Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 24-1342

LLS NO. 24-0741.01 Chelsea Princell x4335

HOUSE SPONSORSHIP

Soper and Bacon, Amabile, Bottoms, Bradley, Evans, Garcia, Hartsook, Hernandez, Lindsay, Lindstedt, Lynch, Mabrey, Martinez, McLachlan, Ortiz, Taggart, Titone, Willford, Young

SENATE SPONSORSHIP

Roberts,

House Committees Business Affairs & Labor Appropriations **Senate Committees**

A BILL FOR AN ACT

101 CONCERNING TESTING ACCOMMODATIONS FOR COLORADANS WITH

102 **DISABILITIES.**

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>)

The bill requires a testing entity to grant an individual's request for a testing accommodation on a licensing exam without requiring the individual to undergo a diagnostic exam or psychological assessment if the individual is requesting the same testing accommodation that the individual previously received on a similar standardized exam or high-stakes test.

HOUSE Amended 2nd Reading April 20, 2024 The bill allows an individual who is adversely affected or aggrieved by a testing entity's decision regarding the individual's request for a testing accommodation to bring a civil action against the testing entity.

The bill requires the attorney general to investigate violations of, and allows the attorney general to bring a civil action against, a testing entity for an alleged violation.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add 24-34-806 as
3	follows:
4	24-34-806. Testing accommodations for Coloradans with
5	disabilities - right of action - legislative declaration - definitions.
6	(1) (a) THE GENERAL ASSEMBLY FINDS THAT:
7	(I) LICENSING EXAMS ARE GATEWAYS TO EMPLOYMENT
8	OPPORTUNITIES;
9	(II) WHEN AN INDIVIDUAL IS ATTEMPTING TO OBTAIN A
10	PROFESSIONAL LICENSE OR CERTIFICATION FOR A TRADE, IT IS DIFFICULT
11	TO ACHIEVE SUCH GOALS WITHOUT SITTING FOR SOME KIND OF LICENSING
12	EXAM;
13	(III) WHILE MANY TESTING ENTITIES HAVE MADE EFFORTS TO
14	ENSURE EQUAL OPPORTUNITY FOR INDIVIDUALS WITH DISABILITIES,
15	DISABLED COLORADANS CONTINUE TO QUESTION AND MAKE COMPLAINTS
16	ABOUT TESTING ENTITIES' EXCESSIVE AND BURDENSOME DOCUMENTATION
17	DEMANDS, FAILURES TO PROVIDE NECESSARY TESTING ACCOMMODATIONS,
18	FAILURES TO RESPOND TO REQUESTS FOR TESTING ACCOMMODATIONS IN
19	A TIMELY MANNER, AND FAILURES TO RECOGNIZE THE DIAGNOSES OR
20	RECOMMENDATIONS PROVIDED BY AN INDIVIDUAL'S MEDICAL OR
21	PSYCHOLOGICAL PROVIDER;
22	(IV) THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990",

42 U.S.C. SEC. 12101 ET SEQ., AS AMENDED, ENSURES THAT INDIVIDUALS
 WITH DISABILITIES HAVE THE OPPORTUNITY TO FAIRLY COMPETE FOR AND
 PURSUE CAREER OPPORTUNITIES BY REQUIRING STANDARDIZED
 EXAMINATION ENTITIES TO OFFER EXAMS IN A MANNER THAT IS
 ACCESSIBLE TO PERSONS WITH DISABILITIES. WHEN NEEDED TESTING
 ACCOMMODATIONS ARE PROVIDED, A TEST-TAKER CAN DEMONSTRATE THE
 TEST-TAKER'S TRUE APTITUDE.

8 (V) YET, COLORADANS WITH DISABILITIES ARE BEING DENIED THE 9 TESTING ACCOMMODATIONS THEY NEED, AND PREVIOUSLY RECEIVED, 10 UNLESS THEY UNDERGO ADDITIONAL AND COSTLY DIAGNOSTIC TESTING OR 11 PSYCHOLOGICAL ASSESSMENT. THESE DENIALS RESULT IN DISABLED 12 COLORADANS EITHER TAKING THE LICENSING EXAM WITHOUT THE 13 NECESSARY TESTING ACCOMMODATION OR SPENDING THOUSANDS OF 14 DOLLARS ON THE REQUESTED DIAGNOSTIC TESTING OR PSYCHOLOGICAL 15 ASSESSMENT IN ORDER TO TAKE THE EXAM OR TEST WITH THE SAME 16 TESTING ACCOMMODATION THEY PREVIOUSLY RECEIVED.

17 (b) THEREFORE, THE GENERAL ASSEMBLY DECLARES THAT 18 COLORADANS WITH DISABILITIES MUST BE ABLE TO RECEIVE THE TESTING 19 ACCOMMODATIONS THEY NEED TO ADEQUATELY DEMONSTRATE THEIR 20 APTITUDE WITHOUT HAVING TO FIRST UNDERGO ADDITIONAL DIAGNOSTIC 21 TESTING OR PSYCHOLOGICAL ASSESSMENTS IF THE TESTING 22 ACCOMMODATION THEY ARE REQUESTING IS THE SAME TESTING 23 ACCOMMODATION THEY RECEIVED PREVIOUSLY OR IS IN LINE WITH A 24 MEDICAL OR PSYCHOLOGICAL PROVIDER'S PROFESSIONAL 25 RECOMMENDATION OR DIAGNOSIS.

26 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
27 REQUIRES:

-3-

1342

(a) "LICENSING EXAM" MEANS A TEST THAT REQUIRES, IN A GIVEN
 TEST ADMINISTRATION, ALL TEST-TAKERS TO ANSWER THE SAME
 QUESTIONS, IN THE SAME WAY; IS SCORED IN A STANDARD OR CONSISTENT
 MANNER; AND IS REQUIRED FOR A PROFESSIONAL OR TRADE CERTIFICATION
 OR LICENSURE.

6 (b) "TESTING ACCOMMODATION" MEANS A CHANGE TO THE 7 REGULAR TESTING ENVIRONMENT OR THE PERMITTED USE OF AN 8 AUXILIARY AID OR SERVICE THAT ALLOWS AN INDIVIDUAL WITH A 9 DISABILITY TO DEMONSTRATE THE INDIVIDUAL'S TRUE APTITUDE OR 10 ACHIEVEMENT LEVEL ON A LICENSING EXAM TEST AND INCLUDES, BUT IS 11 NOT LIMITED TO, THE FOLLOWING:

12 (I) BRAILLE OR LARGE-PRINT EXAM BOOKLETS;

13 (II) SCREEN-READING TECHNOLOGY;

14 (III) SCRIBES TO TRANSFER ANSWERS TO BUBBLE SHEETS OR
15 RECORD DICTATED NOTES AND ESSAYS;

- 16 (IV) EXTENDED TIME;
- 17 (V) BREAKS DURING AN EXAM THAT ARE NOT COUNTED IN THE
- 18 TOTAL EXAM TIME;

19 (VI) WHEELCHAIR-ACCESSIBLE TESTING STATIONS;

20 (VII) TO THE EXTENT POSSIBLE, ROOMS THAT ELIMINATE VISUAL

21 AND AUDITORY DISTRACTIONS;

(VIII) PHYSICAL PROMPTS FOR INDIVIDUALS WITH HEARING
IMPAIRMENTS; AND

24 (IX) PERMISSION TO BRING AND TAKE PRESCRIBED MEDICATION
25 DURING THE EXAM.

26 (c) "TESTING ENTITY" MEANS A PRIVATE ENTITY OF THIS STATE OR
 27 A STATE OR LOCAL GOVERNMENTAL ENTITY OF THIS STATE THAT OFFERS

AN EXAM RELATED TO LICENSING OR CERTIFICATION FOR PROFESSIONAL
 OR TRADE PURPOSES AND HAS CONTROL OVER TESTING ACCOMMODATION
 DECISIONS.

4 (3) (a) A TESTING ENTITY MUST GRANT AN INDIVIDUAL'S REQUEST
5 FOR A TESTING ACCOMMODATION ON A LICENSING EXAM IF THE
6 INDIVIDUAL:

7 (I) HAS A DISABILITY THAT IS RECOGNIZED UNDER THE FEDERAL
8 "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC. 12101 ET
9 SEQ., AS AMENDED;

(II) PROVIDES PROOF OF HAVING RECEIVED THE PREVIOUS TESTING
ACCOMMODATION DUE TO THE INDIVIDUAL'S DISABILITY ON A PAST
STANDARDIZED EXAM OR HIGH-STAKES TEST;

(III) PROVIDES A RECOMMENDATION LETTER FROM THE
INDIVIDUAL'S TREATING MEDICAL PROFESSIONAL THAT RECOMMENDS THE
ACCOMMODATIONS REQUESTED BY THE INDIVIDUAL. THE
RECOMMENDATION LETTER MUST BE SIGNED AND DATED BY THE TREATING
MEDICAL PROFESSIONAL MAKING THE RECOMMENDATION; AND

18 (IV) REQUESTS THE SAME TESTING ACCOMMODATION THAT THE
19 INDIVIDUAL PREVIOUSLY RECEIVED ON ANOTHER STANDARDIZED EXAMOR
20 HIGH-STAKES TEST.

(b) IF THE INDIVIDUAL MEETS THE REQUIREMENTS SPECIFIED IN
SUBSECTION (3)(a) OF THIS SECTION, THE TESTING ENTITY MUST NOT
REQUIRE THE INDIVIDUAL TO PROVIDE ADDITIONAL DOCUMENTATION OR
UNDERGO DIAGNOSTIC TESTING OR A PSYCHOLOGICAL ASSESSMENT TO
FURTHER SUPPORT THE INDIVIDUAL'S REQUEST FOR A TESTING
ACCOMMODATION.

27 (4) AN INDIVIDUAL ADVERSELY AFFECTED OR AGGRIEVED BY A

-5-

1342

TESTING ENTITY'S DECISION REGARDING THE INDIVIDUAL'S REQUEST FOR
 A TESTING ACCOMMODATION PURSUANT TO THIS SECTION MAY BRING A
 CIVIL ACTION AGAINST THE TESTING ENTITY IN A COURT OF COMPETENT
 JURISDICTION FOR A WILLFUL VIOLATION OF THIS SECTION AND IS ENTITLED
 TO THE FOLLOWING REMEDIES:

6

7

(a) THE RELIEF SET FORTH IN SECTION 24-34-802 (2); AND

(b) AN AWARD OF ATTORNEY FEES AND COSTS.

8 (5) UPON RECEIPT OF A COMPLAINT FOR A VIOLATION OF THIS 9 SECTION, THE ATTORNEY GENERAL MAY INVESTIGATE THE VIOLATION. IF 10 THE ATTORNEY GENERAL FINDS THAT A TESTING ENTITY HAS VIOLATED OR 11 IS VIOLATING THIS SECTION, THE ATTORNEY GENERAL MAY BRING A CIVIL 12 ACTION AGAINST THE TESTING ENTITY IN A COURT OF COMPETENT 13 JURISDICTION FOR A WILLFUL VIOLATION OF THIS SECTION.

(6) THIS SECTION DOES NOT REQUIRE A TESTING ENTITY TO
PROVIDE ACCOMMODATIONS TO AN INDIVIDUAL WITH A DISABILITY IF THE
ACCOMMODATION WOULD CONSTITUTE A FUNDAMENTAL ALTERATION OR
UNDUE BURDEN AS DEFINED IN THE FEDERAL "AMERICANS WITH
DISABILITIES ACT OF 1990", 42 U.S.C. SEC. 12101 ET SEQ., AS AMENDED.
SECTION 2. In Colorado Revised Statutes, 24-10-106, amend
(1) introductory portion, (1)(i), and (1)(j); and add (1)(k) as follows:

24-10-106. Immunity and partial waiver. (1) A public entity
shall be IS immune from liability in all claims for injury which THAT lie
in tort or could lie in tort, regardless of whether that may be the type of
action or the form of relief chosen by the claimant, except as provided
otherwise in this section. Sovereign immunity is waived by a public entity
in an action for injuries resulting from:

27

(i) An action brought pursuant to section 13-21-128; or

1	(j) An action brought pursuant to part 12 of article 20 of title 13,
2	whether the conduct alleged occurred before, on, or after January 1, 2022;
3	OR
4	(k) AN ACTION BROUGHT PURSUANT TO SECTION $24-34-806$ (4).
5	SECTION 3. In Colorado Revised Statutes, 24-31-101, amend
6	(1)(i)(XVII) and (1)(i)(XVIII); and add (1)(i)(XIX) as follows:
7	24-31-101. Powers and duties of attorney general. (1) The
8	attorney general:
9	(i) May independently initiate and bring civil and criminal actions
10	to enforce state laws, including actions brought pursuant to:
11	(XVII) The "Rental Application Fairness Act", part 9 of article 12
12	of title 38; and
13	(XVIII) The "Reproductive Health Equity Act", part 4 of article
14	6 of title 25; AND
15	(XIX) SECTION 24-34-806.
16	SECTION 4. Act subject to petition - effective date. This act
17	takes effect on January 1, 2025; except that, if a referendum petition is
18	filed pursuant to section 1 (3) of article V of the state constitution against
19	this act or an item, section, or part of this act within such period, then the
20	section will not take effect unless approved by the people at the general
21	election to be held in November 2024 and, in such case, will take effect
22	on January 1, 2025, or on the date of the official declaration of the vote
23	thereon by the governor, whichever is later.