Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-0445.01 Kristen Forrestal x4217

HOUSE BILL 24-1004

HOUSE SPONSORSHIP

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	A BILL FOR AN ACT
101	CONCERNING THE ABILITY OF EX-OFFENDERS TO RECEIVE
102	AUTHORIZATION TO PRACTICE IN STATE-REGULATED
103	OCCUPATIONS, AND, IN CONNECTION THEREWITH, MAKING AN
104	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.)

In determining whether an applicant for a state-regulated occupation is qualified to be registered, certified, or licensed (regulator), the bill allows the regulator to consider an applicant's conviction for a

HOUSE 3rd Reading Unamended May 1, 2024

> HOUSE Amended 2nd Reading April 30, 2024

criminal offense if the criminal offense is a violent felony or misdemeanor. If an offense is not violent but would otherwise disqualify a person from becoming registered, certified, or licensed, the regulator of each profession is not permitted to consider the person's criminal conviction for the offense after a 3-year period has passed.

The bill allows an individual to petition a regulator to determine whether a criminal conviction will preclude the person from becoming registered, certified, or licensed prior to that person completing any other requirements for such credentialing.

The bill places the burden of proof for denial of an applicant on the regulator to demonstrate that denial based on the applicant's criminal conviction directly connects to potential performance in the occupation or profession for which the applicant seeks credentialing.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 12-20-206 as 3 follows:

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12-20-206. Regulators - consideration of criminal records petition process - denials - definition. (1) AS USED IN THIS SECTION, "DIRECTLY RELATED TO" MEANS THAT THE CRIMINAL OFFENSE FOR WHICH THE APPLICANT HAS BEEN CONVICTED IS STILL RELEVANT AT THE TIME OF THE INDIVIDUAL'S APPLICATION FOR A REGISTRATION, CERTIFICATION, OR LICENSE, WHICH WOULD CREATE AN UNREASONABLE RISK TO PUBLIC SAFETY BECAUSE THE OFFENSE DIRECTLY RELATES TO THE DUTIES AND RESPONSIBILITIES OF THE PROFESSION OR OCCUPATION IN WHICH THE 12 INDIVIDUAL HAS APPLIED OR PETITIONED FOR DETERMINATION OF QUALIFICATION, AS DETERMINED BY A REGULATOR AFTER CONSIDERATION 14 OF ALL EVIDENCE AVAILABLE TO THE REGULATOR.

(2) IF AN APPLICANT HAS A CONVICTION FOR A CRIME, A REGULATOR MAY ONLY CONSIDER THE APPLICANT'S CONVICTION FOR A THREE-YEAR PERIOD BEGINNING ON THE DATE OF CONVICTION OR THE END OF INCARCERATION, WHICHEVER DATE IS LATER, IF THE APPLICANT HAS

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1	NOT BEEN CONVICTED OF ANY OTHER CRIMINAL OFFENSE DURING THE
2	THREE-YEAR PERIOD. AFTER THE THREE-YEAR PERIOD, THE REGULATOR
3	SHALL ONLY CONSIDER THE INDIVIDUAL'S APPLICATION FOR
4	REGISTRATION, CERTIFICATION, OR LICENSURE IN THE SAME MANNER AS
5	AN APPLICANT WHO DOES NOT POSSESS A PRIOR CRIMINAL RECORD;
6	EXCEPT THAT THE REGULATOR MAY CONSIDER A CONVICTION FOR A CRIME
7	THAT IS DIRECTLY RELATED TO THE PROFESSION OR OCCUPATION FOR
8	WHICH THE INDIVIDUAL HAS APPLIED FOR REGISTRATION, CERTIFICATION,
9	OR LICENSURE.
10	(3) (a) IF A REGULATOR IS CONSIDERING AN APPLICANT'S CRIMINAL
11	RECORD DURING THE APPLICATION PROCESS FOR REGISTRATION,
12	CERTIFICATION, OR LICENSURE, A REGULATOR MAY ONLY DENY OR REFUSE
13	TO RENEW THE REGISTRATION, CERTIFICATION, OR LICENSE IF THE
14	REGULATOR DETERMINES THAT THE APPLICANT HAS NOT BEEN
15	REHABILITATED AND IS UNABLE TO PERFORM THE DUTIES AND
16	RESPONSIBILITIES OF THE PROFESSION OR OCCUPATION WITHOUT CREATING
17	AN UNREASONABLE RISK TO PUBLIC SAFETY.
18	(b) AN APPLICANT'S CONVICTION FOR A CRIME DOES NOT, IN AND
19	OF ITSELF, DISQUALIFY THE APPLICANT FROM BEING ISSUED A
20	REGISTRATION, CERTIFICATION, OR LICENSE.
21	(4) (a) AN INDIVIDUAL WHOSE CONVICTION MAY AFFECT THE
22	INDIVIDUAL'S APPLICATION FOR REGISTRATION, CERTIFICATION, OR
23	LICENSURE MAY PETITION AT ANY TIME, INCLUDING WHILE INCARCERATED
24	OR BEFORE OBTAINING ANY REQUIRED PERSONAL QUALIFICATIONS, FOR A
25	DECISION FROM A REGULATOR AS TO WHETHER A REGULATOR MAY
26	CONSIDER THE INDIVIDUAL'S CRIMINAL RECORD WHEN REVIEWING THE
27	INDIVIDUAL'S APPLICATION FOR A REGISTRATION, CERTIFICATION, OR

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1	LICENSE.
2	(b) AN INDIVIDUAL WHO PETITIONS A REGULATOR SHALL INCLUDE
3	IN THE PETITION:
4	(I) THE INDIVIDUAL'S CRIMINAL RECORD OR AUTHORIZATION FOR
5	THE REGULATOR TO OBTAIN THE INDIVIDUAL'S CRIMINAL RECORD; AND
6	(II) ANY ADDITIONAL INFORMATION ABOUT THE INDIVIDUAL'S
7	CURRENT CIRCUMSTANCES, INCLUDING THE TIME SINCE THE CRIMINAL
8	OFFENSE WAS COMMITTED AND THE SENTENCE WAS COMPLETED, THE AGE
9	OF THE APPLICANT AT TIME THE OFFENSE WAS COMMITTED, THE PAYMENT
10	OF ANY COURT-ORDERED RESTITUTION, EVIDENCE OF REHABILITATION,
11	TESTIMONIALS, EMPLOYMENT HISTORY, AND EMPLOYMENT ASPIRATIONS.
12	(c) If a regulator determines that a petitioner's
13	CONVICTION WILL LIKELY BE CONSIDERED, THE REGULATOR SHALL ADVISE
14	THE PETITIONER OF ANY ACTIONS THE PETITIONER MAY TAKE TO REMEDY
15	THE DISQUALIFICATION. IF REMEDIAL ACTION IS ADVISED BY THE
16	REGULATOR, THE PETITIONER MAY SUBMIT A REVISED PETITION ON OR
17	BEFORE A DATE SET BY THE REGULATOR FOR COMPLETION OF THE
18	REMEDIAL ACTIONS.
19	(d) A REGULATOR THAT MAKES AN INITIAL DETERMINATION
20	PURSUANT TO THIS SUBSECTION (4) MAY REQUIRE A NEW DETERMINATION
21	AT THE TIME AN INDIVIDUAL FORMALLY APPLIES FOR REGISTRATION,
22	CERTIFICATION, OR LICENSURE.
23	(5) (a) IN ORDER TO DENY AN APPLICATION FOR REGISTRATION,
24	CERTIFICATION, OR LICENSURE PURSUANT TO THIS SECTION, A REGULATOR
25	BEARS THE BURDEN OF PROOF TO SHOW BY CLEAR AND CONVINCING
26	EVIDENCE THAT THE DENIAL DIRECTLY CONNECTS INFORMATION IN AN
2.7	APPLICANT'S CRIMINAL RECORD TO POTENTIAL PERFORMANCE IN AND THE

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1	POTENTIAL CREATION OF AN UNREASONABLE RISK TO PUBLIC SAFETY
2	THROUGH THE PARTICULAR PROFESSION OR OCCUPATION FOR WHICH THE
3	APPLICANT IS APPLYING FOR REGISTRATION, CERTIFICATION, OR
4	LICENSURE.
5	(b) IF AN INDIVIDUAL HAS FILED A PETITION FOR A DETERMINATION
6	PURSUANT TO SUBSECTION (4) OF THIS SECTION; HAS RECEIVED A NOTICE
7	OF AN AGENCY ADJUDICATORY HEARING AND FILED AND ANSWER TO THE
8	NOTICE PURSUANT TO SECTION 24-4-105; AND FAILS TO APPEAR AT THE
9	SCHEDULED TIME AND PLACE OF THE HEARING, THE ADMINISTRATIVE LAW
10	JUDGE SHALL ENTER A DEFAULT JUDGMENT IN FAVOR OF THE REGULATOR.
11	(6) This section does not:
12	(a) NEGATE ANY PROVISION FOR REGISTRATION, CERTIFICATION,
13	OR LICENSURE IN THIS TITLE 12 THAT REQUIRES AN APPLICANT TO SUBMIT
14	INFORMATION REGARDING THE APPLICANT'S CRIMINAL HISTORY TO A
15	REGULATOR WITH AN APPLICATION;
16	(b) NEGATE ANY OTHER REASON SPECIFIED IN THIS TITLE 12 FOR
17	WHICH A REGULATOR MAY DENY AN APPLICANT REGISTRATION,
18	CERTIFICATION, OR LICENSURE FOR A PROFESSION OR AN OCCUPATION;
19	(c) NEGATE ANY REQUIREMENT UNDER FEDERAL LAW THAT
20	REQUIRES AN INDIVIDUAL TO OBTAIN OR MAINTAIN A REGISTRATION,
21	CERTIFICATION, OR LICENSURE;
22	(d) NEGATE THE LIST OF DETERMINING FACTORS THAT SHALL NOT
23	BE CONSIDERED REGARDING AN APPLICANT'S CRIMINAL RECORD IN
24	SECTION 24-5-101 (2)(b); OR
25	(e) CREATE LIABILITY FOR AN EMPLOYER THAT FAILS TO HIRE AN
26	INDIVIDUAL WHO HAS A REGISTRATION, CERTIFICATION, OR LICENSE
27	PURSUANT TO THIS TITLE 12.

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1	SECTION 2. In Colorado Revised Statutes, 12-20-202, amend
2	(5) as follows:
3	12-20-202. Licenses, certifications, and registrations - renewal
4	- reinstatement - fees - occupational credential portability program
5	- temporary authority for military spouses - exceptions for military
6	personnel - rules - consideration of criminal convictions or driver's
7	history - executive director authority - definitions. (5) Criminal
8	convictions. Unless there is a specific statutory disqualification that
9	prohibits an applicant from obtaining licensure, certification, or
10	registration based on a criminal conviction, if a regulator determines that
11	an applicant for licensure, certification, or registration has a criminal
12	record, the regulator is governed by section SECTIONS 12-20-206 AND
13	24-5-101 for purposes of granting or denying, or placing any conditions
14	on, licensure, certification, or registration.
15	SECTION 3. In Colorado Revised Statutes, 24-5-101, amend
16	(1)(a), (2)(a), (2)(b) introductory portion, (3)(b)(I), (3)(c) introductory
17	portion, (4) introductory portion, and (7) introductory portion as follows:
18	24-5-101. Effect of criminal conviction on employment rights
19	- fee - determination. (1) (a) Except as otherwise provided in subsection
20	(1)(b) of this section, the fact that a person has been convicted of a felony
21	or other offense involving moral turpitude shall not, in and of itself,
22	prevent the person from applying for and obtaining public employment
23	or from applying for and receiving a license, certification, permit, or
24	registration required by the laws of this state to follow any business,
25	occupation, or profession.
26	(2) (a) (I) Whenever any WHEN A state or local agency is required
27	to make a finding that REGARDING an applicant for a license, certification,

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permit, or registration is a person of good moral character as a condition to the issuance thereof OF ISSUING THE LICENSE, CERTIFICATION, PERMIT, OR REGISTRATION, or IS REQUIRED TO evaluate the impact of an applicant's criminal record, AND the fact that such applicant has, at some time, prior thereto, been convicted of a felony or other offense, involving moral turpitude, and THE STATE OR LOCAL AGENCY SHALL GIVE CONSIDERATION TO pertinent circumstances connected with such THE conviction shall be given consideration in determining whether in fact, the applicant is qualified. The intent of this section is to expand employment opportunities for persons who, notwithstanding that fact of conviction of an offense, have been rehabilitated and are ready to accept the responsibilities of a law-abiding and productive member of society.

- (II) A STATE AGENCY MAKING A FINDING PURSUANT TO SUBSECTION (2)(a)(I) OF THIS SECTION MAY ONLY CONSIDER CONVICTIONS PURSUANT TO SECTION 12-20-206.
- (b) In evaluating an applicant, an A LOCAL agency shall comply with subsection (4) of this section, and A STATE OR LOCAL AGENCY shall not use the determination of the following information as a basis for denial or taking adverse action against any applicant otherwise qualified:
- (3) (b) (I) With the exception of the department of corrections and the department of public safety, the A LOCAL agency shall not perform a background check until the agency determines that an applicant is a finalist or makes a conditional offer of employment to the applicant.
- (c) If, after determining that an applicant is a finalist or after making a conditional offer of employment to an applicant, the A LOCAL agency determines that the applicant has a criminal history, the LOCAL agency shall comply with subsection (4) of this section and shall not use

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1	the determination of the following information as a basis for not making
2	an offer of employment or for withdrawing the conditional offer of
3	employment:
4	(4) Except as provided in subsection (6) of this section, when
5	considering an applicant for a license, certification, permit, or registration
6	pursuant to subsection (2) of this section or, if, after determining that an
7	applicant is a finalist or making a conditional offer of employment to an
8	applicant, the A LOCAL agency determines that the applicant has a
9	conviction other than as described in subsection (2)(b) or (3)(c) of this
10	section, the LOCAL agency shall consider the following factors when
11	determining whether the conviction disqualifies the applicant:
12	(7) Before a state or local agency makes a final determination that
13	a criminal conviction disqualifies an applicant from receiving a license,
14	certification, permit, or registration, the agency shall provide the applicant
15	with written notice that describes:
16	SECTION 4. Appropriation. (1) For the 2024-25 state fiscal
17	year, \$133,216 is appropriated to the department of regulatory agencies.
18	This appropriation is from the division of professions and occupations
19	cash fund created in section 12-20-105 (3), C.R.S. To implement this act,
20	the department may use this appropriation as follows:
21	(a) \$80,203 for use by the division of professions and occupations
22	for personal services, which amount is based on an assumption that the
23	division will require an additional 1.2 FTE;
24	(b) \$8,206 for use by the division of professions and occupations
25	for operating expenses; and
26	(c) \$44,807 for the purchase of legal services.
27	(2) For the 2024-25 state fiscal year, \$44,807 is appropriated to

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the department of law. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section and is based on an assumption that the department of law will require an additional 0.2 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of regulatory agencies.

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SECTION 5. Act subject to petition - effective date - applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; 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 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 November 2024 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to applications for registration, certification, permitting, or licensure submitted on or after the applicable effective date of this act.

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