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

## **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 18-1109.01 Jane Ritter x4342

**HOUSE BILL 18-1390** 

#### **HOUSE SPONSORSHIP**

Singer and Ransom,

#### SENATE SPONSORSHIP

Moreno and Smallwood,

#### **House Committees**

101102

103104

#### **Senate Committees**

Public Health Care & Human Services Finance Appropriations

A BILL FOR AN ACT
CONCERNING CREATING AN OPTION FOR PARENTS WHO SEEK TO
VOLUNTARILY DELEGATE CERTAIN PARENTAL RESPONSIBILITIES
TO A SAFE FAMILY FOR A LIMITED PERIOD OF TIME WITHOUT
RELINOUISHING LEGAL CUSTODY OF THEIR CHILD

### **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill creates a voluntary option for interested custodial parents who are experiencing a crisis whereby they may enter into an authorization agreement (agreement) with another person, unrelated to the

parents, to temporarily care for their child or children. The agreement is not a termination of parental rights, nor is it considered abandonment of the child or children. The agreement is valid for no longer than 6 months, unless the parent or parents are deployed or called to active duty in the United States military, in which case it may exceed 6 months. The terms of each agreement are specific to the parents who are entering into the agreement. It grants the other person the right to perform certain parental functions as specifically outlined in the agreement, and the agreement may be revoked at any time by a custodial parent.

Qualified nonprofit organizations assist both parties in the creation and implementation of an agreement. The nonprofit organization is responsible for conducting a fingerprint-based criminal history record check on each adult in the nonparent's household, as well as a child abuse and neglect background check on the state TRAILS system for both the parent and each adult in the nonparent's household. The qualified nonprofit organization is responsible for ensuring that the nonparent party to an agreement is fully trained in the rights, duties, and limitations regarding the care of a child pursuant to the agreement.

Qualified nonprofit organizations are required to collect data on agreements and report aggregate data to the state department of human services, which then shall include such data in its annual "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" hearing to the general assembly.

The bill establishes a provision for a parent of a minor child to create a revocable power of attorney that grants to another person certain of the parent's rights and responsibilities regarding the care, physical custody, and control of the minor child.

Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 19-1-125, amend (1) 3 as follows: 4 19-1-125. Family stabilization services - voluntary out-of-home 5 placement - delegation of certain powers by parent or guardian -6 **rules.** (1) It is the intent of the general assembly to assist in the provision 7 of appropriate and necessary short-term services to help stabilize families 8 that are at risk of having their children placed in out-of-home placement 9 when those families voluntarily request such services. It is further the 10 intent of the general assembly that county departments provide for family

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I	stabilization services through contracts with private or nonprofit
2	organizations or entities whenever possible, INCLUDING THOSE SPECIFIED
3	IN SECTION 19-1-125.5.
4	SECTION 2. In Colorado Revised Statutes, add 19-1-125.5 as
5	follows:
6	19-1-125.5. Voluntary delegation of certain powers by parent
7	or legal guardian - authorization agreements - oversight by substitute
8	care organizations - licensure - reporting requirements - legislative
9	declaration - rules - definitions. (1) (a) THE GENERAL ASSEMBLY
10	DECLARES THAT COLORADO CAN STRENGTHEN AND PRESERVE FAMILIES
11	BY PROVIDING A VOLUNTARY, SAFE OPTION FOR INTERESTED, FIT PARENTS
12	IN CRISIS WHO DO NOT DEMONSTRATE A RISK TO THE HEALTH AND SAFETY
13	OF THEIR CHILDREN. BY CREATING A NETWORK OF VOLUNTEER FAMILIES
14	WHO HAVE BEEN EXTENSIVELY SCREENED AND TRAINED, THIS
15	ALTERNATIVE CAN PROVIDE A SAFE, TEMPORARY HOME FOR CHILDREN
16	WHILE A PARENT IN CRISIS GETS HELP AND SUPPORT, ALLOWING THE
17	PARENT OR PARENTS TO MAINTAIN FULL CUSTODY OF THEIR CHILDREN
18	DURING THAT TIME.
19	(b) THE GENERAL ASSEMBLY FURTHER DECLARES THAT ITS INTENT
20	IS TO MINIMIZE THE TIME PARENTS AND THEIR CHILDREN ARE SEPARATED.
21	(2) As used in this section, unless the context otherwise
22	REQUIRES:
23	(a) "AUTHORIZATION AGREEMENT" MEANS AN AGREEMENT
24	ENTERED INTO BETWEEN A PARENT AND CERTIFIED FAMILY CAREGIVER
25	PURSUANT TO SUBSECTION (3) OF THIS SECTION.
26	(b) "CERTIFIED FAMILY CAREGIVER" MEANS A PERSON OR PERSONS
27	ADDROVED BY A SUBSTITUTE CARE ORGANIZATION TO DROVIDE

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1	TEMPORARY CARE FOR A CHILD THROUGH AN AUTHORIZATION AGREEMENT
2	ENTERED INTO PURSUANT TO THIS SECTION.
3	(c) "CHILD" MEANS A PERSON UNDER EIGHTEEN YEARS OF AGE;
4	EXCEPT THAT "CHILD" DOES NOT INCLUDE AN EMANCIPATED MINOR AS
5	DEFINED IN SECTION 23-7-102 (3).
6	(d) "COUNTY DEPARTMENT" MEANS A COUNTY DEPARTMENT OF
7	HUMAN OR SOCIAL SERVICES.
8	(e) (I) "PARENT" MEANS EITHER A NATURAL PARENT OF A CHILD,
9	AS MAY BE ESTABLISHED PURSUANT TO ARTICLE 4 OF THIS TITLE 19, OR A
10	PARENT BY ADOPTION. "PARENT" INCLUDES A NATURAL PARENT HAVING
11	SOLE OR JOINT CUSTODY, REGARDLESS OF WHETHER THE PARENT IS
12	DESIGNATED AS THE PRIMARY RESIDENTIAL CUSTODIAN, A PARENT
13	ALLOCATED PARENTAL RESPONSIBILITIES WITH RESPECT TO A CHILD, OR AN
14	ADOPTIVE PARENT.
15	(II) FOR THE PURPOSES OF THIS SECTION, "PARENT" DOES NOT
16	INCLUDE A PERSON WHOSE PARENTAL RIGHTS HAVE BEEN TERMINATED
17	PURSUANT TO THE PROVISIONS OF THIS TITLE $\overline{19}$ OR THE PARENT OF AN
18	EMANCIPATED MINOR.
19	(f) "STATE DEPARTMENT" MEANS THE STATE DEPARTMENT OF
20	HUMAN SERVICES.
21	(g) "Substitute care organization" means a tax-exempt
22	CHARITABLE OR SOCIAL WELFARE ORGANIZATION OPERATING UNDER THE
23	Provisions of Section $501(c)(3)$ or $501(c)(4)$ of title $26$ of the
24	FEDERAL "INTERNAL REVENUE CODE OF 1986", AS AMENDED, AND THAT
25	IS LICENSED PURSUANT TO THIS SECTION AND MEETS ALL PROGRAM
26	REQUIREMENTS TO ASSIST A PARENT OR LEGAL GUARDIAN OF A CHILD
27	WITH THE PROCESS OF ENTERING INTO AN AUTHORIZATION AGREEMENT

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1	PURSUANT TO THIS SECTION, INCLUDING IDENTIFYING AN APPROPRIATE
2	PLACEMENT FOR EACH CHILD SUBJECT TO THE AGREEMENT AND PROVIDING
3	SERVICES AND RESOURCES TO SUPPORT THE CHILD, PARENTS, AND OTHER
4	PERSONS AUTHORIZED TO PROVIDE TEMPORARY CARE OF THE CHILD
5	PURSUANT TO THE AUTHORIZATION AGREEMENT.
6	(3) (a) (I) EXCEPT AS PROVIDED FOR IN SUBSECTION (3)(a)(II) OF
7	THIS SECTION, A PARENT MAY VOLUNTARILY ENTER INTO AN
8	AUTHORIZATION AGREEMENT WITH A CERTIFIED FAMILY CAREGIVER IF
9	SUCH AUTHORIZATION AGREEMENT IS ENTERED INTO WITH THE
10	ASSISTANCE OF A SUBSTITUTE CARE ORGANIZATION PURSUANT TO THIS
11	SECTION. AN AUTHORIZATION AGREEMENT ENTERED INTO PURSUANT TO
12	THIS SECTION MUST COMPLY WITH THE PROVISIONS ESTABLISHED IN
13	SECTION 15-14-105 (2) FOR A CUSTODIAL POWER OF ATTORNEY. THE
14	AUTHORIZATION AGREEMENT MUST NOT BE VALID FOR LONGER THAN SIX
15	MONTHS, WITH AN OPTION TO RENEW THE AGREEMENT, UNLESS A PARENT
16	is deployed by or called to active duty in the $\overline{U}$ nited $\overline{S}$ tates
17	MILITARY, IN WHICH CASE THE AUTHORIZATION AGREEMENT IS VALID FOR
18	THE LENGTH OF THE DEPLOYMENT PLUS THIRTY DAYS.
19	(II) THIS SECTION DOES NOT APPLY TO A PARENT OR PARENTS
20	WHOSE PARENTAL RIGHTS HAVE BEEN TERMINATED FOR ANY CHILD. THIS
21	SECTION DOES NOT APPLY TO ANY PARENT WHO IS NAMED AS A
22	RESPONDENT IN AN OPEN DEPENDENCY AND NEGLECT CASE.
23	(b) AN AUTHORIZATION AGREEMENT ENTERED INTO PURSUANT TO
24	THIS SECTION DOES NOT CONSTITUTE ABANDONMENT OR CHILD ABUSE OR
25	NEGLECT, AND IT MAY NOT INDEPENDENTLY ADVERSELY AFFECT THE
26	PARENT'S RIGHTS WITH RESPECT TO THE CHILD.
27	(c) A CHILD PLACED IN A FAMILY THROUGH AN AUTHORIZATION

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1	AGREEMENT IS NOT IN FOSTER CARE AND IS NOT CONSIDERED IN THE
2	CUSTODY OF A COUNTY DEPARTMENT OR THE STATE DEPARTMENT. A
3	CERTIFIED FAMILY CAREGIVER WITH WHOM A CHILD IS PLACED PURSUANT
4	TO AN AUTHORIZATION AGREEMENT IS NOT CONSIDERED TO BE PROVIDING
5	A FOSTER PLACEMENT AND IS NOT SUBJECT TO STATE LAWS AND RULES
6	GOVERNING FOSTER CARE PLACEMENTS.
7	(4) A CERTIFIED FAMILY CAREGIVER WHO HAS ENTERED INTO AN
8	AUTHORIZATION AGREEMENT MAY PERFORM ACTS IN REGARD TO THE
9	CHILD AS OUTLINED IN THE AUTHORIZATION AGREEMENT. A CERTIFIED
10	FAMILY CAREGIVER WHO HAS ENTERED INTO AN AUTHORIZATION
11	AGREEMENT SHALL ACT AS A MANDATORY REPORTER OF CHILD ABUSE OR
12	NEGLECT PURSUANT TO SECTION 19-3-304 AND SHALL UNDERGO TRAINING
13	AS A MANDATORY REPORTER. AN AUTHORIZATION AGREEMENT MAY BE
14	REVOKED AT ANY TIME BY A CUSTODIAL PARENT.
15	(5) THE SUBSTITUTE CARE ORGANIZATION SHALL ALSO ENSURE
16	THAT ADEQUATE NOTICE OF THE CHILD'S PLACEMENT WITH THE CERTIFIED
17	FAMILY CAREGIVER IS GIVEN TO BOTH PARENTS, INCLUDING BUT NOT
18	LIMITED TO PARENTS WITH JOINT CUSTODY LIVING SEPARATELY,
19	SEPARATED PARENTS, OR PARENTS WITH AN ALLOCATION OF PARENTAL
20	RESPONSIBILITIES. THE NOTICE MUST INFORM THE PARENT OR ALLEGED
21	PARENT OF THE CHILD'S PLACEMENT WITH A CERTIFIED FAMILY CAREGIVER
22	THROUGH THE SUBSTITUTE CARE ORGANIZATION AND MUST PROVIDE
23	CONTACT INFORMATION FOR THE SUBSTITUTE CARE ORGANIZATION. IF THE
24	OTHER PARENT OR ALLEGED PARENT RESPONDS TO THE NOTICE IN A
25	TIMELY MANNER, THEN THE SUBSTITUTE CARE ORGANIZATION SHALL
26	ENTER INTO AN AUTHORIZATION AGREEMENT WITH BOTH PARENTS PRIOR
27	TO PLACING THE CHILD WITH THE CERTIFIED FAMILY CAREGIVER.

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1	(6) THE STATE DEPARTMENT SHALL LICENSE ANY ORGANIZATION
2	THAT WISHES TO SERVE AS A SUBSTITUTE CARE ORGANIZATION PRIOR TO
3	THE DATE AT WHICH THE ORGANIZATION BEGINS PROVIDING SERVICES TO
4	FAMILIES PURSUANT TO THIS SECTION. THE LICENSING REQUIREMENTS FOR
5	A SUBSTITUTE CARE ORGANIZATION MUST BE SET FORTH IN RULES
6	PROMULGATED BY THE STATE DEPARTMENT PURSUANT TO SUBSECTION (6)
7	OF THIS SECTION.
8	(7) (a) The state department shall convene a working
9	GROUP TO ASSIST WITH RECOMMENDATIONS FOR RULES RELATED TO
10	LICENSING SUBSTITUTE CARE ORGANIZATIONS AS SET FORTH IN
11	SUBSECTION (6)(b) OF THIS SECTION. THE WORKING GROUP MUST INCLUDE,
12	AT A MINIMUM, REPRESENTATIVES FROM THE STATE DEPARTMENT, THE
13	CHILD WELFARE COMMUNITY, NONPROFIT ORGANIZATIONS THAT ARE
14	INTERESTED IN APPLYING FOR A SUBSTITUTE CARE ORGANIZATION
15	LICENSE, COUNTY DEPARTMENTS, THE COURT APPOINTED SPECIAL
16	ADVOCATE PROGRAM, LICENSED CHILD PLACEMENT AGENCIES, THE OFFICE
17	OF THE CHILD'S REPRESENTATIVE, AND THE OFFICE OF THE RESPONDENT
18	PARENTS' COUNSEL.
19	(b) On or before August 31, 2018, the state department
20	SHALL PROMULGATE RULES FOR LICENSURE OF SUBSTITUTE CARE
21	ORGANIZATIONS, BASED ON THE RECOMMENDATIONS OF THE WORKING
22	GROUP. THE RULES MUST INCLUDE, AT A MINIMUM, REQUIREMENTS FOR
23	INTERESTED NONPROFITS TO PROVIDE THE FOLLOWING INFORMATION TO
24	THE STATE DEPARTMENT IN ORDER TO BE LICENSED:
25	(I) THE ORGANIZATION'S NAME AND ADDRESS;
26	(II) THE NAMES AND ADDRESSES OF THE OFFICERS AND BOARD OF
27	DIRECTORS OR OTHER GOVERNING BODY OF THE ORGANIZATION;

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1	(III) THE NAME OF THE PERSON IN CHARGE OF THE
2	ORGANIZATION'S DAILY OPERATIONS, TOGETHER WITH THE RESULTS OF A
3	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK AND A CHILD
4	ABUSE AND NEGLECT BACKGROUND CHECK ON THE TRAILS SYSTEM, AS
5	DEFINED IN SECTION 16-20.5-102 (10). THE SUBSTITUTE CARE
6	ORGANIZATION SHALL PAY THE COSTS ASSOCIATED WITH THE
7	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK TO THE
8	COLORADO BUREAU OF INVESTIGATION AND TO THE STATE DEPARTMENT;
9	AND
10	(IV) THE NAMES AND QUALIFICATIONS OF THE ORGANIZATION'S
11	STAFF MEMBERS WHO WILL BE PROVIDING SERVICES PURSUANT TO THIS
12	SECTION, TOGETHER WITH THE RESULTS OF A FINGERPRINT-BASED
13	CRIMINAL HISTORY RECORD CHECK AND A CHILD ABUSE AND NEGLECT
14	BACKGROUND CHECK ON THE TRAILS SYSTEM, AS DEFINED IN SECTION
15	16-20.5-102 (10). THE SUBSTITUTE CARE ORGANIZATION SHALL PAY THE
16	COSTS ASSOCIATED WITH THE FINGERPRINT-BASED CRIMINAL HISTORY
17	RECORD CHECK TO THE $\overline{ ext{C}}$ OLORADO BUREAU OF INVESTIGATION AND TO
18	THE STATE DEPARTMENT.
19	(c) The rules for licensure promulgated by the state
20	DEPARTMENT ON OR BEFORE AUGUST 31, 2018, MUST ALSO REQUIRE THAT
21	AN INTERESTED NONPROFIT ORGANIZATION SHALL:
22	(I) CONDUCT A FINGERPRINT-BASED CRIMINAL HISTORY RECORD
23	CHECK ON EACH ADULT IN THE CERTIFIED FAMILY CAREGIVER'S
24	HOUSEHOLD, AS WELL AS A CHILD ABUSE AND NEGLECT BACKGROUND
25	CHECK ON THE TRAILS SYSTEM, AS DEFINED IN SECTION 16-20.5-102
26	(10). THE SUBSTITUTE CARE ORGANIZATION SHALL PAY THE COSTS
2.7	ASSOCIATED WITH THE FINGER PRINT-BASED CRIMINAL HISTORY RECORD

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1	CHECK TO THE COLORADO BUREAU OF INVESTIGATION AND TO THE STATE
2	DEPARTMENT.
3	(II) PRIOR TO THE PLACEMENT OF A CHILD, CONDUCT A HOME
4	STUDY OF THE CERTIFIED FAMILY CAREGIVER'S HOME TO ENSURE THAT
5	SUCH HOME IS A SAFE AND NURTURING ENVIRONMENT FOR A CHILD;
6	(III) TRAIN ALL CERTIFIED FAMILY CAREGIVERS ON:
7	(A) THE RIGHTS, DUTIES, AND LIMITATIONS REGARDING PROVIDING
8	TEMPORARY CARE FOR A CHILD UNDER A CONTRACT FOR CARE
9	AUTHORIZED PURSUANT TO THIS SECTION;
10	(B) THE LAWS AND PROCESSES APPLICABLE TO MANDATORY
11	REPORTERS OF CHILD ABUSE AND NEGLECT;
12	(C) AN OVERVIEW OF PROGRAM PROCESSES, INCLUDING INTAKE
13	AND WORKING WITH THIRD-PARTY SERVICE PROVIDERS, SUCH AS SCHOOLS
14	AND MEDICAL PROFESSIONALS;
15	(D) GENERAL SAFETY REQUIREMENTS, INCLUDING SUDDEN INFANT
16	DEATH SYNDROME, SUPERVISION, AND WATER AND POOL SAFETY;
17	(E) APPROPRIATE AND CONSTRUCTIVE DISCIPLINARY PRACTICES,
18	INCLUDING PROHIBITION OF PHYSICAL PUNISHMENT AND ANY DISCIPLINE
19	THAT IS SEVERE, HUMILIATING, FRIGHTENING, OR ASSOCIATED WITH FOOD,
20	REST, OR TOILETING;
21	(F) ABUSE AND MALTREATMENT REPORTING REQUIREMENTS,
22	INCLUDING PROPER COOPERATION WITH THE STATE DEPARTMENT;
23	(G) CONFIDENTIALITY; AND
24	(H) BUILDING A HEALTHY RELATIONSHIP WITH THE CHILD'S
25	BIOLOGICAL AND ADOPTIVE FAMILY;
26	(IV) PROVIDE ONGOING SUPERVISION OF EACH PLACEMENT OF A
27	CHILD WITH A CERTIFIED FAMILY CAREGIVER WHO HAS BEEN APPROVED BY

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1	THE SUBSTITUTE CARE ORGANIZATION WHILE THE AUTHORIZATION
2	AGREEMENT IS IN EFFECT, AND MAINTAIN IN THE CHILD'S RECORD A
3	RECORD OF EACH SUPERVISORY VISIT CONDUCTED;
4	(V) Maintain records on each certified family caregiver
5	WHO HAS BEEN APPROVED BY THE SUBSTITUTE CARE ORGANIZATION. THE
6	RECORDS MUST INCLUDE:
7	(A) THE NAME, ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS,
8	AND ANY OTHER CONTACT INFORMATION FOR THE CERTIFIED FAMILY
9	CAREGIVER;
10	(B) THE RESULTS OF A FINGERPRINT-BASED CRIMINAL HISTORY
11	RECORD CHECK AND A CHILD ABUSE AND NEGLECT BACKGROUND CHECK
12	ON THE TRAILS SYSTEM, AS DEFINED IN SECTION 16-20.5-102 (10), THAT
13	WERE CONDUCTED ON THE CERTIFIED FAMILY CAREGIVER AND EACH
14	ADULT MEMBER IN THE HOUSEHOLD;
15	(C) PROOF OF THE HOME STUDY CONDUCTED ON THE CERTIFIED
16	FAMILY CAREGIVER'S HOME, ALONG WITH THE NAME, CONTACT
17	INFORMATION, AND QUALIFICATIONS OF THE INDIVIDUAL WHO COMPLETED
18	THE HOME STUDY; AND
19	(D) PROOF THAT THE CERTIFIED FAMILY CAREGIVER COMPLETED
20	THE REQUIRED TRAINING OUTLINED IN THIS SECTION PRIOR TO APPROVAL
21	BY THE SUBSTITUTE CARE ORGANIZATION.
22	(VI) MAINTAIN RECORDS ON EACH CHILD SERVED BY THE
23	SUBSTITUTE CARE ORGANIZATION. THE RECORDS MUST INCLUDE:
24	(A) THE NAME AND AGE OF THE CHILD;
25	(B) THE NAME, ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS,
26	AND ANY OTHER CONTACT INFORMATION FOR THE CHILD'S PARENT OR
2.7	PARENTS:

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1	(C) THE NAME, ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS,
2	AND ANY OTHER CONTACT INFORMATION FOR THE CHILD'S CERTIFIED
3	FAMILY CAREGIVER;
4	(D) A COPY OF THE AUTHORIZATION AGREEMENT FOR THE CARE OF
5	THE CHILD, AS EXECUTED PURSUANT TO THIS SECTION; AND
6	(E) DOCUMENTATION OF EACH SUPERVISORY VISIT CONDUCTED BY
7	THE SUBSTITUTE CARE ORGANIZATION WHILE THE CHILD IS IN THE
8	CUSTODY OF THE CERTIFIED FAMILY CAREGIVER.
9	(d) AN ORGANIZATION THAT IS LICENSED WITH THE STATE
10	DEPARTMENT AS A SUBSTITUTE CARE ORGANIZATION PURSUANT TO THIS
11	SUBSECTION (6) DOES NOT ALSO NEED TO BE LICENSED AS A CHILD
12	PLACEMENT AGENCY UNLESS THE ORGANIZATION IS ALREADY LICENSED
13	AS SUCH OR WISHES TO PROVIDE ADDITIONAL SERVICES THAT REQUIRE
14	SUCH LICENSING.
15	(8) A SUBSTITUTE CARE ORGANIZATION SHALL ANNUALLY PROVIDE
16	THE FOLLOWING INFORMATION TO THE STATE DEPARTMENT RELATING TO
17	AUTHORIZATION AGREEMENTS ENTERED INTO UNDER ITS SUPERVISION
18	PURSUANT TO THIS SECTION:
19	(a) THE TOTAL NUMBER OF FAMILIES AND CHILDREN SUPPORTED;
20	(b) THE AVERAGE AGE OF CHILDREN SUPPORTED;
21	(c) THE AVERAGE LENGTH OF STAY;
22	(d) THE TEN MOST COMMON REASONS PARENTS ENTERED INTO AN
23	AUTHORIZATION AGREEMENT;
24	(e) A SUMMARY OF OUTCOMES FOR FAMILIES AND CHILDREN
25	SUPPORTED; AND
26	(f) ANY CHANGES TO THE LICENSING INFORMATION PROVIDED TO
2.7	THE STATE DEPARTMENT PURSUANT TO SUBSECTIONS (5) AND (6) OF THIS

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1	SECTION.
2	(9) A SUBSTITUTE CARE ORGANIZATION SHALL MAINTAIN RECORDS
3	FOR ALL CHILDREN AND FAMILIES SERVED, AS WELL AS ON CERTIFIED
4	FAMILY CAREGIVERS APPROVED. THE RECORDS MUST BE MAINTAINED FOR
5	NOT LESS THAN FIVE YEARS AFTER THE CHILD SERVED ATTAINS EIGHTEEN
6	YEARS OF AGE. SUCH RECORDS MAY BE MAINTAINED ELECTRONICALLY. A
7	SUBSTITUTE CARE ORGANIZATION SHALL ALSO MAKE THE RECORDS
8	AVAILABLE TO THE PARENT OR LEGAL GUARDIAN WHO EXECUTED THE
9	AUTHORIZATION AGREEMENT FOR THE CARE OF HIS OR HER CHILD; THE
10	CHILD PROTECTION OMBUDSMAN; AND TO ANY LOCAL, STATE, OR FEDERAL
11	LAW ENFORCEMENT OR CHILD WELFARE AUTHORITY CONDUCTING AN
12	INVESTIGATION INVOLVING THE CHILD, THE CHILD'S PARENT OR LEGAL
13	GUARDIAN, OR THE CERTIFIED FAMILY CAREGIVER.
14	SECTION 3. In Colorado Revised Statutes, amend 15-14-105 as
15	follows:
16	15-14-105. Delegation of power by parent or guardian -
17	custodial power of attorney. (1) A parent or guardian of a minor or
18	incapacitated person, by a power of attorney, may delegate to another
19	person, for a period not exceeding twelve months, any power regarding
20	care, custody, or property of the minor or ward, except the power to
21	consent to marriage or adoption.
22	(2) (a) A PARENT OF A MINOR CHILD MAY CREATE A CUSTODIAL
23	POWER OF ATTORNEY THAT, EXCEPT AS PROVIDED IN SUBSECTION (2)(b)
24	OF THIS SECTION, GRANTS TO ANOTHER PERSON THE PARENT'S LEGAL
25	RIGHTS AND RESPONSIBILITIES REGARDING THE CARE, PHYSICAL CUSTODY
26	AND CONTROL OF THE MINOR CHILD, INCLUDING BUT NOT LIMITED TO THE
27	RIGHT TO:

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1	(I) ENROLL THE MINOR CHILD IN SCHOOL;
2	(II) OBTAIN FROM THE MINOR CHILD'S SCHOOL ANY EDUCATIONAL
3	AND BEHAVIORAL INFORMATION ABOUT THE MINOR CHILD;
4	(III) CONSENT TO ALL SCHOOL-RELATED MATTERS REGARDING THE
5	MINOR CHILD;
6	(IV) CONSENT TO MEDICAL, PSYCHOLOGICAL, OR DENTAL
7	TREATMENT FOR THE MINOR CHILD; OR
8	(V) EXERCISE ANY OTHER RIGHT HELD BY THE PARENT, EXCEPT AS
9	PROVIDED IN SUBSECTION (2)(b) OF THIS SECTION.
10	(b) THE CUSTODIAL POWER OF ATTORNEY MAY NOT GRANT
11	AUTHORITY TO CONSENT TO THE MARRIAGE OR ADOPTION OF THE MINOR
12	CHILD OR TO CHANGE THE MINOR CHILD'S RELIGIOUS AFFILIATION.
13	(c) THE CUSTODIAL POWER OF ATTORNEY DOES NOT AFFECT THE
14	RIGHTS OF THE PARENT OF THE MINOR CHILD IN ANY PROCEEDING
15	CONCERNING PHYSICAL CUSTODY OF THE MINOR CHILD OR THE
16	ALLOCATION OF PARENTAL RIGHTS AND RESPONSIBILITIES FOR THE CARE
17	OF THE MINOR CHILD.
18	(d) THE CUSTODIAL POWER OF ATTORNEY IS ONLY AVAILABLE TO
19	A PARENT FOR SIX MONTHS, UNLESS ANOTHER REVOCABLE POWER OF
20	ATTORNEY IS CREATED PURSUANT TO THIS SUBSECTION (2).
21	(e) THE CUSTODIAL POWER OF ATTORNEY IS REVOCABLE AT ANY
22	TIME AND, UPON REVOCATION, IF THE MINOR CHILD OR CHILDREN WHO ARE
23	THE SUBJECT OF THE CUSTODIAL POWER OF ATTORNEY ARE NOT IN THE
24	CARE, PHYSICAL CUSTODY, AND CONTROL OF THE PARENT, THE MINOR
25	CHILD OR CHILDREN MUST BE IMMEDIATELY RETURNED TO THE CARE
26	PHYSICAL CUSTODY, AND CONTROL OF THE PARENT.
2.7	SECTION 4. In Colorado Revised Statutes 19-3-304 amend

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1	(2)(ll) and (2)(mm); and <b>add</b> (2)(nn) as follows:
2	19-3-304. Persons required to report child abuse or neglect.
3	(2) Persons required to report such abuse or neglect or circumstances or
4	conditions include any:
5	(ll) Officials or employees of county departments of health,
6	human services, or social services; and
7	(mm) Naturopathic doctor registered under article 37.3 of title 12;
8	AND
9	(nn) PERSON, OTHER THAN THE PARENT, WHO HAS ENTERED INTO
10	AN AUTHORIZATION AGREEMENT FOR CARE AND RESPONSIBILITY OF A
11	CHILD PURSUANT TO SECTION 19-1-125.5.
12	SECTION 5. Act subject to petition - effective date. This act
13	takes effect at 12:01 a.m. on the day following the expiration of the
14	ninety-day period after final adjournment of the general assembly (August
15	8, 2018, if adjournment sine die is on May 9, 2018); except that, if a
16	referendum petition is filed pursuant to section 1 (3) of article V of the
17	state constitution against this act or an item, section, or part of this act
18	within such period, then the act, item, section, or part will not take effect
19	unless approved by the people at the general election to be held in
20	November 2018 and, in such case, will take effect on the date of the
21	official declaration of the vote thereon by the governor.

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