CHAPTER 490

GOVERNMENT - STATE

HOUSE BILL 24-1450

BY REPRESENTATIVE(S) Soper and Weissman, Wilson, Mabrey, Daugherty, Bacon, Epps, Lynch, Rutinel, Taggart, Valdez, Weinberg;

also SENATOR(S) Gonzales and Gardner, Roberts, Hansen, Van Winkle, Priola.

AN ACT

CONCERNING THE NONSUBSTANTIVE REVISION OF STATUTES IN THE COLORADO REVISED STATUTES, AS AMENDED, AND, IN CONNECTION THEREWITH, AMENDING OR REPEALING OBSOLETE, IMPERFECT, AND INOPERATIVE LAW TO PRESERVE THE LEGISLATIVE INTENT, EFFECT, AND MEANING OF THE LAW.

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

SECTION 1. In Colorado Revised Statutes, 1-7.5-107.3, **amend** (1.5)(d)(I) and (2)(d)(I) as follows:

1-7.5-107.3. Verification of signatures - rules. (1.5) (d) (I) The county clerk and recorder or designated election official, within twenty-four hours of receiving the eligible elector's signed form and identification in compliance with subsection (1.5)(b) of this section, shall update the statewide voter registration system to indicate that the eligible elector has cured the deficiency on their ballot. The clerk and recorder or designated election official is not required to update the statewide voter registration system pursuant to this subsection (1.5)(d) on a Saturday, Sunday, or a legal holiday unless, on the Thursday immediately following election day, the clerk and recorder or designated election official's review of the remaining number of letters issued but not returned pursuant to subsections (1.5)(a) and (2)(a) of this section and section 1-7.5-107.3 (3.5)(a) SECTION 1-7.5-107 (3.5)(d)(I) indicates that the margin for any ballot contest or ballot question is greater than the remaining number of letters issued to voters eligible to vote on a particular ballot contest or ballot question could not potentially move the margin of that ballot contest or ballot question into a mandatory recount pursuant to section 1-10.5-101 (1)(b), if returned.

(2) (d) (I) The county clerk and recorder or designated election official, within twenty-four hours of receiving an eligible elector's signed form and identification

Capital letters or bold & italic numbers indicate new material added to existing law; dashes through words or numbers indicate deletions from existing law and such material is not part of the act.

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in compliance with subsection (2)(a) of this section, shall update the statewide voter registration system to indicate that the eligible elector has cured the deficiency on their ballot. The clerk and recorder or designated election official is not required to update the statewide voter registration system pursuant to this subsection (2)(d) on a Saturday, Sunday, or legal holiday unless, on the Thursday immediately following election day, the clerk and recorder or designated election official's review of the remaining number of letters issued but not returned pursuant to subsections (1.5)(a) and (2)(a) of this section and section $\frac{1-7.5-107.3}{1.5-107.3}$ (1.5)(a) 1-7.5-107 (3.5)(d)(I) indicates that the margin for any ballot contest or ballot question is greater than the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued or indicates that the remaining number of letters issued to votes eligible to vote on a particular ballot contest or ballot question could not potentially move the margin of that ballot contest or ballot question into a mandatory recount pursuant to section 1-10.5-101 (1)(b), if returned.

SECTION 2. In Colorado Revised Statutes, 2-2-2103, **amend** (1)(b)(I) as follows:

2-2-2103. Accountability, accreditation, student performance, and resource inequity task force - duties - report. (1) (b) To support the considerations of the task force set forth in subsection (1)(a) of this section, the task force may review:

(I) The results of the statewide education accountability systems audit report described in section 2-3-127, AS SAID SECTION EXISTED PRIOR TO ITS REPEAL;

SECTION 3. In Colorado Revised Statutes, 2-3-103.7, **amend as it will become effective July 1, 2024,** (1) as follows:

2-3-103.7. Disclosure of reports before filing. (1) Any state employee or other individual acting in an oversight role as a member of a committee, board, or commission, or any employee or other individual acting in an oversight role with respect to any audit conducted pursuant to sections 2-3-120, $\frac{2-3-127}{2-3-127}$, 10-22-105 (4)(c), and 25.5-6-1708 (1), who willfully and knowingly discloses the contents of any report prepared by or at the direction of the state auditor's office prior to the release of such report by a majority vote of the committee as provided in section 2-3-103 (2) is guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not more than five hundred dollars.

SECTION 4. In Colorado Revised Statutes, 2-3-107, **amend** (2)(a)(I)(F) as follows:

2-3-107. Authority to subpoena witnesses - access to records. (2) (a) (I) Notwithstanding any provision of law to the contrary, the state auditor or the state auditor's designated representative is authorized to have access at all times, except as provided by sections 39-1-116, 39-4-103, and 39-5-120, to all of the books, accounts, reports, vouchers, or other records or information in any department, institution, or agency, including but not limited to records or information required to be kept confidential or exempt from public disclosure upon subpoena, search warrant, discovery proceedings, or otherwise. The authority of the state auditor or the state auditor's designated representative to access at all times the books, accounts, reports, vouchers, or other records or information in accordance

with this subsection (2)(a) also extends to any fiscal or performance audit the state auditor or the state auditor's designated representative conducts of:

(F) The statewide implementation of the statewide system of standards and assessments and the statewide education accountability system in accordance with section 2-3-127, AS SAID SECTION EXISTED PRIOR TO ITS REPEAL; except that, for purposes of said audit, the state auditor or his or her designated representative shall not have access to the financial records, including books, accounts, and vouchers, of a public school, school district, or board of cooperative services or of the state charter school institute.

SECTION 5. In Colorado Revised Statutes, 2-3-901, **amend** (2) and (5) as follows:

2-3-901. Statutory revision committee - creation. (2) Except as provided in subsection (9) of this section, The legislative members of the committee must be appointed no later than ten days after the convening of the first regular session of each general assembly and the nonlegislative members appointed under paragraph (c) of subsection (1) of this section must be appointed at the first meeting of the committee on legal services following the organization of that committee pursuant to section 2-3-502 (4) in the first regular session of each general assembly. Membership on the committee of each such appointive member terminates upon the appointment of his or her successor or upon termination of his or her office in the general assembly, whichever occurs first. In the case of the members appointed under paragraph (c) of subsection (1) of this section, appointments are for two-year terms, which terms commence the date on which the committee on legal services makes the appointments.

(5) The committee shall select from among its members a chairperson and a vice-chairperson. The chairperson and vice-chairperson shall not be affiliated with the same political party. Except as provided in subsection (9) of this section, The chair serves as chair for the first regular session of the general assembly through the legislative interim immediately following, and as vice-chair when the second regular session commences; the vice-chair serves as chair from the commencement of the second regular session through the legislative interim immediately following.

SECTION 6. In Colorado Revised Statutes, 2-3-1203, **repeal** (14)(a)(VII) as follows:

2-3-1203. Sunset review of advisory committees - legislative declaration - definition - repeal. (14) (a) The following statutory authorizations for the designated advisory committees are scheduled for repeal on September 1, 2023:

(VII) The Colorado commission on criminal and juvenile justice created in section 16-11.3-102.

SECTION 7. In Colorado Revised Statutes, 2-7-202, repeal (1.5) as follows:

2-7-202. Definitions. As used in this part 2, unless the context otherwise requires:

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(1.5) "Colorado commission on criminal and juvenile justice" means the Colorado commission on criminal and juvenile justice created in section 16-11.3-102.

SECTION 8. In Colorado Revised Statutes, 2-7-203, repeal (2)(d) as follows:

2-7-203. Departmental presentations to legislative committees of reference - departmental regulatory agendas - legislative declaration. (2) (d) The Colorado commission on criminal and juvenile justice shall present a progress report on any recommendations the commission anticipates will be made for the current legislative session and any finalized recommendations for the current legislative session to the joint judiciary committee of reference during the hearings specified in subsection (2)(a) of this section.

SECTION 9. In Colorado Revised Statutes, 5-2-202, amend (1)(c.7) as follows:

5-2-202. Additional charges. (1) In addition to the finance charge permitted by this article 2 and in a consumer lease, a creditor may contract for and receive the following additional charges in connection with a consumer credit transaction:

(c.7) Charges for guaranteed asset protection agreements, as defined in section 5-9.3-103 (4) SECTION 5-9.3-101 (4), offered in compliance with article 9.3 of this title 5;

SECTION 10. In Colorado Revised Statutes, 8-14.3-203, **amend** (4)(a)(I) and (4)(d)(VI) as follows:

8-14.3-203. Colorado veterans' service-to-career program - report. (4) The department shall develop a grant process so that work force centers may apply for money to administer the program. Each work force center that wishes to administer the program must submit a grant application that:

(a) Describes the current services that the work force center offers and demonstrates that those services:

(I) Do not duplicate services currently provided under the federal act; and

(d) Explains how the services will be tailored or specifically marketed to any subgroup of eligible participants, including:

(VI) Veterans who are not able to enroll under the federal act or who are enrolled under the federal act but could benefit from greater support; and

SECTION 11. In Colorado Revised Statutes, 8-15.8-102, amend (3) as follows:

8-15.8-102. Definitions. As used in this article 15.8, unless the context otherwise requires:

(3) "OFW" means the Colorado office of future of work created in section 8-15.8-103.

SECTION 12. In Colorado Revised Statutes, repeal 8-45-123 as follows:

8-45-123. Change of names - direction to revisor. The revisor of statutes is authorized to change all references to the Colorado compensation insurance authority in the "Workers' Compensation Act of Colorado" and everywhere else a reference is contained in the Colorado Revised Statutes to Pinnacol Assurance and to change all references to the Colorado compensation insurance authority fund in the "Workers' Compensation Act of Colorado" and everywhere else a reference is contained in the Colorado compensation insurance authority fund in the "Workers' Compensation Act of Colorado" and everywhere else a reference is contained in the Colorado Revised Statutes to the Pinnacol Assurance fund.

SECTION 13. In Colorado Revised Statutes, 8-47-101, repeal (6) as follows:

8-47-101. Division of workers' compensation - creation - powers, duties, and functions - transfer of functions. (6) The revisor of statutes is authorized to change all references to the director of the division of labor standards and statistics and the division of labor standards and statistics in articles 14.5 and 40 to 47 of this title to refer to the director of the division of workers' compensation and the division of workers' compensation.

SECTION 14. In Colorado Revised Statutes, 8-83-701, amend (5)(b) as follows:

8-83-701. Construction registered apprenticeship grant program - created - reports - appropriation - definitions. (5) As used in this section, unless the context otherwise requires:

(b) "Office" means the office of the future of work described in section 8-77-110 CREATED IN SECTION 8-15.8-103.

SECTION 15. In Colorado Revised Statutes, 8-83-901, amend (2) as follows:

8-83-901. Definitions. As used in this part 9, unless the context otherwise requires:

(2) "Office" means the Colorado office of future of work created in section 8-15.8-103.

SECTION 16. In Colorado Revised Statutes, 9-5.7-102, **repeal and reenact** (7) and (8) as follows:

9-5.7-102. Definitions. As used in this article 5.7, unless the context otherwise requires:

(7) "PUBLIC ENTITY" MEANS A STATE DEPARTMENT OR STATE AGENCY, STATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-18-102 (10), A COUNTY, A CITY AND COUNTY, OR A MUNICIPALITY. FOR PURPOSES OF THIS ARTICLE 5.7, A STATE AGENCY DOES NOT INCLUDE ANY BUILDING OWNED AND OPERATED AS AN EDUCATION FACILITY BY THE DEPARTMENT OF EDUCATION OR A SCHOOL DISTRICT, CHARTER SCHOOL, OR INSTITUTE CHARTER SCHOOL.

(8) (a) "RENOVATION OF A RESTROOM" MEANS CONSTRUCTION TO A RESTROOM:

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(I) For which a permit is required other than for a repair; and

(II) THAT INCLUDES CHANGING THE STRUCTURE BY:

(A) INCREASING THE SQUARE FOOTAGE;

 $(B) \ \ Installing \ or \ {\rm modifying \ a \ plumbing \ or \ electric \ system;}$

(C) Adding, gutting, or removing exterior restroom walls; or

 $(D) \ \ Installing a \ heating, ventilation, or \ air \ conditioning \ system.$

(b) For purposes of this section, renovation does not include repairs to or replacement of fixtures or features of the restroom in order to restore something that is damaged, deteriorated, or broken in a restroom to its original function that does not meet the criteria described in subsection (8)(a) of this section.

SECTION 17. In Colorado Revised Statutes, 11-30-124, repeal (6) as follows:

11-30-124. Transfer of functions. (6) The revisor of statutes is authorized to change all references to the state bank commissioner in this article to refer to the state commissioner of financial services and to change all references to the division of banking in this article to refer to the division of financial services.

SECTION 18. In Colorado Revised Statutes, 12-20-407, **amend** (1)(e) introductory portion as follows:

12-20-407. Unauthorized practice of profession or occupation - penalties - exclusions. (1) (e) A person commits a class 6 felony and shall be punished as provided in section 18-1.3-401 if the person practices or offers or attempts to practice any of the following professions or occupations and intentionally and fraudulently represents oneself as a licensed, certified, or registered professional or practitioner pursuant to a part or article of this title 12 governing the particular profession or occupation OF ANY OF THE FOLLOWING:

SECTION 19. In Colorado Revised Statutes, 12-280-141, amend (2) as follows:

12-280-141. Prescription drugs - automated pharmacy dispensing system rules - definition. (2) A prescription drug outlet may dispense prescription drugs through an automated pharmacy dispensing system in accordance with this section and rules promulgated by the board. A prescription drug outlet that operates an automated prescription drug PHARMACY dispensing system is solely responsible for the security, operation, and maintenance of the system and shall ensure that there is a pharmacist acting on behalf of the prescription drug outlet providing services to patients accessing prescription drugs through the system. The pharmacist may supervise the system through electronic means and is not required to be physically present at the site where the system is located.

SECTION 20. In Colorado Revised Statutes, 14-10-124.4, **amend** (4) as follows:

14-10-124.4. Family time for grandparents or great-grandparents legislative declaration - definitions. (4) A party seeking a grandparent family time order shall submit, together with the party's petition for grandparent family time, to the district court for the district in which the child resides, an affidavit setting forth facts supporting the requested order and shall give notice, together with a copy of the party's affidavit, to each party involved in the allocation of parental responsibilities proceedings as determined by a court pursuant to this article 10. The party with legal custody or parental responsibilities as determined by a court pursuant to this article 10, may file opposing affidavits. If neither party requests a hearing, the court shall enter an order granting grandparent family time to the petitioning grandparent or great-grandparent only upon a finding that the grandparent family time is in the best interests of the child. A hearing must be held if either party so requests or if it appears to the court that it is in the best interests of the child that a hearing be held. At the hearing, parties submitting affidavits are allowed an opportunity to be heard. If, at the conclusion of the hearing, the court finds it is in the best interests of the child to grant grandparent family time to the petitioning grandparent or great-grandparent, the court shall enter an order granting grandparent family time. In determining the best interests of the child for the purpose of grandparent or great-grandparent family time, the court shall presume the parental determination regarding grandparent FAMILY time is in the best interests of the child. A grandparent or great-grandparent may overcome the presumption upon a showing by clear and convincing evidence that the grandparent family time is in the child's best interests. In making this determination, the court shall consider the factors described in section 14-10-124(1.5)(a).

SECTION 21. In Colorado Revised Statutes, 14-10-127.5, **amend** (5)(a) introductory portion as follows:

14-10-127.5. Domestic violence training for court personnel - expert testimony - child placement decisions - legislative declaration - definitions. (5) (a) Child and family investigators, as described in section 14-10-116.5, parental responsibilities evaluators, as described in section 14-10-127, who are involved in parental responsibility proceedings, and legal representatives of children described in section 14-10-113 SECTION 14-10-116 who do not contract with the office of the child's representative, shall complete:

SECTION 22. In Colorado Revised Statutes, 16-8.5-105, **amend as it will become effective July 1, 2024,** (4) as follows:

16-8.5-105. Evaluations, locations, time frames, and report. (4) A written report of the evaluation must be prepared in triplicate and delivered to the clerk of the court that ordered it. The clerk shall provide a copy of the report both to the prosecuting attorney and the counsel for the defendant. The department may utilize the AN e-filing system to deliver the report to the court and serve it upon the parties. Without reducing any other timelines set forth in this article 8.5, the competency evaluator shall provide the written report to the court within fourteen days after finishing meeting or attempting to meet with the respondent to evaluate the respondent's competency.

SECTION 23. In Colorado Revised Statutes, 16-11.7-102, amend (1) as follows:

16-11.7-102. Definitions. As used in this article 11.7, unless the context otherwise requires:

(1) "Adult sex offender" means a person who has been convicted, as described in subsection (2)(a)(I), (2)(a)(II), or (2)(a)(IV) of this section, of a sex offense, but does not include a person who meets the definition of a "juvenile who has committed a sexual offense", as defined in subsection (1.5) of this section, unless the person has also been convicted of a sex offense committed on or after the day the person attained eighteen years of age or who is sentenced for a sex offense on or after the DAY THE person attained twenty-one years of age.

SECTION 24. In Colorado Revised Statutes, 18-18-401, **amend** (1)(e) as follows:

18-18-401. Legislative declaration. (1) The general assembly finds, determines, and declares that:

(e) The Colorado commission on criminal and juvenile justice submitted a report to the general assembly on December 15, 2012, after significant study of effective approaches to reduced drug abuse and use of criminal justice sanctions that recommends multiple changes to the criminal law relating to controlled substances. The commission continues work to develop a more effective treatment system in Colorado and continues to collect data to measure the impact of the changes to this part 4 enacted in 2013.

SECTION 25. In Colorado Revised Statutes, 19-2.5-1404, **amend** (3)(b) as follows:

19-2.5-1404. Working group for criteria for placement of juvenile offenders - establishment of formula - review of criteria - report. (3) (b) On or before July 1, 2023, and on or before July 1 each year thereafter, the department of human services shall submit a report to the working group, the judiciary committees of the senate and the house of representatives, or any successor committees, and the health and human services committee of the senate and the public and behavioral health and human services committee of the house of representatives, or any successor committees. The report must include the data collected pursuant to subsection (3)(d) of this section for the prior calendar year and the following:

(I) An analysis of the data collected in accordance with the performance standards and outcome measures developed pursuant to subsection (3)(a)(I) of this section, and an analysis of the progress toward meeting the performance standards and outcome measures developed pursuant to subsection (3)(a)(I) of this section;

(II) The status of implementation of efforts guided by the working group's recommendations pursuant to subsection (3)(a)(II) of this section;

(III) An analysis of the continuum of in-home and out-of-home placement options and supports for alleged juvenile offenders, including the current availability capacities of the options and supports, including:

(A) An analysis of the availability of and demand for less restrictive alternative

placements in each judicial district and county, including but not limited to residential treatment facilities, qualified residential treatment programs, nonqualified residential treatment programs, residential community placements, shelter placements, and family-type settings, including but not limited to foster care;

(B) An analysis of the availability and use of funding for less restrictive alternative placements in each judicial district and county, including but not limited to residential treatment facilities, qualified residential treatment programs, nonqualified residential treatment programs, residential community placements, shelter placements, and family-type settings, including but not limited to foster care;

(C) An analysis of the availability of and demand for community-based services in each judicial district and county offered to alleged and adjudicated juvenile offenders that assist in allowing children to live with family or kin, including the types of community-based services available and capacity for each type of service in each judicial district and county; and

(D) An analysis of the availability and use of funding for community-based services in each judicial district and county offered to alleged and adjudicated juvenile offenders, including the amount of funding spent on different types of services.

(IV) An analysis of barriers to placing youth in less restrictive alternative placements;

(V) The number of youth in detention awaiting placement in a less restrictive community setting;

(VI) The number of youth in detention charged by direct filing pursuant to section 19-2.5-801 by judicial district or county, and the average length of stay in detention for these youth;

(VII) An analysis of the number of youth placed in less restrictive alternative placements, including but not limited to residential treatment facilities, qualified residential treatment programs, nonqualified residential treatment programs, residential community placements, shelter placements, and family-type settings, including but not limited to foster care, and the length of stay in these placements for alleged and adjudicated offenders;

(VIII) An analysis of the involvement of youth and their families, and their satisfaction with less restrictive alternative placements;

(IX) An analysis of the number of alleged and adjudicated juvenile offenders who are served by county departments through their child welfare systems and the impact on those county departments;

(X) The number of youth, by age and by judicial district, who at the time they received services from a county department, including, but not limited to, services received through prevention services, an assessment, or an open dependency and neglect case:

(A) Had an open delinquency case in a district court;

(B) Were on juvenile probation; or

(C) Had a juvenile deferred sentence;

(XI) The number of youth, by age and by judicial district, who at the time they were placed in out-of-home placement by a county department:

(A) Had an open delinquency case in a district court;

(B) Were on juvenile probation; or

(C) Had a juvenile deferred sentence;

(XII) Reserved.

(XIII) (XII) The age, race, gender, and disability status for the children described in subsections (3)(b)(X), (3)(b)(XI), and (3)(b)(XII)) (3)(b)(X) AND (3)(b)(XI) of this section; and

(XIV) (XIII) The recommendations of the working group made pursuant to subsection (3)(a)(III) of this section.

SECTION 26. In Colorado Revised Statutes, 19-3-217, **amend** (1.5)(c)(II) and (1.5)(e)(II) as follows:

19-3-217. Family time upon removal - rules. (1.5) When a child or youth is placed out of the home, the following considerations apply when making decisions regarding family time:

(c) (II) The presumption described in subsection (1.5)(d)(I) SUBSECTION (1.5)(c)(I) of this section may be rebutted if the court finds that the child's or youth's safety or mental, emotional, or physical health requires professional supervision or that relatives or other family supports are unavailable or unwilling to provide supervision after the county department has exercised due diligence to contact and engage the relatives, kin, or other family supports. Nothing in this section precludes supplemental professionally coached or supervised family time to improve parenting skills.

(e) (II) For good cause, or by agreement by the parties, the court may waive the requirement to provide or extend the time for providing the family time plan described in subsection (1.5)(f)(I) (1.5)(e)(I) of this section. A lack of staff or financial resources is not good cause. Any subsequent written family services plan submitted to the court pursuant to section 19-3-507 or 19-3-702 must include an update on participation in and provision of family time and barriers to expanding family time.

SECTION 27. In Colorado Revised Statutes, 19-3-406, **amend** (12)(a) as follows:

19-3-406. Relatives or kin as providers of emergency, nonemergency, or continued placement for children or youth - initial criminal history record check - fingerprint-based criminal history record check - criteria for disqualification - use of criminal justice records - rules - definitions. (12) For purposes of this section, unless the context otherwise requires:

(a) "Conviction" means a conviction by a jury or court and includes a deferred judgment and sentence agreement, or a plea of guilty or nolo contendere determined through the records of the Colorado bureau of investigation or the federal bureau of investigation and the Colorado courts data access system in the state judicial department. "Conviction" does not include a diversion or deferral or plea for a person who participated in and successfully completed the child abuse and child neglect diversion program established pursuant to section 19-3-310. A conviction does not include juvenile deferred judgment or adjudication agreements, adjudications, diversion, deferral, or plea agreements. The convictions identified in this subsection (12)(a) and subsection (5) of this section must be determined according to the records of the Colorado bureau of investigation or the federal bureau of investigation and the Colorado courts data access system at the state judicial system in the state judicial department. A screening request in Colorado must be made pursuant to section 19-1-307 (2)(k), rules promulgated by the state board pursuant to section 19-3-313.5, and 42 U.S.C. sec. 671 (a)(2). A certified copy of the judgment of a court of competent jurisdiction of the conviction or a deferred adjudication agreement is prima facie evidence of a conviction or agreement.

SECTION 28. In Colorado Revised Statutes, 19-4-105, amend (1)(f) as follows:

19-4-105. Presumption of paternity. (1) A person is presumed to be the natural parent of a child if:

(f) The genetic tests or other tests of inherited characteristics have been administered pursuant to section 13-25-126, and the results show that the alleged genetic parent is not excluded as the probable genetic parent and that the probability of the person's genetic parentage is ninety-seven percent or higher. This subsection (3)(f) (1)(f) does not apply to a donor as defined in section 19-1-103.

SECTION 29. In Colorado Revised Statutes, 19-4-106, amend (2) as follows:

19-4-106. Assisted reproductive procedures. (2) A donor is not a parent of a child conceived by means of an assisted reproductive procedure. except as provided in subsection (3) of this section.

SECTION 30. In Colorado Revised Statutes, 19-7-304, **amend** (1)(c)(I)(B) as follows:

19-7-304. Eligibility and enrollment. (1) An eligible youth is an individual who:

(c) (I) Except as provided in subsection (1)(c)(II) of this section, or except as such requirements may be waived by federal law, is engaged in, or intends to engage in, at least one of the following:

(B) Attending an institution that provides postsecondary or vocational CAREER AND TECHNICAL education;

SECTION 31. In Colorado Revised Statutes, 22-1-135, **amend** (2)(d)(II)(B) as follows:

22-1-135. Terms and conditions in public school contracts - definitions. (2) (d) A public school contract must include provisions, and if such provisions are nonetheless inadvertently or otherwise omitted, shall be deemed to include provisions, that:

(II) Require the contractor to comply with all applicable federal, state, and local laws, rules, and regulations in effect when the contract is executed or thereafter established, including, without limitation:

(B) Laws, rules, and regulations that require the protection of personal identifying information, including student personal identifying information, as defined in section 22-16-103 (13), such as the federal "Family Education Rights and Privacy Act" "FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT OF 1974", 20 U.S.C. sec. 1232g, the "Student Data Transparency and Security Act", article 16 of this title 22, the provisions of sections 6-1-713 and 6-1-713.5 relating to protection and disposal of personal identifying information, the provisions of article 73 of title 24 relating to security breaches and personal information, or, upon it taking effect on July 1, 2023, the "Colorado Privacy Act", part 13 of article 1 of title 6; and

SECTION 32. In Colorado Revised Statutes, repeal 22-2-129 as follows:

22-2-129. Department of education - approved supplemental education services providers - list. (1) As used in this section, unless the context otherwise requires, "supplemental education services" means tutoring services and other academic enrichment services required to be provided to eligible students pursuant to 20 U.S.C. sec. 6316 (e) and that are provided to students in addition to the standard curriculum of instruction provided during the school day.

(2) The department shall annually issue a request for proposals through which providers of supplemental education services may apply to the department to be included on the list of approved supplemental education services providers. The department shall review the applications and include on the list the applying providers that meet the criteria specified in subsection (3) of this section. The department shall annually post on its website the list of approved supplemental education services providers of supplemental education services for use by school districts in selecting providers of supplemental education services. To meet the requirements of 20 U.S.C. sec. 6316 (c).

(3) To be included on the list of approved providers of supplemental education services, a provider shall:

(a) Demonstrate that each tutor employed by the provider meets the requirements specified for paraprofessionals under 20 U.S.C. sec. 6319 (c);

(b) Ensure that all personnel employed by the provider who interact with students

comply with the fingerprinting and criminal history record check requirements specified for educator licensees in section 22-60.5-103;

(c) In providing advertising and informational materials to parents and students, refrain from making any representations as to whether a school district shall pay all or any portion of the cost of the supplemental education services provided by the provider; and

(d) Comply with any additional requirements specified by the department in the annual request for proposals.

SECTION 33. In Colorado Revised Statutes, 22-2-146.6, **amend** (4)(d)(II)(A) as follows:

22-2-146.6. Colorado academic accelerator grant program - report - rules - definitions. (4) (d) (II) The local education provider shall coordinate with community-based organization instructors to:

(A) Offer access to relevant district or state training focused on STEM and mathematics instruction, including training created pursuant to $\frac{1}{10} = 122 - 146.5$ (1) SECTION 22-2-146.5 (2); and

SECTION 34. In Colorado Revised Statutes, 22-2-405, amend (3)(b) as follows:

22-2-405. Facility schools office - duties. (3) The office shall create, maintain, and annually publish:

(b) A list of independent national accreditation organizations that are approved by the facility schools board pursuant to $\frac{22-2-406}{(4)(c)}$ SECTION 22-2-406 (4)(a)(IV).

SECTION 35. In Colorado Revised Statutes, 22-9-109, amend (3) as follows:

22-9-109. Exemption from public inspection. (3) Nothing in this section shall prevent the use of data collected by the department for bona fide research, when the data is obtained pursuant to the department's protocols for release of data for research purposes and is used in a manner that protects the identity of individual educators and adheres to the applicable provisions of the federal "Family Education Rights and Privacy Act of 1974" "FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT OF 1974", 20 U.S.C. sec. 1232g.

SECTION 36. In Colorado Revised Statutes, amend 22-10-101 as follows:

22-10-101. Short title. The short title of this article 10 PART 1 is the "Adult Education and Literacy Act".

SECTION 37. In Colorado Revised Statutes, 22-10-103, **amend** the introductory portion as follows:

22-10-103. Definitions. As used in this article 10 PART 1, unless the context otherwise requires:

SECTION 38. In Colorado Revised Statutes, 22-10-104, **amend** (1)(b) and (1)(d) introductory portion as follows:

22-10-104. Adult education and literacy grant program - created - rules. (1) (b) An adult education provider may apply to the office to receive a grant pursuant to this article 10 PART 1 in accordance with the rules, procedures, forms, and timelines adopted by the state board. The office shall review each application and recommend appropriate grant recipients to the state board.

(d) An adult education provider may use grant money received pursuant to this article 10 PART 1 in combination with any money received from other public or private sources. An adult education provider may use grant money received pursuant to this article 10 PART 1 on behalf of a student who:

SECTION 39. In Colorado Revised Statutes, 22-10-105, **amend** (1)(b) as follows:

22-10-105. Evaluation of grants - report. (1) (b) The department may audit the records and accounts of grant recipients relating to grants awarded pursuant to this article 10 PART 1. An adult education provider shall make the records and accounts available to the department upon request.

SECTION 40. In Colorado Revised Statutes, 22-10-107, **amend** (1)(c) and (1)(d) as follows:

22-10-107. Adult education and literacy grant fund - created. (1) (c) Notwithstanding any provision of this article PART 1 to the contrary, the department, the office, and the state board are not required to implement the provisions of this article unless the general assembly appropriates sufficient state moneys to the fund to offset the costs of implementing the article.

(d) The state treasurer may invest, as provided by law, any moneys in the fund not expended for the purpose of this article PART 1. The state treasurer shall credit all interest and income derived from the investment and deposit of moneys in the fund to the fund. Any unexpended and unencumbered moneys remaining in the fund at the end of a fiscal year must remain in the fund and shall not be credited or transferred to the general fund or another fund.

SECTION 41. In Colorado Revised Statutes, 22-20-114, **amend** (1)(c)(I) as follows:

22-20-114. Funding of programs - legislative declaration - repeal. (1) Subject to the provisions of subsection (3) of this section, for the 2005-06 budget year and each budget year thereafter, the total amount appropriated to the department for the payment of costs incurred by administrative units for the provision of special education programs must be distributed to each administrative unit that provides educational services for children with disabilities as follows:

(c) (I) If any amount of the total annual appropriation remains after the distributions specified in subsections (1)(a), (1)(a.5), (1)(a) and (1)(b) of this section have been made, and after the distribution of the portion of the total annual

appropriation designated for high-cost grants pursuant to subsection (2) of this section has been made, six thousand dollars per child with one or more disabilities, as described in subsection (1)(c)(II) of this section, for a percentage of such children receiving special education services from the administrative unit. The department shall annually determine the percentage of such children for which an administrative unit may receive additional funding pursuant to this subsection (1)(c) based on the amount of the remaining appropriation, the money available pursuant to subsection (1)(c)(III) of this section, and the per pupil amount of six thousand dollars.

SECTION 42. In Colorado Revised Statutes, 22-60.5-121, **amend** (8)(b) introductory portion as follows:

22-60.5-121. Educator preparation programs - requirements - advisory committee - report - rules - legislative declaration - definitions. (8) (b) The advisory committee consists of the following seven EIGHT members who are appointed by the commissioner of education in consultation with the executive director of the department of higher education through applications developed by the department:

SECTION 43. In Colorado Revised Statutes, amend 23-1-119.5 as follows:

23-1-119.5. Online career platform - appropriations from state work force development council. Beginning on September 14, 2020, the department of higher education may receive and expend any money transferred to the department by the Colorado STATE work force development council created in section 24-46.3-101, for the purposes of implementing and maintaining the online platform created pursuant to section 24-46.3-106, disseminating information regarding the online platform, and providing training about the online platform.

SECTION 44. In Colorado Revised Statutes, 23-5-145.5, **amend** (3)(a) as follows:

23-5-145.5. Credit for work-related experience - plan - report - definitions - repeal. (3) (a) On or before January 1, 2022, the council, in collaboration with the commission, shall create, adopt, and implement a plan, referred to in this section as the "plan", to award postsecondary academic credit for courses in GT pathways or a statewide degree transfer agreement for learning demonstrated from work-related experience. In creating the plan, priority may be given to work-related experience that is responsive to workforce demands and growing industries identified by the most recent Colorado talent pipeline report prepared pursuant to section 24-46.3-103 or identified in consultation with the Colorado STATE work force development council in section 24-46.3-101.

SECTION 45. In Colorado Revised Statutes, 23-31-313, repeal (11) as follows:

23-31-313. Healthy forests - vibrant communities - funds created - outreach working group - legislative declaration - definition - repeal. (11) Reporting. No later than January 1, 2011, the state forester shall submit a report to the joint budget committee of the general assembly, the agriculture, livestock, and natural resources committee of the house of representatives, and the agriculture and natural resources

committee of the senate, or any successor committees, on the use of moneys in the healthy forests and vibrant communities fund.

SECTION 46. In Colorado Revised Statutes, 23-71-102, **amend** (1)(a) as follows:

23-71-102. Definitions. As used in this article 71, unless the context otherwise requires:

(1) (a) "Local district college" means an educational institution that provides not more than two years of training in the arts, sciences, and humanities beyond the twelfth grade of the public high school curriculum or vocational CAREER AND TECHNICAL education and that conducts occupational, technical, and community service programs, with no term limitations, and general education, including college transfer programs, with unrestricted admissions.

SECTION 47. In Colorado Revised Statutes, 24-32-730, **amend** (3)(b)(III) as follows:

24-32-730. Ridge View Supportive Residential Community at the Ridge View campus - report - legislative declaration. (3) Transitional housing program. (b) The transitional housing program shall:

(III) Provide employment assistance such as vocational CAREER AND TECHNICAL education and individual placement and support; and

SECTION 48. In Colorado Revised Statutes, 24-33.5-518, amend (5) as follows:

24-33.5-518. Criminal justice data collection - report. (5) The division shall compile and report the data received in subsections (2) to (4.5) of this section by September 30 of each year. The report shall be provided to the judiciary committees of the house of representatives and senate, or any successor committees. and the Colorado commission on criminal and juvenile justice created in section 16-11.3-102.

SECTION 49. In Colorado Revised Statutes, 24-33.5-1201, **repeal**(1)(c)(II)(B) as follows:

24-33.5-1201. Division of fire prevention and control - creation - public school construction and inspection section - health facility construction and inspection section - legislative declaration. (1) (c) (II) (B) The revisor of statutes is authorized to change all references in the Colorado Revised Statutes to the division of fire safety from such reference to the division of fire prevention and eontrol. In connection with such authority, the revisor of statutes is hereby authorized to amend or delete provisions of the Colorado Revised Statutes so as to make the statutes consistent with the powers, duties, and functions transferred pursuant to this article.

SECTION 50. In Colorado Revised Statutes, 24-33.5-2603, **repeal** (3.5)(c) as follows:

24-33.5-2603. Office of liaison for missing and murdered Indigenous relatives - director - duties - report - collaboration - advisory board - access to records - gifts, grants, and donations. (3.5) In addition to any other duties described in this section, the office shall:

(c) Seek a position for a representative of the Indigenous community on the sentencing reform task force of the Colorado commission on criminal and juvenile justice;

SECTION 51. In Colorado Revised Statutes, 24-80.1-102, amend (8) as follows:

24-80.1-102. Definitions. As used in this article, unless the context otherwise requires:

(8) "National register" means the national register of historic places maintained pursuant to 16 U.S.C. sec. 470a 54 U.S.C. SEC. 302101 ET SEQ.

SECTION 52. In Colorado Revised Statutes, 24-80.1-109, amend (3) as follows:

24-80.1-109. Water supply structure - nomination for inclusion in the state register or national register - multiple property documentation form. (3) Nothing in this section limits communications between the society and the keeper of the national register that are required under 16 U.S.C. sec. 470a (b)(3)(I) 54 U.S.C. SEC. 302303 (b)(9). The state engineer shall not review any such communications in which water supply structures are only incidentally described.

SECTION 53. In Colorado Revised Statutes, 24-82-102.5, **amend** (5)(b)(III) as follows:

24-82-102.5. Unused state-owned real property - cash fund - legislative declaration - definitions - repeal. (5) (b) (III) Any proceeds from real estate transactions that the unit is authorized to facilitate pursuant to section 24-94-103 (2.2)(c) SECTION 24-94-103 (2.2)(a) shall be transmitted by the unit or by the department to the state treasurer, who shall credit the money to the fund.

SECTION 54. In Colorado Revised Statutes, 24-92-115, amend (5) as follows:

24-92-115. Apprenticeship utilization requirements - mechanical, electrical, and plumbing contracts - public projects - definition. (5) Nothing in this section shall be construed to supersede the requirements for licensed plumbers, licensed electricians, or apprentices registered with the state pursuant to title 12, including sections 12-115-109, 12-113-115 *12-115-115*, 12-155-108, and 12-155-124.

SECTION 55. In Colorado Revised Statutes, 25.5-1-104, **amend** (6)(a)(II) as follows:

25.5-1-104. Department of health care policy and financing created - executive director - powers, duties, and functions - report. (6) (a) (II) The state department shall prominently post the interagency resource guide created pursuant to subsection (6)(a)(I) of this section on the STATE department's website.

SECTION 56. In Colorado Revised Statutes, 25.5-1-133, amend (3) as follows:

25.5-1-133. Access to behavioral health services for individuals under twenty-one years of age - rules - report - repeal. (3) In providing the limited services pursuant to this section, the state department must notify patients, providers, human services departments, counties THE DEPARTMENT OF HUMAN SERVICES, COUNTY DEPARTMENTS OF HUMAN OR SOCIAL SERVICES, law enforcement agencies, schools, and any other entity that may be impacted that the limited services are available on and after July 1, 2024.

SECTION 57. In Colorado Revised Statutes, 25.5-1-702, **amend** (2)(a)(XIII) as follows:

25.5-1-702. Hospitals - public community meeting requirement - rules. (2) (a) Each reporting hospital shall invite, at a minimum, representatives from the following entities to participate in the meeting described in subsection (1) of this section, if any such entities operate in the reporting hospital's community:

(XIII) A member from an institution of higher learning EDUCATION for a hospital whose community includes such institutions.

SECTION 58. In Colorado Revised Statutes, 25.5-1-703, **amend** (2)(b) as follows:

25.5-1-703. Hospitals - community health needs assessments - community benefit implementation plans - reports - rules. (2) On or before a date to be determined by rules promulgated by the state board, and on or before such date each year thereafter, each reporting hospital shall complete a community benefit implementation plan that:

(b) Includes an explanation of the community served by the hospital facility REPORTING HOSPITAL; and

SECTION 59. In Colorado Revised Statutes, 25.5-1-904, **amend** (2)(a)(II), (2)(b)(I), and (3) as follows:

25.5-1-904. Transparency - hospitals - standard charges - shoppable services - enforcement. (2) (a) The state department shall conduct performance assessments for adherence to federal transparency rules by:

(II) Auditing hospital websites for performance relative to federal price transparency rules, and in evaluating performance, the STATE department shall follow rules, standards, and guidance published by the federal centers for medicare and medicaid; and

(b) If the state department determines that a hospital has performed poorly in its performance assessment, the state department may:

(I) Issue a written notice to the hospital that clearly explains the manner in which the STATE department determined that the hospital performed poorly on the adherence to price transparency; and

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(3) On or before February 1, 2024, the state department shall create and maintain a publicly available list on its website of hospitals that perform poorly on the STATE department's performance assessment. Such notices and communications are subject to public disclosure under 5 U.S.C. sec. 552, as amended, notwithstanding any exemptions or exclusions to the contrary, in full without redaction. The state department shall update the list at least annually.

SECTION 60. In Colorado Revised Statutes, 25.5-2-105, amend (4) as follows:

25.5-2-105. State children's basic health plan. (4) The state children's basic health plan must be funded by state funds only, except to the extent federal funds are made available through express written authorization through a federal waiver, state plan amendment, or otherwise, by the FEDERAL centers for medicare and medicaid services.

SECTION 61. In Colorado Revised Statutes, 25.5-4-402.8, **amend** (2)(g)(II) as follows:

25.5-4-402.8. Hospital transparency report - definitions. (2) (g) (II) If the state department determines a hospital's noncompliance with this section is knowing or willful or there is a repeated pattern of noncompliance, the state department shall consider the size of the hospital and the seriousness of the violation in setting a fine amount which, for hospitals owned or affiliated with a hospital system comprised of three or more hospitals, must not exceed twenty thousand dollars per violation per week until the hospital takes corrective ACTION and, for all other hospitals, must not exceed five thousand dollars per week until the hospital takes corrective action.

SECTION 62. In Colorado Revised Statutes, 25.5-5-308, **amend** (2)(a)(I)(A) as follows:

25.5-5-308. Breast and cervical cancer prevention and treatment program - creation - legislative declaration - definitions - funds - repeal. (2) As used in this section, unless the context otherwise requires:

(a) "Eligible person" means a person who:

(I) (A) Has been screened for breast or cervical cancer under the centers for disease control and prevention's national breast and cervical cancer early detection program established under Title XV of the federal "Public Health Service Act", 42 U.S.C. sec. 300k et seq., in accordance with the requirements of section 1504 of such act, 42 U.S.C. sec. 300n, on or after July 1, 2002, unless the FEDERAL centers for medicare and medicaid services approves the state department's amendment to the medical assistance plan and the state department is able to implement the breast and cervical cancer prevention and treatment program before such date, then the person must be screened on or after the implementation date of such program; or

SECTION 63. In Colorado Revised Statutes, 25.5-5-334, amend (2) as follows:

25.5-5-334. Community health worker services - federal authorization - reporting - rules - definition. (2) No later than July 1, 2024, the state department shall seek federal authorization from the FEDERAL centers for medicare and

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medicaid services to provide reimbursement for community health worker services including, but not limited to, the delivery of preventive services, group and individual health education and health coaching, health navigation, transitions of care supports, screening and assessment for nonclinical and social needs, and individual support and health advocacy.

SECTION 64. In Colorado Revised Statutes, 25.5-5-335, **amend** (7)(d) introductory portion and (7)(d)(II) as follows:

25.5-5-335. Continuous medical coverage for children and adults feasibility study - federal authorization - rules - report - definition. (7) (d) To facilitate the renewal process for the medical assistance program for individuals with no income, including those who are experiencing homelessness, the state department shall seek federal authorization, to the extent allowable by the FEDERAL centers for medicare and medicaid services, to complete the income determination for ex parte renewals without requesting additional income information or documentation, if:

(II) The state department has checked financial data sources in accordance with its eligibility verification plan as required by the FEDERAL centers for medicare and medicaid services and no information is received.

SECTION 65. In Colorado Revised Statutes, 25.5-5-514, **amend** (2)(b) as follows:

25.5-5-514. Prescription drugs used for treatment or prevention of HIV - prohibition on utilization management - definition. (2) (b) Nothing in this subsection (2) prevents the state department from performing drug utilization review that may be necessary for patient safety or for ensuring the prescribed use is for a medically accepted indication, as required by section 1927 of the FEDERAL "Social Security Act of 1935".

SECTION 66. In Colorado Revised Statutes, 26-2-307, amend (1)(b) as follows:

26-2-307. Fuel assistance payments - eligibility for federal standard utility allowance - supplemental utility assistance fund established - definitions - repeal. (1) (b) Except as provided in subsection (1)(d) of this section:

(I) The state department shall make the fuel assistance payments to eligible households that receive SNAP benefits but that do not receive assistance under LEAP in order to qualify those households for the standard utility allowance to maximize their SNAP benefits; BENEFITS.

(II) To help the state department maximize the number of households that are receiving both the SNAP and LEAP benefits and facilitate the identification of those households that receive SNAP benefits and qualify for the fuel assistance payments, the state department shall develop a database connection between the LEAP eligibility system and the Colorado benefits management system; SYSTEM.

(III) Repealed.

(III.5) (A) For the 2022-23 state fiscal year, the general assembly shall

appropriate two million dollars from the economic recovery and relief cash fund created in section 24-75-228 to the state department for the purposes of implementing this section.

(B) Money spent pursuant to this subsection (1)(b)(III.5) must conform with the allowable purposes set forth in the federal "American Rescue Plan Act of 2021", Pub.L. 117-2, as amended. The state department shall either spend or obligate such appropriation prior to December 30, 2024, and expend the appropriation on or before December 31, 2026.

(C) This subsection (1)(b)(III.5) is repealed, effective September 1, 2027.

(IV) Repealed.

(V) On or before April 1, 2024, and on or before April 1 of each year thereafter, the state department shall submit a budget to the organization and the commission to include the state department's administrative costs to implement the program, including the cost to issue payments to recipients' electronic benefits transfer cards for payments made pursuant to subsection (1)(a) of this section, and the projected number of eligible households that the state department identifies as receiving SNAP benefits but that are not receiving assistance under LEAP, including an estimated number of new SNAP cases that the state department will approve during the upcoming federal fiscal year. Based on the budget that the state department submits, the organization shall:

(A) Calculate the amount of money from the energy assistance system benefit charge collected pursuant to section 40-8.7-104 (2.5) that it allocates as part of its budget prepared pursuant to section 40-8.7-108 (3) for use by the state department to make fuel assistance payments and to implement the program;

(B) Transmit the money to the state department on or before July 1, 2024, and on or before July 1 of each year thereafter.

SECTION 67. In Colorado Revised Statutes, 26-5-103.7, **amend** (4)(a) as follows:

26-5-103.7. Child welfare allocations funding model - evaluation group - report - definitions - repeal. (4) Beginning with the funding model effective for state fiscal year 2024-25, the funding model must:

(a) Include factors addressing county workload, informed by the workload study conducted pursuant to section 26-5-104 (6.1)(c), AS SAID SUBSECTION EXISTED PRIOR TO ITS REPEAL, including the number of child welfare case aides, case workers, and supervisors necessary to perform all responsibilities required by state and federal law;

SECTION 68. In Colorado Revised Statutes, 26.5-5-317, **amend** (5)(a)(I)(C) as follows:

26.5-5-317. Denial of license - suspension - revocation - probation - refusal to renew license - fines. (5)(a)(I) The department shall deny an application for a

license under the circumstances described in section 26.5-5-309 (4). The department shall revoke or suspend a license previously issued if:

(C) The licensee, an affiliate of the licensee, a person employed by the licensee, or a person who resides with the licensee at the facility has been determined to be insane or mentally incompetent by a court of competent jurisdiction and the court has entered, pursuant to part 3 or part 4 of article 14 of title 15 or section 27-65-109 (4) SECTION 27-65-110 (4) or 27-65-127, an order specifically finding that the mental incompetency or insanity is of such a degree that the licensee is incapable of operating a family child care home or child care center, the record of the determination and entry of the order being conclusive evidence thereof.

SECTION 69. In Colorado Revised Statutes, 27-60-302, amend (5) as follows:

27-60-302. Behavioral health-care provider workforce plan - expansion - current workforce. (5) The BHA, in collaboration with the community college system, the department of higher education, and the STATE work force development council created in section 24-46.3-101, and institutions of higher education shall create a new behavioral health-care educational program that provides tiered advancement opportunities for behavioral health-care providers at all levels, from advancement for individuals in entry-level positions to individuals who hold a bachelor's degree.

SECTION 70. In Colorado Revised Statutes, repeal 28-5-703.5 as follows:

28-5-703.5. Notice to revisor of statutes - repeal. (1) The resource and legislative director of the department of military and veterans affairs shall notify the revisor of statutes in writing of the date on which the federal government created the Space National Guard in the "FY 2022 National Defense Authorization Act" by e-mailing the notice to revisorofstatutes.ga@coleg.gov.

(2) This section is repealed, effective July 1 of the year following the revisor of statutes' receipt of the notice required by subsection (1) of this section.

SECTION 71. In Colorado Revised Statutes, 34-60-124, **amend** (8)(b)(I) as follows:

34-60-124. Energy and carbon management cash fund - definitions - repeal. (8) As used in this section:

(b) (I) "Responsible party" means any person who conducts an oil and gas operation in a manner that violates any then-applicable provision of this article 60, or of any rule or order of the commission, or of any permit that threatens to cause, or actually causes, a significant adverse environmental impact to any air, water, soil, or biological resource. "Responsible party" includes any person who disposes of any other waste by mixing it with exploration and production waste that threatens to cause, or actually causes, a significant adverse environmental impact to any air, water, so i, or biological resource.

SECTION 72. In Colorado Revised Statutes, 35-1-117, **amend** (3)(c)(IV) as follows:

35-1-117. Community food access program - creation - purpose - duties and responsibilities - grant program - advisory committee - funding - reporting - rules - definitions - repeal. (3) (c) (IV) The state department shall comply with the compliance, reporting, record-keeping, and program evaluation requirements established by the office of state planning and budgeting and the state controller in accordance with section 24-75-226 (5).

SECTION 73. In Colorado Revised Statutes, 35-5.5-108.7, **amend** (1)(a)(I)(E) as follows:

35-5.5-108.7. State noxious weed advisory committee - repeal. (1) (a) (I) There is hereby created the state noxious weed advisory committee, referred to in this section as the "state advisory committee". The state advisory committee consists of seventeen members. Fifteen members are appointed by the commissioner and serve without per diem compensation or expenses. Of the fifteen members:

(E) Four members must be agricultural producers, as defined in section 35-1-102 PRODUCERS; and

SECTION 74. In Colorado Revised Statutes, 38-12-220, repeal (5) as follows:

38-12-220. Private civil right of action. (5) A retaliatory action described in subsection (1) of this section is rebuttably presumed to be retaliation in violation of this section if done within one hundred twenty days after the tenant does an action described in subsections (1)(a) to (1)(c) of this section.

SECTION 75. In Colorado Revised Statutes, 39-21-102, amend (1) as follows:

39-21-102. Scope. (1) Unless otherwise indicated, the provisions of this article 21 apply to the taxes or fees imposed by articles $\frac{22 \text{ to } 35}{22 \text{ to } 36}$ of this title 39 and article 60 of title 34, section 21 of article X of the state constitution, article 3 of title 42, part 5 of article 3 of title 44, articles 11 and 20 of title 30, article 4 of title 43, article 2 of title 40, and part 2 of article 20 of title 8.

SECTION 76. In Colorado Revised Statutes, 39-22-104, **amend** (4)(i)(I)(C) as follows:

39-22-104. Income tax imposed on individuals, estates, and trusts - single rate - report - legislative declaration - definitions - repeal. (4) There shall be subtracted from federal taxable income:

(i) (I) (C) Subsection (4)(i)(I)(B) is of this section and this subsection (4)(i)(I)(C) are repealed, EFFECTIVE January 1, 2030.

SECTION 77. In Colorado Revised Statutes, amend 39-22-340 as follows:

39-22-340. Short title - citation. This subpart 3 is comprised of sections 39-22-340 to 39-22-346 39-22-347 and may be cited as subpart 3. This subpart 3 shall be known and may be cited as the "SALT Parity Act".

SECTION 78. In Colorado Revised Statutes, 39-22-514, **amend** (12)(a) and (12)(j) as follows:

39-22-514. Tax credit for qualified costs incurred in preservation of historic properties. (12) As used in this section, unless the context otherwise requires:

(a) "Certified local government" means any local government certified by the state historic preservation officer pursuant to the provisions of $\frac{16 \text{ U.S.C. sec. 470a}}{(c)(1)}$ 54 U.S.C. SEC. 302502, as amended.

(j) "State historic preservation officer" means the person designated and appointed pursuant to the provisions of $\frac{16 \text{ U.S.C. sec. 470a (b)(1)(A)}}{16 \text{ U.S.C. sec. 302301}}$, as amended.

SECTION 79. In Colorado Revised Statutes, 39-22-516.7, **amend** (5); and **repeal** (6) as follows:

39-22-516.7. Tax credit for innovative motor vehicles - tax preference performance statement - definitions - repeal. (5) With respect to any model year 2004 and newer hybrid motor vehicle, notwithstanding the limitation set forth in subsection (6) of this section, a taxpayer that converts such a motor vehicle to a category 1 A motor vehicle shall be eligible for the category 1 A credit.

(6) Except as provided in subsection (5) of this section, and notwithstanding the allowance of credits for any tax years commencing on or after January 1, 2013, but prior to January 1, 2014, under this section and section 39-22-516.5, no more than one tax credit shall be granted pursuant to this section and sections 39-22-516.5 and 39-22-516.8 for any individual motor vehicle.

SECTION 80. In Colorado Revised Statutes, 39-22-516.8, amend (15) as follows:

39-22-516.8. Tax credit for innovative trucks - tax preference performance statement - definitions - repeal. (15) No more than one tax credit shall be granted pursuant to this section and sections 39-22-516.5 and SECTION 39-22-516.7 for any individual motor vehicle or truck.

SECTION 81. In Colorado Revised Statutes, 39-22-531, **amend** (3)(a)(I)(D) as follows:

39-22-531. Colorado job growth incentive tax credit - rules - definitions - repeal. (3) The commission may approve any job growth incentive tax credits allowed pursuant to subsection (2) of this section subject to the following:

(a) During a credit period a project must:

(I) (D) For income tax years commencing on or after January 1, 2024, but prior to January 1, 2029, if the project constitutes advanced manufacturing, as defined in section 24-46-108 (1)(a), or semiconductor manufacturing, as defined in section 24-46-108 (1)(i) 24-46-108 (1)(j), the project must bring a net job growth of at least twenty jobs to the state with an average yearly wage of seventy-five percent or such

greater amount of the average yearly wage of the county in which the taxpayer is located, as the commission deems proper under its discretion.

SECTION 82. In Colorado Revised Statutes, 39-22-547, **amend** (2)(d) as follows:

39-22-547. Early childhood educator income tax credit - tax preference performance statement - legislative declaration - definitions - repeal. (2) As used in this section, unless the context otherwise requires:

(d) "Eligible program" means either an early childhood education program as defined in section 26-6.5-101.5 (6.5) SECTION 26.5-2-202 (3) or a licensed family child care home. An eligible program must have held at least a level one quality rating pursuant to the Colorado shines quality rating and improvement system established in section 26-6.5-106 SECTION 26.5-5-101 for the income tax year for which the credit is claimed.

SECTION 83. In Colorado Revised Statutes, 39-22-550, **amend** (2)(c)(IV) and (3)(a) as follows:

39-22-550. Tax credit for reducing emissions from certain lawn equipment - tax preference performance statement - legislative declaration - definitions - report - repeal. (2) As used in this section, unless the context otherwise requires:

(c) "Qualified retailer" means a retailer that sells lawn equipment and:

(IV) Has registered with the department of revenue pursuant to subsection (3)(d)(III) SUBSECTION (3)(e)(II) of this section.

(3) (a) For income tax years commencing on or after January 1, 2024, but before January 1, 2027, a retailer qualified pursuant to subsection (3)(d)(HH) (3)(e)(H) of this section is allowed a tax credit against the tax imposed pursuant to this article 22 in an amount equal to thirty-three percent of the aggregate purchase price for all retail sales of new, electric-powered lawn equipment that the qualified retailer sold in the state during the tax year.

SECTION 84. In Colorado Revised Statutes, 39-22-555, **amend** (1)(b) as follows:

39-22-555. Electric bicycle tax credit - tax preference performance statement - **definitions - repeal.** (1) (b) The general assembly and the state auditor shall measure the effectiveness of the credit in achieving the purpose specified in subsection (1)(a) of this section based on the information required to be maintained by and reported to the state auditor by the office and the department pursuant to subsection (5)(b) SUBSECTION (4)(b) of this section.

SECTION 85. In Colorado Revised Statutes, 39-22-559, **amend** (6)(c)(II)(A) as follows:

39-22-559. Film incentive tax credit - tax preference performance statement - review - legislative declaration - definitions - repeal. (6) (c) (II) (A) Any

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services provided by a certified public accountant to meet the requirements of this subsection (5)(c) SUBSECTION (6)(c) must be performed in Colorado.

SECTION 86. In Colorado Revised Statutes, 39-28.8-501, **amend** (2)(c); and **repeal** (4) as follows:

39-28.8-501. Marijuana tax cash fund - creation - distribution - legislative declaration - repeal. (2) (c) Subject to the limitations in subsection (5) of this section and in addition to the purposes for which the general assembly may appropriate money in the fund specified in subsections (2)(a) and (2)(b) of this section, the general assembly may also direct the state treasurer to transfer money in the fund to the general fund as specified in subsection (4) of this section and to the high-cost special education trust fund.

(4) Notwithstanding subsection (3) of this section, the state treasurer shall make the following transfers from the fund to the general fund:

(a) Repealed.

(b) On June 30, 2015, thirty million eight hundred eight thousand three hundred sixty-nine dollars;

(c) On August 15, 2015, one hundred thirty-eight thousand four hundred sixty-six dollars;

(d) On July 1, 2016, twenty-six million two hundred seventy-seven thousand six hundred sixty-one dollars;

(c) On June 30, 2018, thirty-seven thousand five hundred dollars for the purpose specified in section 25.5-4-214;

(f) On October 1, 2020, one hundred thirty-six million nine hundred eighty-nine thousand seven hundred fifty dollars.

SECTION 87. In Colorado Revised Statutes, 39-29-108, **amend** (1) introductory portion and (2)(e)(III)(A) as follows:

39-29-108. Allocation of severance tax revenues - definitions - repeal. (1) Except as provided in subsections (2) and (3) SUBSECTION (3) of this section, the total gross receipts realized from the severance taxes imposed on minerals and mineral fuels under the provisions of this article shall be credited as follows:

(2) (e) (III) As used in this subsection (2)(e), unless the context otherwise requires:

(A) "Administrative costs" means the amount of money expended from the respective cash funds by the Colorado energy office and the department of revenue for the administration and implementation of certain income tax credits and a temporary specific ownership tax rate reduction for electric medium-duty and heavy-duty trucks that are part of a fleet as provided for in sections 24-38.5-116

(6)(b)(II), 24-38.5-118 (7)(d), 24-38.5-506 (2)(a)(II) 24-38.5-506 (2)(b), and 25-7-1405 (2)(b).

SECTION 88. In Colorado Revised Statutes, amend 39-36-103 as follows:

39-36-103. Definitions. (1) As used in this article 36, unless the context otherwise requires:

(a) (1) "Certification" means the written tax credit certificate documenting a taxpayer's income tax credit claim pursuant to section 39-30-104, 39-30-105.1, or 39-30-105.5 and the estimated value of each credit certified by the CHIPS zone administrator, for which the taxpayer received precertification in accordance with section 39-36-104 (5)(b).

(b) (2) "CHIPS Act" means the federal "Creating Helpful Incentives to Produce Semiconductors and Science Act of 2022", Pub.L. 117-167, as amended.

(c) (3) "CHIPS zone" means a semiconductor manufacturing zone approved by the commission pursuant to section 39-36-104(2)(a).

(d) (4) "Commission" means the Colorado economic development commission created in section 24-46-102 (1).

(e) (5) "Department" means the Colorado department of revenue.

(f) (6) "Director" means the director of the office.

(g) (7) "Office" means the Colorado office of economic development created in section 24-48.5-101.

(h) (8) "Precertification" means the written precertification of a taxpayer's proposed project and any related income tax credit claims pursuant to section 39-30-104, 39-30-105.1, or 39-30-105.5, by the CHIPS zone administrator in reliance on the taxpayer's representations pursuant to section 39-36-104 (5)(a).

(i) (9) "Refund certificate" has the same meaning as set forth in section $\frac{24-46-108}{(1)(h)}$ 24-46-108 (1)(i).

(j) (10) "Semiconductor manufacturing" has the same meaning as set forth in section 24-46-108 (1)(i) SECTION 24-46-108 (1)(j).

(k) (11) "Taxpayer" means a person engaged in semiconductor manufacturing that is subject to tax under article 22 of this title 39.

SECTION 89. In Colorado Revised Statutes, 44-10-103, **amend** (22.5) and (42.5) as follows:

44-10-103. Definitions - rules. As used in this article 10, unless the context otherwise requires:

(22.5) "Intoxicating cannabinoid" means a cannabinoid that is classified as an

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intoxicating cannabinoid in section 44-10-209 or by the state licensing authority by rule, in coordination with the department of public health and environment, in accordance with subsections (3)(f) and (3)(g) of this section SECTION 44-10-209 (3)(f) AND (3)(g).

(42.5) "Nonintoxicating cannabinoid" means a cannabinoid that is classified as a nonintoxicating cannabinoid in section 44-10-209 or by the state licensing authority by rule, in coordination with the department of public health and environment, in accordance with subsections (3)(f) and (3)(g) of this section SECTION 44-10-209 (3)(f) AND (3)(g).

SECTION 90. In Colorado Revised Statutes, 44-10-601, amend (3)(d) as follows:

44-10-601. Retail marijuana store license - rules - definitions. (3) (d) When completing a sale of retail marijuana concentrate, the retail marijuana store shall provide the customer with the tangible educational resource created by the state licensing authority through rule-making pursuant to section 44-10-202 (8) regarding the use of medical marijuana concentrate.

SECTION 91. In Colorado Revised Statutes, amend 44-30-201 as follows:

44-30-201. Division of gaming - creation. (1) There is created in the department the division of gaming, the head of which is the director of the division of gaming. The director is appointed by, and may be removed by, the executive director. The division of gaming, the Colorado limited gaming control commission created in section 44-30-301, and the director of the division of gaming are type 2 entities, as defined in section 24-1-105, and exercise their respective powers and perform their respective duties and functions as specified in this article 30 under the department; except that the commission has full and exclusive authority to promulgate rules related to limited gaming and sports betting without any approval by, or delegation of authority from, the department. Notwithstanding any provision of this subsection (1) to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

(2) Repealed.

SECTION 92. In Colorado Revised Statutes, amend 44-30-202 as follows:

44-30-202. Functions of division. (1) The functions of the division are to license, implement, regulate, and supervise the conduct in this state of:

(a) Limited gaming as authorized by section 9 of article XVIII of the state constitution; and

(b) (1) Sports betting as authorized by part 15 of this article 30.

(II) This subsection (1)(b) is repealed, effective September 1, 2020, if the voters at the November 2019 statewide election do not approve the question described in

section 44-30-1514 and the governor issues an official declaration of the vote thereon.

(2) Notwithstanding any provision of this section to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

SECTION 93. In Colorado Revised Statutes, 44-30-302, repeal (3) as follows:

44-30-302. Commission - powers and duties - rules. (3) Notwithstanding any provision of this section to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

SECTION 94. In Colorado Revised Statutes, 44-30-701, **amend** (2)(a) introductory portion; and **repeal** (3) as follows:

44-30-701. Limited gaming fund - created - repeal. (2) (a) Except as provided in subsection (2)(b) $\frac{\text{or}(2)(c)}{\text{or}(2)(c)}$ of this section, at the end of the 2012-13 state fiscal year and at the end of each state fiscal year thereafter, the state treasurer shall transfer the state share as follows:

(3) Notwithstanding any provision of this section to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

SECTION 95. In Colorado Revised Statutes, 44-30-705, amend (3) as follows:

44-30-705. Attorney general - duties. (3) Expenses of the attorney general incurred in the performance of the responsibilities under this section shall MUST be paid from the limited gaming fund; except that any such expenses related to sports betting under part 15 of this article 30 shall MUST be paid from the sports betting fund. Notwithstanding any provision of this subsection (3) to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

SECTION 96. In Colorado Revised Statutes, 44-30-1501, **amend** (7)(a) as follows:

44-30-1501. Definitions - rules. Definitions applicable to this part 15 also appear in section 44-30-103 and article 1 of this title 44. As used in this part 15, unless the context otherwise requires:

(7) (a) "Net sports betting proceeds" means the total amount of all bets placed by players in a sports betting operation or internet sports betting operation, less all payments to players, less free bets as described in subsections (7)(b) and SUBSECTION (7)(c) of this section, and less all excise taxes paid pursuant to federal

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law. Payments to players include all payments of cash premiums, merchandise, or any other thing of value.

SECTION 97. In Colorado Revised Statutes, 44-30-1503, repeal (5) as follows:

44-30-1503. Licenses - rules. (5) Notwithstanding any provision of this section to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

SECTION 98. In Colorado Revised Statutes, 44-30-1504, repeal (8) as follows:

44-30-1504. Disclosure of information by corporate applicants - license required - investigation - criminal history record check - rules - definition. (8) Notwithstanding any provision of this section to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

SECTION 99. In Colorado Revised Statutes, 44-30-1505, **repeal** (5)(d) and (8) as follows:

44-30-1505. License classifications - number of licenses - designated sports betting operators - qualifications - rules. (5) (d) Notwithstanding any other provision of this article 30, sports betting, other than by a customer using his or her own computer or mobile or interactive device through an internet sports betting operation, shall not be conducted anywhere in the city of Central, the city of Black Hawk, or the city of Cripple Creek unless sports betting is authorized by the local voters of the respective city in a municipal or coordinated election held in November 2019, concurrently with the statewide election described in section 44-30-1514.

(8) Notwithstanding any provision of this section to the contrary, sports betting is not authorized unless the voters at the November 2019 statewide election approve the ballot question submitted pursuant to section 44-30-1514, enacted in 2019 in House Bill 19-1327.

SECTION 100. In Colorado Revised Statutes, 12-245-404, **amend as amended by Senate Bill 24-115** (4)(b) as follows:

12-245-404. Qualifications - examination - licensure and registration - rules. (4) (b) A clinical social worker candidate registered pursuant to this subsection (4) is under the jurisdiction of the board. If the requirements of subsections (2)(c) and (2)(d) of this section are not met within three years after the date of registration as a candidate, the registration of the clinical social worker candidate EXPIRES. A person whose clinical social worker candidate registration expires is subject to the renewal, reinstatement, and delinquency fee provisions specified in section 12-20-202. Prior to a second or subsequent renewal of a clinical social worker candidate registration, the registered clinical social worker candidate shall complete continuing professional development and educational hours to maintain the candidate's registration as a registered clinical social worker candidate.

SECTION 101. In Colorado Revised Statutes, 42-2-127.1, **amend as added by House Bill 24-1250** (2)(b)(II)(A) as follows:

42-2-127.1. Driving improvement course - points waiver - rules - definitions - notice to revisor of statutes - repeal. (2) (b) (II) (A) This subsection (2)(b) will take SUBSECTION (2)(b)(I) OF THIS SECTION TAKES effect on the earlier of January 1, 2027, or when the department promulgates the rules required by subsection (2)(a) of this section. The executive director of the department shall notify the revisor of statutes in writing of the date when the condition specified in this subsection (2)(b)(II)(A) has occurred by e-mailing the notice to revisorofstatutes.ga@coleg.gov. Subsection (2)(b)(I) of this section takes effect upon the earlier of January 1, 2027, or the date identified in the notice that the department has promulgated the rules required in subsection (2)(a) of this section or, if the notice does not specify that date, upon the date of the notice to the revisor of statutes.

SECTION 102. Act subject to petition - effective date. (1) Except as specified in subsection (2) of this section, 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) (a) Section 12-245-404 (4)(b), Colorado Revised Statutes, as amended in section 100 of this act, takes effect only if Senate Bill 24-115 becomes law, in which case section 12-245-404 (4)(b), Colorado Revised Statutes, as amended in section 100 of this act, takes effect on the effective date of this act or Senate Bill 24-115, whichever is later.

(b) Section 42-2-127.1 (2)(b)(II)(A), Colorado Revised Statutes, as amended in section 101 of this act, takes effect only if House Bill 24-1250 becomes law, in which case section 42-2-127.1 (2)(b)(II)(A), Colorado Revised Statutes, as amended in section 101 of this act, takes effect on the effective date of this act or House Bill 24-1250, whichever is later.

Approved: June 7, 2024

APPENDIX

C.R.S. Section	Section in bill	Reason for Amendment
1-7.5-107.3 (1.5)(d)(I) and (2)(d)(I)	1	Corrects cross references to a provision requiring an election official to notify by letter electors who did not submit an accepted form of identification when casting a ballot by mail. The error occurred in a Senate second reading floor amendment amending SB23-276. (See the 2023 Senate Journal for April 19, page 961 and SB23-276, chapter 399, page 2388, Session Laws of Colorado 2023.)
2-2-2103 (1)(b)(I)	2	Amends this provision to account for the repeal of section 2-3-127, effective July 1, 2023. (See HB21-1294, chapter 414, page 2758, Session Laws of Colorado 2021.)
2-3-103.7 (1) As it will become effective July 1, 2024	3	See section 2 of this act amending section 2-2-2103 (1)(b)(I).
2-3-107 (2)(a)(I)(F)	4	See section 2 of this act amending section 2-2-2103 (1)(b)(I).
2-3-901 (2) and (5)	5	Repeals internal references to subsection (9) of this section due to the repeal of the subsection, effective January 1, 2018. (See HB16-1077, chapter 326, page 1323.)
2-3-1203 (14)(a)(VII)	6	Repeals an internal reference to the Colorado Commission on Criminal and Juvenile Justice due to the repeal of article 11.3 of title 16, effective July 1, 2023. (See HB18-1287, chapter 318, page 1909, Session Laws of Colorado 2018.)
2-7-202 (1.5)	7	See section 6 of this act repealing section 2-3-1203 (14)(a)(VII).
2-7-203 (2)(d)	8	See section 6 of this act repealing section 2-3-1203 (14)(a)(VII).

C.R.S. Section	Section in bill	Reason for Amendment
5-2-202 (1)(c.7)	9	Corrects a cross reference to the definition of "guaranteed asset protection agreement". The error occurred in the Senate Business, Labor, and Technology Committee report amending HB23-1181. (See the 2023 Senate Journal for April 27, page 1176 and HB23-1181, chapter 425, page 2497, Session Laws of Colorado 2023.)
8-14.3-203 (4)(a)(I) and (4)(d)(VI)	10	Changes "federal act" to "act" to accurately reflect the defined terminology for the section. (See page G-48 of Appendix G of the Colorado Legislative Drafting Manual, Online Edition, Revised 10/29/2021; section 8-14.3-202 (1), C.R.S. 2023; and HB18-1343, chapter 242, page 1504, Session Laws of Colorado 2018.)
8-15.8-102 (3)	11	Updates references to the Office of Future of Work. Senate Bill 23-051 repealed the provision describing the creation of the office by executive order and created the office statutorily. (See section 8-15.8-103 (1), C.R.S. 2023 and SB23-051, chapter 37, pages 132 and 133, Session Laws of Colorado 2023.)
8-45-123	12	Repeals this provision as obsolete. This section authorizes the Revisor of Statutes to update certain terminology. All of the updates have been made.
8-47-101 (6)	13	See section 12 of this act repealing section 8-45-123.
8-83-701 (5)(b)	14	See section 11 of this act amending section 8-15.8-102 (3).
8-83-901 (2)	15	See section 11 of this act amending section 8-15.8-102 (3).
9-5.7-102 (7) and (8)	16	Alphabetizes the definitions in this section to conform to standard drafting practices. (See page G-48 of Appendix G of the of the Colorado Legislative Drafting Manual, Online Edition, Revised 10/29/2021.)

C.R.S. Section	Section in bill	Reason for Amendment
11-30-124 (6)	17	See section 12 of this act repealing section 8-45-123.
12-20-407 IP(1)(e)	18	Repeals a redundant cross reference to provisions regulating specific professions and occupations. (See HB22-1257, chapter 69, page 351, Session Laws of Colorado 2022.)
12-280-141 (2)	19	Changes "automated prescription drug dispensing system" to "automated pharmacy dispensing system" to accurately reflect the defined phrase in subsection (1) of this section. The error originated in the introduced version of HB23-1195. (See HB23-1195, chapter 134, page 514, Session Laws of Colorado 2023.)
14-10-124.4 (4)	20	Changes "grandparent time" to "grandparent family time" to accurately reflect the defined terminology for the section. The error occurred in the House Judiciary Committee report amending HB23-1026. (See page G-48 of Appendix G of the Colorado Legislative Drafting Manual, Online Edition, Revised 10/29/2021; the 2023 House Journal for March 22, page 753; and HB23-1026, chapter 243, page 1302, Session Laws of Colorado 2023.)
14-10-127.5 IP(5)(a)	21	Corrects a cross reference to the section authorizing the appointment of a legal representative of a child and describing the legal representative's responsibilities. The error occurred in a House second reading floor amendment amending the House Judiciary Committee report for HB23-1178. (See the House Journal for April 12, page 1098 and HB23-1178, chapter 266, page 1578, Session Laws of Colorado 2023.)
16-8.5-105 (4) As it will become effective July 1, 2024	22	Corrects a grammatical error. (See HB23-1138, chapter 423, page 2481, Session Laws of Colorado 2023.)

C.R.S. Section	Section in bill	Reason for Amendment
16-11.7-102 (1)	23	Standardizes language within this subsection regarding age. (See the 2023 Senate Journal for April 18, page 879 and SB23-164, chapter 349, page 2085, Session Laws of Colorado 2023.)
18-18-401 (1)(e)	24	See section 6 of this act repealing section 2-3-1203 (14)(a)(VII).
19-2.5-1404 (3)(b)	25	Repeals a placeholder provision, renumbers succeeding subparagraphs, and makes a conforming amendment. (See the 2023 Senate Journal for May 7, page 1440 and HB23-1249, chapter 287, page 1721, Session Laws of Colorado 2023.)
19-3-217 (1.5)(c)(II) and (1.5)(e)(II)	26	Updates internal references to correspond with the relettering of paragraphs within this subsection. The error originated in the House Judiciary Committee report amending HB23-1027. (See the 2023 House Journal for February 9, page 249 and HB23-1027, chapter 284, page 1677, Session Laws of Colorado 2023.)
19-3-406 (12)(a)	27	Clarifies that it is the Judicial Department that houses the Colorado Courts Data Access System. The error originated in the introduced version of HB23-1043. (See HB23-1043, chapter 20, page 73, Session Laws of Colorado 2023.)
19-4-105 (1)(f)	28	Corrects a typographical error that resulted in an incorrect internal reference. (See the 2022 Senate Journal for March 31, page 546 and HB22-1153, chapter 210, page 1389, Session Laws of Colorado 2022.)
19-4-106 (2)	29	Repeals an internal reference to subsection (3) of this section due to the repeal of the subsection, effective August 10, 2022. (See HB22-1153, chapter 210, page 1392, Session Laws of Colorado 2022.)

C.R.S. Section	Section in bill	Reason for Amendment
19-7-304 (1)(c)(I)(B)	30	Updates terminology as required by section 23-8-105. (See HB08-1079, chapter 101, page 311, Session Laws of Colorado 2008.)
22-1-135 (2)(d)(II)(B)	31	Corrects the name of a federal act. (See Pub.L. 93-380, 88 Stat. 574, and 20 U.S.C. 1232g.)
22-2-129	32	Repeals this section as obsolete due to the repeal of 20 U.S.C. secs. 6316 and 6319 by Pub.L. 114-95, effective December 10, 2015. (See Pub.L. 114-95, 129 Stat. 1814.)
22-2-146.6 (4)(d)(II)(A)	33	Corrects a cross reference to the section creating educator training opportunities. The error originated in the introduced version of HB23-1231. (See HB23-1231, chapter 190, page 942, Session Laws of Colorado 2023.)
22-2-405 (3)(b)	34	Corrects a cross reference to the provision requiring the facilities school board to approve a list of recognized independent national accreditation organizations that accredit approved facility schools. The error originated in the introduced version of SB23-219. (See SB23-219, chapter 88, page 317, Session Laws of Colorado 2023.)
22-9-109(3)	35	See section 31 of this act amending section 22-1-135 (2)(d)(II)(B).
22-10-101	36	Updates cross references in part 1 of article 10 of title 22 to conform with SB23-003, which added part 2 to article 10 of title 22. (See SB23-003, chapter 387, page 2312, Session Laws of Colorado 2023.)
22-10-103 IP	37	See section 36 of this act amending section 22-10-101.
22-10-104 (1)(b) and IP(1)(d)	38	See section 36 of this act amending section 22-10-101.
22-10-105 (1)(b)	39	See section 36 of this act amending section 22-10-101.

C.R.S. Section	Section in bill	Reason for Amendment
22-10-107 (1)(c) and (1)(d)	40	See section 36 of this act amending section 22-10-101.
22-20-114 (1)(c)(I)	41	Repeals an internal reference to subsection (1)(a.5) of this section due to the repeal of the subsection, effective July 1, 2022. (See HB18-1333, chapter 176, page 1213, Session Laws of Colorado 2018 and SB21-275, chapter 393, pages 2611 and 2618, Session Laws of Colorado 2021.)
22-60.5-121 IP(8)(b)	42	Amends this provision to accurately reflect the number of members appointed to the advisory committee created in this section. (See the 2023 Senate Journal for April 14, page 838 and SB23-258, chapter 334, page 1999, Session Laws of Colorado 2023.)
23-1-119.5	43	Changes "Colorado work force development council" to "state work force development council" to accurately reflect the name of the council created in section 24-46.3-101.
23-5-145.5 (3)(a)	44	See section 43 of this act amending section 23-1-119.5.
23-31-313 (11)	45	Repeals as obsolete a provision requiring the state forester to submit a report to the Joint Budget Committee no later than January 1, 2011.
23-71-102 (1)(a)	46	See section 30 of this act amending section 19-7-304 (1)(c)(I)(B).
24-32-730 (3)(b)(III)	47	See section 30 of this act amending section 19-7-304 (1)(c)(I)(B).
24-33.5-518 (5)	48	See section 6 of this act repealing section 2-3-1203 (14)(a)(VII).
24-33.5-1201 (1)(c)(II)(B)	49	See section 12 of this act repealing section 8-45-123.
24-33.5-2603 (3.5)(c)	50	See section 6 of this act repealing section 2-3-1203 (14)(a)(VII).

C.R.S. Section	Section in bill	Reason for Amendment
24-80.1-102 (8)	51	Updates cross references to correspond with the relocation of provisions by Public Law 113-287. (See Pub.L. 113-287, 128 Stat. 3094.)
24-80.1-109(3)	52	See section 51 of this act amending section 24-80.1-102 (8).
24-82-102.5 (5)(b)(III)	53	Corrects a cross reference to a provision authorizing certain real estate transactions by the public-private collaboration unit created in section 24-94-103 (2). The error originated in the introduced version of SB23-001. (See SB23-001, chapter 234, page 1227, Session Laws of Colorado 2023.)
24-92-115 (5)	54	Updates a cross reference to correspond with the renumbering of provisions. (See the editor's note following section 12-115-115, C.R.S. 2023, SB22-212, chapter 421, page 2989, Session Laws of Colorado 2022, and HB19-1172, chapter 136, page 853, Session Laws of Colorado 2019.)
25.5-1-104 (6)(a)(II)	55	Clarifies that department means the state department, which is defined in section 25.5-1-103 (8) as the department of health care policy and financing.
25.5-1-133 (3)	56	Updates terminology to conform to standard drafting practices.
25.5-1-702 (2)(a)(XIII)	57	See section 56 of this act amending section 25.5-1-133 (3).
25.5-1-703 (2)(b)	58	Homogenizes terminology within the subsection. (See HB23-1243, chapter 156, page 673, Session Laws of Colorado 2023.)
25.5-1-904 (2)(a)(II), (2)(b)(I), and (3)	59	See section 55 of this section amending section 25.5-1-104 (6)(a)(II).

C.R.S. Section	Section in bill	Reason for Amendment
25.5-2-105 (4)	60	Inserts "federal" before "centers for medicare and medicaid services" to clarify that the referenced agency is a federal agency. (See page 5-15 of the Colorado Legislative Drafting Manual, Online Edition, Revised 10/29/2021.)
25.5-4-402.8 (2)(g)(II)	61	Corrects an error originating in the engrossed version of HB23-1266 that was caused by a faulty instruction in the House Health and Insurance Committee report amending the bill. (See the 2023 House Journal for March 29, page 838, and HB23-1226, chapter 306, page 1871, Session Laws of Colorado 2023.)
25.5-5-308 (2)(a)(I)(A)	62	See section 60 of this act amending section 25.5-2-105 (4).
25.5-5-334(2)	63	See section 60 of this act amending section 25.5-2-105 (4).
25.5-5-335 IP(7)(d) and (7)(d)(II)	64	See section 60 of this act amending section 25.5-2-105 (4).
25.5-5-514 (2)(b)	65	Inserts "federal" before "Social Security Act of 1935" to clarify that the referenced agency is a federal agency. (See page 5-15 of the Colorado Legislative Drafting Manual, Online Edition, Revised 10/29/2021.)
26-2-307 (1)(b)	66	Repeals an internal reference to subsection (1)(d) of this section due to the repeal of the subsection, effective September 1, 2022. (See section 26-2-307 (1)(d.1), C.R.S. 2022 and HB22-1380, chapter 375, page 2663, Session Laws of Colorado 2022.)
26-5-103.7 (4)(a)	67	Adds language explaining that the workload study was conducted pursuant to section 26-5-104 (6.1)(c) as it existed prior to its repeal, effective June 30, 2023. (See SB21-277, chapter 343, page 2231, Session Laws of Colorado 2021.)

C.R.S. Section	Section in bill	Reason for Amendment
26.5-5-317 (5)(a)(I)(C)	68	Corrects a cross reference to a provision instructing a court or jury to determine the mental health status of a person. House Bill 22-1256 relocated the cross referenced section from 27-65-109 (4) to section 27-65-110 (4) but did not make the conforming change in section 26-6-108, which was relocated with the incorrect citations to this section by HB22-1295. (See HB22-1256, chapter 451, page 3186, and HB22-1295, chapter 123, page 760, Session Laws of Colorado 2022.)
27-60-302 (5)	69	See section 43 of this act amending section 23-1-119.5.
28-5-703.5	70	Repeals this section as inoperative because the Space National Guard was not created in the National Defense Authorization Act for Fiscal Year 2022. (See Pub.L. 117-81, 135 Stat. 1880.)
34-60-124 (8)(b)(I)	71	Corrects a publications error by striking the word "other" from this provision. (See SB23-285, chapter 235, page 1248, Session Laws of Colorado 2023.)
35-1-117 (3)(c)(IV)	72	Changes "state department" to "department" to accurately reflect the defined terminology for the article. The error originated in the introduced version of HB22-1380. (See page G-48 of Appendix G of the Colorado Legislative Drafting Manual, Online Edition, Revised 10/29/2021; section 35-1-102, C.R.S. 2023; and HB22-1380, chapter 375, page 2664, Session Laws of Colorado 2022.)
35-5.5-108.7 (1)(a)(I)(E)	73	Repeals a cross reference to a defined term that does not exist. (See HB03-1140, chapter 365, page 2422, Session Laws of Colorado 2003.)
38-12-220 (5)	74	Repeals this provision as inoperative. (See the editor's note following section 38-12-220 C.R.S. 2023.)

C.R.S. Section	Section in bill	Reason for Amendment
39-21-102 (1)	75	Updates the list of articles that fall under the scope of article 21 of title 39. House Bill 23-1260 added a new article, but did not make the conforming change in this provision. (See HB23-1260, chapter 227, page 1189, Session Laws of Colorado 2023.)
39-22-104 (4)(i)(I)(C)	76	Repeals this provision when it becomes inoperative, which is upon the repeal of subsection $(4)(i)(I)(B)$ of this section.
39-22-340	77	Updates the list of sections that make up this subpart 3. Senate Bill 22-124 added a new section to subpart 3, but did not make the conforming change in this provision. (See SB22-124, chapter 164, page 1020, Session Laws of Colorado 2022.)
39-22-514 (12)(a) and (12)(j)	78	See section 51 of this act amending section 24-80.1-102 (8).
39-22-516.7 (5) and (6)	79	Repeals as obsolete a provision that applies only to the 2013 tax year.
39-22-516.8 (15)	80	Repeals a cross reference to section 39-22-516.5 due to the repeal of the section, effective December 31, 2018. (See HB13-1247, chapter 226, page 1074, Session Laws of Colorado 2013.)
39-22-531 (3)(a)(I)(D)	81	Corrects a cross reference to the definition of semi-conductor manufacturing. The error originated in the introduced version of HB23-1260. (See HB23-1260, chapter 227, page 1197, Session Laws of Colorado 2023.)
39-22-547 (2)(d)	82	Updates cross references to correspond with the relocation of provisions by HB22-1295. (See HB22-1295, chapter 123, page 595 and 712, Session Laws of Colorado 2022.)

C.R.S. Section	Section in bill	Reason for Amendment
39-22-550 (2)(c)(IV) and (3)(a)	83	Corrects internal references to a provision requiring retailers of electric-powered lawn equipment to register with the Department of Revenue. The House Appropriations Committee report amending SB23-016 renumbered subsection (3)(d)(III) to subsection (3)(e)(II) but did not include the conforming changes. (See the 2023 House Journal for April 26, page 1562 and SB23-016, chapter 165, page 741, Session Laws of Colorado 2023.)
39-22-555 (1)(b)	84	Corrects an internal reference to the provision requiring the Department of Revenue to provide the Sate Auditor with information that details the number of sales of new qualified electric bicycles for which tax credits are claimed. The error originated in the introduced version of HB23-1272. (See HB23-1272, chapter 167, page 800, Session Laws of Colorado 2023.)
39-22-559 (6)(c)(II)(A)	85	Changes "this subsection (5)(c)" to "this subsection (6)(c)" to correct an error originating in the introduced version of HB23-1309. (See HB23-1309, chapter 379, page 2271, Session Laws of Colorado 2023.)
39-28.8-501 (2)(c) and (4)	86	Repeals as obsolete provisions pertaining to one-time monetary transfers to the general fund that occurred in 2015, 2016, 2018, and 2020.
39-29-108 IP(1) and (2)(e)(III)(A)	87	 [IP(1)] Repeals an internal reference to subsection (3) of this section due to the repeal of the subsection, effective August 7, 2023. (See HB23-1121, chapter 35, page 124, Session Laws of Colorado 2023.) [(2)(e)(III)(A)] Updates a cross reference to conform with the renumbering of a section within HB23-1272 for publication purposes. (See HB23-1272, chapter 167, page 809, Session Laws of Colorado 2023.)

C.R.S. Section	Section in bill	Reason for Amendment
39-36-103	88	Reorganizes this section to conform to standard drafting practices for definitions sections and updates cross references. (See page 5-11 of the Colorado Legislative Drafting Manual, Online Edition, Revised 10/29/2021 and HB23-1260, chapter 227, page 1191, Session Laws of Colorado 2023.)
44-10-103 (22.5) and (42.5)	89	Corrects cross references to provisions regulating the classification of marijuana-derived compounds. A House second reading floor amendment added the incorrect cross references to SB23-271. (See the 2023 House Journal for May 6, page 1952, and SB23-271, chapter 444, page 2608, Session Laws of Colorado 2023.)
44-10-601 (3)(d)	90	Repeals a cross reference to section 44-10-202 (8) due to the repeal of the section, effective July 1, 2022. (See HB21-1317, chapter 313, page 1920, Session Laws of Colorado 2021.)
44-30-201	91	Repeals provisions that became obsolete when proposition DD was approved by the voters on November 5, 2019. (See the editor's note following section 44-30-1501, C.R.S. 2023 and HB19-1327, chapter 347, page 3231, Session Laws of Colorado 2019.)
44-30-202	92	See section 91 of this act amending section 44-30-201.
44-30-302 (3)	93	See section 91 of this act amending section 44-30-201.
44-30-701 IP(2)(a) and (3)	94	 [IP(2)(a)] Repeals a cross reference to subsection (2)(c) of this section due to the repeal of the subsection, effective July 1, 2023. (See HB20-1399, chapter 214, page 1032, Session Laws of Colorado 2020.) [(3)] See section 91 of this act amending section 44-30-201.

C.R.S. Section	Section in bill	Reason for Amendment
44-30-705 (3)	95	See section 91 of this act amending section 44-30-201.
44-30-1501 (7)(a)	96	Repeals an internal reference to subsection (7)(b) of this section due to the repeal of the subsection, effective July 1, 2023. (See HB22-1402, chapter 402, page 2867, Session Laws of Colorado 2022.)
44-30-1503 (5)	97	See section 91 of this act amending section 44-30-201.
44-30-1504 (8)	98	See section 91 of this act amending section 44-30-201.
44-30-1505 (5)(d) and (8)	99	See section 91 of this act amending section 44-30-201.
12-245-404 (4)(b)	100	Corrects an error in the House Health and Human Services Committee report. (See the 2024 House Journal for April 3, page 1058 and the rerevised version of SB24-115.)
42-2-127.1 (2)(b)(II)(A)	101	Corrects the effective date of a provision in the rerevised version of HB24-1250.