SENATE COMMITTEE OF REFERENCE REPORT

	April 10, 2024
	Chair of Committee Date
	Committee on <u>Health & Human Services</u> .
	After consideration on the merits, the Committee recommends the following:
	SB24-061 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
1	Amend printed bill, strike everything below the enacting clause and
2	substitute:
3	"SECTION 1. In Colorado Revised Statutes, add 12-280-135.5
4	as follows:
5	12-280-135.5. Colorado drug donation program - created -
5	rules - records - definitions. (1) AS USED IN THIS SECTION, UNLESS THE
7	CONTEXT OTHERWISE REQUIRES:
3	(a) "COLORADO DRUG DONATION PROGRAM" OR "PROGRAM"
)	MEANS THE COLORADO DRUG DONATION PROGRAM CREATED IN THIS
)	SECTION.
1	(b) "CONTROLLED SUBSTANCE" HAS THE MEANING SET FORTH IN
2	SECTION 18-18-102 (5).
3	(c) (I) "DONATION RECIPIENT" MEANS ANY ENTITY THAT:
4	(A) IS LEGALLY AUTHORIZED TO POSSESS MEDICINE;
5	(B) HAS A LICENSE OR REGISTRATION IN GOOD STANDING IN THE
5	STATE IN WHICH THE ENTITY IS LOCATED; AND
7	(C) RECEIVES A DONATION OF MEDICINE.
3	(II) "DONATION RECIPIENT" INCLUDES THE DRUG REPOSITORY, A
9	DISTRIBUTOR, A THIRD-PARTY LOGISTICS PROVIDER, A REVERSE
)	DISTRIBUTOR, A REPACKAGER, A HOSPITAL, A PHARMACY, A CLINIC, A
l	HEALTH-CARE PROVIDER, OR A PRESCRIBER OFFICE.
2	(d) (I) "DONOR" MEANS ANY PERSON LEGALLY AUTHORIZED TO
}	POSSESS MEDICINE, INCLUDING AN INDIVIDUAL MEMBER OF THE PUBLIC,
-	THE DRUG REPOSITORY, A DISTRIBUTOR, A THIRD-PARTY LOGISTICS
5	PROVIDER, A PHARMACY, A DISPENSER, A CLINIC, A SURGICAL OR HEALTH
)	CENTER, A DETENTION AND REHABILITATION CENTER, A JAIL, A PRISON, A
7	LABORATORY, A PRESCRIBER OR OTHER HEALTH-CARE PROFESSIONAL, OR

A LONG-TERM CARE FACILITY OR HEALTH-CARE FACILITY, WHICH PERSON DONATES MEDICINE.

- (II) "Donor" includes government agencies and entities that are federally authorized to possess medicine, including manufacturers, repackagers, relabelers, outsourcing facilities, veterans affairs hospitals, and FDA-authorized importers such as those described under the "Federal Food, Drug, and Cosmetic Act", 21 U.S.C. secs. 801 and 804, as amended, or similar provisions, and federal prisons.
- (e) "Drug repository" means the entity providing drug repository services for the program pursuant to section 25-1.5-121.
- (f) "ELIGIBLE PATIENT" MEANS A COLORADO RESIDENT WITH A NEED FOR DONATED MEDICINE WHO IS INDIGENT, UNINSURED, UNDERINSURED, OR ENROLLED IN A PUBLIC HEALTH BENEFITS PROGRAM. OTHER PATIENTS ARE CONSIDERED "ELIGIBLE PATIENTS" IF A NEED FOR A DONATED MEDICINE IS NOT IDENTIFIED AMONG COLORADO RESIDENTS WHO ARE INDIGENT, UNINSURED, UNDERINSURED, OR ENROLLED IN A PUBLIC HEALTH BENEFITS PROGRAM.
- (g) "Health-care professional" means a person who is licensed to practice as a physician, registered nurse, practical nurse, optometrist, or pharmacist; a certified midwife with prescriptive authority pursuant to section 12-255-112; or any other practitioner authorized to dispense or administer medicine.
- (h) (I) "MEDICINE" MEANS BOTH PRESCRIPTION AND NONPRESCRIPTION OR OVER-THE-COUNTER DRUGS, INCLUDING FDA-APPROVED DRUGS LABELED FOR INVESTIGATIONAL USE.
 - (II) "MEDICINE" INCLUDES:
- (A) MEDICINE THAT REQUIRES REFRIGERATION, FREEZING, OR SPECIAL STORAGE IF THE MEDICINE IS DONATED DIRECTLY BY AN ENTITY REGULATED BY THE BOARD AND THE MEDICINE HAS BEEN CONTINUALLY MAINTAINED PURSUANT TO THE MANUFACTURER'S STORAGE REQUIREMENTS; AND
 - (B) PRESCRIPTION AND NONPRESCRIPTION SUPPLIES AND DEVICES.
 - (III) "MEDICINE" DOES NOT INCLUDE:
 - (A) COMPOUNDED MEDICINE; OR
- 38 (B) MEDICATIONS DISPENSED BY PHARMACIES OUTSIDE OF THE 39 UNITED STATES.
 - (i) "PRESCRIBER" HAS THE MEANING SET FORTH IN SECTION 12-280-125.7 (1)(f).
- 42 (j) "RETURNS PROCESSOR" HAS THE MEANING SET FORTH IN 21 U.S.C. SEC. 360eee (18) AND INCLUDES A REVERSE DISTRIBUTOR.

(k) "Unopened tamper-evident packaging" means an intact packaging system that renders medicine inaccessible without obvious destruction of the seal or some portion of the packaging system. "Unopened tamper-evident packaging" may include unopened unit-dose, multiple-dose, immediate, secondary, and tertiary packaging.

- (2) (a) THERE IS CREATED THE COLORADO DRUG DONATION PROGRAM TO FACILITATE THE SAFE DONATION AND REDISPENSING OF UNUSED MEDICINE TO COLORADANS IN NEED OF THE MEDICINE.
- (b) Pursuant to section 25-1.5-121, the department of public health and environment created in section 25-1-102 shall contract for drug repository services, including the receipt of, safe storage of, distribution of, and dispensing of medicine; an electronic inventory of medicine; a public-facing website; an outreach and marketing campaign to inform potential donors, donation recipients, health-care professionals, eligible patients, and the general public; and other services necessary to implement the program, as determined by the department of public health and environment, in conjunction with the board.
- (3) (a) NOTWITHSTANDING ANY OTHER LAW OR RULE TO THE CONTRARY, A DONOR MAY DONATE MEDICINE TO A DONATION RECIPIENT. A DONATION RECIPIENT MAY RECEIVE DONATED MEDICINE FROM DONORS.
- (b) PRIOR TO THE FIRST DONATION FROM A NEW DONOR, A DONATION RECIPIENT SHALL RECORD THE DONOR'S NAME, ADDRESS, PHONE NUMBER, AND LICENSE NUMBER, IF APPLICABLE, AND, WITH RESPECT TO THE FOLLOWING:
- (I) VERIFY THAT THE DONOR MEETS THE DEFINITION PROVIDED IN SUBSECTION (1)(d) OF THIS SECTION;
- (II) CONFIRM THAT THE DONOR AGREES TO MAKE DONATIONS OF MEDICINE ONLY IN ACCORDANCE WITH THIS SECTION AND RULES PROMULGATED BY THE BOARD RELATING TO DONATED MEDICINE; AND
- (III) IF APPLICABLE, CONFIRM THAT THE DONOR AGREES TO REMOVE OR REDACT ANY PATIENT NAMES AND PRESCRIPTION NUMBERS ON DONATED MEDICINE OR OTHERWISE MAINTAIN PATIENT CONFIDENTIALITY BY EXECUTING A CONFIDENTIALITY AGREEMENT WITH THE AUTHORIZED DONATION RECIPIENT.
- (c) NO OTHER INFORMATION OR RECORDS ARE REQUIRED PRIOR TO RECEIVING THE FIRST DONATION FROM A NEW DONOR OTHER THAN AS DESCRIBED IN SUBSECTION (3)(b) OF THIS SECTION.
- (4) A DONATION RECIPIENT SHALL MAINTAIN A WRITTEN OR ELECTRONIC RECORD OF DONATED MEDICINE CONSISTING OF THE NAME, STRENGTH, QUANTITY, AND LOT NUMBER, IF KNOWN, OF EACH ACCEPTED OR TRANSFERRED DRUG AND THE NAME, ADDRESS, AND PHONE NUMBER OF

THE DONOR OR TRANSFERRING ENTITY. NO OTHER RECORD OF DONATION IS REQUIRED.

- (5) A DONATION RECIPIENT SHALL ENSURE THAT DONATED MEDICINE IS IDENTIFIED SEPARATELY FROM REGULAR STOCK.
- (6) NOTWITHSTANDING ANY OTHER LAW TO THE CONTRARY, A DONATION RECIPIENT MAY:
- (a) Transfer donated medicine to another donation recipient or to an entity participating in a drug donation program operated by another state;
- (b) If the donation recipient is a prescription drug outlet, repackage donated medicine in accordance with subsection (8) of this section as necessary for storage, dispensing, administration, or transfer; or
- (c) If the donation recipient is a prescription drug outlet, replenish medicine of the same drug name and strength previously dispensed or administered to eligible patients in accordance with the federal 340B drug pricing program codified at 42 U.S.C. sec. 256b, as amended.
- (7) (a) DONATED MEDICINE THAT DOES NOT MEET THE REQUIREMENTS SPECIFIED IN THIS SECTION AND RULES PROMULGATED BY THE BOARD MUST BE DISPOSED OF BY:
 - (I) RETURNING THE DONATED MEDICINE TO THE DONOR;
- (II) DESTROYING THE DONATED MEDICINE THROUGH AN INCINERATOR, A MEDICAL WASTE HAULER, A REVERSE DISTRIBUTOR, OR OTHER LAWFUL METHOD; OR
- (III) TRANSFERRING THE DONATED MEDICINE TO A RETURNS PROCESSOR.
- (b) A DONATION RECIPIENT SHALL MAINTAIN A WRITTEN OR ELECTRONIC RECORD OF DISPOSED MEDICINE CONSISTING OF THE DISPOSAL METHOD, AS DESCRIBED IN THIS SUBSECTION (7); THE DATE OF DISPOSAL; AND THE NAME, STRENGTH, AND QUANTITY OF EACH DISPOSED DRUG. NO OTHER RECORD OF DISPOSAL IS REQUIRED.
- (8) REPACKAGED MEDICINE MUST BE LABELED WITH THE DRUG NAME, STRENGTH, AND EXPIRATION DATE, IF THE EXPIRATION DATE IS KNOWN, AND IDENTIFIED SEPARATELY FROM REGULAR STOCK UNTIL INSPECTED AND INITIALED BY A LICENSED PHARMACIST. IF MULTIPLE PACKAGED, DONATED MEDICINES WITH VARIED EXPIRATION DATES ARE REPACKAGED TOGETHER, THE EARLIEST EXPIRATION DATE MUST BE USED.
- (9) A DONATION RECIPIENT SHALL ONLY ADMINISTER OR REDISPENSE MEDICINE THAT:
- (a) MEETS THE REQUIREMENTS SET FORTH IN THIS SECTION BASED ON INSPECTION BY A LICENSED PHARMACIST;
 - (b) IF DISPENSED TO AN ELIGIBLE PATIENT, IS REPACKAGED BY A

LICENSED PHARMACIST INTO A NEW CONTAINER OR A CONTAINER THAT HAS ALL PREVIOUS PATIENT INFORMATION ON THE DONATED CONTAINER REDACTED OR REMOVED;

- (c) IS PROPERLY LABELED IN ACCORDANCE WITH THE RULES OF THE BOARD;
- (d) HAS AN EXPIRATION OR BEYOND-USE DATE BROUGHT FORWARD FROM THE DONATED MEDICINE THAT WILL NOT EXPIRE BEFORE THE MEDICINE IS USED BY THE ELIGIBLE PATIENT BASED ON THE PRESCRIBER'S DIRECTIONS FOR USE OR, FOR OVER-THE-COUNTER MEDICINE, ON THE PACKAGE'S LABEL; AND
- (e) IF THE MEDICINE REQUIRES REFRIGERATION, FREEZING, OR SPECIAL STORAGE, IS DONATED DIRECTLY BY AN ENTITY REGULATED BY THE BOARD AND HAS BEEN CONTINUALLY MAINTAINED PURSUANT TO THE MANUFACTURER'S STORAGE REQUIREMENTS.
 - (10) A DONATION RECIPIENT:

- (a) MAY DISPENSE OR ADMINISTER PRESCRIPTION DRUGS TO AN ELIGIBLE PATIENT PURSUANT TO THIS SECTION ONLY IF OTHERWISE PERMITTED BY LAW PURSUANT TO A VALID PRESCRIPTION OR PRESCRIPTION DRUG ORDER; AND
- (b) SHALL MAINTAIN ELIGIBLE PATIENT-SPECIFIC WRITTEN OR ELECTRONIC RECORDS IN ACCORDANCE WITH BOARD RULES.
- (11) WHEN A PRESCRIBED MEDICINE DOES NOT USE A UNIQUE DELIVERY SYSTEM TECHNOLOGY, A DONATION RECIPIENT MAY SUBSTITUTE AN ORAL TABLET, CAPSULE, OR LIQUID FORM OF THE PRESCRIBED MEDICINE SO LONG AS THE FORM DISPENSED HAS THE SAME DOSE SCHEDULE AND IS A GENERIC EQUIVALENT TO THE PRESCRIBED MEDICINE.
- (12) THE DONATION, TRANSFER, RECEIPT, OR FACILITATION OF DONATIONS, TRANSFERS, AND RECEIPT OF MEDICINE PURSUANT TO THIS SECTION IS NOT WHOLESALE DISTRIBUTION AND DOES NOT REQUIRE LICENSING AS A WHOLESALE DISTRIBUTOR. THE PROGRAM EXISTS UNDER A PRESCRIPTION DRUG OUTLET LICENSE AND IS SUBJECT TO THE REQUIREMENTS FOR THAT LICENSE TYPE.
- (13) MEDICINE DONATED TO THE PROGRAM MUST NOT BE RESOLD AND IS CONSIDERED NONSALEABLE; EXCEPT THAT HANDLING, DISPENSING, OR USUAL AND CUSTOMARY CHARGES TO AN ELIGIBLE PATIENT, HEALTH PLAN, PHARMACY BENEFIT MANAGER, PHARMACY SERVICES ADMINISTRATIVE ORGANIZATION, GOVERNMENT AGENCY, OR OTHER ENTITY IS NOT CONSIDERED RESELLING. IF THE DONATION RECIPIENT IS A FOR-PROFIT ENTITY, THESE CHARGES MUST NOT EXCEED THE DONATION RECIPIENT'S COST OF PROVIDING THE MEDICINE, INCLUDING THE CURRENT AND ANTICIPATED COSTS OF EDUCATING ELIGIBLE DONORS, PROVIDING TECHNICAL SUPPORT TO PARTICIPATING DONORS, SHIPPING AND HANDLING, LABOR, STORAGE, LICENSING, UTILITIES, ADVERTISING, TECHNOLOGY,

SUPPLIES, AND EQUIPMENT. EXCEPT AS DESCRIBED IN THIS SUBSECTION (13), THE AMOUNT OF THESE CHARGES IS NOT SUBJECT TO ANY ADDITIONAL LIMITATIONS.

- (14) When Performing any action associated with the Program or otherwise processing donated medicine for tax, manufacturer, or other credit, a donation recipient is considered to be acting as a returns processor and shall comply with all record-keeping requirements under federal law for nonsaleable returns.
- (15) ALL REQUIRED RECORDS MUST BE RETAINED IN PHYSICAL OR ELECTRONIC FORMAT, ON OR OFF THE DONATION RECIPIENT'S PREMISES, FOR A PERIOD OF TWO YEARS. DONORS OR DONATION RECIPIENTS MAY CONTRACT WITH ONE ANOTHER OR WITH A THIRD PARTY TO CREATE OR MAINTAIN RECORDS. AN IDENTIFIER, SUCH AS A SERIAL NUMBER OR BARCODE, MAY BE USED IN PLACE OF INFORMATION IF IT ALLOWS FOR THE INFORMATION TO BE READILY RETRIEVABLE. UPON REQUEST BY A STATE OR FEDERAL REGULATOR, THE IDENTIFIER USED FOR A REQUESTED RECORD MUST BE REPLACED WITH THE ORIGINAL INFORMATION. AN IDENTIFIER MUST NOT BE USED ON LABELS WHEN DISPENSING OR ADMINISTERING A DRUG TO AN ELIGIBLE PATIENT.
- (16) A DONATION OR OTHER TRANSFER OF POSSESSION OR CONTROL IS NOT A CHANGE OF OWNERSHIP UNLESS IT IS SPECIFIED AS SUCH BY THE DONATION RECIPIENT. IF A RECORD OF THE DONATION'S TRANSACTION INFORMATION OR HISTORY IS REQUIRED, THE HISTORY MUST BEGIN WITH THE DONOR, MUST INCLUDE ALL PRIOR DONATIONS, AND, IF THE MEDICINE WAS PREVIOUSLY DISPENSED, MUST INCLUDE ONLY DRUG INFORMATION THAT IS REQUIRED TO BE ON THE PATIENT LABEL IN ACCORDANCE WITH BOARD RULES.
- (17) AN ENTITY PARTICIPATING IN A DRUG DONATION OR REPOSITORY PROGRAM OPERATED BY ANOTHER STATE MAY PARTICIPATE IN THE PROGRAM IF THE ENTITY IS REGISTERED WITH THIS STATE AND, IF THE REGISTERED ENTITY IS A PRESCRIPTION DRUG OUTLET, MAY DISPENSE DONATED DRUGS TO RESIDENTS OF THIS STATE. THE REGISTERED ENTITY IS REQUIRED TO COMPLY WITH ALL STATUTES AND RULES IN THIS STATE UNLESS THE STATUTES OR RULES DIFFER FROM OR CONFLICT WITH THE STATUTES OR RULES OF THE STATE IN WHICH THE ENTITY IS LOCATED.
- (18) THE BOARD SHALL PROMULGATE ANY RULES NECESSARY TO IMPLEMENT THIS SECTION. THE RULES MUST REQUIRE THE LEAST AMOUNT OF RECORD KEEPING NECESSARY TO ENSURE PATIENT SAFETY AND MUST ALLOW FLEXIBILITY IN THE FORMAT FOR RECORD KEEPING.
- (19) THE PROVISIONS OF THIS SECTION CONTROL THE PROGRAM AND SUPERSEDE ANY INCONSISTENT LAW.
 - (20) When acting in good faith, without negligence or

WILLFUL OR WANTON MISCONDUCT, THE FOLLOWING INDIVIDUALS OR ENTITIES ARE NOT SUBJECT TO CIVIL OR CRIMINAL LIABILITY OR PROFESSIONAL DISCIPLINARY ACTION:

- (a) AN INDIVIDUAL OR ENTITY INVOLVED IN THE SUPPLY CHAIN OF DONATED MEDICINE, INCLUDING THE DONOR, THE DRUG REPOSITORY, THE DONATION RECIPIENT, THE MANUFACTURER, THE REPACKAGER, THE PRESCRIPTION DRUG OUTLET OR OTHER ENTITY REGULATED BY THE BOARD, AND THE ELIGIBLE PATIENT;
- (b) AN INDIVIDUAL OR ENTITY, INCLUDING AN EMPLOYEE, AN OFFICER, A VOLUNTEER, AN OWNER, A PARTNER, A MEMBER, A DIRECTOR, A CONTRACTOR, OR OTHER INDIVIDUAL OR ENTITY ASSOCIATED WITH THE INDIVIDUAL OR ENTITY THAT, IN COMPLIANCE WITH THIS SECTION, PRESCRIBES, DONATES, RECEIVES DONATIONS OF, DISPENSES, ADMINISTERS, TRANSFERS, REPLENISHES, OR REPACKAGES MEDICINE OR FACILITATES ANY OF THE ACTIONS DESCRIBED IN THIS SECTION; AND
 - (c) THE BOARD.

SECTION 2. In Colorado Revised Statutes, 12-280-135, **amend** (2)(a)(II)(C), (2)(b)(II), (2)(b)(III), (2)(c) introductory portion, (2)(c)(I), and (2)(c)(III); **repeal** (2)(c)(IV) and (5); and **add** (2)(b)(IV), (2)(c)(VI), and (2)(c)(VII) as follows:

- 12-280-135. Unused medication licensed facilities correctional facilities reuse definitions rules. (2) (a) (II) (C) A person or entity is not subject to civil or criminal liability or professional disciplinary action for donating, accepting, dispensing, or facilitating the donation of materials in good faith, without negligence OR WILLFUL OR WANTON MISCONDUCT, and in compliance with this section.
- (b) Medications are only available to be dispensed to another person or donated to a nonprofit entity under this section if the medications are:
- (II) Individually packaged and the packaging has not been damaged; or
- (III) In the original, unopened, sealed, and tamper-evident unit-dose packaging; OR
- (IV) FOR MEDICATIONS THAT REQUIRE REFRIGERATION, FREEZING, OR SPECIAL STORAGE, DONATED DIRECTLY BY AN ENTITY REGULATED BY THE BOARD AND CONTINUALLY MAINTAINED PURSUANT TO THE MANUFACTURER'S STORAGE REQUIREMENTS.
- (c) The following medications may not be donated ARE NOT ACCEPTABLE FOR DONATION:
- (I) Medications THAT ARE NOT packaged in A traditional brown or amber pill bottles DISPENSING SYSTEM, AS DEFINED IN RULES PROMULGATED BY THE BOARD;
 - (III) EXCEPT AS PROVIDED IN SUBSECTION (2)(b)(IV) OF THIS

SECTION, medications that require refrigeration, freezing, or special storage;

- (IV) Medications that require special registration with the manufacturer; or
 - (VI) COMPOUNDED MEDICATIONS; AND

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- (VII) MEDICATIONS DISPENSED BY PHARMACIES OUTSIDE OF THE UNITED STATES.
- (5) The board shall adopt rules that allow a pharmacist to redispense medication pursuant to this section and section 25.5-5-502 and to donate medication pursuant to this section.

SECTION 3. In Colorado Revised Statutes, add 25-1.5-121 as follows:

- 25-1.5-121. Colorado drug donation program contract for drug repository services electronic inventory website outreach and marketing campaign definitions. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:
- (a) "BOARD OF PHARMACY" MEANS THE STATE BOARD OF PHARMACY CREATED IN SECTION 12-280-104.
- (b) "COLORADO DRUG DONATION PROGRAM" OR "CDDP" MEANS THE COLORADO DRUG DONATION PROGRAM CREATED IN SECTION 12-280-135.5.
- (c) "CONTRACTOR" MEANS THE ENTITY OR ENTITIES WITH WHICH THE DEPARTMENT CONTRACTS PURSUANT TO SUBSECTION (2) OF THIS SECTION.
- (d) "Donation recipient" has the meaning set forth in section 12-280-135.5.
- (e) "Donor" has the meaning set forth in section 12-280-135.5.
- (f) "Drug repository" means the entity contracted by the Department pursuant to subsection (2) of this section to provide repository services for the CDDP.
- (g) "ELIGIBLE PATIENT" HAS THE MEANING SET FORTH IN SECTION 12-280-135.5.
- (h) "MEDICINE" HAS THE MEANING SET FORTH IN SECTION 12-280-135.5.
- (2) Subject to available appropriations, the department, in consultation with the board of pharmacy, shall contract with an entity or entities to implement the Colorado drug donation program created in section 12-280-135.5. The CDDP exists under a prescription drug outlet license and is subject to the requirements for that license type and any other requirements specified by the board of pharmacy or the
- 43 DEPARTMENT. THE CDDP CONTRACT MUST INCLUDE THE FOLLOWING:

(a) Drug repository services at one location in Colorado, including the receipt of, safe storage of, distribution of, and dispensing of medicine to facilitate the safe donation and redispensing of unused medicine to Coloradans and others in Need of the medicine;

- (b) AN ELECTRONIC, SEARCHABLE INVENTORY OF CDDP MEDICINE;
- (c) The Creation of a public-facing website with information on the CDDP, including the mission of the CDDP, the requirements for medicine to be eligible for donation, the methods of donating unused medicine, and how an eligible patient may access unused medicine; and
- (d) THE CREATION AND IMPLEMENTATION OF AN OUTREACH AND MARKETING CAMPAIGN TO INFORM POTENTIAL DONORS OF MEDICINE, DONATION RECIPIENTS, HEALTH-CARE PROFESSIONALS, ELIGIBLE PATIENTS, AND THE GENERAL PUBLIC ABOUT THE COLORADO DRUG DONATION PROGRAM AND TO ENCOURAGE PARTICIPATION IN THE CDDP.
- (3) (a) SUBJECT TO THE PROVISIONS SPECIFIED IN THE CONTRACT AND THE AMOUNT OF THE CONTRACT, THE CDDP OUTREACH AND MARKETING CAMPAIGN MUST INCLUDE OUTREACH AND MARKETING TO POTENTIAL DONORS OF MEDICINE, DONATION RECIPIENTS, HEALTH-CARE PROFESSIONALS, ELIGIBLE PATIENTS, AND THE GENERAL PUBLIC.
- (b) (I) THE INITIAL PHASE OF THE CDDP OUTREACH AND MARKETING CAMPAIGN MUST FOCUS ON BUILDING SUFFICIENT INVENTORY OF DONATED MEDICINE, AS SPECIFIED IN THE CONTRACT.
- (II) TO BUILD THE INVENTORY OF DONATED MEDICINE, THE CONTRACTOR, IN CONSULTATION WITH THE DEPARTMENT AND THE BOARD OF PHARMACY, MAY:
- (A) BUILD RELATIONSHIPS WITH LARGE NURSING FACILITIES AND THE PHARMACIES THAT SERVICE THOSE NURSING FACILITIES;
 - (B) BUILD RELATIONSHIPS WITH CORRECTIONAL FACILITIES;
- (C) MEET WITH THE SCHOOLS OF PHARMACY IN COLORADO TO CREATE AN AWARENESS PROGRAM FOR THE CDDP THAT PROVIDES OPPORTUNITIES FOR PHARMACY STUDENTS TO ENGAGE IN CO-CURRICULAR ACTIVITIES AND TO COMMUNICATE INFORMATION ABOUT CDDP WHEN INTERACTING WITH PATIENTS, HEALTH-CARE PROFESSIONALS AND PRESCRIBERS, AND HEALTH FACILITIES; AND
- (D) ESTABLISH PARTNERSHIPS WITH PHARMACIES IN THE DENVER METROPOLITAN AREA TO SERVE AS CONSUMER DONATION SITES AND ESTABLISH PARTNERSHIPS FOR ADDITIONAL DONATION SITES IN OTHER AREAS OF THE STATE.
- (III) THE CONTRACTOR, IN CONSULTATION WITH THE DEPARTMENT AND THE BOARD OF PHARMACY, MAY CREATE A SUPPLY OF

- 1 SELF-ADDRESSED, POSTAGE-PAID MAILING ENVELOPES FOR INDIVIDUAL
- 2 CONSUMERS TO USE TO MAIL UNUSED MEDICINE TO THE DRUG REPOSITORY.
- THE DEPARTMENT AND THE BOARD OF PHARMACY SHALL ESTABLISH A 4 PROCESS TO MAKE MAILERS CREATED PURSUANT TO THIS SUBSECTION
- 5 (3)(b)(III) AVAILABLE TO INTERESTED PERSONS AND MAY DISTRIBUTE THE 6
 - MAILERS AT PHARMACY AND PUBLIC HEALTH CONFERENCES.

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- (c) THE SECOND PHASE OF THE CDDP OUTREACH AND MARKETING PLAN MUST CREATE AWARENESS AMONG INDIVIDUALS WHO MAY BENEFIT FROM RECEIVING DONATED MEDICINE. AS SPECIFIED IN THE CONTRACT, ACTIVITIES TO INCREASE AWARENESS MAY INCLUDE:
- (I) A GENERAL LISTING OF MEDICINE ON THE CDDP WEBSITE THAT IS AVAILABLE FOR REUSE;
- (II) OUTREACH TO SAFETY-NET AND PATIENT OUTREACH GROUPS IN COLORADO, INCLUDING THE COLORADO COMMUNITY HEALTH NETWORK, THE CHRONIC CARE COLLABORATIVE, LOCAL AREA AGENCIES ON AGING, AND OTHER GROUPS;
- (III) OUTREACH TO PHARMACY ORGANIZATIONS, SUCH AS RXPLUS PHARMACIES, INC., THE COLORADO PHARMACISTS SOCIETY, AND OTHERS, TO CREATE AWARENESS OF THE CDDP AND TO PROVIDE INFORMATION ON HOW TO OBTAIN DONATED MEDICINE, AS WELL AS DISTRIBUTING ANY POSTERS OR OTHER MARKETING MATERIAL CREATED FOR THE CDDP;
- (IV) OUTREACH TO LEGISLATORS, IN CONSULTATION WITH THE DEPARTMENT AND THE BOARD OF PHARMACY, TO INCREASE AWARENESS AMONG CONSTITUENTS IN COLORADO'S LEGISLATIVE DISTRICTS;
- (V) ONCE THE CDDP IS FULLY OPERATIONAL, OUTREACH TO COLORADO MEDIA CONCERNING THE CDDP, AS WELL AS DISTRIBUTING ANY RELEVANT MARKETING MATERIALS; AND
- (VI) ANY OTHER OUTREACH AND MARKETING EFFORTS, AS SPECIFIED IN THE CONTRACT.
- (4) THE CONTRACTOR SHALL REPORT DATA AND INFORMATION REGARDING THE DRUG REPOSITORY AND OTHER SERVICES PROVIDED BY THE CONTRACTOR TO THE DEPARTMENT AND TO THE BOARD OF PHARMACY IN THE MANNER AND FREQUENCY DETERMINED BY THE DEPARTMENT AND THE BOARD OF PHARMACY.
- **SECTION 4.** In Colorado Revised Statutes, 25-15-328, amend (6)(a) as follows:
- 25-15-328. Household medication take-back program creation - collection and disposal of medication injection devices **liability - definitions - cash fund - rules.** (6) Nothing in this section:
- (a) Affects the authority to collect and reuse medications pursuant to section 12-280-135 12-280-135 OR 12-280-135.5; or
- SECTION 5. Act subject to petition effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the

- 1 ninety-day period after final adjournment of the general assembly; except
- 2 that, if a referendum petition is filed pursuant to section 1 (3) of article V
- 3 of the state constitution against this act or an item, section, or part of this
- 4 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
- 6 November 2024 and, in such case, will take effect on the date of the
- 7 official declaration of the vote thereon by the governor.".

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