First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 23-1000.01 Ed DeCecco x4216

HOUSE BILL 23-1304

HOUSE SPONSORSHIP

McCluskie and Frizell,

Roberts,

SENATE SPONSORSHIP

House Committees Transportation, Housing & Local Government **Senate Committees**

A BILL FOR AN ACT

101 CONCERNING MODIFICATIONS TO THE AFFORDABLE HOUSING
102 PROGRAMS CREATED BY THE VOTERS' APPROVAL OF
103 PROPOSITION 123.

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 <u>http://leg.colorado.gov</u>.)

At the general election in 2022, voters approved proposition 123, which created new affordable housing programs funded with income tax revenue that the state is permitted to retain and spend as a voter-approved revenue change. 60% of the dedicated revenue is allocated to the affordable housing financing fund (financing fund) for 3 new affordable

housing programs. This money is continuously appropriated to the office of economic development (office), which is required to give the money to an administrator selected by the office to administer the programs. 40% of the dedicated revenue is allocated to the affordable housing support fund (support fund), which is continuously appropriated to the division of housing for 3 other affordable housing programs, including the land planning capacity development program.

Local governments that seek additional affordable housing funding from these programs must commit to increasing the number of affordable housing units within the local government by 3% annually and expedite development approvals for affordable housing projects (conditions for funding). The funding for the new affordable housing programs is prohibited from supplanting existing state appropriations for affordable housing programs (maintenance of effort requirement).

The bill modifies the affordable housing programs by:

- Allowing tribal governments to participate in the programs, subject to the same conditions for funding;
- Requiring the division of local government, rather than the division of housing, to administer the land planning capacity development program and continuously appropriating money in the support fund to the division of local government for that purpose;
- Allowing the office to use a portion of the money in the financing fund for its administrative expenses, without increasing the total amount of money from the fund that may be used for administrative expenses;
- Clarifying that, for the affordable housing programs administered by the administrator, the area median income and rent levels are designated for each rental unit instead of being recalculated on a monthly basis and that the average area median income calculation does not apply to the modular and factory build manufacturer debt program;
- Clarifying the description of how money is transferred or allocated;
- For purposes of the 3% growth obligation that is a condition for funding, specifying that all units from projects funded through certain affordable housing programs are counted towards the obligation and allowing local governments and tribal governments to enter into a written agreement to divvy up the units that result from collaborative agreements;
- Establishing a process for rural resort communities to petition the division of housing to use different percentages of area median income than those percentages specified for eligibility for certain affordable housing programs funded

through the financing fund;

- Exempting money originally from the federal coronavirus state fiscal recovery fund from the appropriations for fiscal year 2022-23 that are used to determine the state's maintenance of effort requirement; and
- Requiring the office and the division of housing to provide 3 annual reports to legislative committees about the affordable housing programs.
- 1 *Be it enacted by the General Assembly of the State of Colorado:*
- 2 SECTION 1. In Colorado Revised Statutes, 29-32-101, amend 3 (2); and **add** (10) and (11) as follows:
- 4

29-32-101. Definitions. As used in this article, unless the context 5 otherwise requires:

6 (2) "Affordable housing" means rental housing affordable to a 7 household with an annual income of at or below sixty percent of the area 8 median income, and that costs the household less than thirty percent of its 9 monthly income. "Affordable housing" also means for-sale housing that 10 could be purchased by a household with an annual income of at or below 11 one hundred percent of the area median income, for which the mortgage 12 payment costs the household less than thirty percent of its monthly 13 income. Targets set for the local governments AND TRIBAL GOVERNMENTS 14 under section 29-32-105 for affordable housing shall be based on the 15 average of the area median income. If a local government OR TRIBAL 16 GOVERNMENT determines that application of this definition of affordable 17 housing would cause implementation of this article in a manner 18 inconsistent with DEMONSTRATED housing and workforce needs within 19 the jurisdiction, it may petition the division for leave to use the 20 calculation applicable to an adjacent jurisdiction or the state median 21 income that better reflects THE local GOVERNMENT'S OR TRIBAL

1 GOVERNMENT'S DEMONSTRATED needs.

2 (10) "RURAL RESORT COMMUNITY" MEANS ANY COUNTY
3 CLASSIFIED AS A "RURAL RESORT" BY THE DIVISION IN ACCORDANCE WITH
4 SECTION 29-4-1107 (1)(d), OR A MUNICIPALITY, WHETHER HOME RULE OR
5 STATUTORY, OR A LOCAL HOUSING AUTHORITY LOCATED WITHIN THE
6 COUNTY SO CLASSIFIED.

7 (11) "TRIBAL GOVERNMENT" MEANS A FEDERALLY RECOGNIZED
8 TRIBAL NATION THAT HAS LAND WITHIN COLORADO.

9 SECTION 2. In Colorado Revised Statutes, 29-32-103, amend
10 (1) and (2) as follows:

11 29-32-103. Transfers of money - permitted uses of the fund -12 continuous appropriation. (1) The affordable housing support fund is 13 hereby created in the state treasury. The support fund shall consist of 14 money deposited into it under subsection (3) of this section. The division 15 OF HOUSING shall administer the support fund and expend the moneys 16 MONEY in the support fund only for the purposes set forth in section 17 29-32-104 (3) SECTION 29-32-104 (3)(a) AND (3)(b). THE DIVISION OF 18 LOCAL GOVERNMENT IN THE DEPARTMENT OF LOCAL AFFAIRS CREATED IN 19 SECTION 24-32-103 SHALL EXPEND THE MONEY IN THE SUPPORT FUND 20 ONLY FOR THE PURPOSES SET FORTH IN SECTION 29-32-104 (3)(c). All 21 money not expended or encumbered, and all interest earned on the 22 investment or deposit of money in the support fund, shall remain in the 23 support fund and shall not revert to the general fund or any other fund at 24 the end of any fiscal year. All money transferred to the support fund 25 pursuant to subsection (3) of this section is continuously appropriated to 26 the division OF HOUSING for the purposes set forth in section 29-32-104 27 (3) SECTIONS 29-32-104 (3)(a) AND (3)(b) AND, TO THE EXTENT

ALLOCATED BY THE DIVISION OF HOUSING, TO THE DIVISION OF LOCAL
 GOVERNMENT FOR THE PURPOSES SET FORTH IN SECTION 29-32-104 (3)(c).

3 (2) The affordable housing financing fund is hereby created in the 4 state treasury. The financing fund shall consist of money deposited into 5 it under subsection (3) of this section. The office shall administer the 6 financing fund and expend the moneys MONEY in the financing fund only 7 for the purposes set forth in section 29-32-104 (1) AND FOR THE OFFICE'S 8 ADMINISTRATIVE EXPENSES RELATED TO THE PROGRAMS CREATED IN THAT 9 SECTION. All money not expended or encumbered, and all interest earned 10 on the investment or deposit of money in the financing fund, shall remain 11 in the financing fund and shall not revert to the general fund or any other 12 fund at the end of any fiscal year. All money transferred to the financing 13 fund pursuant to subsection (3) of this section is continuously 14 appropriated to the office for the purposes set forth in section 29-32-104 15 (1) AND THIS SECTION.

SECTION 3. In Colorado Revised Statutes, 29-32-104, amend
(1) introductory portion, (1)(a), (1)(b), (1)(c)(III), (1)(c)(IV), and (3); and
add (1)(c)(V) and (4) as follows:

19 29-32-104. Permissible expenditures - affordable housing 20 **programs - report.** (1) The office shall contract with the administrator. 21 The office may select an administrator without a competitive procurement 22 process but shall announce the contract opening publicly and select the 23 administrator in a meeting that is open to the public, no less than 24 seventy-two hours after notice of such meeting is publicly available. No 25 single contract may exceed five years in duration. Upon the expiration of 26 any contract term, the office may renew the contract with the same 27 administrator or may select another administrator. The administrator

selected by the office shall expend the money transferred to the financing
 fund in section 29-32-103 (2) THAT THE ADMINISTRATOR RECEIVES FROM
 THE OFFICE to support the following programs only:

4 A land banking program to be administered by the (a) 5 administrator. The program shall provide grants to local governments 6 AND TRIBAL GOVERNMENTS and loans to non-profit organizations with a 7 demonstrated history of providing affordable housing to acquire and 8 preserve land for the development of affordable housing. FOR PURPOSES OF THIS SUBSECTION (1)(a), "AFFORDABLE HOUSING" MEANS RENTAL 9 10 HOUSING THAT HAS A DESIGNATED IMPUTED INCOME LIMIT BY HOUSEHOLD 11 SIZE NOT TO EXCEED SIXTY PERCENT OF THE AREA MEDIAN INCOME AS 12 ESTABLISHED BY THE UNITED STATES DEPARTMENT OF HOUSING AND 13 URBAN DEVELOPMENT AND PUBLISHED BY THE DEPARTMENT OR A 14 STATEWIDE POLITICAL SUBDIVISION OR AUTHORITY ON HOUSING, AND A 15 UNIT IN THE PROJECT MUST HAVE A GROSS RENT LIMIT THAT DOES NOT 16 EXCEED THIRTY PERCENT OF THE IMPUTED INCOME LIMITATION 17 APPLICABLE TO THE UNIT AND FOR-SALE HOUSING THAT COULD BE 18 PURCHASED BY A HOUSEHOLD WITH AN ANNUAL INCOME OF AT OR BELOW 19 ONE HUNDRED PERCENT OF THE AREA MEDIAN INCOME. Mixed use 20 development is an allowable use of land purchased under this program if 21 the predominate PREDOMINANT use of the land is affordable housing. 22 Loans made by the program shall be forgiven if land acquired with the 23 assistance of the program is properly zoned with an active plan for the 24 development of affordable housing within 5 years of date the loan is made 25 and if the development is permitted and funded within 10 years. The 26 lender and borrower may establish additional terms if needed. If land 27 acquired with the assistance of the program is not developed within the

-6-

1 timeline above, the loan must be repaid, with interest, as soon as practical, 2 but not more than six months after expiration of said timeline. Land 3 acquired with the assistance of the program that is not developed within 4 the timeline above may be used by the owner for any purpose upon 5 payment of the loan with interest or, in exchange for a waiver of interest, 6 conveyed to a state agency or other entity for the development of 7 affordable housing with the approval of the administrator. All principal 8 and interest payments on loans made under this paragraph (a) shall be 9 paid to the administrator and used by the administrator for the purposes 10 set forth in this subsection (1). As determined by the administrator, a 11 minimum of 15% and a maximum of 25% of monies transferred to the 12 office from the FINANCING fund annually may be used for the program. 13 The administrator may utilize up to two percent of the funds it receives 14 from the office for the program annually to pay for the costs of 15 administering the program; EXCEPT THAT THE TOTAL COMBINED ANNUAL 16 ADMINISTRATIVE EXPENDITURES OF MONEY FROM THE FINANCING FUND BY 17 THE ADMINISTRATOR AND THE OFFICE SHALL NOT EXCEED TWO PERCENT 18 OF THE FUNDS THE ADMINISTRATOR RECEIVES FROM THE OFFICE FOR THE 19 PROGRAM FOR THE STATE FISCAL YEAR.

20 (b) An affordable housing equity program to be administered by 21 the administrator. The program shall make equity investments in low- and 22 middle-income multi-family rental developments. The program shall also 23 make equity investments in existing affordable housing projects which 24 include multi-family rental units for the purpose of ensuring that said 25 projects remain affordable. The average of rents DESIGNATED IMPUTED 26 INCOME BY HOUSEHOLD SIZE for projects funded by the program 27 (calculated by adding together the monthly rent for all units in a project

and dividing by the number of units in the project) must not exceed be 1 2 and remain permanently affordable such that a participating household 3 shall not be required to spend more than 30% of household income on 4 rent for households that are at or below 90% of the area median income 5 of households of that size in the territory or jurisdiction of local 6 government in which the housing is located, as calculated and published 7 for a given year MUST NOT EXCEED 90% OF THE AREA MEDIAN INCOME AS 8 ESTABLISHED by the United States Department of Housing and Urban 9 Development AND PUBLISHED BY THE DEPARTMENT OR A STATEWIDE 10 POLITICAL SUBDIVISION OR AUTHORITY ON HOUSING, AND A UNIT IN THE 11 PROJECT MUST HAVE A GROSS RENT LIMIT THAT DOES NOT EXCEED THIRTY 12 PERCENT OF THE IMPUTED INCOME LIMITATION APPLICABLE TO THE UNIT. 13 The program shall include a tenant equity vehicle, meaning, in projects 14 funded by the program, tenants who reside in the project for at least one 15 year shall be entitled to a share of the equity growth in the project, if any, 16 in the form of funding from the program for a down-payment on housing 17 or related purposes, WHICH MAY ALSO INCLUDE ONGOING OPPORTUNITIES 18 FOR TENANTS TO BUILD UP THEIR SAVINGS, in an amount determined by 19 the administrator. Equity investments made by the program shall be made 20 with the expectation of returns that are below the prevailing market 21 returns. Returns on program investments up to the amount of the 22 program's initial investment shall be retained in the program and 23 reinvested. Returns on program investments greater than the program's 24 initial investment shall be retained in the program to fund the tenant 25 equity vehicle. In selecting investments under this program, the 26 administrator shall prioritize high-density housing, mixed-income 27 housing, and projects consistent with the goal of environmental

1 sustainability. As determined by the administrator, a minimum of 40% of 2 monies and a maximum of 70% of monies transferred to the office from 3 the FINANCING fund annually may be used for the program. The 4 administrator may utilize up to two percent of the funds it receives from 5 the office for the program annually to pay for the costs of administering 6 the program; EXCEPT THAT THE TOTAL COMBINED ANNUAL 7 ADMINISTRATIVE EXPENDITURES OF MONEY FROM THE FINANCING FUND BY 8 THE ADMINISTRATOR AND THE OFFICE SHALL NOT EXCEED TWO PERCENT 9 OF THE FUNDS THE ADMINISTRATOR RECEIVES FROM THE OFFICE FOR THE 10 PROGRAM FOR THE STATE FISCAL YEAR. 11 (c) A concessionary debt program to be administered by the

12 administrator. The program shall:

(III) Provide debt financing of existing affordable housing
projects for the purpose of preserving existing affordable multi-family
rental units; and

16 (IV) Provide debt financing for modular and factory build housing
17 manufacturers; AND

18

(V) INCLUDE THE FOLLOWING FEATURES:

19 (A) [formerly second sentence of 29-32-104 (1)(c)(IV)] The 20 average of rents DESIGNATED IMPUTED INCOME BY HOUSEHOLD SIZE for 21 projects funded by the program (calculated by adding together the 22 monthly rent for all units in a project and dividing by the number of units 23 in the project) must be and remain permanently affordable (meaning that 24 a household shall not be required to spend more than 30% of household 25 income on rent and basic utilities) for households that are at or below 26 60% of the area median income of households of that size in the territory 27 or jurisdiction of local government in which the housing is located, as

1 calculated and published for a given year SUBPROGRAMS SPECIFIED IN 2 SUBSECTIONS (1)(c)(I), (1)(c)(II), AND (1)(c)(III) OF THIS SECTION MUST 3 NOT EXCEED 60% of the area median income as established by the 4 United States Department of Housing and Urban Development AND 5 PUBLISHED BY THE DEPARTMENT OR A STATEWIDE POLITICAL SUBDIVISION 6 OR AUTHORITY ON HOUSING, AND A UNIT IN THE PROJECT MUST HAVE A 7 GROSS RENT LIMIT THAT DOES NOT EXCEED THIRTY PERCENT OF THE 8 IMPUTED INCOME LIMITATION APPLICABLE TO THE UNIT; (the affordability) 9 threshold); except that where the program SUBPROGRAM is a secondary 10 source of funding, the affordability threshold required by the primary 11 funding source, if any, may be operative. THE SUBPROGRAM SPECIFIED IN 12 SUBSECTION (1)(c)(IV) OF THIS SECTION DOES NOT HAVE A DESIGNATED 13 IMPUTED INCOME OR RENT LIMIT. Debt financing and loans made by the 14 program shall be made at below market interest rates as determined by the 15 administrator. Returns on program investments up to the amount of the 16 program's initial investment shall be retained in the program and 17 reinvested by the administrator in the program established in this 18 paragraph (c) SUBSECTION (1)(c). Returns on program investments greater 19 than the program's initial investment shall be retained in the program to 20 fund the tenant equity vehicle of the affordable housing equity program 21 created in subsection (1)(b) of this section.

(B) [formerly last two sentences of 29-32-104 (1)(c)(IV)] As
determined by the administrator, a minimum of 15% of monies and a
maximum of 35% of monies transferred to the office from the FINANCING
fund annually may be used for the program. The administrator may utilize
up to two percent of the funds it receives from the office for the program
annually to pay for the costs of administering the program; EXCEPT THAT

THE TOTAL COMBINED ANNUAL ADMINISTRATIVE EXPENDITURES OF
 MONEY FROM THE FINANCING FUND BY THE ADMINISTRATOR AND THE
 OFFICE SHALL NOT EXCEED TWO PERCENT OF THE FUNDS THE
 ADMINISTRATOR RECEIVES FROM THE OFFICE FOR THE PROGRAM FOR THE
 STATE FISCAL YEAR.

6 (3) The division OF HOUSING AND THE DIVISION OF LOCAL
7 GOVERNMENT shall expend the money transferred to the support fund in
8 section 29-32-103 (1) to support the following programs only:

9 (a) An affordable home ownership program administered by the 10 division or one or more contractors of the division. The program shall 11 offer home ownership down-payment assistance to first-time homebuyers 12 and shall prioritize assistance, to the extent practicable, to first-generation 13 homebuyers. The assistance shall be provided to households with income 14 less than or equal to 120% of the area median income of households of 15 that size in the territory or jurisdiction of local government OR TRIBAL 16 GOVERNMENT in which the housing is located, as calculated and published 17 for a given year by the United States Department of Housing and Urban 18 Development, AND THE COST OF THE MONTHLY HOUSING PAYMENT 19 TOWARDS MORTGAGE PRINCIPAL, MORTGAGE INTEREST, PROPERTY TAXES, 20 MORTGAGE AND HOMEOWNER'S INSURANCE, HOMEOWNER ASSOCIATION 21 FEES, LAND LEASE FEES, AND METROPOLITAN DISTRICT FEES SHALL NOT 22 COST MORE THAN 35% OF MONTHLY HOUSEHOLD INCOME. The program 23 shall also make grants or loans to non-profits, LOCAL GOVERNMENTS, 24 TRIBAL GOVERNMENTS, COMMUNITY DEVELOPMENT FINANCIAL 25 INSTITUTIONS, and community land trusts to support affordable home 26 ownership and to groups or associations of mobile home owners to assist 27 them with the purchase of a mobile home park pursuant to section

1 38-12-217. Said grants and loans shall be used to support affordable 2 home ownership for households with income less than or equal to 100% 3 of the area median income of households of that size in the territory or 4 jurisdiction of local government OR TRIBAL GOVERNMENT in which the 5 households are located, as calculated and published for a given year by 6 the United States Department of Housing and Urban Development, AND 7 THE COST OF THE MONTHLY HOUSING PAYMENT TOWARDS MORTGAGE 8 PRINCIPAL, MORTGAGE INTEREST, PROPERTY TAXES, MORTGAGE AND 9 HOMEOWNER'S INSURANCE, HOMEOWNER ASSOCIATION FEES, LAND LEASE 10 FEES, AND METROPOLITAN DISTRICT FEES SHALL NOT COST MORE THAN 11 35% OF MONTHLY HOUSEHOLD INCOME. All principal and interest 12 payments on loans made under this paragraph (a) shall be paid to the 13 division and used by the administrator DIVISION for the purposes set forth 14 in this subsection (3). Up to 50% of monies transferred to the division 15 from the SUPPORT fund annually may be used for the program. The 16 division shall determine how much of the available funding shall be 17 allocated to each aspect of the program. The division may utilize up to 18 5% of the funds it receives ALLOCATES from the fund for the program 19 annually EACH STATE FISCAL YEAR to pay for the direct and indirect costs 20 of administering the program.

(b) A program serving persons experiencing homelessness to be
administered by the division. The program shall provide rental assistance,
housing vouchers, and eviction defense assistance, including legal,
financial, and case management, to persons experiencing homelessness
or at risk of experiencing homelessness. The program shall also make
grants or loans to non-profit organizations, local governments, TRIBAL
GOVERNMENTS, or private entities to support the development and

1 preservation of supportive housing for persons experiencing 2 homelessness, and other homelessness related activities the division 3 determines contribute to the resolution of or prevention of homelessness, 4 including housing programs paid for by non-profit organizations, local 5 governments, TRIBAL GOVERNMENTS, or private entities on a pay for 6 success basis, meaning an organization, local government, TRIBAL 7 GOVERNMENT, or private entity would receive financial support from the 8 program upon achieving objectives contractually agreed upon with the 9 division. All principal and interest payments on loans made under this 10 paragraph (b) shall be paid to the division and used by the administrator 11 DIVISION for the purposes set forth in this subsection (3). Up to 45% of 12 monies transferred to the division from the SUPPORT fund annually may 13 be used for the program. The division may utilize up to 5% of the funds 14 it receives ALLOCATES from the fund for the program annually EACH 15 STATE FISCAL YEAR to pay for the direct and indirect costs of 16 administering the program.

17 (c) A local planning capacity development program administered 18 by the division OF LOCAL GOVERNMENT. The program shall provide grants 19 to local governments AND TRIBAL GOVERNMENTS to increase the capacity 20 of local government AND TRIBAL GOVERNMENT planning departments 21 responsible for processing land use, permitting and zoning applications 22 for housing projects. Up to 5% of monies transferred to the division from 23 the SUPPORT fund annually may be used for the program. The division OF LOCAL GOVERNMENT may utilize up to 5% of the funds it receives THAT 24 25 THE DIVISION OF HOUSING ALLOCATES from the fund for the program 26 annually EACH STATE FISCAL YEAR to pay for the direct and indirect costs 27 of administering the program.

1 (4) ON OR BEFORE OCTOBER 1, 2024, AND OCTOBER 1 OF THE 2 NEXT TWO YEARS THEREAFTER, THE OFFICE AND DIVISION SHALL 3 RESPECTIVELY PROVIDE TO THE JOINT BUDGET COMMITTEE, THE SENATE 4 LOCAL GOVERNMENT AND HOUSING COMMITTEE, AND THE HOUSE OF 5 REPRESENTATIVES TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT 6 COMMITTEE, OR SUCCESSOR COMMITTEES, A REPORT ABOUT THE 7 DISBURSEMENTS FROM THE FINANCING FUND AND SUPPORT FUND FOR THE 8 PRIOR STATE FISCAL YEAR. IN THE REPORTS, THE OFFICE AND THE DIVISION 9 SHALL INCLUDE THE FOLLOWING INFORMATION ABOUT EACH AFFORDABLE 10 HOUSING PROGRAM: 11 (a) THE APPLICANTS FOR FUNDING, THE PROJECTS FUNDED, AND 12 THE PROJECTS THAT WERE DENIED, ALONG WITH THE REASON FOR THE 13 DENIAL:

14 (b) THE ANTICIPATED OR ACTUAL NUMBER OF HOUSEHOLDS
15 SERVED AND THE NUMBER OF AFFORDABLE HOUSING RENTAL UNITS AND
16 FOR-SALE UNITS FUNDED; AND

(c) THE GEOGRAPHIC DISTRIBUTION OF THE FUNDING.

17

18 SECTION 4. In Colorado Revised Statutes, 29-32-105, amend
19 (1)(a), (1)(b), (1)(c) introductory portion, (1)(d), (1)(e), (2)(a), (2)(b),
20 (2)(c), and (3) as follows:

21 29-32-105. Affordable housing commitments - local
22 governments - tribal governments - three-year commitment cycle 23 expedited development approval process - eligibility for assistance
24 from the fund. (1) (a) Not later than November 1, 2023, the governing
25 body of each local government, other than local housing authorities, OR
26 TRIBAL GOVERNMENT desiring to receive funding under this section
27 ARTICLE or desiring to make affordable housing projects within its

1 territorial boundaries eligible for funding under this section ARTICLE shall 2 make and file with the division a commitment specifying how, by 3 December 31, 2026, the combined number of newly constructed 4 affordable housing units and existing units converted to affordable 5 housing, within its territorial boundaries shall be increased by three 6 percent each year over the baseline number of affordable housing units 7 within its territorial boundaries, determined as provided in subsection 8 (1)(c) of this section.

9 (b) In the case of a county, the requirements of this subsection (1)
10 only apply to the unincorporated areas of the county, EXCEPT AS SET
11 FORTH IN SUBSECTION (3)(d)(II) OF THIS SECTION.

(c) The baseline number of affordable housing units within the
territorial boundaries of a local government OR TRIBAL GOVERNMENT, as
referenced in this subsection (1), shall be determined by the local
government OR TRIBAL GOVERNMENT by reference to:

16 By November 1, 2026 and by November 1st of each (d)17 subsequent year in which the baseline resets, the governing body of each 18 local government, other than local housing authorities, OR TRIBAL 19 GOVERNMENT desiring to receive funding under this section ARTICLE or 20 desiring to make affordable housing projects within its territorial 21 boundaries eligible for funding under this section ARTICLE shall make and 22 file with the division a commitment specifying how, by December 31 of 23 the third year thereafter, the combined number of newly constructed 24 affordable housing units and existing units converted to affordable 25 housing, within its territorial boundaries shall be increased by three 26 percent each year over the baseline number of affordable housing units 27 within its territorial boundaries determined as provided in subsection

1 (1)(c) of this section.

(e) In drafting and enacting commitments under this subsection
(1) local governments AND TRIBAL GOVERNMENTS should prioritize
high-density housing, mixed-income housing, and projects consistent with
the goal of environmental sustainability, when appropriate, and should
prioritize affordable housing in communities in which low concentrations
of affordable housing exist.

8 (2) (a) In order to receive financial assistance under this article, 9 or for affordable housing projects within a TRIBAL GOVERNMENT, 10 municipality, a city and county, or the unincorporated area of a county to 11 be eligible for funding, the TRIBAL GOVERNMENT OR local government, 12 other than a local affordable housing authority, must establish processes 13 to enable it to provide a final decision on any application for a special 14 permit, variance, or other development permit, excluding subdivisions, of 15 a development project for which fifty percent or more of the residential 16 units in the development constitute affordable housing not more than 17 ninety calendar days after submission of a complete application, referred 18 to herein as a "fast-track approval process."

(b) A local government's OR TRIBAL GOVERNMENT'S fast-track
approval process may include an option to extend the review period for
an additional ninety days at the request of a developer, for compliance
with state law or court order, or for a review period required by another
local government, TRIBAL GOVERNMENT, or agency, within the local
government OR TRIBAL GOVERNMENT or outside, for any component of
the application requiring that government's or agency's approval.

26 (c) A local government's OR TRIBAL GOVERNMENT'S fast-track
 27 approval process may include extensions to allow for the submission of

-16-

additional information or revisions to an application in response to
 requests from the local government OR TRIBAL GOVERNMENT. Such
 extensions shall not exceed the amount of time from the request to the
 submission of the applicant's response plus thirty days. Applicants shall
 provide such additional information or responses promptly and shall,
 whenever practicable, provide a response within five business days.

7 (3) (a) Beginning in 2027, to be eligible under this article for 8 direct funding, or for affordable housing projects within a local 9 government's OR TRIBAL GOVERNMENT'S territorial boundaries to be 10 eligible for funding, local governments, other than local housing 11 authorities, OR TRIBAL GOVERNMENTS must satisfy both the requirements 12 of subsection (1) of this section to commit to and achieve annual 13 increases in the number of affordable housing units within their territorial 14 boundaries, and the requirements of subsection (2) of this section to 15 implement a system to expedite the development approval process for 16 affordable housing projects.

(b) (I) If a local government OR TRIBAL GOVERNMENT makes and
files with the division the commitment required by subsection (1) of this
section by November 1, 2023, it shall be deemed to have satisfied the
requirements of subsection (1) of this section through December 31,
2026.

(II) If a local government OR TRIBAL GOVERNMENT makes and files with the division the commitment required by subsection (1) of this section by November 1, 2026, or by November 1ST of a subsequent year in which the baseline resets, and it met its commitment to increase affordable housing made under subsection (1) of this section for the previous three-year cycle, it shall be deemed to have satisfied the requirements of subsection (1) of this section through the end of the
 current three-year cycle.

(III) If a local government, other than a local housing authority,
OR TRIBAL GOVERNMENT fails to make and file with the division the
commitment required by subsection (1) of this section by November 1,
2023, or by November 1ST of a subsequent year in which the baseline
resets, it shall be ineligible to receive financial assistance from the
division or administrator during the following calendar year.

9 (IV) If a local government OR TRIBAL GOVERNMENT fails to meet 10 its commitment to increase affordable housing made and filed pursuant 11 to subsection (1) of this section for any three-year cycle, it shall be 12 ineligible to receive financial assistance from the division or 13 administrator during the first calendar year of the next three-year cycle.

(V) An ineligible local government OR TRIBAL GOVERNMENT may
apply for a subsequent year with a new commitment under subsection (1)
of this section for the balance of the then-current three-year cycle.

17 (VI) A developer, whether for-profit or nonprofit, or a local 18 government OR TRIBAL GOVERNMENT developing an affordable housing 19 project within the territorial boundaries of a local government OR TRIBAL 20 GOVERNMENT that fails to meet the requirements of subsection (1) or (2) 21 of this section shall be ineligible to receive financial assistance from the 22 division or administrator. Notwithstanding this restriction, a project 23 within the territorial boundaries of an eligible municipality shall be 24 eligible for funding even if the county in which the project is located is 25 ineligible.

(VII) Ineligible local governments AND TRIBAL GOVERNMENTS
 AND developers of projects in ineligible local government AND TRIBAL

-18-

GOVERNMENT jurisdictions shall not be required to pay back to the
 division or the administrator money paid to them under this article prior
 to ineligibility.

4 (d) (I) The division shall be responsible for determining 5 compliance with this section. For the purpose of calculating whether a 6 local government OR TRIBAL GOVERNMENT has met the requirements of 7 subsection (1) of this section, a new residential housing unit is to be 8 counted at the time it is permitted rather than the time it is constructed. 9 An existing housing unit newly qualifying as affordable housing is to be 10 counted at the time it is permitted and fully funded rather than at the time 11 the conversion is completed. For the purpose of calculating whether a 12 local government OR TRIBAL GOVERNMENT has met the requirements of 13 subsection (1) of this section, in addition to affordable housing growth 14 achieved through the programs in this article, any new deed restricted 15 affordable housing, newly constructed or converted to affordable, within a local government's OR TRIBAL GOVERNMENT'S territorial boundaries 16 17 shall be counted toward the local government's OR TRIBAL GOVERNMENT'S 18 growth requirement. Affordable housing growth in another jurisdiction 19 resulting directly from a local government's funding of such affordable 20 housing in cooperation with another local government shall be attributed 21 to a local government in proportion to the funding provided by the local 22 government to such housing. FOR THE PURPOSE OF CALCULATING 23 WHETHER A LOCAL GOVERNMENT OR TRIBAL GOVERNMENT HAS MET THE 24 REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION, ALL UNITS FUNDED 25 THROUGH THE PROGRAMS CREATED IN SECTION 29-32-104 (1)(b), 26 (1)(c)(I), (1)(c)(II), AND (1)(c)(III) ARE COUNTED TOWARDS THE LOCAL27 GOVERNMENT'S OR TRIBAL GOVERNMENT'S GROWTH REQUIREMENT.

1304

1 (II) REGIONAL COLLABORATION AND PARTNERSHIP IS 2 ENCOURAGED. LOCAL GOVERNMENTS AND TRIBAL GOVERNMENTS MAY 3 ENTER INTO WRITTEN AGREEMENTS WITH OTHER LOCAL GOVERNMENTS 4 AND TRIBAL GOVERNMENTS THAT ALLOW EACH JURISDICTION TO RECEIVE 5 PARTIAL CREDIT TOWARDS THE LOCAL GOVERNMENT'S OR TRIBAL 6 GOVERNMENT'S GROWTH REQUIREMENT FOR THE PURPOSE OF 7 CALCULATING WHETHER A LOCAL GOVERNMENT OR TRIBAL GOVERNMENT 8 HAS MET THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION. THE 9 SUM OF THE TOTAL UNITS CREDITED TO THE LOCAL GOVERNMENTS AND 10 TRIBAL GOVERNMENTS SHALL NOT EXCEED THE TOTAL NUMBER OF UNITS 11 PRODUCED THROUGH THE COLLABORATION. 12 **SECTION 5.** In Colorado Revised Statutes, **add** 29-32-105.5 as 13 follows: 14 29-32-105.5. Alternative eligibility for programs - rural resort 15 community - petition - legislative declaration - definition. (1) (a) THE 16 GENERAL ASSEMBLY HEREBY FINDS AND DECLARES THAT: 17 (I) THE LACK OF AFFORDABLE HOUSING IS AN ISSUE THROUGHOUT 18 THE STATE, AND VOTERS THROUGHOUT THE STATE VOTED IN FAVOR OF 19 PROPOSITION 123 AT THE STATEWIDE GENERAL ELECTION IN 2022 TO 20 ADDRESS THIS ISSUE; 21 (II) THE STATE INCOME TAX REVENUE THAT IS THE DEDICATED 22 SOURCE OF FUNDING FOR THE AFFORDABLE HOUSING PROGRAMS CREATED

IN THIS ARTICLE SHOULD BE AVAILABLE TO ALL ELIGIBLE COMMUNITIES IN
 THE STATE; AND

(III) IT IS DIFFICULT TO ESTABLISH A UNIFORM STANDARD FOR
 ELIGIBILITY FOR AFFORDABLE HOUSING PROGRAMS THAT IS SUITABLE FOR
 EVERY COMMUNITY, INCLUDING RURAL COMMUNITIES AND RURAL RESORT

1 COMMUNITIES.

(b) THEREFORE, IT IS THE GENERAL ASSEMBLY'S INTENT THAT THE
PETITION PROCESS ESTABLISHED IN THIS SECTION HELPS TO ENSURE THAT
ELIGIBLE RURAL RESORT COMMUNITIES ARE ABLE TO RECEIVE FUNDING
FOR AFFORDABLE HOUSING PROJECTS THAT MEET THE DEMONSTRATED
HOUSING NEEDS OF THEIR COMMUNITIES.

7 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
8 REQUIRES, "PETITION" MEANS A PETITION SUBMITTED BY A RURAL RESORT
9 COMMUNITY TO THE DIVISION IN ACCORDANCE WITH SUBSECTION (3) OF
10 THIS SECTION.

(3) NOTWITHSTANDING THE REQUIREMENTS SET FORTH IN SECTION
29-32-104 (1), A RURAL RESORT COMMUNITY MAY, BASED ON THE
AVERAGE NEEDS IDENTIFIED IN A HOUSING NEEDS ASSESSMENT, PETITION
THE DIVISION TO USE DIFFERENT PERCENTAGES OF AREA MEDIAN INCOME
THAN THOSE PERCENTAGES SPECIFIED FOR ELIGIBILITY FOR A GIVEN
FUNDING CYCLE FOR:

(a) THE LAND BANKING PROGRAM;

18 (b) THE AFFORDABLE HOUSING EQUITY PROGRAM; AND

19 (c) DEBT FINANCING PROGRAMS THAT ARE PART OF THE 20 CONCESSIONARY DEBT PROGRAM SPECIFIED IN SECTION 29-32-104 (1)(c)(I) 21 $\exp(1)(c)(III)$

21 AND (1)(c)(III).

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(4) THE DIVISION SHALL POST NOTICE THAT A PETITION HAS BEEN
FILED ON THE DIVISION'S WEBSITE AND SHALL ESTABLISH A PROCEDURE
FOR RECEIVING PUBLIC COMMENTS ON A PETITION, INCLUDING COMMENTS
THROUGH THE DIVISION'S WEBSITE. THE DIVISION SHALL CONSIDER THE

- 26 PUBLIC COMMENTS WHEN CONSIDERING THE PETITION.
- 27 (5) THE DIVISION MAY APPROVE THE PETITION TO USE DIFFERENT

1 PERCENTAGES OF AREA MEDIAN INCOME, BUT ONLY IF: 2 (a) THE SUBMITTED HOUSING NEEDS ASSESSMENT: 3 (I) IS PUBLISHED BY THE STATE OR IS A LOCAL HOUSING NEEDS 4 ASSESSMENT THAT UTILIZES DATA FROM THE STATE DEMOGRAPHER OR 5 OTHER PUBLICLY ACCESSIBLE SOURCES, WHICH IN EITHER CASE MAY BE 6 SUPPORTED BY OTHER RELEVANT AND VERIFIABLE COMMUNITY DATA; AND 7 (II) HAS BEEN COMPLETED WITHIN THE PAST THREE YEARS OF THE 8 PETITION DATE; AND 9 (b) THE DIVISION DETERMINES THAT THE CURRENT ELIGIBILITY 10 STANDARDS WOULD CAUSE IMPLEMENTATION OF THIS ARTICLE IN A 11 MANNER INCONSISTENT WITH DEMONSTRATED HOUSING AND WORKFORCE 12 NEEDS WITHIN THE JURISDICTION, TAKING INTO CONSIDERATION REGIONAL 13 WORKFORCE COMMUTING TRENDS. 14 (6) IF THE DIVISION GRANTS THE PETITION, THE DIVISION SHALL 15 ESTABLISH THE PERCENTAGES OF AREA MEDIAN INCOME BASED ON THE 16 AVERAGE NEEDS IDENTIFIED IN A HOUSING NEEDS ASSESSMENT. A RURAL 17 RESORT COMMUNITY MAY APPLY FOR MORE THAN ONE PROGRAM IN A 18 PETITION. 19 (7) THE APPROVAL OF A RURAL RESORT COMMUNITY'S PETITION 20 DOES NOT AFFECT THE ADMINISTRATOR'S OBLIGATION IN SELECTING 21 INVESTMENTS THAT PRIORITIZE HIGH-DENSITY HOUSING, MIXED-INCOME 22 HOUSING, AND PROJECTS CONSISTENT WITH THE GOAL OF ENVIRONMENTAL 23 SUSTAINABILITY. THE ADMINISTRATOR SHALL ALSO CONSIDER THE RURAL 24 RESORT COMMUNITY'S DEMONSTRATED HOUSING NEEDS. 25 **SECTION 6.** In Colorado Revised Statutes, **amend** 29-32-106 as 26 follows: 27 **29-32-106.** Maintenance of effort. (1) For any state fiscal year

in which money is appropriated from the FINANCING fund OR THE
SUPPORT FUND in accordance with the requirements of this article, any
such money appropriated must supplement and shall not supplant the
level of general fund and cash fund appropriations for affordable housing
programs as of FOR the state fiscal year 2022-23.

6 (2) FOR PURPOSES OF DETERMINING THE APPROPRIATIONS FOR
7 AFFORDABLE HOUSING PROGRAMS FOR THE STATE FISCAL YEAR 2022-23,
8 CASH FUND APPROPRIATIONS DO NOT INCLUDE ANY APPROPRIATIONS OF
9 MONEY THAT ORIGINATED FROM MONEY THE STATE RECEIVED FROM THE
10 FEDERAL CORONAVIRUS STATE FISCAL RECOVERY FUND.

SECTION 7. Safety clause. The general assembly hereby finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, or safety.