known as the state defense force and shall be composed of such citizens of the state as shall volunteer or be ordered by the governor and qualify for service therein. Such forces shall be additional to and distinct from the National Guard. The Colorado state defense force shall be maintained in numbers to be determined by the governor. No officer or enlisted person of this force shall be a member of the National Guard or other armed force of the United States. Such part of this force as ordered by the governor shall be uniformed. Any part or all of this force may be called to state defense force active duty at the pleasure of the governor. All costs and expenses of the state defense force shall be paid from the general fund by separate appropriation to the department of military AND VETERANS affairs.

SECTION 29. In Colorado Revised Statutes, **amend** 28-4-114 as follows:

28-4-114. Enlistment period - oath. The period of enlistment shall be as specified in department of military AND VETERANS affairs policies and procedures. The oath to be taken upon enlistment in such forces shall be substantially in the form prescribed for enlisted men and women of the National Guard, substituting the words "Colorado state defense force" where necessary.

SECTION 30. In Colorado Revised Statutes, 28-5-709, **amend** (1)(c) as follows:

28-5-709. Colorado state veterans trust fund - created - report. (1) (c) (H) The division may retain up to five percent of the amount annually appropriated from the trust fund for the actual costs incurred by the division and the board in implementing the provisions of this article 5. Notwithstanding the provisions of section 24-36-114, all interest derived

from the deposit and investment of money in the trust fund shall be credited to the trust fund. Except as otherwise provided in subsection (1)(c)(II) of this section, All unexpended and unencumbered money remaining in the trust fund at the end of any fiscal year shall remain in the trust fund and shall neither revert to the general fund nor be transferred to the tobacco litigation settlement trust fund created in section 24-22-115.5, nor be transferred or credited to any other fund.

(II) On July 1, 2020, the state treasurer shall transfer three million dollars from the trust fund to the general fund.

SECTION 31. In Colorado Revised Statutes, 29-1-603, **repeal** (1.5) as follows:

29-1-603. Audits required. (1.5) Notwithstanding the provisions of this part 6, beginning January 1, 2013, the office of the county public trustee of any trustee who is appointed by the governor pursuant to section 38-37-102 (1), C.R.S., shall cause to be made an annual audit of the financial activities of the office of the public trustee that is separate from the audit made pursuant to subsection (1) of this section, and such offices of the public trustee need not be included in the county audit made pursuant to subsection (1) of this section. The office of the county public trustee of any trustee who is the county treasurer pursuant to section 38-37-102 (2), C.R.S., shall continue to be included in the county audit made pursuant to subsection (1) of this section.

SECTION 32. In Colorado Revised Statutes, 35-21-105, **amend** (1)(b) as follows:

35-21-105. Exemption - rules. (1) (b) The commissioner may promulgate rules exempting small producers of other eggs or dealers of other eggs from any provision of this article 21 PART 1 and setting the conditions for the exemption; except that such a producer may apply for a dealer's license and, if in compliance with this article 21 PART 1, be issued a dealer's license.

SECTION 33. In Colorado Revised Statutes, 36-1-124.3, **repeal** (5) as follows:

36-1-124.3. Acquisition of state trust lands by governmental

- entities. (5) This section is repealed, effective July 1, 2020, unless the state board of land commissioners files a written report regarding all property disposals made pursuant to this section on January 6, 2020, to the general assembly as specified in section 24-1-136 (9), C.R.S.
- **SECTION 34.** In Colorado Revised Statutes, 37-48-101.3, **add** an introductory portion as follows:
- **37-48-101.3. Definitions.** AS USED IN THIS ARTICLE 48, UNLESS THE CONTEXT OTHERWISE REQUIRES:
- **SECTION 35.** In Colorado Revised Statutes, 37-92-502, **repeal** (5)(c) as follows:
- 37-92-502. Orders as to waste, diversions, or distribution of water. (5) (c) By June 30, 2004, the state engineer and the division engineers shall refund all amounts collected through assessment of the water administration fee established in section 37-80-121. The amount refunded shall not include interest, legal fees, or costs incurred by water users in protests or appeals of such assessment or any other costs associated with section 37-80-121.
- **SECTION 36.** In Colorado Revised Statutes, 38-12-201.5, **amend** (1)(e) as follows:
- **38-12-201.5. Definitions.** As used in this part 2 and in part 11 of this title 38, unless the context otherwise requires:
- (1) "Entry fee" means any fee paid to or received from an owner of a mobile home park or an agent thereof except for:
- (e) Incidental reasonable charges for services actually performed by the mobile home park owner or the MOBILE home PARK owner's agent and agreed to in writing by the home owner.
- **SECTION 37.** In Colorado Revised Statutes, 38-12-213, **amend** (6) as follows:
- 38-12-213. Rental agreement disclosure of terms in writing prohibited terms. (6) Any provision of a rental agreement that is

prohibited by subsection (1) SUBSECTION (5) of this section is against public policy, unenforceable, and void.

SECTION 38. In Colorado Revised Statutes, 38-37-104, **amend** (7) as follows:

38-37-104. Duties of public trustees - fees, expenses, and salaries - reports. (7) The office of the public trustee is subject to annual audit pursuant to the "Colorado Local Government Audit Law", part 6 of article 1 of title 29, C.R.S. except that the office of the public trustee of any trustee who is appointed by the governor shall instead be subject to an individual annual audit pursuant to section 29-1-603 (1.5), C.R.S.

SECTION 39. In Colorado Revised Statutes, **amend** 39-22-5105 as follows:

- **39-22-5105. Initial funding.** (1) The department of revenue may seek, accept, and expend gifts, grants, or donations from private or public sources for the purposes of implementing the donate to a Colorado nonprofit fund, including but not limited to creating information systems and procedures necessary to collect and distribute designated contributions. The department shall transmit all money received through gifts, grants, or donations to the state treasurer, who shall credit the money to the donate to a Colorado nonprofit fund created in section 39-22-5104 (1).
- (2) This part 51 is repealed if the department of revenue does not receive sufficient funding to implement the donate to a Colorado nonprofit fund from gifts, grants, and donations as described in subsection (1) of this section on or before September 30, 2020. The executive director of the department shall notify the revisor of statutes in writing if the department has not received the amounts required by this subsection (2) on or before September 30, 2020, by e-mailing the notice to revisorofstatutes.ga@state.co.us. This part 51 is repealed, effective upon the date of the notice to the revisor of statutes.

SECTION 40. In Colorado Revised Statutes, 40-15-401, **amend** (1)(s) and (1)(t) as follows:

40-15-401. Services, products, and providers exempt from regulation - definition. (1) The following products, services, and providers

are exempt from regulation under this article 15 or under the "Public Utilities Law" of the state of Colorado:

- (s) InterLATA toll, except with respect to interexchange carrier PROVIDER registration under section 40-15-302.5, complaints of unauthorized charges on a subscriber's bill, or complaints of changing a subscriber's service without the subscriber's consent;
- (t) IntraLATA toll, except with respect to interexchange carrier PROVIDER registration under section 40-15-302.5, complaints of unauthorized charges on a subscriber's bill, or complaints of changing a subscriber's service without the subscriber's consent; and
- **SECTION 41.** In Colorado Revised Statutes, 42-2-107, **amend** (2)(a)(I) and (2)(a)(II)(B) as follows:
- 42-2-107. Application for license or instruction permit anatomical gifts donations to Emily Keyes John W. Buckner organ and tissue donation awareness fund legislative declaration rules annual report repeal. (2) (a) (I) Every application shall state the full name, date of birth, sex, and residence address of the applicant; briefly describe the applicant; be signed by the applicant with such applicant's usual signature; have affixed thereon the applicant's fingerprint; and state whether the licensee APPLICANT has ever been licensed as a minor driver or driver and, if so, when and by what state or country and whether any such license has ever been denied, suspended, or revoked, the reasons therefor, and the date thereof. These statements shall be verified by the applicant's signature thereon.
- (II) The department shall issue a new driver's license to a person who has a gender different from the sex denoted on that person's driver's license when the department receives a new birth certificate issued pursuant to section 25-2-113.8 or when the department receives:
- (B) If the person is a minor under the age of eighteen, a statement, in a form or format designated by the department, signed under penalty of law, from a professional medical or mental health care provider licensed in good standing in Colorado or with an equivalent license in good standing from another jurisdiction, stating that the sex designation on the birth certificate DRIVER'S LICENSE does not align with the minor's gender identity.

This subsection (2)(a)(II)(B) does not require a minor to undergo any specific surgery, treatment, clinical care, or behavioral health care.

SECTION 42. In Colorado Revised Statutes, 42-2-302, **amend** (2.5)(a)(II) as follows:

- 42-2-302. Department may or shall issue limitations rules. (2.5) (a) The department shall issue a new identification card to a person who has a gender different from the sex denoted on that person's identification card when the department receives a new birth certificate issued pursuant to section 25-2-113.8 or when the department receives:
- (II) If the person is a minor under the age of eighteen, a statement, in a form or format designated by the department, signed under penalty of law, from a professional medical or mental health care provider licensed in good standing in Colorado or with an equivalent license in good standing from another jurisdiction, stating that the sex designation on the birth certificate IDENTIFICATION CARD does not align with the minor's gender identity. This subsection (2.5)(a)(II) does not require a minor to undergo any specific surgery, treatment, clinical care, or behavioral health care.

SECTION 43. In Colorado Revised Statutes, 42-2-505, **amend** (1.5)(a)(II) as follows:

- **42-2-505. Identification documents individuals not lawfully present rules.** (1.5) (a) The department shall issue a new identification document to a person who has a gender different from the sex denoted on that person's identification document when the department receives a new birth certificate issued pursuant to section 25-2-113.8 or when the department receives:
- (II) If the person is a minor under the age of eighteen, a statement, in a form or format designated by the department, signed under penalty of law, from a professional medical or mental health-care provider licensed in good standing in Colorado or with an equivalent license in good standing from another jurisdiction, stating that the sex designation on the birth certificate IDENTIFICATION DOCUMENT does not align with the minor's gender identity. This subsection (1.5)(a)(II) does not require a minor to undergo any specific surgery, treatment, clinical care, or behavioral health care.

- **SECTION 44.** In Colorado Revised Statutes, 42-3-213, **amend** (27)(a) and (28)(a) as follows:
- 42-3-213. License plates military veterans rules retirement. (27) Member of the civil air patrol. (a) The department of military AND VETERANS affairs may design the civil air patrol license plate if the design conforms with standards established by the department and indicates that an owner of a motor vehicle to which the plate is attached supports the civil air patrol.
- (28) **USS Colorado.** (a) The department of military AND VETERANS affairs may design the USS Colorado (SSN 788) license plate if the design conforms with standards established by the department. The plate must indicate that an owner of a motor vehicle to which the plate is attached supports the USS Colorado submarine.
- **SECTION 45.** In Colorado Revised Statutes, 43-4-714, **amend** (2)(a) as follows:
- **43-4-714.** Use of note proceeds repeal. (2) (a) The transportation revenue anticipation notes reserve account is hereby created in the state highway fund. The state treasurer shall credit a portion of the money transferred from the general fund to the state highway fund pursuant to section 24-75-219 (5)(c)(IV)(A) to the reserve account as follows:
- (I) On June 30, 2022, forty-three million four hundred fifty-two thousand five hundred dollars; and
- (II) On June 30, 2022 2023, forty-three million four hundred fifty-two thousand five hundred dollars.
- **SECTION 46.** In Colorado Revised Statutes, 44-3-911, **amend** (4)(b) as follows:
- **44-3-911.** Takeout and delivery of alcohol beverages permit on-premises consumption licenses requirements and limitations rules definition repeal. (4) (b) The state licensing authority shall issue a permit to a licensee to sell alcohol beverages for takeout and delivery if the licensee demonstrates the ability to comply with this section. A permit issued under this subsection (4) SUBSECTION (4)(b) is subject to the

suspension and revocation provisions set forth in section 44-3-601.

SECTION 47. Effective date. (1) Except as otherwise provided in subsection (2) of this section, this act takes effect upon passage.

- (2) (a) Section 10 of this act takes effect only if both Senate Bill 21-092 and Senate Bill 21-147 become law, in which case section 10 takes effect September 1, 2021.
- (b) Section 15 of this act takes effect only if Senate Bill 21-059 becomes law, in which case section 15 takes effect October 1, 2021.
- (c) Section 16 of this act takes effect only if Senate Bill 21-059 becomes law, in which case section 16 takes effect October 1, 2021.

•	clause. The general assembly hereby finds, t this act is necessary for the immediate ce, health, or safety.
Leroy M. Garcia	Alec Garnett
PRESIDENT OF THE SENATE	SPEAKER OF THE HOUSE OF REPRESENTATIVES
Cindi L. Markwell SECRETARY OF THE SENATE	Robin Jones CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
APPROVED	
	(Date and Time)
Jared S. Pol GOVERNO	is OR OF THE STATE OF COLORADO

APPENDIX

C.R.S. Section	Section in bill	Reason for Amendment
5-18-108 (1)(d)	1	Corrects an internal reference to the provision requiring the disclosure of a consumer report by a consumer reporting agency. The error originated in the introduced version of HB17-1238. (See HB17-1238, chapter 260, page 1120, Session Laws of Colorado 2017.)
8-20.5-103 (9)(e)	2	Repeals as obsolete a provision that requires the state treasurer to make a one-time transfer of money between certain funds on a specific date because the date has passed. (See HB20-1406, chapter 178, page 810, Session Laws of Colorado 2020.)
8-44-112 (7)(b), (7)(c), and (7)(e)	3	See section 2 of this act repealing 8-20.5-103 (9)(e).
8-77-106 (7)	4	See section 2 of this bill repealing 8-20.5-103 (9)(e).
8-79-102 (4)	5	Repeals an internal reference to subsection (2) of this section due to the repeal of subsection (2) by SB21-055, effective March 21, 2021. (See SB21-055, chapter 12, page 67, Session Laws of Colorado 2021.)
9-5.5-111 (3)	6	See section 2 of this act repealing 8-20.5-103 (9)(e).
10-1-103 (3.5)	7	See section 2 of this act repealing 8-20.5-103 (9)(e).
11-102-403	8	See section 2 of this act repealing 8-20.5-103 (9)(e).
12-20-202 (3)(e)(III)	9	Repeals subsection (3)(e)(III) as a conforming amendment to HB20-1286, which moved the regulation of fantasy sports from the department of regulatory agencies to the department of revenue. (See HB20-1286, chapter 269, page 1304; and HB20-1326, chapter 126, page 527, Session Laws of Colorado 2020.)

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12-20-404 IP(4)(c)	10	Repeals language that is no longer operative due to the repeal of the subparagraphs following subsection (4)(c). (See SB21-092 and SB21-147).
Part 13 of Article 11 of Title 15 (Relocates the Colorado Uniform Electronic Wills Act)	11	Relocates the Colorado Uniform Electronic Wills Act to improve the style and clarity of the laws. (See section 2-5-103, C.R.S. 2020 and HB21-1004.)
Part 15 of article 12 of title 15 (Repeals Part 15)	12	See section 11 of this act relocating the Colorado Uniform Electronic Wills Act.
15-14-412 (3)(b)	13	Corrects an internal reference to the provision establishing who a court may appoint as a conservator. The error originated in the Senate Judiciary Committee report amending the introduced version of SB20-129. (See the 2020 Senate Journal for February 20, page 282; and SB20-129, chapter 270, page 1317, Session Laws of Colorado 2020.)
16-8-101.5 IP(2)	14	Removes language that limits the applicability of the defined terms in subsection (2) to subsection (1) because SB20-221 added definitions in subsection (2) that apply to subsection (2). (See SB20-221, chapter 279, page 1365, Session Laws of 2020.)
19-2.5-109	15	Corrects the drafting terminology used to describe the repeal of article 2 of title 19 and the enactment of article 2.5 of title 19. (See the amending clauses for sections 1 and 2 of Senate Bill 21-059.)
19-2.5-801 (1)	16	Corrects the format of the provision to follow standard drafting procedure. (See SB21-059.)
24-21-514.5 (2)(b)(II)	17	See section 11 of this act relocating the Colorado Uniform Electronic Wills Act.
24-46-105 (6)(b)	18	Corrects an error originating in the Senate Finance Committee report amending SB20B-001 in which a new subsection was added to section 24-46-105 that erroneously included a future repeal provision that applies to the entire section, effective December 31, 2022, rather than to the monetary allocations found in subsection (6) of the section.

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		(See SB20B-001, chapter 2, page 19, Session Laws of Colorado 2020, First Extraordinary Session of the Seventy-Second General Assembly.)
25.5-1-129 (4)(m)	19	Repeals section 25.5-1-129 (4)(m), as added by HB19-1004, because the text of the section is contingent on the enactment of section 24-50-620 as the section exists in the introduced version of SB19-004. Section 24-50-620 was never enacted due to its removal from SB19-004 by the Senate Health and Human Services Committee. (See the 2019 Senate Journal for March 14, page 457; SB19-004, chapter 205, page 2189, Session Laws of Colorado 2019; and HB19-1004, chapter 206, page 2199, Session Laws of Colorado 2019.)
25.5-2.5-207 (1)	20	 Clarifies that "secretary" means "United States Secretary of Health and Human Services" because the term is not defined for the section. Corrects an error in a house third reading amendment to SB19-005 that resulted in an incorrect internal reference to the section requiring federal approval of the program described in part 2 of article 2.5 of title 25.5. (See the 2019 House Journal for May 2, page 1874; SB19-004, chapter 205, page 2189, Session Laws of Colorado 2019; and HB19-1004, chapter 206, page 2199, Session Laws of Colorado 2019.)
25.5-4-402.8 (2)(c)(III)	21	Corrects an internal reference to the description of "critical access hospitals" located in the public health provisions of the Code of Federal Regulations. (See HB19-1001, chapter 52, page 177, Session Laws of Colorado 2019.)
25.5-5-103 (4)(a)	22	Broadens an internal reference to include the meaning of both qualitative and nonqualitative treatment limitation requirements as those terms are described in the Code of Federal Regulations. (See HB19-1269, chapter 195, page 2132, Session Laws of Colorado 2019.)
25.5-5-324 (4)(a)	23	Updates the name of a House committee to conform with HR21-1002, which made changes to the house rules regarding committees of reference. (See HR21-1002.)
25.5-5-502 (4)	24	Corrects an internal reference to the reimbursement provisions within this section. The

		error originated in the House Health and Human Services Committee report amending the introduced version of HB05-1131. (See the 2005 House Journal for February 8, page 262; and HB05-1131, chapter 273, page 1196, Session Laws of Colorado 2005.)
26-2-119.7 (7)(a)	25	Repeals this provision as obsolete because it pertains to monetary transfers occurring only in the 2019-20 fiscal year. (See HB19-1223, chapter 389, page 3457, Session Laws of Colorado 2019.)
27-81-102 (13.8) (The repeal of the definition effective July 1, 2022, and the enactment of the definition effective upon the effective date of this bill.)	26	Corrects a drafting error by changing the effective date of the definition of "substance use disorder" as defined in this provision from July 1, 2022, to the effective date of this bill. Senate Bill 20-007 added the definition that takes effect on July 1, 2022, to multiple provisions that took effect on July 13, 2020, creating a situation in which a term is used in provisions of law that became effective July 13, 2020, but the definition for which will not become effective until July 1, 2022. (See SB20-007, chapter 286, page 1392, Session Laws of Colorado 2020.)
28-4-102 (4)	27	Changes the name of the of the department of military affairs to the department of military and veterans affairs as a conforming amendment to HB02-1413. (See HB02-1413, chapter 121, page 358, Session Laws of Colorado 2002.)
28-4-104	28	See section 27 of this act amending 28-4-102 (4).
28-4-114	29	See section 27 of this act amending 28-4-102 (4).
28-5-709 (1)(c)	30	 Repeals an internal reference and text associated with section 24-22-115.5 due to the repeal of the section, effective July 1, 2016. (See HB16-1408, chapter 153, page 472, Session Laws of Colorado 2016.) See section 2 of this act repealing 8-20.5-103 (9)(e).

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29-1-603 (1.5)	31	Repeals as obsolete an audit required to be performed by public trustees appointed by the governor pursuant to section 38-37-102 because these positions no longer exist. House Bill 19-1295 discontinued the governor's authority to appoint public trustees and terminated the terms of the public trustees appointed pursuant to section 38-37-102, effective June 30, 2020. (See HB19-1295, chapter 338, page 3099, Session Laws of Colorado 2019.)
35-21-105 (1)(b)	32	Updates internal references to conform with HB20-1343. House Bill 20-1343 divided article 21 into parts 1 and 2. House Bill 20-1211 added language that references egg dealer's licenses. Egg dealers licenses are now located in part 1 of article 21 rather than the entire article; therefore, references to "this article 21" are being changed to "this part 1". (See HB20-1211, chapter 159, page 712, Session Laws of Colorado 2020; and HB20-1343, chapter 217, page 1077, Session Laws of Colorado 2020.)
36-1-124.3 (5)	33	Repeals as inoperative a contingent repeal provision. The state board of land commissioners filed the required report on January 6, 2020, nullifying the repeal of the section. (See the Colorado Legislative Council website.)
37-48-101.3 IP	34	Adds an introductory portion to a definitions section to follow standard drafting procedure.
37-92-502 (5)(c)	35	Repeals this provision as obsolete because the refund authorized by this provision was to have occurred by June 30, 2004. (See HB04-1402, chapter 110, page 361, Session Laws of Colorado 2004.)
38-12-201.5 (1)(e)	36	Corrects an error originating in the introduced version of HB20-1196 in which a mobile home park owner's agent is inadvertently referred to as a home owner's agent. The error occurred when the bill relocated the definition of "entry fee" from section 38-12-209 (1) to subsection (1)(e) of this section. The gender-specific language ("his") found in section 38-12-209 (1) referred to the mobile home park owner's agent; however, when the language was relocated, the gender-specific

		term was inadvertently changed to "home owner's agent". (See section 38-12-209 (1), C.R.S. 2019; and HB20-1196, chapter 195, page 910, Session Laws of Colorado 2020.)
38-12-213 (6)	37	Corrects an internal reference to a provision of the Mobile Home Park Act listing the prohibited features of a rental agreement. This corrects an error originating in the introduced version of HB20-1196. (See HB20-1196, chapter 195, page 924, Session Laws of Colorado 2020.)
38-37-104 (7)	38	See section 31 of this act repealing 29-1-603 (1.5).
39-22-5105	39	Repeals as obsolete a contingent repeal provision. The executive director of the department of revenue did not notify the revisor of statutes in writing on or before September 30, 2020, that the department had not received sufficient funding. (See the Colorado General Assembly Notices to the Revisor of Statutes webpage.)
40-15-401 (1)(s) and (1)(t)	40	Corrects the name of the providers required to register under section 40-15-302.5. The error originated in the House Business, Labor, Economic, & Workforce Development Committee report amending the introduced version of HB14-1329. (See the 2014 House Journal for March 26, page 693; and HB14-1329, chapter 150, page 514, Session Laws of Colorado 2014.)
42-2-107 (2)(a)(I) and (2)(a)(II)(B)	41	 In subsection (2)(a)(I), changes "licensee" to "applicant" for the consistent use of terminology within the provision. In subsection (2)(a)(II), changes the type of document to be consistent with the type of document issued in the provision. This corrects errors in the Senate Health and Human Services Committee report amending the introduced version of SB20-166. (See the 2020 Senate Journal for February 27, page 343; and SB20-166, chapter 280, page 1371, Session Laws of Colorado 2020.)
42-2-302 (2.5)(a)(II)	42	See section 41 of this act amending 42-2-107 (2)(a)(I) and (2)(a)(II)(B).
42-2-505 (1.5)(a)(II)	43	See section 41 of this act amending 42-2-107 (2)(a)(I) and (2)(a)(II)(B).

42-3-213 (27)(a) and (28)(a)	44	See section 27 of this act amending 28-4-102 (4).
43-4-714 (2)(a)	45	Corrects a typographical error in a senate second reading floor amendment amending the reengrossed version of HB20-1376. The date of the monetary transfer was erroneously designated for June 30, 2022, rather than June 30, 2023. (See the 2020 Senate Journal for June 9, page 793; and HB20-1376, chapter 207, page 1017.)
44-3-911 (4)(b)	46	Amends this provision to specify that permits issued by the state licensing authority in subsection (4)(b) of this section are subject to the suspension and revocation provisions of section 44-3-601.