Second Regular Session Seventy-first General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 18-0689.01 Jerry Barry x4341

HOUSE BILL 18-1020

HOUSE SPONSORSHIP

Herod,

SENATE SPONSORSHIP

Kagan and Gardner,

House Committees

Judiciary Finance Appropriations

Senate Committees

State, Veterans, & Military Affairs Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING CIVIL FORFEITURE REFORM, AND, IN CONNECTION
102	THEREWITH, CHANGING THE ENTITY REQUIRED TO REPORT ON
103	FORFEITURES, EXPANDING THE SCOPE OF THE FORFEITURES TO
104	BE REPORTED, ESTABLISHING GRANT PROGRAMS, CHANGING
105	THE DISBURSEMENT OF NET FORFEITURE PROCEEDS, AND
106	MAKING AN APPROPRIATION.

Bill Summary

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

During the 2017 session, the general assembly enacted a bill

HOUSE Reading Unamended April 9, 2018

Reading Unamended May 3, 2018

HOUSE Amended 2nd Reading April 6, 2018

Shading denotes HOUSE amendment.

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

involving civil forfeiture requiring seizing agencies to submit reports to the department of local affairs (department). The bill requires reporting agencies rather than seizing agencies to file the reports and defines "reporting agency". The bill also expands the scope of the reports to include seizures related to a local public nuisance law or ordinance.

The 2017 act also prohibited seizing agencies from receiving forfeiture proceeds from the federal government unless the aggregate value of property seized in a case is over \$50,000. The bill establishes the law enforcement assistance grant program in the department of public safety to reimburse seizing agencies for revenue lost because of this prohibition.

The bill establishes the law enforcement community services grant program (program) in the division of local government in the department to provide grants to law enforcement agencies, local governments, and community organizations to improve community services. It establishes a committee to review grant applications and make recommendations on grant awards and establishes a fund from which grants are paid.

Under current law, the net balance of proceeds received from a forfeiture action are divided evenly between the governmental body of the seizing agency and the managed service organization providing behavioral health in the judicial district (MSO). The bill provides that the 50% that went to the MSO is now divided so that the MSO and the new law enforcement community services grant program fund each receive 25%.

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

2 **SECTION 1.** In Colorado Revised Statutes, 16-13-701, amend

- (2)(c), (3)(c), (3)(d), (4)(a) introductory portion, (4)(b), (4)(c), (5)(a)
- 4 introductory portion, (5)(a)(I), (5)(b) introductory portion, (5)(b)(II),
- (6)(a), (6)(b), (7)(a), (7)(b), and (7)(c); and add (3)(e) as follows:
- 6 16-13-701. Reports related to seizures and forfeitures -
- 7 **legislative declaration definitions.** (2) As used in this section, unless
- 8 the context otherwise requires:
- 9 (c) "Seizing agency" has the same meaning as defined in section
- 10 16-13-301 (2.7). "REPORTING AGENCY" MEANS:
- 11 (I) ANY STATE OR LOCAL GOVERNMENT ENTITY THAT EMPLOYS A

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1	PERSON, OTHER THAN A JUDGE OR MAGISTRATE, WHO IS AUTHORIZED TO
2	EFFECTUATE A FORFEITURE OF REAL OR PERSONAL PROPERTY, PURSUANT
3	TO:
4	(A) PART 3 OF THIS ARTICLE 13, ABATEMENT OF PUBLIC NUISANCE;
5	(B) PART 5 OF THIS ARTICLE 13, "COLORADO CONTRABAND
6	FORFEITURE ACT";
7	(C) PART 6 OF THIS ARTICLE 13, RECEIPT OF FEDERALLY FORFEITED
8	PROPERTY; OR
9	(D) SECTIONS 18-17-105 AND 18-17-106 OF THE "COLORADO
10	ORGANIZED CRIME CONTROL ACT"; OR
11	(II) THE OFFICE OF A DISTRICT ATTORNEY; OR
12	(III) ANY LOCAL GOVERNMENTAL ENTITY CHARGED WITH
13	ENFORCEMENT OF LOCAL LAWS OR ORDINANCES GOVERNING PUBLIC
14	NUISANCES WITHIN ITS LOCAL JURISDICTION THAT OBTAINS PROCEEDS AS
15	A RESULT OF A SEIZURE AND FORFEITURE PURSUANT TO SUCH LAWS OR
16	ORDINANCES.
17	(3) This section applies to property seized under the following:
18	(c) Part 6 of this article 13, receipt of federally forfeited property;
19	and
20	(d) Sections 18-17-105 and 18-17-106 of the "Colorado Organized
21	Crime Control Act"; AND
22	(e) ANY LOCAL PUBLIC NUISANCE LAW OR ORDINANCE.
23	(4) (a) The executive director shall establish, maintain, and amend
24	as necessary and post on the department's website a biannual reporting
25	form for use by seizing REPORTING agencies to report the information
26	required by subsection (5) of this section. Each seizing REPORTING agency
27	that received any forfeiture proceeds through either a state, or federal, OR

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1	LOCAL forfeiture process within the reporting period shall complete a
2	form on the department's website for that reporting period. In creating the
3	form, the executive director shall consider the input from the following:
4	(b) If a seizing REPORTING agency has not received any forfeiture
5	proceeds during a reporting period, it shall submit a report indicating that
6	no forfeiture proceeds were received.
7	(c) On or before December 31, 2017, the executive director shall
8	provide access to the uniform report form developed pursuant to
9	subsection (4)(a) of this section for seizing REPORTING agencies to file or
10	update information as required by this section.
11	(5) Based upon the information received on the forms submitted
12	pursuant to subsection (4) of this section, the department shall establish
13	and maintain a searchable, public access database that includes the
14	following, if known at the time of reporting:
15	(a) Information from each case in which an A REPORTING agency
16	received any forfeiture proceeds specifying:
17	(I) The name of the seizing REPORTING agency and, if seized by
18	a multijurisdictional task force, the name of the lead agency;
19	(b) Information from each seizing REPORTING agency on the use
20	of forfeiture proceeds reported pursuant to this section including:
21	(II) The total value of seized and forfeited property held by the
22	seizing REPORTING agency at the end of the reporting period.
23	(6) The department shall also post on the website a summary of
24	information received pursuant to subsection (4) of this section that, to the
25	extent available for the reporting period, describes:
26	(a) The total number of forfeiture actions initiated or administered

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by each seizing REPORTING agency;

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(b) The total number of federal judicial or administrative forfeiture actions initiated by a multijurisdictional task force including a federal agency or referred by a seizing REPORTING agency and accepted by the federal government for forfeiture under federal law;

- (7) (a) Each seizing REPORTING agency, including any district attorney or other prosecutor, that receives or expends forfeiture-related money or property shall submit a report with all the information required pursuant to subsection (5) of this section that is known to the agency at the time of the report on the form developed pursuant to subsection (4)(a) of this section. Commencing July 1, 2017, for the reporting period between July 1 and December 31 of each year, the seizing REPORTING agency shall file the report by June 1 of the following calendar year. For the reporting period between January 1 and June 30, the seizing REPORTING agency shall file the report by December 1 of that calendar year. If a seizing REPORTING agency has previously filed a report, but for the reporting period it has not received or expended any forfeiture proceeds, it shall submit a report indicating that fact.
- (b) Notwithstanding the provisions of this section, if the reporting of any information required by subsection (5) of this section is likely to disclose the identity of a confidential source; disclose confidential investigative or prosecution material that could endanger the life or physical safety of any person; disclose the existence of a confidential surveillance or investigation; or disclose techniques or procedures for law enforcement procedures, investigation, or prosecutions, the seizing REPORTING agency is not required to include such information in the report developed pursuant to subsection (4)(a) of this section. The executive director shall include in the form developed pursuant to

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1 subsection (4)(a) of this section a box for a seizing REPORTING agency to 2 check if it is not disclosing information pursuant to this subsection (7)(b). 3 (c) If a seizing REPORTING agency fails to file a report required by 4 subsection (7)(a) of this section within thirty days after the date the report 5 is due, the executive director shall send notice of the failure to the seizing 6 REPORTING agency. If the report: 7 (I) Is filed within forty-five days after the notice of failure is sent, 8 the seizing REPORTING agency shall pay a civil fine of five hundred 9 dollars; or 10 (II) Is not filed within forty-five days after the notice of failure is 11 sent, the seizing REPORTING agency shall pay a civil fine of the greater of 12 five hundred dollars or an amount equal to fifty percent of the forfeiture 13 proceeds received by the seizing REPORTING agency during the reporting 14 period. 15 **SECTION 2.** In Colorado Revised Statutes, add 24-33.5-521 as 16 follows: 17 24-33.5-521. Law enforcement assistance grant program -18 THERE IS CREATED IN THE DIVISION THE LAW reports. (1) (a) 19 ENFORCEMENT ASSISTANCE GRANT PROGRAM, REFERRED TO IN THIS 20 SECTION AS THE "GRANT PROGRAM", TO AWARD GRANTS TO SEIZING 21 AGENCIES, AS DEFINED IN SECTION 16-13-301 (2.7), TO REIMBURSE THEM 22 FOR MONEY THAT THE AGENCY WOULD HAVE RECEIVED EXCEPT FOR 23 SECTION 16-13-306.5 OR 16-13-504.5. THE DIVISION SHALL ADMINISTER 24 THE GRANT PROGRAM PURSUANT TO THIS SECTION. SUBJECT TO 25 AVAILABLE APPROPRIATIONS, THE DIVISION SHALL MAKE GRANT 26 PAYMENTS FROM MONEY APPROPRIATED TO THE DIVISION BY THE GENERAL

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ASSEMBLY FOR THE PROGRAM.

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1	(b) The executive director, or his or her designee, shall:
2	(I) DEVELOP POLICIES AND PROCEDURES:
3	(A) FOR SEIZING AGENCIES TO APPLY FOR GRANTS UP TO THE
4	AMOUNT OF MONEY THAT THE AGENCY CAN ESTABLISH THAT IT WOULD
5	HAVE RECEIVED EXCEPT FOR SECTION 16-13-306.5 OR 16-13-504.5;
6	(B) RELATED TO HOW MONEY IS DISBURSED TO SEIZING AGENCIES;
7	(C) RELATED TO HOW MONEY IS ALLOCATED AMONG SEIZING
8	AGENCIES;
9	(D) TO ENSURE THAT GRANT MONEY IS ONLY USED FOR
10	OPERATIONS AND INVESTIGATIONS, TRAINING AND EDUCATION,
11	EQUIPMENT AND SUPPLIES, JOINT LAW ENFORCEMENT AND PUBLIC SAFETY
12	OPERATIONS, SUPPORT OF COMMUNITY-BASED PROGRAMS, OR ANY OTHER
13	PURPOSE THAT WOULD HAVE BEEN PERMISSIBLE UNDER FEDERAL
14	EQUITABLE SHARING GUIDELINES; AND
15	(E) TO ENSURE THAT GRANT MONEY BE USED ONLY TO
16	SUPPLEMENT AND NOT SUPPLANT MONEY RECEIVED BY THE SEIZING
17	AGENCY FROM OTHER SOURCES.
18	(II) REVIEW APPLICATIONS FOR GRANTS FROM SEIZING AGENCIES;
19	AND
20	(III) SELECT SEIZING AGENCIES TO RECEIVE GRANTS AND THE
21	AMOUNT OF THE GRANTS.
22	(c) ANY UNEXPENDED AND UNENCUMBERED MONEY FROM AN
23	APPROPRIATION MADE FOR THE PURPOSES OF THIS SECTION REMAINS
24	AVAILABLE FOR EXPENDITURE BY THE DIVISION IN THE NEXT FISCAL YEAR
25	WITHOUT FURTHER APPROPRIATION.
26	(d) On or before August 1, 2019, and each August 1
27	THEREAFTER, EACH LOCAL LAW ENFORCEMENT AGENCY THAT RECEIVES

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2	HOW THE GRANT FUNDS WERE UTILIZED. NOTWITHSTANDING THE
3	PROVISIONS OF SECTION 24-1-136 (11)(a)(I), ON OR BEFORE OCTOBER 1,
4	2019, AND EACH OCTOBER 1 THEREAFTER, THE DIVISION SHALL SUBMIT A
5	SUMMARY OF THE REPORTS TO THE JUDICIARY COMMITTEES OF THE HOUSE
6	OF REPRESENTATIVES AND SENATE, OR TO ANY SUCCESSOR COMMITTEES.
7	SECTION 3. In Colorado Revised Statutes, add 24-32-121 as
8	follows:
9	24-32-121. Law enforcement community services grant
10	program - committee - policies and procedures - fund - rules - report
11	- definitions - repeal. (1) As used in this section, unless the
12	CONTEXT OTHERWISE REQUIRES:
13	(a) "COMMITTEE" MEANS THE LAW ENFORCEMENT COMMUNITY
14	SERVICES GRANT PROGRAM COMMITTEE ESTABLISHED PURSUANT TO
15	SUBSECTION (3)(a) OF THIS SECTION.
16	(b) "DIVISION" MEANS THE DIVISION OF LOCAL GOVERNMENT
17	CREATED PURSUANT TO SECTION 24-32-103.
18	(c) "ELIGIBLE RECIPIENT" MEANS A LAW ENFORCEMENT AGENCY
19	OR A GROUP OF COUNTY OR MUNICIPAL ENTITIES OR COMMUNITY
20	ORGANIZATIONS, SO LONG AS ONE OF THE AGENCIES OR ENTITIES IS A LAW
21	ENFORCEMENT AGENCY.
22	(d) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF
23	THE DEPARTMENT OF LOCAL AFFAIRS.
24	(e) "LAW ENFORCEMENT AGENCY" MEANS A COUNTY SHERIFF'S
25	OFFICE, MUNICIPAL POLICE FORCE, THE COLORADO STATE PATROL, OR THE
26	COLORADO BUREAU OF INVESTIGATION.
27	(f) "PROGRAM" MEANS THE LAW ENFORCEMENT COMMUNITY

A GRANT SHALL PROVIDE A FINAL REPORT TO THE DIVISION DESCRIBING

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1	SERVICES GRANT PROGRAM CREATED PURSUANT TO SUBSECTION (2) OF
2	THIS SECTION.
3	(2) (a) THERE IS CREATED IN THE DIVISION THE LAW ENFORCEMENT
4	COMMUNITY SERVICES GRANT PROGRAM TO PROVIDE GRANTS TO LAW
5	ENFORCEMENT AGENCIES, LOCAL GOVERNMENT ENTITIES, AND
6	COMMUNITY ORGANIZATIONS TO IMPROVE SERVICES TO THE COMMUNITIES
7	THROUGH COMMUNITY POLICING AND OUTREACH; DRUG INTERVENTION,
8	PREVENTION, TREATMENT, AND RECOVERY; TECHNOLOGY; TRAINING; AND
9	OTHER COMMUNITY SERVICES.
10	(b) THE DIVISION SHALL ADMINISTER THE PROGRAM AND, SUBJECT
11	TO AVAILABLE APPROPRIATIONS, SHALL AWARD GRANTS AS PROVIDED IN
12	THIS SECTION. SUBJECT TO AVAILABLE APPROPRIATIONS, GRANTS SHALL
13	BE PAID OUT OF THE FUND CREATED IN SUBSECTION (5) OF THIS SECTION.
14	(c) THE EXECUTIVE DIRECTOR SHALL DEVELOP SUCH POLICIES AND
15	PROCEDURES AS ARE REQUIRED IN THIS SECTION AND SUCH ADDITIONAL
16	POLICIES AND PROCEDURES AS MAY BE NECESSARY TO IMPLEMENT THE
17	PROGRAM. AT A MINIMUM, THE POLICIES AND PROCEDURES MUST SPECIFY
18	THE TIME FRAMES FOR APPLYING FOR GRANTS, THE FORM OF THE GRANT
19	APPLICATION, THE TIME FRAMES FOR DISTRIBUTING GRANT MONEY, AND
20	CRITERIA TO BE USED IN AWARDING AND DENYING GRANTS. THE
21	EXECUTIVE DIRECTOR SHALL DETERMINE THE RECIPIENTS OF GRANTS AND
22	THE AMOUNT OF EACH GRANT.
23	(3)(a) THERE IS CREATED IN THE DIVISION THE LAW ENFORCEMENT
24	COMMUNITY SERVICES GRANT PROGRAM COMMITTEE TO MAKE

RECOMMENDATIONS TO THE EXECUTIVE DIRECTOR ON THE POLICIES AND

PROCEDURES DEVELOPED PURSUANT TO SUBSECTION (2)(c) OF THIS

SECTION, REVIEW GRANT APPLICATIONS, AND RECOMMEND WHICH GRANTS

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1	SHOULD BE APPROVED. THE COMMITTEE CONSISTS OF THE FOLLOWING
2	MEMBERS:
3	(I) A REPRESENTATIVE OF THE DEPARTMENT OF LOCAL AFFAIRS
4	APPOINTED BY THE EXECUTIVE DIRECTOR WHO SHALL CHAIR THE
5	COMMITTEE;
6	(II) A REPRESENTATIVE OF THE DEPARTMENT OF PUBLIC SAFETY
7	APPOINTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC
8	SAFETY;
9	(III) A REPRESENTATIVE OF THE DEPARTMENT OF LAW APPOINTED
10	BY THE ATTORNEY GENERAL;
11	(IV) THE FOLLOWING PERSONS APPOINTED BY THE GOVERNOR:
12	(A) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION OF
13	DISTRICT ATTORNEYS;
14	(B) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION OF
15	COUNTY SHERIFFS;
16	$(C)\ A \text{REPRESENTATIVE} \text{OF} \text{A} \text{STATEWIDE} \text{ORGANIZATION} \text{OF} \text{CHIEFS}$
17	OF POLICE;
18	(D) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION OF LAW
19	ENFORCEMENT OFFICERS;
20	(E) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION OF
21	COUNTIES;
22	(F) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION OF
23	MUNICIPALITIES;
24	(G) A REPRESENTATIVE OF A DRUG TREATMENT PROVIDER;
25	(H) A REPRESENTATIVE OF A NONPROFIT ORGANIZATION THAT
26	ADVOCATES FOR CIVIL LIBERTIES; AND
27	(I) FOUR ADDITIONAL MEMBERS WHO ARE NOT MEMBERS OF ANY

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1	OF THE ENTITIES DESCRIBED IN SUBSECTIONS (2)(b)(IV)(A) TO
2	(2)(b)(IV)(H) of this section, but who represent community
3	ORGANIZATIONS THAT PROVIDE SERVICES TO THE COMMUNITY AND
4	REPRESENT THE DIVERSE GEOGRAPHIC AREAS AND THE ETHNIC AND
5	RACIAL DIVERSITY AND GENDER BALANCE WITHIN THE STATE;
6	(V) A MEMBER OF THE SENATE APPOINTED BY THE PRESIDENT OF
7	THE SENATE; AND
8	(VI) A MEMBER OF THE HOUSE OF REPRESENTATIVES APPOINTED
9	BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.
10	(b) The members appointed pursuant to subsection
11	(3)(a)(IV) OF THIS SECTION SERVE TERMS OF FOUR YEARS; EXCEPT THAT
12	THE MEMBERS FIRST APPOINTED PURSUANT TO SUBSECTIONS
13	(3)(a)(IV)(A), (3)(a)(IV)(C), (3)(a)(IV)(E), AND (3)(a)(IV)(G) SHALL
14	SERVE TERMS OF TWO YEARS; AND THE MEMBERS FIRST APPOINTED
15	PURSUANT TO SUBSECTIONS $(3)(a)(IV)(B)$, $(3)(a)(IV)(D)$, $(3)(a)(IV)(F)$,
16	AND (3)(a)(IV)(H) SHALL SERVE TERMS OF THREE YEARS.
17	(c) EXCEPT FOR THE LEGISLATIVE MEMBERS, MEMBERS OF THE
18	COMMITTEE DO NOT RECEIVE COMPENSATION OR REIMBURSEMENT FOR
19	EXPENSES INCURRED FOR SERVING ON THE COMMITTEE.
20	(4) TO RECEIVE A GRANT, AN ELIGIBLE RECIPIENT MUST SUBMIT AN
21	APPLICATION TO THE DIVISION IN ACCORDANCE WITH POLICIES AND
22	PROCEDURES DEVELOPED PURSUANT TO SUBSECTION (2)(c) OF THIS
23	SECTION.
24	(5) (a) THE DIVISION MAY SEEK, ACCEPT, AND EXPEND GIFTS,
25	GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE
26	PURPOSES OF THIS SECTION. THE DIVISION SHALL TRANSMIT ALL MONEY
27	RECEIVED THROUGH GIFTS, GRANTS, OR DONATIONS TO THE STATE

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1 TREASURER, WHO SHALL CREDIT THE MONEY TO THE LAW ENFORCEMENT
2 COMMUNITY SERVICES GRANT PROGRAM FUND CREATED PURSUANT TO
3 SUBSECTION (5)(b) OF THIS SECTION.

- 4 THE LAW ENFORCEMENT COMMUNITY SERVICES GRANT 5 PROGRAM FUND IS CREATED IN THE STATE TREASURY. THE FUND CONSISTS 6 OF MONEY TRANSFERRED TO THE FUND PURSUANT TO SECTION 16-13-311, 7 ANY OTHER MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR 8 TRANSFER TO THE FUND, AND ANY GIFTS, GRANTS, OR DONATIONS 9 RECEIVED BY THE DIVISION. SUBJECT TO ANNUAL APPROPRIATION BY THE 10 GENERAL ASSEMBLY, THE DIVISION MAY ONLY EXPEND MONEY FROM THE 11 FUND FOR THE GRANTS AWARDED PURSUANT TO THIS SECTION AND FOR UP 12 TO FIVE PERCENT OF THE MONEY IN THE FUND FOR THE DIRECT AND 13 INDIRECT COSTS INCURRED IN ADMINISTERING THE PROGRAM. ANY 14 UNEXPENDED AND UNENCUMBERED MONEY FROM AN APPROPRIATION 15 MADE FOR THE PURPOSES OF THIS SECTION REMAINS AVAILABLE FOR 16 EXPENDITURE BY THE DIVISION IN THE NEXT FISCAL YEAR WITHOUT 17 FURTHER APPROPRIATION.
 - (c) The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund. At the end of any fiscal year, all unexpended and unencumbered money in the fund remains in the fund and shall not be credited or transferred to the general fund or any other fund.

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(6) On and after December 1, 2019, the department of Local affairs shall include a summarized report of the activities of the program in the department's annual presentation to the committees of reference pursuant to section 2-7-203.

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1	NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), THE REPORTING
2	REQUIREMENTS SET FORTH IN THIS SECTION CONTINUE INDEFINITELY.
3	(7) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION,
4	THE DIVISION IS NOT REQUIRED TO IMPLEMENT THE PROGRAM UNTIL
5	SUFFICIENT FUNDS ARE RECEIVED IN THE FUND CREATED IN SUBSECTION
6	(5) OF THIS SECTION.
7	SECTION 4. In Colorado Revised Statutes, 16-13-311, amend
8	(3)(a) introductory portion and (3)(a)(VII) as follows:
9	16-13-311. Disposition of seized personal property. (3) (a) If
10	the prosecution prevails in the forfeiture action, the court shall order the
11	property forfeited. Such order shall perfect PERFECTS the state's right and
12	interest in and title to such property and shall relate RELATES back to the
13	date when title to the property vested in the state pursuant to section
14	16-13-316. Except as otherwise provided in subsection (3)(c) of this
15	section, the court shall also order such property to be sold at a public sale
16	by the law enforcement agency in possession of the property in the
17	manner provided for sales on execution, or in another commercially
18	reasonable manner. Property forfeited pursuant to this section or proceeds
19	therefrom shall MUST be distributed or applied in the following order:
20	(VII) The balance shall be delivered, upon order of the court, as
21	follows:
22	(A) Fifty percent to the general fund of the governmental body or
23	bodies with budgetary authority over the seizing agency for public safety
24	purposes or, if the seizing agency was a multijurisdictional task force,
25	fifty percent to be distributed in accordance with the appropriate
26	intergovernmental agreement; and
27	(B) The remaining amount TWENTY-FIVE PERCENT to the managed

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service organization contracting with the office of behavioral health in the department of human services serving the judicial district where the forfeiture proceeding was prosecuted to fund detoxification and substance use disorder treatment. Money appropriated to the managed service organization must be in addition to, and not be used to supplant, other funding appropriated to the office of behavioral health; AND

(C) TWENTY-FIVE PERCENT TO THE LAW ENFORCEMENT COMMUNITY SERVICES GRANT PROGRAM FUND, CREATED PURSUANT TO SECTION 24-32-121 (5).

- **SECTION 5. Appropriation.** For the 2018-19 state fiscal year, \$1,487,821 is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., and is based on an assumption that the division will require an additional 0.8 FTE. To implement this act, the division may use this appropriation for the law enforcement assistance grant program.
- **SECTION 6.** Act subject to petition effective date applicability. (1) This act takes effect September 1, 2018; 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 the ninety-day period after final adjournment of the general assembly, 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.
- (2) Section 4 of this act applies to court orders entered on and after the applicable effective date of this act.

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