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

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 18-034

LLS NO. 18-0542.01 Esther van Mourik x4215

SENATE SPONSORSHIP

Cooke and Guzman,

Wist and Lee,

#### **HOUSE SPONSORSHIP**

Senate Committees Judiciary **House Committees** 

## A BILL FOR AN ACT

101	CONCERNING THE NONSUBSTANTIVE RELOCATION OF LAWS RELATED
102	TO THE REGULATION OF GAMING FROM TITLE 12, COLORADO
103	REVISED STATUTES, TO A NEW TITLE 44 AS PART OF THE
104	ORGANIZATIONAL RECODIFICATION OF TITLE 12.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov/</u>.)

**Committee on Legal Services.** Current law directs the office of legislative legal services to study the organizational recodification of title 12 of the Colorado Revised Statutes, which relates to professions and



SENATE Amended 2nd Reading January 22, 2018 occupations. One recommendation of the study is to relocate laws located in title 12 that are administered by the department of revenue to a new title 44, which will consist solely of laws administered by the department of revenue that regulate a variety of activities.

To implement this recommendation, **section 1** of the bill creates title 44 and **section 2** relocates laws related to the regulation of limited gaming from title 12 to the new title. **Section 3** relocates laws related to the tribal-state gaming compact from title 12 to the new title. **Section 4** repeals the relocated laws from their current location. **Sections 5 through 45** make conforming amendments necessitated by the relocation of the laws.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, add title 44 as 3 follows: 4 **TITLE 44 ACTIVITIES REGULATED BY THE** 5 6 **DEPARTMENT OF REVENUE** 7 **ARTICLE 1** 8 **Common Provisions** 9 **44-1-101.** Short title. The SHORT TITLE OF THIS TITLE 44 IS THE 10 "DEPARTMENT OF REVENUE ACTIVITIES REGULATION ACT". 11 44-1-102. Legislative declaration. (1) THE GENERAL ASSEMBLY 12 HEREBY FINDS AND DECLARES THAT: 13 BEFORE THE ENACTMENT OF THIS TITLE 44, LAWS (a) 14 ADMINISTERED BY THE DEPARTMENT OF REVENUE THAT REGULATE A 15 VARIETY OF ACTIVITIES WERE CODIFIED IN TWO TITLES OF THE COLORADO 16 **REVISED STATUTES, MOST PROMINENTLY IN TITLE 12, WHICH GOVERNS** 17 PROFESSIONS AND OCCUPATIONS; 18 (b) MOST PROFESSIONS AND OCCUPATIONS ARE REGULATED BY 19 THE DEPARTMENT OF REGULATORY AGENCIES PURSUANT TO TITLE 12, BUT PRIOR TO THE 2017 LEGISLATIVE SESSION, TITLE 12 CONTAINED NUMEROUS
 LAWS THAT DID NOT PERTAIN TO THE REGULATION OF PROFESSIONS AND
 OCCUPATIONS AND WERE NOT ADMINISTERED BY THE DEPARTMENT OF
 REGULATORY AGENCIES;

5 (c) WITH THE ENACTMENT OF SECTION 2-3-510 IN 2016, THE
6 GENERAL ASSEMBLY DIRECTED THE OFFICE OF LEGISLATIVE LEGAL
7 SERVICES TO STUDY AN ORGANIZATIONAL RECODIFICATION OF TITLE 12 OF
8 THE COLORADO REVISED STATUTES, INCLUDING RELOCATING LAWS THAT
9 DO NOT PERTAIN TO PROFESSIONS AND OCCUPATIONS AND ARE NOT
10 ADMINISTERED BY THE DEPARTMENT OF REGULATORY AGENCIES;

11 (d) BASED ON RECOMMENDATIONS FROM THE TITLE 12
12 RECODIFICATION STUDY, THE GENERAL ASSEMBLY ENACTED SEVERAL
13 BILLS IN THE 2017 LEGISLATIVE SESSION TO RELOCATE OUT OF TITLE 12
14 MANY LAWS THAT ARE ADMINISTERED BY ENTITIES OTHER THAN THE
15 DEPARTMENT OF REGULATORY AGENCIES;

16 (e) THE STUDY ALSO RECOMMENDED CREATING A NEW TITLE 44
17 FOR PURPOSES OF CONSOLIDATING LAWS ADMINISTERED BY THE
18 DEPARTMENT OF REVENUE THAT REGULATE ACTIVITIES INTO A SINGLE
19 TITLE IN ORDER TO FACILITATE BOTH:

20 (I) THE PUBLIC'S AND REGULATED ENTITIES' UNDERSTANDING OF
21 THE LAWS THAT APPLY TO THEM; AND

(II) THE DEPARTMENT OF REVENUE'S ADMINISTRATION OF THESELAWS; AND

(f) CREATING A NEW TITLE 44 CONSISTING OF LAWS ADMINISTERED
BY THE DEPARTMENT OF REVENUE THAT REGULATE VARIOUS ACTIVITIES
IS NECESSARY TO IMPLEMENT THE RECOMMENDATIONS OF THE TITLE 12
RECODIFICATION STUDY AND FACILITATE THE REORGANIZATION OF TITLE

1	12 PERTAINING TO THE REGULATION OF PROFESSIONS AND OCCUPATIONS.
2	44-1-103. Definitions. As used in this title 44, unless the
3	CONTEXT OTHERWISE REQUIRES:
4	(1) "Department" means the department of revenue
5	CREATED IN SECTION 24-1-117.
6	(2) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF
7	THE DEPARTMENT.
8	SECTION 2. In Colorado Revised Statutes, add with amended
9	and relocated provisions article 30 to title 44 as follows:
10	ARTICLE 30
11	<b>Colorado Limited Gaming Act</b>
12	PART 1
13	GENERAL PROVISIONS
14	44-30-101. [Formerly 12-47.1-101] Short title. This article shall
15	be known and may be cited as THE SHORT TITLE OF THIS ARTICLE 30 IS the
16	"Limited Gaming Act of 1991".
17	44-30-102. [Formerly 12-47.1-102] Legislative declaration.
18	(1) The general assembly hereby finds, determines, and declares it to be
19	the public policy of this state that:
20	(a) The success of limited gaming is dependent upon public
21	confidence and trust that licensed limited gaming is conducted honestly
22	and competitively; that the rights of the creditors of licensees are
23	protected; and that gaming is free from criminal and corruptive elements;
24	(b) Public confidence and trust can be maintained only by strict
25	regulation of all persons, locations, practices, associations, and activities
26	related to the operation of licensed gaming establishments and the
27	manufacture or distribution of gaming devices and equipment;

1 (c) All establishments where limited gaming is conducted and 2 where gambling devices are operated and all manufacturers, sellers, and 3 distributors of certain gambling devices and equipment must therefore be 4 licensed, controlled, and assisted to protect the public health, safety, good 5 order, and the general welfare of the inhabitants of the state to foster the 6 stability and success of limited gaming and to preserve the economy and 7 policies of free competition of the state of Colorado;

8 (d) No applicant for a license or other affirmative commission 9 approval has any right to a license or to the granting of the approval 10 sought. Any license issued or other commission approval granted 11 pursuant to the provisions of this article ARTICLE 30 is a revocable 12 privilege, and no holder acquires any vested right therein or thereunder.

(2) It is the intent of the general assembly that, to achieve the
goals set forth in subsection (1) of this section, the commission should
place great weight upon the policies expressed in said subsection (1) in
construing the provisions of this article ARTICLE 30.

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**44-30-103.** [Formerly 12-47.1-103] Definitions. As used in this article ARTICLE 30, unless the context otherwise requires:

19 (1) "Adjusted gross proceeds", except with respect to games of 20 poker, means the total amount of all wagers made by players on limited 21 gaming less all payments to players; and payment to players shall include 22 all payments of cash premiums, merchandise, tokens, redeemable game 23 credits, or any other thing of value. With respect to games of poker, 24 "adjusted gross proceeds" means any sums wagered in a poker hand 25 which THAT may be retained by the licensee as compensation which must 26 be AND ARE consistent with the minimum and maximum amounts 27 established by the Colorado limited gaming control commission.

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(2) "Applicant" means any person who has applied for a license
 or registration under this article ARTICLE 30 or who has applied for
 permission to engage in any act or activity which THAT is regulated by
 this article ARTICLE 30.

5 (2.3) (3) (a) "Associated equipment" means a device, piece of
6 equipment, or system used remotely or directly in connection with gaming
7 or any game. The term includes a device, piece of equipment, or system
8 used to monitor, collect, or report gaming transactions data or to calculate
9 adjusted gross proceeds and gaming taxes.

(b) "Associated equipment" does not include equipment that meets
the definition of a "gaming device" or "gaming equipment" in subsection
(10) SUBSECTION (13) of this section.

(2.5) (4) "Associated equipment supplier" means a person who
 imports, manufactures, distributes, or otherwise provides associated
 equipment for use in Colorado. The term does not include a person
 licensed as a slot machine manufacturer or distributor under part 5 of this
 article ARTICLE 30.

18 (3) (5) "Bet" means an amount placed as a wager in a game of
19 chance.

(4) (6) "Blackjack" means a banking card game commonly known
as "21" or "blackjack" played by a maximum of seven players in which
each player bets against the dealer. The object is to draw cards whose
value will equal or approach twenty-one without exceeding that amount
and win amounts bet, payable by the dealer, if the player holds cards more
valuable than the dealer's cards.

26 (4.5) (7) "Certified local government" means any local
 27 government certified by the state historic preservation officer pursuant to

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1 the provisions of <del>16 U.S.C. sec. 470a (c)(1)</del> 54 U.S.C. SEC. 302503.

2 (5)(8) "Commission" means the Colorado limited gaming control
3 commission.

4 (5.5) (9) "Crane game" means an amusement machine that, upon
5 insertion of a coin, bill, token, or similar object, allows the player to use
6 one or more buttons, joysticks, or other controls to maneuver a crane or
7 claw over a nonmonetary prize, toy, or novelty, none of which shall have
8 a cost of more than twenty-five dollars, and then, using the crane or claw,
9 to attempt to retrieve the prize, toy, or novelty for the player.

(5.7) (10) "Craps" means a game played by one or more players
 against a casino using two dice, in which players bet upon the occurrence
 of specific combinations of numbers shown by the dice on each throw.

13 (6) "Department" means the Colorado department of revenue.

14 (7) (11) "Director" means the director of the division of gaming.
 15 (8) (12) "Division" means the division of gaming.

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16 (9) "Executive director" means the executive director of the
 17 department of revenue.

18 (10) (13) "Gaming device" or "gaming equipment" means any 19 equipment or mechanical, electromechanical, or electronic contrivance, 20 component, or machine used remotely or directly in connection with 21 gaming or any game. The term includes a system for processing 22 information that can alter the normal criteria of random selection 23 affecting the operation, or determining the outcome, of a game. The term 24 includes a physical or electronic version of a slot machine, poker table, 25 blackjack table, craps table, roulette table, dice, and the cards used to play 26 poker and blackjack.

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(11) (14) "Gaming employee" means any person employed by an

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1	operator or retailer hosting gaming to work directly with the gaming
2	portion of such THE operator's or retailer's business, which person WHO
3	shall be twenty-one years of age or older and hold a support license.
4	Persons deemed to be gaming employees shall include, but shall not be
5	limited to:
6	(a) Dealers;
7	(b) Change and counting room personnel;
8	(c) Cashiers;
9	(d) Floormen;
10	(e) Cage personnel;
11	(f) Slot machine repairmen or mechanics;
12	(g) Persons who accept or transport gaming revenues;
13	(h) Security personnel;
14	(i) Shift or pit bosses;
15	(j) Floor managers;
16	(k) Supervisors;
17	(l) Slot machine and slot booth personnel;
18	(m) Any person involved in the handling, counting, collecting, or
19	exchanging of money, property, checks, credit, or any representative of
20	value, including, without limitation:
21	(I) Any coin, token, chip, cash premium, merchandise, redeemable
22	game credits, or any other thing of value; or
23	(II) The payoff from any game, gaming, or gaming device;
24	(n) Craps table personnel and roulette table personnel; and
25	(o) Such ANY other persons as THAT the commission shall by rule $($
26	determine.
27	(12) (15) "Gaming license" means any license issued by the

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commission pursuant to this article which ARTICLE 30 THAT authorizes
 any person to engage in gaming within the cities of Central, Black Hawk,
 or Cripple Creek.

4 (13) (16) "Immediate family" means a person's spouse and any
5 children actually living with the person.

6 (14) (17) "Key employee" means any executive, employee, or
7 agent of a gaming licensee having the power to exercise a significant
8 influence over decisions concerning any part of the operation of a gaming
9 licensee.

10 (15) (18) "Licensed gaming establishment" means any premises
 11 licensed pursuant to this article ARTICLE 30 for the conduct of gaming.

12 (16) (19) "Licensed premises" means that portion of any premises 13 licensed for the conduct of limited gaming. Nothing pursuant to this 14 subsection (16) SUBSECTION (19) shall be construed to prohibit the 15 affected local governing authority from otherwise determining the size of 16 any building. In no event shall the licensed premises exceed thirty-five 17 percent of the square footage of any building and no more than fifty 18 percent of any one floor of such THE building.

19 (17) (20) "Licensee" means any person licensed under this article
 20 ARTICLE 30.

21 (18) (21) "Licensing authority" means the Colorado limited
 22 gaming control commission.

(19) (22) "Limited card games and slot machines", "limited
gaming", or "gaming" means physical and electronic versions of slot
machines, craps, roulette, and the card games of poker and blackjack
authorized by this article ARTICLE 30 and defined and regulated by the
commission, each game having a maximum single bet of one hundred

1 dollars.

(20) (23) "Operator" means any person who places slot machines
upon such THE person's business premises or any person who,
individually or jointly, pursuant to an agreement whereby consideration
is paid for the right to place slot machines on another's business premises,
engages in the business of placing and operating slot machines on retail
premises within the cities of Central, Black Hawk, or Cripple Creek.

8 (21) (24) "Person" means an individual, partnership, business 9 trust, government or governmental subdivision or agency, estate, 10 association, trust, for profit corporation, nonprofit corporation, 11 organization, or any other legal entity or a manager, agent, servant, 12 officer, or employee thereof.

13 (22) (25) (a) "Poker" means a card game played by a player or
players who are dealt cards by a dealer. The object of the game is:

(I) For each player to bet the superiority of such player's hand and
win the other players' bets by either making a bet no other player is
willing to match or proving to hold the most valuable cards after all the
betting is over; or

(II) For each player, whether by reason of the skill of the player
or application of the element of chance, or both, to hold a poker hand
entitled to a monetary or premium return based upon a publicly available
pay schedule.

(b) In a variation of poker in which there can be more than one
winning hand and the dealer's participation is necessary or desirable to
improve the game for players other than the dealer, the dealer may play,
but under no circumstances may the dealer place a wager in any game in
which he or she is dealing. A game in which the player holding the

1 highest-scoring hand splits his or her winnings with the player holding the 2 lowest-scoring hand does not qualify as a "variation of poker in which 3 there can be more than one winning hand" for purposes of this paragraph 4 (b) SUBSECTION (25)(b).

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5 (23) (26) "Repeating gambling offender" shall have the same 6 meaning as set forth in section 18-10-102 (9). C.R.S.

7 (24) (27) "Retailer" means any licensee who maintains gaming at 8 his OR HER place of business within the cities of Central, Black Hawk, or 9 Cripple Creek for use and operation by the public.

10 (25) (28) "Retail space" means the area where a retailer's business 11 is principally conducted.

12 (25.5) (29) "Roulette" means a game in which a ball is spun on a 13 rotating wheel and drops into a numbered slot on the wheel, and bets are 14 placed on which slot the ball will come to rest in.

15 (26) (30) (a) "Slot machine" means any mechanical, electrical, 16 video, electronic, or other device, contrivance, or machine which, after 17 insertion of a coin, token, or similar object, or upon payment of any 18 required consideration whatsoever by a player, is available to be played 19 or operated, and which THAT, whether by reason of the skill of the player or application of the element of chance, or both, may deliver or entitle the 20 21 player operating the machine to receive cash premiums, merchandise, 22 tokens, or redeemable game credits, or any other thing of value other than 23 unredeemable free games, whether the payoff is made automatically from 24 the machines or in any other manner.

- (b) "Slot machine" does not include:
  - (I) A vintage slot machine model that:
- 27 (A) Was introduced on the market before 1984;

(B) Does not contain component parts manufactured in 1984 or
 thereafter; and

3 (C) Is not used for gambling purposes or in connection with
4 limited gaming; or

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(II) Crane games.

6 (27) (31) "Slot machine distributor" means any person who
7 imports into this state, or first receives in this state, slot machines, or who
8 sells, leases, for a fixed or flat fee, or distributes slot machines in this
9 state; except that "slot machine distributor" does not include operators
10 licensed in this state.

11 (28) (32) "Slot machine manufacturer" means any person who 12 designs, assembles, fabricates, produces, constructs, or otherwise prepares 13 a complete or component part of a slot machine, other than tables or 14 cabinetry; except that "slot machine manufacturer" does not include 15 licensed operators performing incidental repairs on their own slot 16 machines or slot machines leased or distributed by them. A licensed slot 17 machine manufacturer may sell slot machines, or components of slot 18 machines, of its own manufacture to licensed slot machine distributors or 19 operators. A licensed manufacturer may also import those slot machine 20 parts or components necessary for its manufacturing operations.

(29) (33) "Suitability" or "suitable" means, in relation to a person,
 the ability to be licensed by the commission and, in relation to acts or
 practices, lawful acts or practices.

(30) (34) "Unsuitability or unsuitable" means, in relation to a
 person, the inability to be licensed by the commission because of prior
 acts, associations, or financial conditions, and, in relation to acts or
 practices, those which THAT violate or would violate the statutes or rules

or are or would be contrary to the declared legislative purposes of this
 article ARTICLE 30.

3 (31) (35) "Within the cities of Central, Black Hawk, or Cripple
4 Creek" means within the commercial district of any of those cities as
5 specified in section 12-47.1-105 SECTION 44-30-105.

6 44-30-104. [Formerly 12-47.1-104] Limited gaming 7 authorization - regulation. Limited gaming is hereby authorized and
8 may be operated and maintained subject to the provisions of this article
9 ARTICLE 30. All limited gaming authorized by this article ARTICLE 30 shall
10 be regulated by the Colorado limited gaming control commission.

11 44-30-105. [Formerly 12-47.1-105] Limited gaming - cities -12 commercial districts. Limited gaming shall take place only in the 13 following existing Colorado cities: The city of Central, county of Gilpin; 14 the city of Black Hawk, county of Gilpin; and the city of Cripple Creek, 15 county of Teller. Limited gaming shall be further confined to the 16 commercial districts of said cities as said districts are respectively defined 17 in the city ordinances adopted by the city of Central on October 7, 1981; 18 the city of Black Hawk on May 4, 1978; and the city of Cripple Creek on 19 December 3, 1973.

44-30-106. [Formerly 12-47.1-106] Exceptions. (1) Nothing in
this article ARTICLE 30 shall be construed in any way to affect or interfere
with the regulation of bingo and raffles by the office of the secretary of
state.

(2) Nothing contained in this article ARTICLE 30 shall be construed
to modify, amend, or otherwise affect the validity of any provisions
contained in article 10 of title 18. C.R.S.

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PART 2

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1	DIVISION OF GAMING
2	44-30-201. [Formerly 12-47.1-201] Division of gaming -
3	creation. There is hereby created, within the department, of revenue, the
4	division of gaming, the head of which shall be the director of the division
5	of gaming. The director shall be appointed by, and shall be subject to
6	removal by, the executive director. of the department of revenue. The
7	division of gaming, the Colorado limited gaming control commission
8	created in section 12-47.1-301 SECTION 44-30-301, and the director of the
9	division of gaming shall exercise their respective powers and perform
10	their respective duties and functions as specified in this article ARTICLE
11	30 under the department of revenue as if the same were transferred to the
12	department by a type 2 transfer, as such THE transfer is defined in the
13	"Administrative Organization Act of 1968", article 1 of title 24; C.R.S.
14	except that the commission shall have full and exclusive authority to
15	promulgate rules and regulations related to limited gaming without any
16	approval by, or delegation of authority from, the department.
17	44-30-202. [Formerly 12-47.1-202] Function of division. The
18	function of the division is to license, implement, regulate, and supervise
19	the conduct of limited gaming in this state as authorized by section 9 of
20	article XVIII of the state constitution.
21	44-30-203. [Formerly 12-47.1-203] Director - qualification -
22	powers and duties. (1) The director shall:
23	(a) Be qualified by training and experience to direct the work of
24	the division;
25	(b) Be of good character and shall not have been convicted of any
26	felony or gambling-related offense, notwithstanding the provisions of
27	section 24-5-101; <del>C.R.S.;</del>

(c) Not be engaged in any other profession or occupation that
 could present a conflict of interest to the director's duties as director of
 the division; and

- 4 (d) Direct and supervise the administrative and technical activities
  5 of the division
- (

6 (2) In addition to the duties imposed upon the director elsewhere 7 in this part 2, the director shall:

8 (a) Supervise and administer the operation of the division and
9 limited gaming in accordance with the provisions of this article ARTICLE
10 30 and the rules of the commission;

(b) Attend meetings of the commission or appoint a designee toattend in the director's place;

(c) (I) Employ and direct such ANY personnel as may be necessary
to carry out the purposes of this article ARTICLE 30, but no person shall be
employed who has been convicted of a felony or gambling-related
offense, notwithstanding the provisions of section 24-5-101. C.R.S.

(II) The director, with the approval of the commission, may enter into agreements with any department, agency, or unit of state government to secure services which THAT the director deems necessary and to provide for the payment for such THE services and may employ and compensate such THE consultants and technical assistants as may be required and as otherwise permitted by law.

- (d) Confer with the commission as necessary or desirable, but not
  less than once each month, with regard to the operation of the division;
- (e) Make available for inspection by the commission or any
  member of the commission, upon request, all books, records, files, and
  other information and documents in the director's office;

(f) Advise the commission and recommend to the commission
 such ANY rules and other procedures as the director deems necessary and
 advisable to improve the operation of the division and the conduct of
 limited gaming;

5 (g) With the concurrence of the commission or pursuant to 6 commission requirements and procedures, enter into contracts for 7 materials, equipment, and supplies to be used in the operation of the 8 division;

9 (h) Make a continuous study and investigation of the operation 10 and the administration of similar laws which THAT may be in effect in 11 other states or countries; of any literature on gaming which THAT from 12 time to time may be published or available; and of any federal laws which 13 THAT may affect the operation of the division, the conduction of limited 14 gaming, or the reaction of Colorado citizens to limited gaming with a 15 view to recommending or effecting changes that would serve the purposes 16 of this article ARTICLE 30;

(i) (I) Furnish to the commission a monthly report which THAT
contains a full and complete statement of the division's revenue and
expenses for each month.

(II) All reports required by this paragraph (i) SUBSECTION (2)(i)
shall be public, and copies of all such THE reports shall be sent to the
governor, the speaker of the house of representatives, the president of the
senate, the minority leaders of both houses, and the executive director. of
the department of revenue.

(j) Annually prepare and submit to the commission, for its
 approval, a proposed budget for the next succeeding fiscal year, which
 budget shall set SETTING forth a complete financial plan for all proposed

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1 expenditures and anticipated revenues of the division;

2 (k) Take such ANY action as may be determined by the
3 commission to be necessary to protect the security and integrity of limited
4 gaming; and

5 (1) Perform any other lawful acts which THAT the commission may
6 consider necessary or desirable in order to carry out the purposes and
7 provisions of this article ARTICLE 30.

8 (m) (Deleted by amendment, L. 2008, p. 551, § 2, effective July
 9 1, 2008.)

44-30-204. [Formerly 12-47.1-204] Investigator - peace officers.
(1) All investigators of the division of gaming, and their supervisors,
including the director and the executive director, shall have all the powers
of any peace officer to:

14 (a) Make arrests, with or without warrant, for any violation of the 15 provisions of this article ARTICLE 30, article 20 of title 18, C.R.S., or the 16 rules and regulations promulgated pursuant to this article ARTICLE 30, any 17 other laws or regulations RULES pertaining to the conducting of limited 18 gaming in this state, or any criminal law of this state, if, during an 19 officer's exercise of powers or performance of duties under this section, 20 probable cause is established that a violation of any said law or rule or 21 regulation has occurred;

(b) Inspect, examine, investigate, hold, or impound any premises
where limited gaming is conducted, any devices or equipment designed
for or used in limited gaming, and any books and records in any way
connected with any limited gaming activity;

26 (c) Require any person licensed pursuant to this article ARTICLE
27 30, upon demand, to permit an inspection of such person's HIS OR HER

licensed premises, gaming equipment and devices, or books or records;
 and to permit the testing and the seizure for testing or examination
 purposes of all such devices, equipment, and books and records;

4 (d) Serve all warrants, notices, summonses, or other processes
5 relating to the enforcement of laws regulating limited gaming;

6 (e) Serve distraint warrants issued by the department of revenue
7 pertaining to limited gaming;

8 (f) Conduct investigations into the character, record, and 9 reputation of all applicants for limited gaming licenses, all licensees, and 10 such ANY other persons as the commission may determine pertaining to 11 limited gaming;

(g) Investigate violations of all the laws pertaining to limitedgaming and limited gaming activities;

(h) Assist or aid any sheriff or other peace officer in the
performance of his OR HER duties upon such THE sheriff's or peace
officer's request or the request of other local officials having jurisdiction.

17 (2) Criminal violations of this article ARTICLE 30 discovered
18 during an authorized investigation or discovered by the commission shall
19 be referred to the appropriate district attorney.

(3) The investigators of the division, including the director of the
division, shall be considered peace officers, as described in sections
16-2.5-101 and 16-2.5-123. C.R.S. The executive director of the
department of revenue shall be considered a peace officer as described in
sections 16-2.5-101 and 16-2.5-121. C.R.S.

(4) Nothing in this section shall be construed to prohibit local
sheriffs, police departments, and other local law enforcement agencies
from enforcing the provisions of this article ARTICLE 30, and the rules and

regulations promulgated pursuant to this article ARTICLE 30, or from
performing their other duties to the full extent permitted by law. All such
sheriffs, police officers, district attorneys, and other local law
enforcement agencies shall have all the powers set forth in subsection (1)
of this section.

6 44-30-205. [Formerly 12-47.1-205] Division of gaming - access 7 to records. The division of gaming, for purposes of this article ARTICLE 8 30, shall have full authority to procure, at the expense of the division, any 9 records furnished to or maintained by any law enforcement agency in the 10 United States, including state and local law enforcement agencies in 11 Colorado and other states for the purposes of carrying out its 12 responsibilities pursuant to this article ARTICLE 30. Upon request from the 13 Colorado bureau of investigation, the division shall provide copies of any 14 and all information obtained pursuant to this article ARTICLE 30.

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# 44-30-206. [Formerly 12-47.1-206] Repeal of division - review

of functions. Unless continued by the general assembly, this part 2 is repealed, effective September 1, 2022, and those powers, duties, and functions of the director specified in this part 2 are abolished. The provisions of section 24-34-104 (2) to (8) <del>C.R.S.,</del> concerning a wind-up period, an analysis and evaluation, public hearings, and claims by or against an agency apply to the powers, duties, and functions of the director of the division.

23

## PART 3

24 COLORADO LIMITED GAMING CONTROL COMMISSION

- 44-30-301. [Formerly 12-47.1-301] Colorado limited gaming
   control commission creation. (1) There is hereby created, within the
   division of gaming, the Colorado limited gaming control commission.
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1 The commission shall consist of five members, all of whom shall be 2 citizens of the United States and residents of this state who have been 3 residents of the state for the past five years. The members shall be 4 appointed by the governor, with the consent and approval of the senate. 5 No member shall have been convicted of a felony or gambling-related 6 offense, notwithstanding the provisions of section 24-5-101. C.R.S. No 7 more than three of the five members shall be members of the same 8 political party and no more than one member shall be from any one 9 congressional district. At the first meeting of each fiscal year, a chairman 10 and vice-chairman of the commission shall be chosen from the 11 membership by a majority of the members. Membership and operation of 12 the commission shall additionally meet the following requirements:

13 (a) One member of the commission shall have had at least five 14 years' law enforcement experience as a peace officer certified pursuant to 15 section 24-31-305; C.R.S.; one member shall be an attorney admitted to 16 the practice of law in Colorado for not less than five years and who has 17 experience in regulatory law; one member shall be a certified public 18 accountant or public accountant who has been practicing in Colorado for 19 at least five years and who has a comprehensive knowledge of the 20 principles and practices of corporate finance; one member shall have been 21 engaged in business in a management-level capacity for at least five 22 years; and one member shall be a registered elector of the state who is not 23 employed in any profession or industry otherwise described in this 24 paragraph (a) SUBSECTION (1)(a).

(b) Initial members shall be appointed to the commission by the
governor as follows: One member to serve until July 1, 1992, one member
to serve until July 1, 1993, one member to serve until July 1, 1994, and

two members to serve until July 1, 1995. All subsequent appointments
 shall be for terms of four years. No member of the commission shall be
 eligible to serve more than two consecutive terms.

4 (c) Any vacancy on the commission shall be filled for the
5 unexpired term in the same manner as the original appointment. The
6 member appointed to fill such THE vacancy shall be from the same
7 category described in paragraph (a) of this subsection (1) SUBSECTION
8 (1)(a) OF THIS SECTION as the member vacating the position.

9 (d) Any member of the commission may be removed by the 10 governor at any time.

(e) The term of any member of the commission who misses more
than two consecutive regular commission meetings without good cause
shall be terminated and such THE member's successor shall be appointed
in the manner provided for appointments under this section.

15 (f) Commission members shall receive as compensation for their 16 services one hundred dollars for each day spent in the conduct of commission business and shall be reimbursed for necessary travel and 17 18 other reasonable expenses incurred in the performance of their official 19 duties. The maximum annual compensation for each member of the 20 commission, including reimbursement for necessary travel and other 21 reasonable expenses incurred in the performance of their official duties, 22 shall not exceed ten thousand dollars per year.

(g) Prior to confirmation by the senate, each member shall file
with the secretary of state a financial disclosure statement in the form
required and prescribed by the executive director. Such THE statement
shall be renewed as of each January 1 during the member's term of office.
(h) The commission shall hold at least one meeting each month

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1 and such ANY additional meetings as may be prescribed by rules of the 2 commission. In addition, special meetings may be called by the chairman, 3 any two commission members, or the director, if written notification of 4 such THE meeting is delivered to each member at least seventy-two hours 5 prior to such THE meeting. Notwithstanding the provisions of section 6 24-6-402, C.R.S., in emergency situations in which a majority of the 7 commission certifies that exigencies of time require that the commission 8 meet without delay, the requirements of public notice and of seventy-two 9 hours' actual advance written notice to members may be dispensed with, 10 and commission members as well as the public shall receive such THE 11 notice as is reasonable under the circumstances.

(i) A majority of the commission shall constitute a quorum, but
the concurrence of a majority of the members appointed to the
commission shall be required for any final determination by the
commission.

16 (j) The commission shall keep a complete and accurate record of17 all its meetings.

44-30-302. [Formerly 12-47.1-302] Commission - powers and
duties. (1) In addition to any other powers and duties set forth in this part
3, and notwithstanding the designation of the Colorado limited gaming
control commission under section 12-47.1-201 SECTION 44-30-201 as a
type 2 transfer, the commission shall nonetheless have the following
powers and duties:

(a) To promulgate such THE rules and regulations governing the
 licensing, conducting, and operating of limited gaming as it deems
 necessary to carry out the purposes of this article ARTICLE 30. The director
 shall prepare and submit to the commission written recommendations

1 concerning proposed rules <del>and regulations</del> for this purpose.

(b) To conduct hearings upon complaints charging violations of
this article ARTICLE 30 or rules and regulations promulgated pursuant to
this article ARTICLE 30, and to conduct such ANY other hearings as may
be required by rules of the commission;

6 (c) To enter into agreements with the Colorado bureau of 7 investigation and state and local law enforcement agencies for the 8 conduct of investigation, identification, or registration, or any 9 combination thereof, of licensed operators and employees in licensed 10 premises or in premises containing licensed premises in accordance with 11 the provisions of this article ARTICLE 30, which conduct shall include, but 12 not be limited to, performing background investigations and criminal 13 records checks on an applicant applying for licensure pursuant to the 14 provisions of this article ARTICLE 30 and investigating violations of any 15 provision of this article ARTICLE 30 or of any rule or regulation 16 promulgated by the commission pursuant to paragraph (a) of this 17 subsection (1) SUBSECTION (1)(a) OF THIS SECTION discovered as a result 18 of such THE investigatory process or discovered by the department of 19 revenue or the commission in the course of conducting its business. 20 Nothing in this section shall prevent or impair the Colorado bureau of 21 investigation or state or local law enforcement agencies from engaging in 22 the activities set forth in this paragraph (c) SUBSECTION (1)(c) on their 23 own initiative.

(d) To conduct a continuous study and investigation of limited
gaming throughout the state for the purpose of ascertaining any defects
in this article ARTICLE 30 or in the rules and regulations promulgated
pursuant to this article ARTICLE 30 in order to discover any abuses in the

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administration and operation of the division or any violation of this article
 ARTICLE 30 or any rule or regulation promulgated pursuant to this article
 ARTICLE 30;

4 (e) To formulate and recommend changes to this article ARTICLE 5 30 or any rule or regulation promulgated pursuant to this article ARTICLE 6 30 for the purpose of preventing abuses and violations of this article 7 ARTICLE 30 or any of the rules or regulations promulgated pursuant to this 8 article ARTICLE 30; to guard against the use of this article ARTICLE 30 and 9 such THE rules and regulations as a cloak for the conducting of illegal 10 activities: and to ensure that this article ARTICLE 30 and such THE rules 11 and regulations shall be in such form and be so administered as to serve 12 the true purpose and intent of this article ARTICLE 30;

13 (f) To report immediately to the governor, the attorney general, 14 the speaker of the house of representatives, the president of the senate, the 15 minority leaders of both houses, and such ANY other state officers as the 16 commission deems appropriate concerning any laws which THAT it 17 determines require immediate amendment to prevent abuses and 18 violations of this article ARTICLE 30 or any rule or regulation promulgated 19 pursuant to this article ARTICLE 30 or to remedy undesirable conditions in 20 connection with the administration or the operation of the division or 21 limited gaming;

(g) To require such ANY special reports from the director as THAT
 it considers necessary;

(h) To issue temporary or permanent licenses to those involved inthe ownership, participation, or conduct of limited gaming;

26 (i) Upon complaint, or upon its own motion, to levy fines and to
27 suspend or revoke, licenses which THAT the commission has issued;

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- (j) To establish and collect fees and taxes upon persons, licenses,
   and gaming devices used in, or participating in, limited gaming;
- 3 (k) To obtain all information from licensees and other persons and
  4 agencies which THAT the commission deems necessary or desirable in the
  5 conduct of its business;

6 (1) To issue subpoenas for the appearance or production of 7 persons, records, and things in connection with applications before the 8 commission or in connection with disciplinary or contested cases 9 considered by the commission;

(m) To apply for injunctive or declaratory relief to enforce the
provisions of this article ARTICLE 30 and any rules and regulations
promulgated pursuant to this article ARTICLE 30;

(n) To inspect and examine without notice all premises wherein
limited gaming is conducted or devices or equipment used in limited
gaming are located, manufactured, sold, or distributed, and to summarily
seize, remove, and impound, without notice or hearing from such THE
premises any equipment, devices, supplies, books, or records for the
purpose of examination or inspection;

(o) To enter into contracts with any governmental entity to carry
out its duties without compliance with the provisions of the "Procurement
Code", articles 101 to 112 of title 24. C.R.S. Such THE contracts or
formal agreements, or both, are to be based on preestablished commission
criteria specifying minimum levels of cooperation and conditions for
payment.

(p) To exercise such ANY other incidental powers as may be
necessary to ensure the safe and orderly regulation of limited gaming and
the secure collection of all revenues, taxes, and license fees;

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(q) To establish internal control procedures for licensees,
 including accounting procedures, reporting procedures, and personnel
 policies;

4 (r) To establish and collect fees for performing background 5 checks on all applicants for licenses and on all persons with whom the 6 commission or division may agree with or contract with for the providing 7 of goods or services, as the commission deems appropriate;

8 (s) To establish and collect fees for performing, or having 9 performed, tests on equipment and devices to be used in limited gaming;

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(t) To establish a field office in Black Hawk, Central City, or Cripple Creek, as deemed necessary by the commission;

12 (u) To demand, at any time when business is being conducted, 13 access to and inspection, examination, photocopying, and auditing of all 14 papers, books, and records of applicants and licensees, on their premises 15 or elsewhere as practicable and in the presence of the licensee or his OR 16 HER agent, pertaining to the gross income produced by any licensed 17 gaming establishment and to require verification of income, and all other 18 matters affecting the enforcement of the policies of the commission or 19 any provision of this article ARTICLE 30; and to impound or remove all 20 papers, books, and records of applicants and licensees, without hearing, 21 for inspection or examination; and

(v) To prescribe voluntary alternative methods for the making,
filing, signing, subscribing, verifying, transmitting, receiving, or storing
of returns or other documents.

(2) Rules and regulations promulgated pursuant to subsection (1)
of this section shall include, but shall not be limited to, the following:

(a) The types of limited gaming activities to be conducted and the

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1 rules for those activities;

- (b) The requirements, qualifications, and grounds for the issuance,
  revocation, suspension, and summary suspension of all types of
  permanent and temporary licenses required for the conduct of limited
  gaming;
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(c) Qualifications of persons to hold limited gaming licenses;

7 (d) Restrictions upon the times, places, and structures where8 limited gaming shall be authorized;

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(e) The ongoing operation of limited gaming activities;

(f) The scope and conditions for investigations and inspections
into the conduct of limited gaming, the background of licensees and
applicants for licenses, the premises where limited gaming is authorized,
all premises where gaming devices are located, the books and records of
licensees, and the sources and maintenance of limited gaming devices and
equipment;

16 (g) Activities which THAT constitute fraud, cheating, or illegal or
17 criminal activities;

(h) The percentage of the adjusted gross proceeds to be paid byeach licensee to the commission, in addition to license fees and taxes;

20 (i) The seizure without notice or hearing of gaming equipment,
21 supplies, or books and records for the purpose of examination and
22 inspection;

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(j) The disclosure of the complete financial interests of applicants for licenses or of licensees;

- (k) The issuance or denial of support licenses by the director;
  (l) The granting of certain licenses with special conditions or for
- 27 limited periods, or both;

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- (m) The establishment of procedures for determining suitability
   or unsuitability of persons, acts, or practices;
- 3 (n) The payment of costs incurred in the operation and
  4 administration of the division, and the costs resulting from any contract
  5 entered into for consulting or operational services;
- 6 (o) The payment of costs incurred by the Colorado bureau of 7 investigation and any other agencies for investigations or background 8 checks, which shall be paid by applicants for licenses or by licensees;
- 9 (p) The levying of fines for violations of this article ARTICLE 30
  10 or any rule or regulation promulgated pursuant to this article ARTICLE 30;
- (q) The amount of license fees for all types of licenses issued by
  the commission and the division;
- 13 (r) The conditions and circumstances which THAT constitute
  14 suitability of persons, locations, and equipment for gaming;
- (s) The types and specifications of all equipment and devices usedin or with limited gaming; and
- 17 (t) All other provisions necessary to accomplish the purposes of18 this article ARTICLE 30.
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   PART 4

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   CONFLICT OF INTEREST
- 44-30-401. [Formerly 12-47.1-401] Conflict of interest.
  (1) Members of the commission and employees of the division are
  declared to be in positions of public trust. In order to ensure the
  confidence of the people of the state in the integrity of the division, its
  employees, and the commission, the following restrictions shall apply:
- 26 (a) No member of the commission, an ancestor or descendant of
  27 a member, including a natural child, child by adoption, or stepchild, or a

brother or sister of the whole or half blood of a member, or an uncle,
aunt, nephew, or niece of the whole blood of a member, shall have any
interest of any kind in a license issued pursuant to this article ARTICLE 30
or own or have any interest in property in any county where limited
gaming is permitted. The provisions of this paragraph (a) SUBSECTION
(1)(a) shall apply to spouses of commission members in like fashion as
to members.

8 (b) No member of the commission or employee of the division, 9 including the director, and no member of the immediate family of a 10 member or employee of the division, shall have any interest, direct or 11 indirect, in any licensee, licensed premises, establishment, or business 12 involved in or with limited gaming. Further, no such THE person shall 13 NOT own, in whole or in part, property in the cities of Central, Black 14 Hawk, or Cripple Creek; except that employees of the division assigned 15 to work regularly in Gilpin or Teller county may live with their families 16 in those counties, and may own private property therein for residential 17 purposes, with commission approval.

18 (c) No member of the commission or employee of the division, 19 including the director, and no member of the immediate family of a 20 member of the commission or employee of the division, shall receive any 21 gift, gratuity, employment, or other thing of value from any person, 22 corporation, association, or firm that contracts with or that offers services, 23 supplies, materials, or equipment used by the division in the normal 24 course of its operations, or which THAT is licensed by the division or the 25 commission; except that such persons may accept on an infrequent basis 26 in the normal course of business such ANY nonpecuniary items of 27 insignificant value as shall be allowed by the director and as shall be

1 specified by the commission by rule. and regulation.

2 (d) No member of the commission or employee of the division,
3 including the director, and no member of their immediate families, shall
4 participate in limited gaming.

(e) No member of the commission or employee of the division,
including the director, shall have been convicted of a felony or any
gambling-related offense, notwithstanding the provisions of section
24-5-101. C.R.S.

9 (1.5) (2) Notwithstanding the provisions of subsection (1) of this
10 section, the commission may, by rule, determine that an ownership
11 interest of no more than five percent held by or through an institutional
12 investor fund does not constitute an interest under paragraphs (a) and (b)
13 of subsection (1) SUBSECTIONS (1)(a) AND (1)(b) of this section.

14 (2) (3) For purposes of investigating violations of this article
15 ARTICLE 30, the provisions of paragraphs (c) and (d) of subsection (1)
16 SUBSECTIONS (1)(c) AND (1)(d) of this section shall not apply to an
17 employee of the division acting in his OR HER official capacity while on
18 duty.

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PART 5

- LICENSING
- 44-30-501. [Formerly 12-47.1-501] Licenses types rules.
  (1) The commission may issue six types of licenses as follows:

(a) Slot machine manufacturer or distributor. A slot machine
manufacturer or distributor license is required for all persons who import,
manufacture, or distribute slot machines in this state, or who otherwise
act as a slot machine manufacturer or distributor. Each license issued
pursuant to this paragraph (a) SUBSECTION (1)(a) shall expire two years

from the date of its issuance but may be renewed upon the filing and approval of an application for renewal. The fee for the initial license and all renewals thereof shall be determined by the commission pursuant to rule.

5 (b) **Operator license.** (I) An operator license is required for all 6 persons who permit slot machines on their premises or who engage in the 7 business of placing and operating slot machines on the premises of a 8 retailer. Each license issued pursuant to this paragraph (b) SUBSECTION 9 (1)(b) shall expire two years from the date of its issuance but may be 10 renewed upon the filing and approval of an application for renewal. The 11 fee for the initial license and all renewals thereof shall be determined by 12 the commission pursuant to rule. A licensed operator shall obtain slot 13 machines only from, and shall return or sell slot machines only to, a 14 licensed manufacturer or distributor.

(II) This paragraph (b) SUBSECTION (1)(b) shall not apply to
persons holding retail gaming licenses issued pursuant to paragraph (c)
of this subsection (1) SUBSECTION (1)(c) OF THIS SECTION.

18 (c) **Retail gaming license.** A retail gaming license is required for 19 all persons permitting or conducting limited gaming on their premises. A 20 retail gaming license may only be granted to a retailer. Each person 21 licensed as a retailer shall have and maintain sole and exclusive legal 22 possession of the entire premises for which the retail license is issued. 23 Each license issued pursuant to this paragraph (c) SUBSECTION (1)(c) shall 24 expire two years from the date of its issuance but may be renewed upon 25 the filing and approval of an application for renewal. The fee for the 26 initial license and all renewals thereof shall be determined by the 27 commission pursuant to rule. A licensed retailer shall obtain slot machines only from, and shall return or sell slot machines only to, a
licensed manufacturer or distributor. Slot machine transfers between
licensed retailers directly and completely owned by the same person are
allowed, if proper notification is given to the division.

5 (d) **Support license.** A support license is required for all persons 6 employed in the field of limited gaming and by all gaming employees. No 7 person required to hold a support license shall be an employee of, or 8 assist, any licensee until such THE person obtains a valid support license. 9 Persons licensed as key employees need not obtain support licenses. The 10 commission may deny a support license to any person discharged for 11 cause from employment by any licensed gaming establishment in this or 12 any other country. Each license issued pursuant to this paragraph (d) 13 SUBSECTION (1)(d) shall expire two years from the date of its issuance but 14 may be renewed upon the filing and approval of an application for 15 renewal. The fee for the initial license and all renewals thereof shall be 16 determined by the commission pursuant to rule.

17 (e) **Key employee license.** Every retail gaming licensee shall have 18 a person in charge of all limited gaming activities available at all times 19 when limited gaming is being conducted. Such THE person in charge shall 20 hold a key employee license. Each license issued pursuant to this 21 paragraph (e) SUBSECTION (1)(e) shall expire two years from the date of 22 its issuance but may be renewed upon the filing and approval of an 23 application for renewal. The fee for the initial license and all renewals 24 thereof shall be determined by the commission pursuant to rule.

(f) Associated equipment supplier license. An associated
 equipment supplier license is required for a person who imports,
 manufactures, or distributes associated equipment in this state, or who

1 otherwise acts as an associated equipment supplier. Slot machine 2 manufacturers or distributors who are licensed in this state and who 3 import, manufacture, or distribute associated equipment need not obtain 4 a separate associated equipment supplier license. Each license issued 5 under this paragraph (f) SUBSECTION (1)(f) expires two years after the 6 date of its issuance but may be renewed upon the filing and approval of 7 an application for renewal. The commission shall promulgate rules to 8 establish the fees for an initial license and renewal licenses.

9 44-30-502. [Formerly 12-47.1-503] Key employee -10 determination of status. If, in the determination of the commission, an 11 employee of a licensee for limited gaming is a key employee and as such 12 is subject to licensure, the commission shall serve notice of such THE 13 determination upon the licensee who employed such THE key employee. 14 In determining whether or not an employee is a key employee, the 15 commission is not restricted by the title of the job performed by such THE 16 employee but may consider the functions and responsibilities of such THE 17 employee in making its decision. The licensee shall, within thirty days 18 following receipt of the notice of the commission's determination, present 19 the application for licensing of such THE employee to the commission or 20 provide documentary evidence that such THE employee is no longer 21 employed by the licensee. Failure of the licensee to respond as required 22 by this section is grounds for disciplinary action. A person subject to 23 application for licensing as a key employee may make written request to 24 the commission to review its determination of such THE person's status 25 within the gaming organization. If the commission determines that the 26 person is not a key employee, such THE person shall be allowed to 27 withdraw his OR HER application and continue in his OR HER employment.

The request by an employee for review of his OR HER employment status
 does not stay the obligation of the licensee to present such THE
 employee's application to the commission within the thirty-day period
 prescribed by this section.

5 44-30-503. [Formerly 12-47.1-504] Licenses - revocable nontransferable. Every license issued pursuant to this article ARTICLE 30 6 7 is revocable and nontransferable. No licensee acquires any vested interest 8 or property right in a license. The gaming licenses issued pursuant to this 9 article ARTICLE 30 are only for the particular location initially authorized. 10 The revocable privilege for any license issued or other approval granted 11 is conditioned upon the proper and continuing qualification of the 12 licensee or registrant and upon the discharge of the affirmative 13 responsibility of each such licensee or registrant to provide to the 14 regulatory, investigatory, and law enforcement authorities any assistance 15 and information necessary to assure that the policies and requirements of 16 this article ARTICLE 30 are achieved.

17 44-30-504. [Formerly 12-47.1-505] Operator, slot machine 18 manufacturer or distributor, associated equipment supplier, key 19 employee, support licensee, or retailer - qualifications for licensure. 20 Before obtaining a license as an operator, slot machine manufacturer or 21 distributor, associated equipment supplier, key employee, support 22 licensee, or retailer, in addition to meeting other requirements of this 23 article ARTICLE 30 or rules of the commission, an applicant must show 24 that he or she is of good moral character. An applicant has the burden of 25 proving his or her qualifications to the satisfaction of the commission. 26 The applicant must submit to and pay for background investigations the 27 commission may order. All such payments shall be deposited into the

1 limited gaming fund created in section 12-47.1-701 SECTION 44-30-701.

2 44-30-505. [Formerly 12-47.1-506] Considerations for 3 **licensure.** In considering whether a person is of good moral character for 4 purposes of issuing any license pursuant to this article ARTICLE 30, or for 5 any other purposes, the commission may, in addition to all other 6 information, consider whether that person has been denied a gaming 7 license by this or any other jurisdiction, city, state, or country, or whether 8 the person has ever had a gaming license in this or any other jurisdiction, 9 city, state, or country suspended or revoked. The commission may also 10 consider whether a person has ever withdrawn an application for any type 11 of gaming license anywhere and the reasons for such THE withdrawal.

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**44-30-506.** [Formerly 12-47.1-507] Temporary or conditional licenses. The commission may issue temporary or conditional licenses with respect to all licenses authorized under this article ARTICLE 30.

44-30-507. [Formerly 12-47.1-508] Delegation of authority to
issue certain licenses. The commission may delegate to the division the
authority to issue permanent and temporary support and key employee
licenses, but the commission shall review and approve the issuance of all
other licenses issued pursuant to this article ARTICLE 30.

44-30-508. [Formerly 12-47.1-509] Licensed premises - retail
floor plan - definitions. (1) For purposes of this section, "retail floor
plan" means a physical layout of the inside of the building in which
limited gaming will take place which shall show THAT SHOWS the location
of the licensed premises within the building.

(2) The retail floor plan shall be submitted to the commission with
 an applicant's application for a retail gaming license. Approval of the
 retail floor plan is subject to commission rules and those rules pertaining

to the public health, safety, good order, and general welfare of the cities
 of Central, Black Hawk, and Cripple Creek. All gaming devices shall be
 located within the licensed premises of a business.

- 4 (3) A licensed retailer may change the physical location of the 5 licensed premises with the approval of the commission, the director, or 6 the director's designee; however, in no event shall the licensed premises 7 as modified violate any provision of this article ARTICLE 30 or consist of 8 more than two noncontiguous areas on one floor. Failure of the 9 commission, the director, or the director's designee to deny an application 10 to relocate the licensed premises in a building, within thirty days of such 11 THE application, shall be deemed an approval thereof.
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## 44-30-509. [Formerly 12-47.1-510] License - disqualification -

criteria. (1) The commission shall deny a license to any applicant who
is disqualified for licensure on the basis of any of the following criteria:
(a) Failure of the applicant to prove by clear and convincing
evidence that the applicant is qualified in accordance with the provisions
of this article ARTICLE 30;

18 (b) Failure of the applicant to provide information, 19 documentation, and assurances required by this article ARTICLE 30 or 20 requested by the commission, failure of the applicant to reveal any fact 21 material to qualification, or the supplying of information which THAT is 22 untrue or misleading as to a material fact pertaining to the qualification 23 criteria;

(c) Conviction of the applicant, or any of its officers or directors,
or any of its general partners, or any stockholders, limited partners, or
other persons having a financial or equity interest of five percent or
greater in the applicant, of any of the following:

(I) Service of a sentence upon conviction of a felony in a
 correctional facility, city or county jail, or community correctional facility
 or under the supervision of the state board of parole or any probation
 department within ten years prior to the date of the application,
 notwithstanding the provisions of section 24-5-101; C.R.S.;

6 (II) Service of a sentence upon conviction of any misdemeanor 7 gambling-related offense or misdemeanor theft by deception in a 8 correctional facility, city or county jail, or community correctional facility 9 or under the supervision of the state board of parole or any probation 10 department within ten years prior to the date of the application, 11 notwithstanding section 24-5-101; C.R.S.;

(III) Service of a sentence upon conviction of any misdemeanor involving fraud or misrepresentation in a correctional facility, city or county jail, or community correctional facility or under the supervision of the state board of parole or any probation department within ten years prior to the date of the application, notwithstanding the provisions of section 24-5-101; C.R.S.;

18 (IV) Service of a sentence upon conviction of any 19 gambling-related felony or felony involving theft by deception in a 20 correctional facility, city or county jail, or community correctional facility 21 or under the supervision of the state board of parole or any probation 22 department, notwithstanding the provisions of section 24-5-101; C.R.S.;

(V) Service of a sentence upon conviction of any felony involving
 fraud or misrepresentation in a correctional facility, city or county jail, or
 community correctional facility or under the supervision of the state board
 of parole or any probation department, notwithstanding the provisions of
 section 24-5-101; C.R.S.;

(d) Current prosecution or pending charges in any jurisdiction
against the applicant, or against any person listed in paragraph (c) of this
subsection (1) SUBSECTION (1)(c) OF THIS SECTION, for any of the offenses
enumerated in paragraph (c) of this subsection (1) SUBSECTION (1)(c) OF
THIS SECTION; except that, at the request of the applicant or the person
charged, the commission shall defer decision upon such THE application
during the pendency of such THE charge;

8 (e) The identification of the applicant or any person listed in 9 paragraph (c) of this subsection (1) SUBSECTION (1)(c) OF THIS SECTION 10 as a career offender or a member of a career offender cartel or an 11 associate of a career offender or a career offender cartel in such a manner 12 which THAT creates a reasonable belief that the association is of such a 13 nature as to be inimical to the policy of this article ARTICLE 30 and to 14 gaming operations. For purposes of this section, "career offender" means 15 any person whose behavior is pursued in an occupational manner or 16 context for the purpose of economic gain, utilizing such methods as are 17 deemed criminal violations of the public policy of this state. For purposes 18 of this section, "career offender cartel" means any group of persons who 19 operate together as career offenders.

(f) Refusal to cooperate by the applicant or any person who is
required to be qualified under this article ARTICLE 30 with any legislative
investigatory body or other official investigatory body of any state or of
the United States when such THE body is engaged in the investigation of
crimes relating to gaming, official corruption, or organized crime activity;

(g) The applicant, or any of its officers or directors, or any of its
general partners, or any stockholders, limited partners, or other persons
having a financial or equity interest of five percent or greater in the

applicant is or has been a professional gambler as that term is defined in
 article 10 of title 18. C.R.S.

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**44-30-510.** [Formerly 12-47.1-511] Applicants and licensees providing information. (1) All applicants for licenses issued by the commission, and all persons holding such licenses, including all persons interested, directly or indirectly, in the gaming business or license held by an applicant or licensee, shall upon request by the commission or division provide handwriting exemplars, and each such person shall allow himself or herself to be photographed in accordance with procedures established by the commission.

11 (2) Upon issuance of a formal request or subpoena by the 12 commission to answer or produce information, evidence, or testimony, 13 each applicant and licensee shall comply with the request or subpoena. 14 Where an applicant or licensee, or any employee or person interested, 15 directly or indirectly, in either refuses or fails to comply with a 16 commission request or subpoena, then that person's license or application 17 may be suspended, revoked, or denied, based solely upon such failure or 18 refusal.

19 (3) With the submission of an application for a license or an 20 application for a finding of suitability pursuant to this article ARTICLE 30, 21 each applicant shall submit a set of fingerprints to the commission. The 22 commission shall forward such THE fingerprints to the Colorado bureau 23 of investigation for the purpose of conducting a state and national 24 fingerprint-based criminal history record check utilizing records of the 25 Colorado bureau of investigation and the federal bureau of investigation. 26 Nothing in this subsection (3) shall preclude the commission from making 27 further inquiries into the background of the applicant.

1 44-30-511. [Formerly 12-47.1-512] Application - fee - waiver 2 of confidentiality. (1) The commission may establish investigation and 3 application fees for the purpose of paying for the administrative costs of 4 the commission and for paying for any background investigations of 5 applicants and others. These fees may vary depending on the type of 6 application, the complexity of the investigation, or the costs of the 7 commission in reviewing the matters involved.

8 (2) The application form created by the commission shall include 9 a waiver of any right of confidentiality and a provision which THAT 10 allows the information contained in the application to be accessible to law 11 enforcement agents of this or any other state, the government of the 12 United States, any foreign country, or any Indian tribe. The waiver of 13 confidentiality shall extend to any financial or personnel record, wherever 14 maintained.

44-30-512. [Formerly 12-47.1-513] Supplier of licensee licensure requirements. (1) Except as otherwise provided in subsection
(2) of this section, any person supplying goods, equipment, devices, or
services to any licensee in return for payment of a percentage, or
calculated upon a percentage, of limited gaming activity or income must
obtain an operator license or must be listed on the retailer's license where
such THE limited gaming will take place.

(2) A licensed slot machine manufacturer or distributor need not
obtain an operator's license or be listed on a retailer's license for purposes
of establishing and administering a fund associated with a
multiple-property, linked, progressive slot machine system as defined by
the commission, so long as all of the following conditions are met:

27

(a) The manufacturer or distributor shall deposit in the fund and

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shall account, subject to supervision by the commission, for those moneys
 THAT MONEY derived from wagering in machines linked to the system
 which THAT are due to the manufacturer or distributor pursuant to its
 agreement with the retail licensee.

5 (b) The manufacturer or distributor shall maintain a separate 6 account for the fund associated with each progressive system.

7 (c) The manufacturer or distributor shall retain as compensation
8 only a flat, predetermined fee per machine. Operating costs of the system,
9 including payment of prizes, may be disbursed from the fund.

10 (d) Machines linked to the system shall be placed only in premises11 controlled by a licensed operator or retailer.

12

## 44-30-513. [Formerly 12-47.1-514] Application - authorization

for background investigations. By signing and filing an application for a license, which is hereby made subject to the perjury laws of this state, the applicant authorizes the commission to obtain information from any source, public or private, in this or any other country, regarding the background or conduct of the applicant and, if the applicant is a partnership or corporation, any of its shareholders, officers, directors, partners, agents, or employees.

20 44-30-514. [Formerly 12-47.1-515] License - grounds for 21 approval or denial. The commission may approve or deny any 22 application for a license, in addition to all other conditions and 23 requirements set forth in this article ARTICLE 30 and the rules and regulations promulgated pursuant thereto, on the basis of whether it 24 25 deems the applicant a suitable person to hold the license applied for and 26 whether it considers the proposed location, retail floor plan, or any other 27 conditions suitable. Refusal of an applicant to provide all information

1 requested by the commission or to allow investigation into the applicant's 2 background is grounds for denial of a license. Information requested from 3 the applicant by the commission shall include the applicant's date of birth 4 in addition to other information necessary to identify and investigate fully 5 the record and relevant history of the applicant.

6 44-30-515. [Formerly 12-47.1-516] Licensed premises - safety 7 conditions - fire and electrical. (1) (a) The building in which limited 8 gaming will be conducted and the areas where limited gaming will occur 9 shall meet safety standards and conditions for the protection of life and 10 property as determined by the local fire official and the local building 11 official. In making such THE determinations, the codes adopted by the 12 director of the division of fire prevention and control within the 13 department of public safety pursuant to section 24-33.5-1203.5 C.R.S., 14 constitute the minimum safety standards for limited gaming structures; 15 except that, in connection with structures licensed for limited gaming and 16 operating as such on or before July 1, 2011, any newly adopted building 17 codes shall not be applied retroactively to structures that were newly 18 constructed or remodeled to accommodate licensed limited gaming.

19 (b) The local building official and the local historical preservation 20 commission shall work together to ensure that neither historical 21 preservation of existing buildings nor the safety of life are compromised.

22 (2) A certificate of compliance shall be issued to an applicant for 23 a premises license by the local fire and building officials, and approved 24 by the division of fire prevention and control. A copy of the local 25 inspection report shall be filed with the state division of fire prevention 26 and control. Once the division has deemed that the minimum 27 requirements for fire prevention and control have been met, the division shall approve the certificate of compliance within five working days from
receipt of the inspection report. If not acted upon within five days, the
certificate of compliance shall be considered approved. Such THE
certificate shall be current and valid and shall cover the entire building
where limited gaming is conducted.

6

7

(3) (Deleted by amendment, L. 2011, (SB 11-251), ch. 240, p. 1043, § 3, effective June 30, 2011.)

8 (4) (3) In advance of any structural or significant change to the 9 building or areas where limited gaming is conducted, the plans for such 10 a THE change shall be submitted by the licensee holding a premises 11 license to the local fire official and the local building official for their 12 review. No changes may be made to the building or areas where limited 13 gaming is conducted until the plans are approved by the local fire official 14 and the local building official.

15 (5) (4) The state division of fire prevention and control and the
state historical society shall provide technical assistance to the local
building officials, the local fire officials, the local historical preservation
commissions, and the commission upon request.

19 (6) (5) The commission shall act as an appeals board for any 20 owner, fire official, building official, or the division of fire prevention 21 and control who feels aggrieved by fire and life safety requirements or the 22 lack of fire and life safety standards in buildings in which limited gaming 23 will be conducted. If the commission fails to act upon an appeal within 24 fourteen days after its receipt by the commission, the certificate of 25 compliance shall be considered approved.

44-30-516. [Formerly 12-47.1-517] Buildings - accessible to
 persons with disabilities. (1) All premises where limited gaming is

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conducted shall be accessible to and functional for persons with physical
 disabilities.

3 (2) An exception to the requirement of subsection (1) of this 4 section may be granted in cases where the local historical preservation 5 commission determines that compliance would result in degradation of 6 the historical significance of the building where limited gaming is 7 conducted.

44-30-517. [Formerly 12-47.1-518] Waiver from liability - state
of Colorado - disclosures or publications. All applicants, registrants,
and licensees shall waive liability as to the state of Colorado and its
instrumentalities and agents for any damages resulting from any
disclosure or publication in any manner, other than a willfully unlawful
disclosure or publication, of any material or information acquired during
inquiries, investigations, or hearings.

15 44-30-518. [Formerly 12-47.1-519] Renewal of licenses. 16 (1) Subject to the power of the commission to deny, revoke, or suspend 17 licenses, any license in force shall be renewed by the commission for the 18 next succeeding license period upon proper application for renewal and 19 payment of license fees and taxes as required by law and the regulations 20 RULES of the commission. The license period for a renewed license shall 21 be the same period as the initial license period pursuant to section 22 12-47.1-501 SECTION 44-30-501. In addition, the commission shall reopen 23 licensing hearings at any time at the request of the director, the Colorado 24 bureau of investigation, or any law enforcement authority. The 25 commission shall act upon any such application prior to the date of 26 expiration of the current license.

27

(2) An application for renewal of a license may be filed with the

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commission up to one hundred twenty days prior to the expiration of the
current license, and all license fees and taxes as required by law shall be
paid to the commission on or before the date of expiration of the current
license. The commission shall set the manner, time, and place at which an
application is made.

6 (3) Upon renewal of any license, the commission shall issue an
7 appropriate renewal certificate or validating device or sticker which THAT
8 shall be attached to each license.

9 (4) Renewal of a license may be denied by the commission for any 10 violation of this article ARTICLE 30 or article 20 of title 18, C.R.S., or the 11 rules and regulations promulgated pursuant thereto, for any reason which 12 THAT would or could have prevented its original issuance, or for any good 13 cause shown.

44-30-519. [Formerly 12-47.1-520] Denial of application.
(1) Any person, or anyone who has an ownership interest of five percent
or more in the person:

(a) Whose application has been denied by the commission may not
reapply for licensure until at least one year has elapsed from the date of
denial;

(b) Who has been denied a license for a second time may not
reapply until at least three years have passed since the date of the second
denial.

44-30-520. [Formerly 12-47.1-521] Appeal of final action of
commission. Any person aggrieved by a final action of the commission
may appeal the final action to the court of appeals pursuant to section
24-4-106. C.R.S.

27 44-30-521. [Formerly 12-47.1-522] Executive and closed

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meetings. (1) The commission may hold executive or closed meetings
 for any of the following purposes:

3 (a) Considering applications for licensing when discussing
4 background investigations or personal information;

5 (b) Meeting with gaming officials of other jurisdictions, the 6 attorney general, the district attorney for either Teller or Gilpin county, 7 or law enforcement officials in connection with possible criminal 8 violations;

9 (c) Consulting with the executive director, director, employees, or 10 agents of the commission concerning possible criminal violations or any 11 security issues;

12 (d) Deliberations after hearing evidence in an informal13 consultation or in a contested case.

14 [Formerly 12-47.1-523] Communications -44-30-522. 15 privileged and confidential. Communications among the commission, 16 executive director, and the director relating to licensing, disciplining of licensees, or violations by licensees are privileged and confidential if 17 18 made lawfully and in the course of or in furtherance of the business of the 19 commission, except pursuant to court order after an in-camera review. 20 The executive director, director, the commission, or any member of the 21 commission may claim this privilege.

44-30-523. [Formerly 12-47.1-524] Summary suspension. Every
license granted pursuant to this article ARTICLE 30 may be summarily
suspended by the commission, pending a hearing before the commission,
upon such ANY terms and conditions as THAT the commission shall by
rule and regulation mandate.

27 44-30-524. [Formerly 12-47.1-525] Suspension or revocation of

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license - grounds - penalties. (1) (a) The commission may revoke a
license granted pursuant to this article ARTICLE 30 for any cause that
would have prevented issuance of the license, including the causes set
forth in sections 12-47.1-510 and 12-47.1-801 SECTIONS 44-30-509 AND
44-30-801.

6 (b) The commission may suspend or revoke a license granted 7 pursuant to this article ARTICLE 30 for a violation by the licensee or an 8 officer, director, agent, member, or employee of the licensee, after notice 9 to the licensee, the opportunity for a hearing, and upon proof by a 10 preponderance of the evidence as determined by the commission. 11 Violations that may warrant license suspension or revocation include 12 violations of this article ARTICLE 30, any rule promulgated by the 13 commission, any provision of part 6 of article 35 of title 24, C.R.S., 14 ARTICLE 33 OF THIS TITLE 44, or any rule promulgated by the executive 15 director pursuant to section 24-35-607 (3), C.R.S., SECTION 44-33-108 16 (3), or conviction of a crime. In addition to revocation or suspension, or 17 in lieu of revocation or suspension, the commission may impose a 18 reprimand or a monetary penalty not to exceed the following amounts:

- (I) If the licensee is a slot machine manufacturer or distributor, theamount of one hundred thousand dollars;
- 21 (I.5) (II) If the licensee is an associated equipment supplier, the
   amount of twenty-five thousand dollars;
- (II) (III) If the licensee is an operator, the amount of twenty-five
   thousand dollars;
- 25 (HI) (IV) If the licensee is a retailer, the amount of twenty-five
  26 thousand dollars;
- 27 (IV) (V) If the licensee is a key employee, the amount of five

1 thousand dollars;

2 (V) (VI) If the licensee holds a support license, the sum of two
3 thousand five hundred dollars.

4 (2) Any monetary penalty received by the commission pursuant
5 to this section shall be deposited in the limited gaming fund established
6 in section 12-47.1-701 SECTION 44-30-701.

7 (3) The civil penalties set forth in this section shall not be a bar to
8 any criminal prosecution or to any civil or administrative prosecution.

9 44-30-525. [Formerly 12-47.1-526] Commission hearings 10 testimony. In any hearing held by the commission pursuant to this article
11 ARTICLE 30, the commission may apply to the district attorney having
12 jurisdiction to prosecute the underlying criminal matter for orders
13 pursuant to section 13-90-118 C.R.S., to compel testimony.

44-30-526. [Formerly 12-47.1-527] Records - confidentiality exceptions. (1) Information and records of the commission enumerated
by this section are confidential and may not be disclosed except pursuant
to a court order. No person may by subpoena, discovery, or statutory
authority obtain such information or records. Information and records
considered confidential include:

20

(a) Tax returns of individual licensees;

(b) Credit reports and security reports and procedures of
applicants for licenses and other persons seeking or doing business with
the commission;

24 (c) Audit work papers, worksheets, and auditing procedures used
25 by the commission, its agents, or employees; and

26 (d) Investigative reports concerning violations of law or27 concerning the backgrounds of licensees, applicants, or other persons

prepared by division investigators or investigators from other agencies working with the commission and any work papers related to such THE reports; except that the commission may in its sole discretion disclose so much of said THE reports or work papers as it deems necessary and prudent.

6 (2) This section does not apply to requests for such information 7 or records from the governor, attorney general, state auditor, any of the 8 respective district attorneys of this state, or any federal or state law 9 enforcement agency, or for the use of such information or records by the 10 executive director, director, or commission for official purposes, or by 11 employees of the division of gaming or the department of revenue in the 12 performance of their authorized and official duties.

(3) This section may not be construed to make confidential the
aggregate tax collections during any reporting period, the names and
businesses of licensees, or figures showing the aggregate amount of
money bet during any reporting period.

(4) (a) Any person who discloses confidential records or
information in violation of the provisions of this section commits a class
1 misdemeanor and shall be punished as provided in section 18-1.3-501.
C.R.S. Any criminal prosecution pursuant to the provisions of this section
must be brought within five years from the date the violation occurred.

(b) If the person who violates this section is an officer or
employee of the state, in addition to any other penalties or sanctions, such
THE person shall be subject to dismissal if the procedures in section
24-50-125 C.R.S., are followed.

26 (c) If the person violating such THE provisions is a present
27 employee or officer of the state who obtained the confidential records or

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information during such THEIR employment, then in any civil action, the
 subject of which includes the release of such confidential records or
 information, such THE person shall be liable for treble damages to any
 injured party.

5 (d) If the person violating such THE provisions is a former 6 employee or officer of the state who obtained the confidential records or 7 information during such THEIR employment, and if such THE person 8 executed a written statement with the state agreeing to be held to the 9 confidentiality standards expressed in this subsection (4), then in any civil 10 action, the subject of which includes the release of such THE records or 11 information after leaving state employment, the former employee or 12 officer shall be liable for treble damages to any injured party.

44-30-527. [Formerly 12-47.1-528] Executive director and
director have access to files and records. The executive director and the
director shall have access both physically and electronically to all files
and records kept, or required to be maintained, and may contribute to
those records.

18 44-30-528. [Formerly 12-47.1-529] Licensees - duty to maintain 19 records. Each licensee shall keep a complete set of books of account, 20 correspondence, and all other records necessary to show fully the gaming 21 transactions of the licensee, all of which shall be open at all times during 22 business hours for the inspection and examination of the division or its 23 duly authorized representatives. The division may require any licensee to 24 furnish such ANY information as THAT the division considers necessary 25 for the proper administration of this article ARTICLE 30 and may require 26 an audit to be made of such THE books of account and records on such 27 occasions as ANY OCCASION THAT the division considers necessary by an

auditor, selected by the commission or the director, who shall likewise
 have access to all such THE books and records of the licensee, and the
 licensee may be required to pay the expense thereof.

4 44-30-529. [Formerly 12-47.1-530] Businesses operating in
5 compliance with section 18-10-105 (1.5). Nothing in this article ARTICLE
6 30 shall be construed to affect a manufacturer who, prior to June 4, 1991,
7 was operating a business in compliance with section 18-10-105 (1.5).
8 C.R.S.

9 44-30-530. [Formerly 12-47.1-531] Payments of winnings intercept. (1) Before making a payment of cash gaming winnings for
which the licensee is required to file form W-2G, or a substantially
equivalent form, with the United States internal revenue service, a
licensee shall comply with the requirements of part 6 of article 35 of title
24, C.R.S. ARTICLE 33 OF THIS TITLE 44.

- 15 (2) Repealed.
- 16
- 17

PART 6

## GAMING TAX

18 44-30-601. [Formerly 12-47.1-601] Gaming tax. (1) There is 19 hereby imposed a gaming tax on the adjusted gross proceeds of gaming 20 allowed by this article ARTICLE 30. The tax is set by rule as promulgated 21 by the commission. The commission shall not set the tax at more than 22 forty percent of the adjusted gross proceeds. In setting the tax rate, the 23 commission shall consider the need to provide moneys MONEY to the 24 cities of Central, Black Hawk, and Cripple Creek for historic restoration 25 and preservation; the impact on the communities and any state agency, 26 including infrastructure, law enforcement, environment, public health and 27 safety, education requirements, human services, and other components due to limited gaming; the impact on licensees and the profitability of
their operations; the profitability of similar forms of gambling in other
states; and the expenses of the commission and the division for their
administration and operation. The commission shall also consider the
following:

6 (a) The amount shall never exceed the percentage provided in
7 paragraph (a) of subsection (5) of section 9 SECTION 9 (5)(a) of article
8 XVIII of the state constitution;

9 (b) The amount shall be established in conformity with the spirit 10 and interest of this article ARTICLE 30 so as to encourage business growth 11 and investment in the gaming industry and to permit licensed operations, 12 under normal business conditions and operation procedures, to realize a 13 fair and just profit;

14 (c) The amount shall take into account unreimbursed local15 financial burdens associated with limited gaming-related operations;

(d) In setting the amount, the commission shall take into account
profit levels after expenses of similar forms of gaming in other states;

(e) The amount shall take into account capital costs required to
comply with local, state, or federal requirements; financial reserves
required by the commission for payments to winners; and investments
necessitated by regulatory requirements of the commission;

(f) The amount shall permit the licensed operator a reasonableprofit after expenses, including:

(I) Capital costs associated with the licensed premises;

24

25 (II) Capital costs associated with limited gaming equipment;

26 (III) Capital costs required to comply with local or state
27 requirements;

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(IV) Extraordinary operating costs, including the provision of
 housing or transportation, or both, for employees;

3 (V) Initial costs associated with commencement of limited
4 gaming;

5 (VI) Financial reserves required by the commission for payment
6 to winners;

7 (VII) Investments necessitated by regulatory requirements of the8 commission; and

9 (g) If local voters in one or more cities revise any limits on 10 gaming as provided in section 9 (7)(a) of article XVIII of the state 11 constitution:

(I) Any commission action that increases the percentage of
gaming taxes from the percentages imposed as of July 1, 2008, shall be
effective only if approved by voters at a statewide election held under
section 20 (4)(a) of article X of the state constitution; and

(II) Gaming tax revenues attributable to such THE locally
approved revisions shall be collected and spent as a voter-approved
revenue change without regard to any limitation contained in section 20
of article X of the state constitution or any other law.

20 (1.5) (2) When adopting or amending any rule affecting the
21 applicable tax rate or any other attribute or policy relating to application
22 of the gaming tax authorized by subsection (1) of this section, the
23 commission shall consider the impact on recipients of limited gaming tax
24 proceeds, including those from extended limited gaming.

(2) (3) (a) The department of revenue shall collect the amount of
gaming tax on adjusted gross proceeds determined pursuant to subsection
(1) of this section from the licensed retailer and shall have all of the

powers, rights, and duties provided in articles 20, 21, and 26 of title 39,
 C.R.S., to carry out such THE collection. The commission shall authorize
 reimbursement to the department of revenue of the costs associated with
 collection of gaming tax on adjusted gross proceeds from licensed
 operators pursuant to subsection (1) of this section, upon documentation
 of such THE costs satisfactory to the commission.

(b) All moneys MONEY collected pursuant to this section shall be
deposited in the limited gaming fund created by subsection (5)(a) of
section 9 SECTION 9 (5)(a) of article XVIII of the state constitution.

10 44-30-602. [Formerly 12-47.1-602] Return and remittance. Not 11 later than fifteen days following the end of each retail month, each 12 licensed retailer shall make a return and remittance to the director on 13 forms prescribed and furnished by the director. The director may grant an 14 extension of not more than five days for filing a return and remittance; 15 except that the director shall not grant more than two extensions during 16 any one-year period. Unless an extension is granted, a penalty or interest 17 under section 12-47.1-604 SECTION 44-30-604 shall be paid if a return or 18 remittance is not made on time.

19 44-30-603. [Formerly 12-47.1-603] Violations of taxation
20 provisions - penalties. (1) Any person who:

(a) Makes any false or fraudulent return in attempting to defeat or
evade the tax imposed by this article ARTICLE 30 commits a class 5 felony
and shall be punished as provided in section 18-1.3-401; C.R.S.;

(b) Fails to pay tax due under this article ARTICLE 30 within thirty
days after the date the tax becomes due commits a class 1 misdemeanor
and shall be punished as provided in section 18-1.3-501; C.R.S.;

27 (c) Fails to file a return required by this article ARTICLE 30 within

thirty days after the date the return is due commits a class 1 misdemeanor
 and shall be punished as provided in section 18-1.3-501; C.R.S.;

3 (d) Violates either paragraph (b) or (c) of this subsection (1)
4 SUBSECTION (1)(b) OR (1)(c) OF THIS SECTION two or more times in any
5 twelve-month period commits a class 5 felony and shall be punished as
6 provided in section 18-1.3-401; C.R.S.;

7 (e) Willfully aids or assists in, or procures, counsels, or advises 8 the preparation or presentation under or in connection with any matter 9 arising under any title administered by the commission or a return, 10 affidavit, claim, or other document which THAT is fraudulent or is false 11 as to any material fact, whether or not such THE falsity or fraud is with the 12 knowledge or consent of the person authorized or required to present such 13 THE return, affidavit, claim, or document commits a class 5 felony and 14 shall be punished as provided in section 18-1.3-401. C.R.S.

15 (2) For purposes of this section, "person" includes corporate
16 officers having control or supervision of, or responsibility for, completing
17 tax returns or making payments pursuant to this article ARTICLE 30.

18 44-30-604. [Formerly 12-47.1-604] Returns and reports -19 failure to file - penalties. (1) (a) Any person who fails to file a return or 20 report required by this article ARTICLE 30, which return or report includes 21 taxable transactions, on or before the date the return or report is due as 22 prescribed in section 12-47.1-602 SECTION 44-30-602 is subject to the 23 payment of an additional amount assessed as a penalty equal to fifteen 24 percent of the tax or ten dollars, whichever is greater; except that, for 25 good cause shown, the executive director may reduce or eliminate such 26 THE penalty.

(b) Any person subject to taxation under this article ARTICLE 30

who fails to pay the tax within the time prescribed is subject to an interest
 charge of two percent per month or portion thereof for the period of time
 during which the payment is late or five dollars, whichever is greater.

4 (c) (I) Penalty and interest are considered the same as a tax for the
5 purposes of collection and enforcement, including liens, distraint
6 warrants, and criminal violations.

7 (II) Any payment received for taxes, penalties, or interest is
8 applied first to the tax, beginning with the oldest delinquency, then to
9 interest and then to penalty.

(d) The executive director may, upon application of the taxpayer,
establish a maximum interest rate of twenty-four percent upon delinquent
taxes if the executive director determines that the delinquent payment was
caused by a mistake of law and was not caused by an intent to evade the
tax.

(2) The procedures for collection of any taxes and penalties due
under this article ARTICLE 30 and the authority of the department of
revenue to collect such THE taxes and penalties shall be the same as those
provided for the collection of sales taxes pursuant to articles 20, 21, and
26 of title 39. C.R.S.

44-30-605. [Formerly 12-47.1-605] Local jurisdiction. Nothing
 in this article ARTICLE 30 shall impair or otherwise affect the power of the
 municipalities where limited gaming is authorized to impose a fee upon
 gaming devices used in limited gaming.
 PART 7

- 25 LIMITED GAMING FUND
- 26 44-30-701. [Formerly 12-47.1-701] Limited gaming fund -

created. (1) There is hereby created in the office of the state treasurer the

limited gaming fund. The fund shall be maintained and operated as
 follows:

3 (a) All revenues of the division shall be paid into the limited
4 gaming fund. All expenses of the division and the commission, including
5 the expenses of investigation and prosecution relating to limited gaming,
6 shall be paid from the fund.

7 (b) (I) All moneys MONEY paid into the limited gaming fund shall 8 be available immediately, without further appropriation, for the purposes 9 of the fund. From the moneys MONEY in the limited gaming fund, the 10 state treasurer is hereby authorized to pay all ongoing expenses of the 11 commission, the department, the division, and any other state agency from 12 whom assistance related to the administration of this article ARTICLE 30 13 is requested by the commission, director, or executive director. Such THE 14 payment shall be made upon proper presentation of a voucher prepared 15 by the commission in accordance with other statutes governing payments 16 of liabilities incurred on behalf of the state. Such THE payment shall not 17 be conditioned on any appropriation by the general assembly. Receipt of 18 such THE payment shall constitute spending authority by the division of 19 gaming in the department. of revenue.

(II) No claim for the payment of any expense of the commission,
department, division, or other state agency shall be made unless it is
against the limited gaming fund. No other moneys MONEY of the state
shall be used or obligated to pay the expenses of the division or
commission.

25 (III) The division shall be operated so that it shall be26 self-sustaining.

27

(c) The state treasurer shall invest the moneys MONEY in the

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1 limited gaming fund so long as said moneys are MONEY IS readily 2 available to pay the expenses of the division. Investments shall be those 3 otherwise permitted by state law, and interest or any other return on the 4 investments shall be paid into the limited gaming fund.

5 (d) Pursuant to section 9 (5)(b)(II) of article XVIII of the state 6 constitution, except for amounts required to be transferred to the extended 7 limited gaming fund pursuant to section 12-47.1-701.5 SECTION 8 44-30-702, and except for an amount equal to all expenses of the 9 administration of this article ARTICLE 30 for the preceding two-month 10 period, at the end of each state fiscal year, the state treasurer shall 11 distribute the balance remaining in the limited gaming fund as follows:

12 (I) Fifty percent shall be referred to in this section as the "state 13 share" and shall be transferred to the state general fund or such ANY other 14 fund <del>as</del> THAT the general assembly shall provide in subsection (2) of this 15 section;

16 (II) Twenty-eight percent shall be transferred to the state historical 17 fund created in section 9 (5)(b)(II) of article XVIII of the state 18 constitution and distributed as specified in section 9 (5)(b)(III) of article 19 XVIII of the state constitution and section 12-47.1-1201 SECTION 20 44-30-1201;

21 (III) Twelve percent shall be distributed to the governing bodies 22 of Gilpin county and Teller county in proportion to the gaming revenues 23 generated in each county; and

24 The remaining ten percent shall be distributed to the (IV)25 governing bodies of the cities of Central, Black Hawk, and Cripple Creek 26 in proportion to the gaming revenues generated in each respective city. 27

(2) (a) Except as provided in paragraph (b) of this subsection (2)

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SUBSECTION (2)(b) 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:

- 4 (I) Fifteen million dollars to the Colorado travel and tourism
  5 promotion fund created in section 24-49.7-106; C.R.S.;
- 6

(II) (A) Repealed.

(B) (II) For the 2014-15 state fiscal year and each state fiscal year
thereafter, five million five hundred thousand dollars to the advanced
industries acceleration cash fund created in section 24-48.5-117; C.R.S.;
(III) Five million dollars to the local government limited gaming
impact fund created in section 12-47.1-1601 SECTION 44-30-1301;

(IV) Two million one hundred thousand dollars to the innovative
higher education research fund created in section 23-19.7-104; C.R.S.;

(V) Two million dollars to the creative industries cash fund
created in section 24-48.5-301 <del>C.R.S.,</del> for purposes of the council on
creative industries, including the administration of the council;

(VI) Five hundred thousand dollars to the Colorado office of film,
television, and media operational account cash fund created in section
24-48.5-116, <del>C.R.S.,</del> for the operation of the Colorado office of film,
television, and media, for the performance-based incentive for film
production in Colorado as specified in section 24-48.5-116, <del>C.R.S.,</del> and
for the Colorado office of film, television, and media loan guarantee
program as specified in section 24-48.5-115; <del>C.R.S.;</del> and

(VII) Any amount of the state share that exceeds the transfers
specified in subparagraphs (I) to (VI) of this paragraph (a) SUBSECTIONS
(2)(a)(I) TO (2)(a)(VI) OF THIS SECTION shall be transferred to the general
fund.

(b) If a transfer specified in subparagraphs (I) to (VI) of paragraph
(a) of this subsection SUBSECTIONS (2)(a)(I) TO (2)(a)(VI) OF THIS
SECTION provides moneys MONEY for a purpose or program that is
repealed or otherwise discontinued as of the date of the transfer, then the
transfer shall not be made to that particular fund but shall instead be
transferred to the state general fund.

7 44-30-702. [Formerly 12-47.1-701.5] Revenues attributable to 8 local revisions to gaming limits - extended limited gaming fund -9 identification - separate administration - distribution - definitions. 10 (1) (a) Immediately after the limited gaming tax revenues attributable to 11 extended limited gaming are determined, the state treasurer shall transfer 12 such THE revenues, together with any associated interest, to the extended 13 limited gaming fund, also referred to in this section as the "fund", which 14 is hereby created in the state treasury.

(b) The commission shall annually determine the amount of
gaming tax revenues generated in each city from extended limited gaming
and shall report such THE amounts to the state treasurer.

(2) Interest earned on moneys MONEY in the fund shall remain in
the fund, and moneys MONEY remaining in the fund at the end of any
fiscal year shall not revert to the general fund or to any other fund.
Interest earnings shall be distributed annually in accordance with
paragraph (c) of subsection (3) SUBSECTION (3)(c) of this section.

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(3) From the fund, the state treasurer shall pay:

(a) First, that portion of the ongoing expenses of the commission
and other state agencies that are related to the administration of extended
limited gaming, as determined in accordance with rules of the
commission. When making annual lump-sum distributions from the fund

as described in subsection (5) of this section, the state treasurer may
 withhold an amount reasonably anticipated to be sufficient to pay such
 THE expenses until the next annual distribution.

- 4 (b) Second, annual adjustments, in connection with distributions 5 to limited gaming fund recipients listed in section 9 (5)(b)(II) of article 6 XVIII of the state constitution, to reflect the lesser of six percent, or the 7 actual percentage, of annual growth in extended limited gaming tax 8 revenues. As used in this paragraph (b) SUBSECTION (3)(b), "annual 9 adjustment" means an annual payment to limited gaming fund recipients 10 listed in section 9 (5)(b)(II) of article XVIII of the state constitution, 11 calculated as follows:
- (I) For revenues collected in fiscal year 2009-10, the payment
  shall equal six percent of the first year's limited gaming revenues
  attributable to extended limited gaming.
- (II) For each fiscal year after 2009-10, the annual payment shall
  be increased or decreased as follows and shall constitute the annual
  adjustment:
- (A) For any year in which the annual growth of limited gaming
  revenues attributable to extended limited gaming exceeds or equals six
  percent, add an amount equal to six percent of said revenues;
- (B) For any year in which the annual growth in limited gaming
  revenues attributable to extended limited gaming is between zero and six
  percent, add an amount equal to the actual percentage growth of said
  revenues;
- 25 (C) For any year in which limited gaming tax revenues experience
  a decline, subtract an amount equal to the actual percentage decline of
  said revenues.

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1 (III) Nothing in this paragraph (b) SUBSECTION (3)(b) shall be 2 construed to permit compounding or accumulation of the annual 3 adjustment.

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(c) Of the remaining gaming tax revenues, distributions in the 5 following proportions:

6 (I) Seventy-eight percent to the state's public community colleges, 7 junior colleges, and local district colleges to supplement existing state 8 funding for student financial aid programs and classroom instruction 9 programs, including workforce preparation to enhance the growth of the 10 state economy, to prepare Colorado residents for meaningful employment, 11 and to provide Colorado businesses with well-trained employees. Such 12 THE revenue shall be distributed to colleges that were operating on and 13 after January 1, 2008, in proportion to their respective full-time 14 equivalent student enrollments in the previous fiscal year. For purposes 15 of such THE distribution, the state treasurer shall use the most recent 16 available figures on full-time equivalent student enrollment calculated by 17 the Colorado commission on higher education in accordance with 18 paragraph (c) of subsection (4) SUBSECTION (4)(c) of this section.

19 (II) Ten percent to the governing bodies of the cities of Central, 20 Black Hawk, and Cripple Creek to address local gaming impacts. Such 21 THE revenue shall be distributed based on the proportion of extended 22 limited gaming tax revenues that are paid by licensees operating in each 23 city.

24 (III) Twelve percent to the governing bodies of Gilpin and Teller 25 counties to address local gaming impacts. Such THE revenue shall be 26 distributed based on the proportion of extended limited gaming tax 27 revenues that are paid by licensees operating in each county.

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## (4) **Definitions.** As used in this section:

2 (a) "Colleges that were operating on and after January 1, 2008" 3 means: Aims community college, Arapahoe community college, Colorado 4 mountain college, Colorado Northwestern community college, the 5 community college of Aurora, the community college of Denver, Front 6 Range community college, Lamar community college, Morgan 7 community college, Northeastern junior college, Otero junior college, 8 Pikes Peak community college, Pueblo community college, Red Rocks 9 community college, Trinidad state junior college, the two-year role and 10 mission of Colorado Mesa university, currently referred to as Western 11 Colorado community college division of Colorado Mesa university, the 12 two-year academic role and mission of Adams state university, and the 13 state board for community colleges and occupational education, for so 14 long as each such college or board continues operating.

(b) "Extended limited gaming" means the extension of hours,
games, or bet limits by a local vote in accordance with section 9 (7)(a) of
article XVIII of the state constitution.

18 "Full-time equivalent student enrollment" means the (c) (I)19 number of in-state, full-time equivalent students enrolled at a college, as 20 determined in accordance with article 7 of title 23, C.R.S., and the 21 eligibility parameters contained in the "Policy for Reporting Full-Time 22 Equivalent Student Enrollment" published as of January 1, 2008, by the 23 Colorado commission on higher education, pursuant to its authority under 24 section 23-1-105. C.R.S. The Colorado commission on higher education 25 shall determine the full-time equivalent student enrollment for each 26 college no later than August 15 of each year. For purposes of calculating 27 a college's in-state, full-time equivalent student enrollment for any fiscal 1 year, the number of students enrolled in certificate, AA, AS, AGS, or 2 AAS degree courses and programs, as well as the nondegree-seeking 3 students who are included as part of the community college role and 4 mission for purposes of application to the department of higher education 5 and enrollments in developmental courses by any students, regardless of 6 degree intent, reported by the college to the department of higher 7 education in its final student FTE report for that fiscal year shall be 8 presumed correct; except that the following students shall be excluded:

9 (A) Students who are admitted to a college on a competitive basis
10 and are not enrolled in certificate, AA, AS, AGS, or AAS developmental
11 or vocational courses;

12 (B) Students who are admitted pursuant to the Colorado 13 commission on higher education's undergraduate admissions standard 14 index for a college or within the Colorado commission on higher 15 education's admissions window for a college and are not enrolled in 16 certificate, AA, AS, AGS, or AAS developmental or vocational courses; 17 and

18 (C) Students who are enrolled in classes that are not supported by19 state general fund moneys MONEY.

(II) With respect to the two-year mission at Adams state
university, full-time equivalent student enrollment shall be limited to
enrollment in the associate's degree programs that existed as of November
4, 2008.

(d) "Limited gaming tax revenues attributable to extended limited
gaming" means all limited gaming tax revenue in excess of the amount
collected during fiscal year 2008-09, adjusted as follows:

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(I) For revenues collected in fiscal year 2009-2010, reduced by a

three percent growth factor on the 2008-2009 base of limited gaming tax
 revenues, which amount shall be added to the base and shall constitute the
 adjusted base; and

4 (II) Thereafter:

5 (A) Reduced by a three percent per fiscal year growth factor on 6 the previous year's adjusted base, which growth factor shall be added to 7 the previous fiscal year's adjusted base and shall constitute the new 8 adjusted base; or

9 (B) If growth in limited gaming tax revenues is between zero and 10 three percent in any fiscal year, the growth factor on the previous fiscal 11 year's adjusted base shall be the actual percentage growth in limited 12 gaming tax revenues, which shall be added to the previous fiscal year's 13 adjusted base; or

(C) If limited gaming tax revenues decline from year to year, the
 previous fiscal year's adjusted base shall be reduced by the actual
 percentage decline in limited gaming tax revenue.

17 (e) "Other state moneys MONEY appropriated or otherwise 18 allocated for similar programs or purposes" means all moneys MONEY 19 distributed from the general fund of the state by the general assembly for 20 higher education or for the support of any institution of higher education, 21 including without limitation the colleges listed in paragraph (a) of this 22 subsection (4) SUBSECTION (4)(a) OF THIS SECTION. If the total amount of 23 spending described in this paragraph (e) SUBSECTION (4)(e) is reduced 24 from one state fiscal year to the next, the percentage of such THE 25 reduction for the colleges listed in paragraph (a) of this subsection (4) 26 SUBSECTION (4)(a) OF THIS SECTION shall not exceed the percentage of 27 reduction in total general fund operating funding, including college

opportunity fund stipends and fee-for-service funds, for all institutions of
 higher education during the same state fiscal year.

3 (f) "Previous fiscal year" means, with respect to a college
4 receiving moneys MONEY under this section, the fiscal year immediately
5 preceding the fiscal year in which moneys are MONEY IS made available
6 to the college pursuant to this section.

7 Method of distribution - distribution to colleges -(5)8 relationship to funding from other sources. (a) On or before 9 September 1 of each year, the state treasurer shall distribute all moneys 10 MONEY from the fund to the recipients identified in paragraph (c) of 11 subsection (3) SUBSECTION (3)(c) of this section in the form of lump-sum 12 payments. Distribution to colleges listed in paragraph (a) of subsection (4) 13 SUBSECTION (4)(a) of this section shall be to the state board for 14 community colleges and occupational education for those colleges listed 15 in section 23-60-205, C.R.S., and to the respective governing boards of 16 the colleges that are not so listed.

17 (b) Moneys MONEY distributed under this section to colleges 18 listed in paragraph (a) of subsection (4) SUBSECTION (4)(a) of this section, 19 and any interest or income earned on a college's deposit of such moneys 20 THE MONEY, shall supplement and shall not supplant any other state 21 moneys MONEY appropriated or otherwise allocated for similar programs 22 or purposes. As used in this subsection (5), "state moneys MONEY" means 23 general fund operating funding, including college opportunity fund 24 stipends and fee-for-service funds, adjusted for inflation to the same 25 degree as the inflation adjustment received by other institutions of higher 26 education.

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(c) Any higher education funding formula that allocates

state-appropriated moneys MONEY shall not use moneys MONEY
 distributed under this section to supplant state moneys MONEY otherwise
 allocated by such THE formula.

(d) Moneys MONEY distributed from the fund are IS hereby
continuously appropriated to the governing boards of the colleges listed
in paragraph (a) of subsection (4) SUBSECTION (4)(a) of this section. Such
moneys THE MONEY shall be included for informational purposes in the
annual general appropriation bill or in supplemental appropriation bills
for the purpose of complying with any applicable constitutional and
statutory limits on state fiscal year spending.

(6) Bonding authority. In addition to any other powers conferred
 by law, the governing body of each college listed in paragraph (a) of
 subsection (4) SUBSECTION (4)(a) of this section may issue bonds
 refundable from revenues received pursuant to this section.

44-30-703. [Formerly 12-47.1-702] Audits and annual reports.
(1) The limited gaming fund shall be audited at least annually by or under
the direction of the state auditor, who shall submit a report of the audit to
the legislative audit committee. The expenses of the audit shall be paid
from the limited gaming fund.

20 (2) Repealed.

44-30-704. [Formerly 12-47.1-703] Enforcement. It is the duty
of all sheriffs and police officers in this state to enforce the provisions of
this article ARTICLE 30, or article 20 of title 18, C.R.S., and the rules and
regulations promulgated by the commission, either on their own motion
or upon complaint of any person, including any authorized agent of the
commission. Such THE sheriffs and police officers may exercise any
authority of inspection and examination specified in this article ARTICLE

30. The district attorneys of the respective judicial districts of this state
 shall prosecute all violations of this article ARTICLE 30 in the same
 manner as provided for other crimes and misdemeanors.

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**44-30-705.** [Formerly 12-47.1-704] Attorney general - duties. (1) The attorney general shall provide legal services for the division and the commission at the request of the executive director, director, or the commission. The attorney general shall make reasonable efforts to ensure that there is continuity in the legal services provided and that the attorneys providing legal services to the division and the commission have expertise in such THE field.

11 (2) The commission, the executive director, or the director may 12 request the attorney general to make civil investigations and enforce civil 13 violations of rules <del>and regulations</del> of the commission, on behalf of and in 14 the name of the division, and to bring and defend civil suits and 15 proceedings for any of the purposes necessary and proper for carrying out 16 the functions of the division.

17 (3) Expenses of the attorney general incurred in the performance
18 of the responsibilities under this section shall be paid from the limited
19 gaming fund.

- 20 PART 8
  21 UNLAWFUL ACTS
  22 44-30-801. [Formerly 12-47.1-801] Limited gaming equipment
  23 manufacturers or distributors, operators, associated equipment
  24 suppliers, retailers, key employees, support licensees, persons
  25 contracting with the commission or division criteria. (1) This section
  26 applies to the following persons:
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- (a) All persons licensed pursuant to this article ARTICLE 30;

(b) With respect to privately held corporations licensed pursuant
 to this article ARTICLE 30, the officers, directors, and stockholders of such
 THE corporations;

4 (c) With respect to publicly traded corporations licensed pursuant
5 to this article ARTICLE 30, all officers, directors, and stockholders holding
6 either five percent or greater interest or a controlling interest;

7 (d) With respect to partnerships licensed pursuant to this article
8 ARTICLE 30, all general partners and all limited partners;

9 (e) With respect to any other organization licensed pursuant to this 10 article ARTICLE 30, all those persons connected with the organization 11 having a relationship to it similar to that of an officer, director, or 12 stockholder of a corporation;

(f) All persons contracting with or supplying any goods or serviceto the commission or the division;

(g) All persons supplying financing or loaning money to any
licensee, when such THE financing or loan is connected with the
establishment or operation of limited gaming;

(h) All persons having a contract, lease, or other ongoing financial
or business arrangement with any licensee, where such THE contract,
lease, or arrangement relates to limited gaming operations, equipment,
devices, or premises.

22 (2) Each of the persons described in subsection (1) of this section23 shall be:

24 (a) A person of good moral character, honesty, and integrity
25 notwithstanding section 24-5-101; C.R.S.;

(b) A person whose prior activities, criminal record, reputation,
habits, and associations do not pose a threat to the public interests of this

state or to the control of gaming or create or enhance the dangers of
unsuitable, unfair, or illegal practices, methods, and activities in the
conduct of gaming or the carrying-on of the business or financial
arrangements incidental to the conduct of gaming;

5 (c) A person who has not served a sentence upon conviction of 6 any felony, misdemeanor gambling-related offense, misdemeanor theft by 7 deception, or misdemeanor involving fraud or misrepresentation in a 8 correctional facility, city or county jail, or community correctional facility 9 or under the supervision of the state board of parole or any probation 10 department within ten years prior to the date of applying for a license 11 pursuant to this article ARTICLE 30, notwithstanding section 24-5-101; 12 <del>C.R.S.;</del>

(d) A person who has not served a sentence upon conviction of
any gambling-related felony, felony involving theft by deception, or
felony involving fraud or misrepresentation in a correctional facility, city
or county jail, or community correctional facility or under the supervision
of the state board of parole or any probation department, notwithstanding
section 24-5-101; C.R.S.;

(e) A person who has not been found to have seriously or
repeatedly violated this article ARTICLE 30 or any rule promulgated
pursuant to this article ARTICLE 30; and has not knowingly made a false
statement of material facts to the commission, its legal counsel, or any
employee of the division.

44-30-802. [Formerly 12-47.1-802] False statement on
application - violations of rules or provisions of article as felony. Any
person who knowingly makes a false statement in any application for a
license or in any statement attached to the application, or who provides

1 any false or misleading information to the commission or the division, or 2 who fails to keep books and records to substantiate the receipts, expenses, 3 or uses resulting from limited gaming conducted under this article 4 ARTICLE 30 as prescribed in rules promulgated by the commission, or who 5 falsifies any books or records that relate to any transaction connected with 6 the holding, operating, and conducting of any limited gaming activity, or 7 who knowingly violates any of the provisions of this article ARTICLE 30 8 or any rule adopted by the commission or any terms of any license 9 granted under this article ARTICLE 30, commits a class 5 felony and shall 10 be punished as provided in section 18-1.3-401. C.R.S.

44-30-803. [Formerly 12-47.1-803] Slot machines - shipping
notices. (1) (a) (I) Any slot machine manufacturer or distributor shipping
or importing a slot machine into the state of Colorado shall provide to the
commission at the time of shipment a copy of the shipping invoice which
shall include, at a minimum, the destination, the serial number of each
machine, and a description of each machine.

(II) Any person within the state of Colorado receiving a slot
machine shall, upon receipt of the machine, provide to the commission
upon a form available from the commission information showing at a
minimum the location of each machine, its serial number, and description.
Such THE report shall be provided regardless of whether the machine is
received from a manufacturer or any other person.

(III) Any machine licensed pursuant to this section shall be
licensed for a specific location, and movement of the machine from that
location shall be reported to the commission in accordance with rules
adopted by the commission.

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(b) Any person violating any provision of this section commits a

class 5 felony and shall be punished as provided in section 18-1.3-401.
 C.R.S.

3 (c) Any slot machine that is not in compliance with this article
4 ARTICLE 30 is declared contraband and may be summarily seized and
5 destroyed after notice and hearing.

6 (d) The commission shall promulgate rules setting the time and7 manner for reporting the movement of any slot machine.

8 (2) Slot machines which THAT because of age and condition bear
9 no manufacturer serial number shall be assigned a serial number by a
10 remanufacturer of slot machines. Such THE new serial number shall be
11 duly recorded as required by federal regulations.

(3) The director may approve a change to the registration of a slot
machine under circumstances constituting an emergency. If the director
approves <del>such</del> an emergency change, the registration of the slot machine
shall not be suspended pending the filing of a supplemental application.

44-30-804. [Formerly 12-47.1-804] Persons prohibited from
interest in limited gaming. (1) None of the following persons shall have
any interest, direct or indirect, in any license involved in or with limited
gaming:

(a) Officers, reserve police officers, agents, or employees of any
law enforcement agency of the state of Colorado with the authority to
investigate or prosecute crime in Teller or Gilpin counties or of any local
law enforcement agency or detention or correctional facility within Teller
or Gilpin counties;

(b) District, county, or municipal court judges whose jurisdiction
includes all or any portion of Teller or Gilpin counties;

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(c) Elected municipal officials or county commissioners of the

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counties of Teller and Gilpin and of the cities of Central, Black Hawk,
 and Cripple Creek;

3 (d) Central, Black Hawk, or Cripple Creek city manager or4 planning commission member.

5 (2) No licensee may employ any person in any capacity while that 6 person is in the employment of the commission or is in the employment 7 of, or has a reserve police officer position with, a law enforcement agency 8 of the state of Colorado with the authority to investigate or prosecute 9 crime in Teller or Gilpin counties, any local law enforcement agency or 10 detention or correctional facility within Teller or Gilpin counties, or any 11 other county that may later be an authorized gaming location under 12 section 12-47.1-105 SECTION 44-30-105.

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### 44-30-805. [Formerly 12-47.1-805] Responsibilities of operator.

14 Every licensed operator and retailer having slot machines on his OR HER 15 premises shall provide audit and security measures relating to slot 16 machines, as prescribed by this article ARTICLE 30 and by rules of the 17 commission. Every licensed operator and retailer having slot machines on 18 his OR HER premises shall ensure that the slot machines in his OR HER 19 establishment comply with the specifications set forth in this article 20 ARTICLE 30 and the rules and regulations promulgated pursuant to this 21 article ARTICLE 30.

44-30-806. [Formerly 12-47.1-806] Gaming equipment security and audit specifications. All slot machines and all other
 equipment and devices used in limited gaming allowed by this article
 ARTICLE 30 shall have the features, security provisions, and audit
 specifications established in rules or regulations adopted by the
 commission.

44-30-807 [Formerly 12-47.1-807] Gaming equipment - not
 subject to exclusive agreements. It is the public policy of this state that
 gaming equipment authorized and approved by the commission may not
 be subject to any exclusive agreement entered into prior to October 1,
 1991.

6 **44-30-808.** [Formerly 12-47.1-808] Restriction upon persons 7 having financial interest in retail licenses. No person may have an 8 ownership interest in more than three retail licenses. The interest of a 9 licensed operator leasing or routing slot machines in return for a 10 percentage of the income from limited gaming shall not by itself be 11 considered an interest in a retail license under this section.

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**44-30-809.** [Formerly 12-47.1-809] Age of participants - violation as misdemeanor - applicability. (1) (a) It is unlawful for any person under twenty-one years of age to:

(I) Linger in the gaming area of a casino;

(II) Sit on a chair or be present at a gaming table, slot machine, or
other area in which gaming is conducted; or

(III) Participate, play, be allowed to play, place wagers, or collect
winnings, whether personally or through an agent, in or from any limited
gaming game or slot machines.

(b) Subparagraphs (I) and (II) of paragraph (a) of this subsection
(1) SUBSECTIONS (1)(a)(I) AND (1)(a)(II) OF THIS SECTION shall not apply
to a person employed by the casino in which the person is present.

- (c) Nothing in paragraph (a) of this subsection (1) SUBSECTION
  (1)(a) OF THIS SECTION shall prevent any person under twenty-one years
  of age from passing through a casino to nongaming areas.
- 27 (2) It is unlawful for any person to engage in limited gaming with,

or to share proceeds from limited gaming with, any person under
 twenty-one years of age.

3 (3) (a) It is unlawful for any licensee to permit any person who is
4 less than twenty-one years of age to:

(I) Linger in the gaming area of a casino;

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6 (II) Sit on a chair or be present at a gaming table, slot machine, or
7 other area in which gaming is conducted; or

8 (III) Participate, play, place wagers, or collect winnings, whether 9 personally or through an agent, in or from any limited gaming game or 10 slot machine.

(b) Subparagraphs (I) and (II) of paragraph (a) of this subsection
 (3) SUBSECTIONS (3)(a)(I) AND (3)(a)(II) OF THIS SECTION shall not apply
 to a person employed by the casino in which the person is present.

(c) Nothing in paragraph (a) of this subsection (3) SUBSECTION
(3)(a) OF THIS SECTION shall prevent any person under twenty-one years
of age from passing through a casino to nongaming areas.

(4) Any person violating any of the provisions of this section
commits a class 2 misdemeanor and shall be punished as provided in
section 18-1.3-501. C.R.S.

(5) Any person violating any of the provisions of this section with
a person under eighteen years of age may also be proceeded against
pursuant to section 18-6-701 C.R.S., for contributing to the delinquency
of a minor.

44-30-810. [Formerly 12-47.1-810] Employee twenty-one years
or older required on premises. A retail licensee shall have one
employee who is at least twenty-one years of age on the premises during
the hours limited gaming is conducted and within full view and control

of any limited gaming activity conducted on the premises pursuant to the
 license obtained.

44-30-811. [Formerly 12-47.1-811] Persons conducting limited
gaming. No person under the age of twenty-one years shall be employed
as a gaming employee, conduct, or assist in conducting, any limited
gaming activity, and no such person shall manage or handle any of the
proceeds from limited gaming.

44-30-812. [Formerly 12-47.1-812] Employee of licensed person
- good moral character. No person licensed under this article ARTICLE
30 shall employ or be assisted by any person who is not of good moral
character.

12 44-30-813. [Formerly 12-47.1-813] Minimum payback - limit 13 to a slot machine. The minimum theoretical payback value on a slot 14 machine shall be at least eighty but not more than one hundred percent of 15 the value of any credit played. However, this section shall not be 16 construed to prohibit tournament slot machines with theoretical payback 17 values greater than one hundred percent where such THE machines do not 18 accept nor pay out coins or tokens.

19 44-30-814. [Formerly 12-47.1-814] Key employee - support
20 license. (1) A licensee shall not employ any person to work in the field
21 of limited gaming, or to handle any of the proceeds of limited gaming,
22 unless such THE person holds a valid key employee or support license
23 issued by the commission.

(2) It is unlawful for any person holding a key employee or
support license to participate in limited gaming in the gaming
establishment where such THE licensee is employed or in any other
gaming establishment owned by the licensee's employer; except that such

1 THE licensee may participate in limited gaming if such THE participation 2 is performed as part of such THE licensee's employment responsibilities.

3 44-30-815. [Formerly 12-47.1-815] Extension of credit 4 prohibited. No person licensed under this article ARTICLE 30 may extend 5 credit to another person for participation in limited gaming.

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44-30-816. [Formerly 12-47.1-816] Maximum amount of bets. 7 The amount of a bet made pursuant to this article ARTICLE 30 shall not be 8 more than one hundred dollars on the initial bet or subsequent bet, subject 9 to rules promulgated by the commission.

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44-30-817. [Formerly 12-47.1-817] Failure to pay winners. 11 (1) It is unlawful for any licensee to willfully refuse to pay the winner of 12 any limited gaming game, except as authorized by section 24-35-605 13 (2)(b)(II), C.R.S. SECTION 44-33-105 (2)(b)(II).

14 (2) Any person violating any provision of this section commits a 15 class 1 misdemeanor and shall be punished as provided in section 16 18-1.3-501. C.R.S.

17 44-30-818. [Formerly 12-47.1-818] Approval of rules for 18 **certain games.** (1) Specific rules for blackjack, poker, craps, and roulette 19 shall be approved by the commission and clearly posted within plain view 20 of such THE games.

21 (2) A licensee shall not offer poker, blackjack, craps, or roulette, 22 or any variation game of poker, blackjack, craps, or roulette, without prior 23 approval of the game by the commission, except as specifically 24 authorized in the commission's rules regarding field trials of new games 25 or technology.

26 (3) No licensee shall employ shills.

27 44-30-819. [Formerly 12-47.1-819] Exchange - redemption of 1 chips - unlawful acts. It is unlawful for a person to exchange or redeem 2 chips for anything whatsoever, except currency, negotiable personal 3 checks, negotiable counter checks, or other chips. A licensee shall, upon 4 the request of a person, redeem the licensee's gaming chips surrendered 5 by that person pursuant to rules established by the commission.

6 44-30-820. [Formerly 12-47.1-820] Persons in supervisory 7 positions - unlawful acts - rules. It is unlawful for a dealer, floorperson, 8 or other employee who serves in a supervisory position to solicit or accept 9 a tip or gratuity from a player or patron at the licensed gaming 10 establishment where he or she is employed; except that a dealer may 11 accept tips or gratuities from a patron at the table at which the dealer is 12 conducting play, subject to this section. Except as the commission may 13 authorize by rule, a dealer shall immediately deposit tips or gratuities in 14 a lockbox reserved for that purpose, accounted for and placed in a pool 15 for distribution based upon criteria established in advance by the licensed 16 retailer.

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44-30-821. [Formerly 12-47.1-822] Cheating - definition. (1) It 18 is unlawful for any person, whether he OR SHE is an owner or employee 19 of, or a player in, an establishment, to cheat at any limited gaming 20 activity.

21 (2) For purposes of this article ARTICLE 30, "cheating" means to 22 alter the selection of criteria which THAT determine:

(a) The result of a game; or

(b) The amount or frequency of payment in a game.

25 (3) Any person issued a license pursuant to this article ARTICLE 30 26 violating any provision of this section commits a class 6 felony and shall 27 be punished as provided in section 18-1.3-401, C.R.S., and any other person violating any provision of this section commits a class 1
 misdemeanor and shall be punished as provided in section 18-1.3-501.
 C.R.S. If the person is a repeating gambling offender, the person commits
 a class 5 felony and shall be punished as provided in section 18-1.3-401.
 C.R.S.

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**44-30-822.** [Formerly 12-47.1-823] Fraudulent acts. (1) It is unlawful for a person:

8 (a) To alter or misrepresent the outcome of a game or other event 9 on which wagers have been made after the outcome is made sure but 10 before it is revealed to the players;

(b) To place, increase, or decrease a bet or to determine the course
of play after acquiring knowledge, not available to all players, of the
outcome of the game or any event that affects the outcome of the game
or which THAT is the subject of the bet or to aid anyone in acquiring such
THE knowledge for the purpose of placing, increasing, or decreasing a bet
or determining the course of play contingent upon that event or outcome;

17 (c) To claim, collect, or take, or attempt to claim, collect, or take,
18 money or anything of value in or from a limited gaming activity with
19 intent to defraud and without having made a wager contingent thereon, or
20 to claim, collect, or take an amount greater than the amount won;

(d) Knowingly to entice or induce another to go to any place
where limited gaming is being conducted or operated in violation of the
provisions of this article ARTICLE 30, with the intent that the other person
play or participate in that limited gaming activity;

(e) To place or increase a bet after acquiring knowledge of the
outcome of the game or other event which THAT is the subject of the bet,
including past-posting and pressing bets;

(f) To reduce the amount wagered or to cancel a bet after
 acquiring knowledge of the outcome of the game or other event which
 THAT is the subject of the bet, including pinching bets;

4 (g) To manipulate, with the intent to cheat, any component of a 5 gaming device in a manner contrary to the designed and normal 6 operational purpose for the component, with knowledge that the 7 manipulation affects the outcome of the game or with knowledge of an 8 event that affects the outcome of the game;

9 (h) To, by any trick or sleight of hand performance, or by fraud or 10 fraudulent scheme, cards, or device, for himself OR HERSELF or another, 11 win or attempt to win money or property or a representative of either or 12 reduce a losing wager or attempt to reduce a losing wager in connection 13 with limited gaming;

14 (i) To conduct any limited gaming operation without a valid15 license;

16 (j) To conduct any limited gaming operation on an unlicensed17 premises;

(k) To permit any limited gaming game or slot machine to be
conducted, operated, dealt, or carried on in any limited gaming premises
by a person other than a person licensed for such THE premises pursuant
to this article ARTICLE 30;

(1) To place any limited gaming games or slot machines into play
or display such THE games or slot machines without the authorization of
the commission;

(m) To employ or continue to employ any person in a limited
gaming operation who is not duly licensed or registered in a position
whose duties require a license or registration pursuant to this article

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1 ARTICLE 30; or

(n) To, without first obtaining the requisite license or registration
pursuant to this article ARTICLE 30, be employed, work, or otherwise act
in a position whose duties would require licensing or registration pursuant
to this article ARTICLE 30.

6 (2) Any person issued a license pursuant to this article ARTICLE 30 7 violating any provision of this section commits a class 6 felony and shall 8 be punished as provided in section 18-1.3-401, C.R.S., and any other 9 person violating any provision of this section commits a class 1 10 misdemeanor and shall be punished as provided in section 18-1.3-501. 11 C.R.S. If the person is a repeating gambling offender, the person commits 12 a class 5 felony and shall be punished as provided in section 18-1.3-401. 13 C.R.S.

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# 44-30-823. [Formerly 12-47.1-824] Use of device for calculating

probabilities. (1) It is unlawful for any person at a licensed gaming
establishment to use, or possess with the intent to use, any device to
assist:

18

(a) In projecting the outcome of the game;

19

(b) In keeping track of the cards played;

20 (c) In analyzing the probability of the occurrence of an event21 relating to the game; or

(d) In analyzing the strategy for playing or betting to be used inthe game, except as permitted by the commission.

(2) Any person issued a license pursuant to this article ARTICLE 30
violating any provision of this section commits a class 6 felony and shall
be punished as provided in section 18-1.3-401, C.R.S., and any other
person violating any provision of this section commits a class 1

misdemeanor and shall be punished as provided in section 18-1.3-501.
 C.R.S. If the person is a repeating gambling offender, the person commits
 a class 5 felony and shall be punished as provided in section 18-1.3-401.
 C.R.S.

44-30-824. [Formerly 12-47.1-825] Use of counterfeit or
unapproved chips or tokens or unlawful coins or devices - possession
of certain unlawful devices, equipment, products, or materials. (1) It
is unlawful for any licensee, employee, or other person to use counterfeit
chips in any limited gaming activity.

10 (2) It is unlawful for a person, in playing or using a limited
11 gaming activity designed to be played with, to receive, or to be operated
12 by chips, tokens, or other wagering instruments approved by the
13 commission or by lawful coin of the United States of America:

(a) Knowingly to use anything other than chips or tokens
approved by the commission or lawful coin, legal tender of the United
States of America, or to use coin not of the same denomination as the
coin intended to be used in that limited gaming activity; or

(b) To use any device or means to violate the provisions of this
article ARTICLE 30.

(3) It is unlawful for any person to possess any device, equipment,
or material which THAT he OR SHE knows has been manufactured,
distributed, sold, tampered with, or serviced in violation of the provisions
of this article ARTICLE 30.

(4) It is unlawful for any person, not a duly authorized employee
of a licensee acting in furtherance of his or her employment within an
establishment, to have on his or her person or in his or her possession any
device intended to be used to violate the provisions of this article ARTICLE

1 30.

2 (5) It is unlawful for any person, not a duly authorized employee 3 of a licensee acting in furtherance of his or her employment within an 4 establishment, to have on his or her person or in his or her possession 5 while on the premises of any licensed gaming establishment any key or device known to have been designed for the purpose of and suitable for 6 7 opening, entering, or affecting the operation of any limited gaming 8 activity, drop box, or electronic or mechanical device connected thereto, 9 or for removing money or other contents therefrom.

10 (6) Possession of more than one of the devices, equipment, 11 products, or materials described in this section shall give rise to a 12 rebuttable presumption that the possessor intended to use them for 13 cheating.

14 (7) It is unlawful for any person to use or possess while on the 15 premises any cheating or thieving device, including but not limited to, 16 tools, drills, wires, coins, or tokens attached to strings or wires or 17 electronic or magnetic devices, to facilitate the alignment of any winning 18 combination or to facilitate removing from any slot machine any money 19 or contents thereof, unless the person is a duly authorized gaming 20 employee acting in the furtherance of his or her employment.

(8) Any person violating any provision of this section commits a
class 6 felony and shall be punished as provided in section 18-1.3-401;
<del>C.R.S.;</del> except that, if the person is a repeating gambling offender, the
person commits a class 5 felony and shall be punished as provided in
section 18-1.3-401. <del>C.R.S.</del>

44-30-825. [Formerly 12-47.1-826] Cheating game and devices.
(1) It is unlawful for a person playing a licensed game in licensed gaming

1 premises to:

2 (a) Knowingly conduct, carry on, operate, or deal or allow to be
3 conducted, carried on, operated, or dealt any cheating or thieving game
4 or device; or

5 (b) Knowingly deal, conduct, carry on, operate, or expose for play 6 a physical or electronic version of a game played with physical or 7 electronic cards or a mechanical device, or any combination of games or 8 devices, that have been marked or tampered with or placed in a condition 9 or operated in a manner that tends to deceive the public or alter the 10 normal random selection of characteristics or the normal chance of the 11 game, or that could determine or alter the result of the game.

(2) Any person violating any provision of this section commits a
class 6 felony and shall be punished as provided in section 18-1.3-401;
<del>C.R.S.;</del> except that, if the person is a repeating gambling offender, the
person commits a class 5 felony and shall be punished as provided in
section 18-1.3-401. <del>C.R.S.</del>

44-30-826. [Formerly 12-47.1-827] Unlawful manufacture, sale,
distribution, marking, altering, or modification of equipment and
devices associated with limited gaming - unlawful instruction. (1) It
is unlawful to manufacture, sell, or distribute any cards, chips, dice, game,
or device which THAT is intended to be used to violate any provision of
this article ARTICLE 30.

(2) It is unlawful to mark, alter, or otherwise modify related
equipment or a limited gaming device in a manner that:

(a) Affects the result of a wager by determining win or loss; or
(b) Alters the normal criteria of random selection, which THAT
affects the operation of a game or which THAT determines the outcome of

1 a game.

(3) It is unlawful for any person to instruct another in cheating or
in the use of any device for that purpose, with the knowledge or intent
that the information or use so conveyed may be employed to violate any
provision of this article ARTICLE 30.

6 (4) Any person issued a license pursuant to this article ARTICLE 30 7 violating any provision of this section commits a class 6 felony and shall 8 be punished as provided in section 18-1.3-401, C.R.S., and any other 9 person violating any provision of this section commits a class 1 10 misdemeanor and shall be punished as provided in section 18-1.3-501. 11 C.R.S. If the person is a repeating gambling offender, the person commits 12 a class 5 felony and shall be punished as provided in section 18-1.3-401. 13 C.R.S.

44-30-827. [Formerly 12-47.1-828] Unlawful entry by excluded
and ejected persons. (1) It is unlawful for any person whose name is on
the list promulgated by the commission pursuant to section 12-47.1-1001
or 12-47.1-1002 SECTION 44-30-1001 OR 44-30-1002 to enter the licensed
premises of a limited gaming licensee.

(2) It is unlawful for any person whose name is on the list
promulgated by the commission pursuant to section 12-47.1-1001 or
12-47.1-1002 SECTION 44-30-1001 OR 44-30-1002 to have any personal
pecuniary interest, direct or indirect, in any limited gaming licensee,
licensed premises, establishment, or business involved in or with limited
gaming or in the shares in any corporation, association, or firm licensed
pursuant to this article ARTICLE 30.

26 (3) Any person violating the provisions of this section commits a
27 class 5 felony and shall be punished as provided in section 18-1.3-401.

1 <del>C.R.S.</del>

2 44-30-828. [Formerly 12-47.1-829] Detention and questioning 3 of person suspected of violating article - limitations on liability -4 **posting of notice.** (1) Any licensee or an officer, employee, or agent 5 thereof may question any person in the licensee's establishment suspected 6 of violating any of the provisions of this article ARTICLE 30. A licensee or 7 any officer, employee, or agent thereof is not criminally or civilly liable: 8 (a) On account of any such questioning; or 9 (b) For reporting to the division, commission, or law enforcement 10 authorities the person suspected of the violation. 11 (2) Any licensee or any officer, employee, or agent thereof who 12 has probable cause to believe that there has been a violation of this article

ARTICLE 30 in the licensee's establishment by any person may take that person into custody and detain him OR HER in the establishment in a reasonable manner and for a reasonable length of time. Such a taking into custody and detention does not render the licensee or the officer, employee, or agent thereof criminally or civilly liable unless it is established by clear and convincing evidence that the taking into custody or detention is unreasonable under all the circumstances.

(3) A licensee or any officer, employee, or agent thereof is not
entitled to the immunity from liability provided for in subsection (2) of
this section unless there is displayed in a conspicuous place in the
licensee's establishment a notice in bold-face type clearly legible and in
substantially this form:

Any gaming licensee, or any officer, employee, or agent
thereof who has probable cause to believe that any
person has violated any provision prohibiting cheating

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1	in limited gaming may detain that person in the
2	establishment.
3	44-30-829. [Formerly 12-47.1-830] Failure to display operator
4	and premises licenses. (1) It is unlawful for any person to fail to
5	permanently display in a conspicuous manner:
6	(a) Operator and premises licenses granted by the commission;
7	(b) A notice in bold face type which THAT is clearly legible and
8	in substantially the following form:
9	IT IS UNLAWFUL FOR ANY PERSON UNDER THE
10	AGE OF TWENTY-ONE TO ENGAGE IN LIMITED
11	GAMING.
12	(2) Any person violating this section commits a class 2
13	misdemeanor and shall be punished as provided in section 18-1.3-501.
14	<del>C.R.S.</del>
15	44-30-830. [Formerly 12-47.1-831] Authority, duties, and
15 16	44-30-830. [Formerly 12-47.1-831] Authority, duties, and powers - department of revenue and department of public safety.
16	powers - department of revenue and department of public safety.
16 17	<ul><li>powers - department of revenue and department of public safety.</li><li>(1) The gaming commission, the department, of revenue, and the division</li></ul>
16 17 18	<b>powers - department of revenue and department of public safety.</b> (1) The gaming commission, the department, <del>of revenue,</del> and the division shall regulate the gaming industry and enforce the gaming laws. Nothing
16 17 18 19	<b>powers - department of revenue and department of public safety.</b> (1) The gaming commission, the department, <del>of revenue,</del> and the division shall regulate the gaming industry and enforce the gaming laws. Nothing in this section shall be construed to prohibit or limit the authority of local
16 17 18 19 20	<b>powers - department of revenue and department of public safety.</b> (1) The gaming commission, the department, <del>of revenue,</del> and the division shall regulate the gaming industry and enforce the gaming laws. Nothing in this section shall be construed to prohibit or limit the authority of local sheriffs or police officers to enforce all the provisions of this <del>article</del>
16 17 18 19 20 21	<b>powers - department of revenue and department of public safety.</b> (1) The gaming commission, the department, <del>of revenue,</del> and the division shall regulate the gaming industry and enforce the gaming laws. Nothing in this section shall be construed to prohibit or limit the authority of local sheriffs or police officers to enforce all the provisions of this <del>article</del> ARTICLE 30 or the rules <del>and regulations</del> promulgated pursuant to this
16 17 18 19 20 21 22	<b>powers - department of revenue and department of public safety.</b> (1) The gaming commission, the department, of revenue, and the division shall regulate the gaming industry and enforce the gaming laws. Nothing in this section shall be construed to prohibit or limit the authority of local sheriffs or police officers to enforce all the provisions of this article ARTICLE 30 or the rules and regulations promulgated pursuant to this article ARTICLE 30.
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	powers - department of revenue and department of public safety. (1) The gaming commission, the department, of revenue, and the division shall regulate the gaming industry and enforce the gaming laws. Nothing in this section shall be construed to prohibit or limit the authority of local sheriffs or police officers to enforce all the provisions of this article ARTICLE 30 or the rules and regulations promulgated pursuant to this article ARTICLE 30. (2) The Colorado bureau of investigation shall have authority for
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	powers - department of revenue and department of public safety. (1) The gaming commission, the department, of revenue, and the division shall regulate the gaming industry and enforce the gaming laws. Nothing in this section shall be construed to prohibit or limit the authority of local sheriffs or police officers to enforce all the provisions of this article ARTICLE 30 or the rules and regulations promulgated pursuant to this article ARTICLE 30. (2) The Colorado bureau of investigation shall have authority for the following:
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>powers - department of revenue and department of public safety.</li> <li>(1) The gaming commission, the department, of revenue, and the division shall regulate the gaming industry and enforce the gaming laws. Nothing in this section shall be construed to prohibit or limit the authority of local sheriffs or police officers to enforce all the provisions of this article ARTICLE 30 or the rules and regulations promulgated pursuant to this article ARTICLE 30.</li> <li>(2) The Colorado bureau of investigation shall have authority for the following:</li> <li>(a) Conduct criminal investigations and law enforcement</li> </ul>

enforcement officials, the gaming commission, the governor, or as
 discovered by the Colorado bureau of investigation.

(b) In cooperation with local law enforcement officials and the
commission, the Colorado bureau of investigation shall develop and
collect information with regard to organized crime in an effort to identify
criminal elements or enterprises which THAT might infiltrate and
influence limited gaming and report such THE information to appropriate
law enforcement organizations and the limited gaming commission.

9 (c) Prepare reports concerning any activities in, or movements 10 into, this state of organized crime for use by the commission or the 11 governor in their efforts to prevent and thwart criminal elements or 12 enterprises from infiltrating or influencing limited gaming as defined in 13 this article ARTICLE 30.

(d) Inspect or examine, during normal business hours, premises,
equipment, books, records, or other written material maintained at gaming
establishments as required by this article ARTICLE 30, in the course of
performing the activities of the Colorado bureau of investigation as set
forth in this section.

(3) The commission shall, in cooperation with the Colorado
bureau of investigation, conduct background investigations of gaming
license applicants, licensees, owners or tenants of property or premises
upon which gaming is permitted or conducted, and key employees of such
THE gaming establishments as defined in this article ARTICLE 30 or by
commission rule. or regulation.

(4) Criminal violations of this article ARTICLE 30 discovered
during an authorized investigation or discovered by the limited gaming
commission shall be referred to the appropriate district attorney.

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1 (5) The director of the Colorado bureau of investigation shall 2 employ such ANY personnel as THAT may be necessary to carry out the 3 duties and responsibilities set forth in this article ARTICLE 30. The 4 commission shall authorize payment to the Colorado bureau of 5 investigation for the cost involved. Costs for activities relating to limited 6 gaming shall be paid from the limited gaming fund pursuant to 7 preestablished contracts or formal agreements, or both, including 8 contracts or formal agreements on specific activities the department of 9 public safety will complete for the commission and conditions for 10 payment, the manner in which the commission and the department of 11 public safety will review budgets and project resource needs in the future, 12 and the level of cooperation established between the division, the 13 Colorado bureau of investigation for conducting background 14 investigations, and the Colorado state patrol for contracted services.

44-30-831. [Formerly 12-47.1-832] Violations of article as
misdemeanors. Any person violating any of the provisions of this article
ARTICLE 30, or any of the rules and regulations promulgated pursuant
thereto, commits a class 1 misdemeanor and shall be punished as
provided in section 18-1.3-501, C.R.S., except as may otherwise be
specifically provided in this article ARTICLE 30.

44-30-832. [Formerly 12-47.1-833] Agreements, contracts,
leases - void and unenforceable. All agreements, contracts, leases, or
arrangements in violation of this article ARTICLE 30, or the rules and
regulations promulgated pursuant to this article ARTICLE 30, are void and
unenforceable.

26 44-30-833. [Formerly 12-47.1-835] Financial interest
27 restrictions. (1) A manufacturer or distributor of slot machines,

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associated equipment, or related equipment shall not knowingly, without
 notifying the division within ten days:

- (a) Have any interest, directly or indirectly, in any operator;
- 4 (b) Allow any of its officers, or any other person with a substantial
  5 interest in such THE business, to have any interest in an operator;

6 (c) Employ any person in any capacity or allow any person to
7 represent the business in any way if such THE person is also employed by
8 an operator;

9 (d) Repealed.

3

10 (e) (d) Allow any operator or any person having a substantial
11 interest therein, to have any interest, directly or indirectly, in such THE
12 business.

13 (2) The word "interest" as used in this section does not preclude14 transactions in the ordinary course of business.

44-30-834. [Formerly 12-47.1-837] Revocation or expiration of
 license - requirement of notification. A licensee whose license has been
 revoked or has expired shall notify such THE licensee's employer within
 twenty-four hours after such THE revocation or expiration.

44-30-835. [Formerly 12-47.1-838] Personal pecuniary gain or
conflict of interest. (1) It is unlawful for any person to issue, suspend,
revoke, or renew any license pursuant to this article ARTICLE 30 for any
personal pecuniary gain or any thing of value, as defined in section
18-1-901 (3)(r), C.R.S., or for any person to violate any of the provisions
of section 12-47.1-401 SECTION 44-30-401.

(2) Any person violating any of the provisions of this section
commits a class 3 felony and shall be punished as provided in section
18-1.3-401. C.R.S.

1 44-30-836. [Formerly 12-47.1-839] False or misleading 2 **information - unlawful.** (1) It is unlawful for any person to provide any 3 false or misleading information under the provisions of this article 4 ARTICLE 30. 5 (2) Any person violating any of the provisions of this section 6 commits a class 5 felony and shall be punished as provided in section 7 18-1.3-401. C.R.S. 8 PART 9 9 CHARITABLE GAMING 10 44-30-901. [Formerly 12-47.1-901] Events sponsored by 11 charitable organizations. (1) Any person licensed as a retailer, or as 12 both a retailer and operator, may choose to allow a charitable organization 13 to sponsor limited gaming at that retailer's licensed premises, if the 14 following conditions are met: 15 (a) The organization is a charitable organization, which THAT for 16 purposes of this section means any organization, not for pecuniary profit, 17 which THAT is operated for the relief of poverty, distress, or other 18 condition of public concern within this state and which THAT has been so 19 engaged for five years prior to making application to sponsor limited 20 gaming under this article ARTICLE 30; 21 The licensed operator or retailer and the charitable (b) 22 organization agree in writing upon all the terms and conditions of the 23 sponsorship, and a copy of the written agreement is filed with the 24 commission at least fourteen days prior to the day of the sponsored event; 25 (c) All sponsored events shall take place on licensed retail 26 premises, and all requirements of this article ARTICLE 30 shall apply to 27 such THE events, unless specifically modified by this part 9; and

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1 (d) Criminal violations of this article ARTICLE 30 discovered 2 during an authorized investigation or discovered by the commission shall 3 be referred to the appropriate district attorney.

4

44-30-902. [Formerly 12-47.1-902] Terms of sponsorship. 5 (1) All limited gaming events sponsored by charitable organizations 6 pursuant to this part 9 must, in addition to all the other requirements of 7 this article ARTICLE 30, meet the following conditions:

8 (a) The agreement between the licensed operator or retailer and 9 the charitable organization shall provide for the payment by the charitable 10 organization to the retailer or operator of a flat fee or no fee; in return, the 11 charitable organization shall receive one hundred percent of the adjusted 12 gross proceeds, less the amount of taxes due on those proceeds as 13 determined by the commission from gaming for each day of the 14 sponsored event, or during all the hours of a sponsored event if less than 15 a full day. The licensed operator or retailer shall report and pay taxes on 16 the full amount of the adjusted gross proceeds from gaming sponsored by 17 any charitable organization.

18 (b) A one-day sponsored event must, for purposes of this part 9, 19 begin at 8 a.m. and end at 8 a.m. the following day. For purposes of this 20 section, no event is considered as less than a one-day event; except that 21 a retailer may devote less than one full day to a charitable event.

22 (c) No retailer shall permit a single charitable organization to 23 sponsor more than three days of limited gaming at that retailer's licensed 24 premises during any calendar year; and no retailer shall permit more than 25 thirty total days of sponsored events on its premises during any calendar 26 year;

27

(d) No charitable organization shall sponsor more than three days

1 of limited gaming during any calendar year;

2 (e) The charitable organization shall file notice of its intent to 3 sponsor limited gaming at least fourteen days in advance with the 4 commission, upon forms provided by the commission.

5

44-30-903. [Formerly 12-47.1-903] Notice of sponsorship. No 6 person licensed as a retailer, operator, key employee, or support person, 7 and no member, agent, employee, officer, or director of a charitable 8 organization, shall represent to any person that a limited gaming activity 9 is being sponsored by that or another charitable organization unless the 10 sponsoring charitable organization has filed a notice of intent with the 11 commission pursuant to section 12-47.1-902 (1)(e) SECTION 44-30-902 12 (1)(e).

PART 10

14

13

### EXCLUDED PERSONS

15 44-30-1001. [Formerly 12-47.1-1001] Persons excluded or 16 ejected - factors considered - legislative declaration. (1) The general 17 assembly hereby declares that the exclusion or ejection of certain persons 18 from licensed gaming establishments is necessary to carry out the policies 19 of this article ARTICLE 30 and to maintain effectively the strict regulation 20 of licensed gaming.

21 (2) The commission may by rule or regulation provide for the 22 establishment of a list of persons who are to be excluded or ejected from 23 any licensed gaming establishment, including any person whose presence 24 in the establishment is determined to pose a threat to the interest of the 25 state of Colorado or to licensed gaming, or both. In making the 26 determination for exclusion, the commission may consider any of the 27 following:

1 (a) Prior conviction of a felony, a misdemeanor involving moral 2 turpitude, or a violation of the gaming laws of any state, the United 3 States, or any of its possessions or territories, including Indian tribes;

4 (b) A violation, attempt to violate, or conspiracy to violate the 5 provisions of this article ARTICLE 30 relating to the failure to disclose an 6 interest in a gaming establishment for which the person must obtain a 7 license or make disclosures to the commission, or intentional evasion of 8 fees or taxes:

9 (c) A reputation that would adversely affect public confidence and 10 trust that the gaming industry is free from criminal or corruptive 11 influences;

12 (d) Prior exclusion or ejection under the gaming regulations RULES 13 of any other state, the United States, any of its possessions or territories, 14 or an Indian tribe which THAT regulates gaming;

15 (e) Career or professional offenders or associates of career or 16 professional offenders, and such ANY others as defined by regulation 17 RULE of the commission.

18 (3) If the name and description of any person is placed on the 19 exclusion list, the commission shall serve notice of that action upon the 20 person by at least one of the following means:

21

(a) By personal service;

22

27

(b) By certified mail to the last-known address of the person; or

23 (c) By publication in one or more official newspapers in Teller 24 and Gilpin Counties, Colorado. A person placed upon the exclusion list 25 may contest that action by filing a written protest with the commission, 26 and the protest shall be heard by the commission as a contested case.

(4) The commission may impose sanctions upon any licensee in

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accordance with the provisions of this article ARTICLE 30 if such THE
licensee fails to exclude or eject from the licensed premises any person
placed by the commission on the list of persons to be excluded or ejected
from licensed gaming establishments, which sanctions may include, but
not be limited to, suspension, revocation, limitation, modification, denial,
or restriction of any license.

7 44-30-1002. [Formerly 12-47.1-1002] Emergency listing of 8 persons to be excluded or ejected. (1) The commission, by rule, and 9 regulation, and notwithstanding the provisions of section 12-47.1-1001 10 SECTION 44-30-1001, may list persons to be excluded or ejected from any 11 licensed gaming establishment, effective October 1, 1991, if the 12 commission finds that listing such THE persons on an emergency basis is 13 necessary to avoid danger to the public safety and if the public confidence 14 and trust would be maintained only if such THE persons were listed on 15 such an emergency basis.

16 (2) Notwithstanding the provisions of section 24-4-103 (6),
17 C.R.S., the listing of persons to be excluded or ejected pursuant to this
18 section expires one year after the adoption of the list, unless the
19 provisions of section 12-47.1-1001 SECTION 44-30-1001 are followed for
20 permanent listing.

(3) With respect to the finding of danger to public safety, the
commission shall consider whether the persons have been listed on the
list of persons excluded or ejected under the laws and regulations GAMING
RULES of the states of Nevada, New Jersey, South Dakota, and any other
states, the United States, its territories or possessions, or any Indian tribe
regulating gaming.

27

(4) Any rule adopted pursuant to this section shall be followed

1	within thirty days after such THE emergency listing by the procedures set
2	forth in section 12-47.1-1001 SECTION 44-30-1001. A listing pursuant to
3	this section must be vacated upon the conclusion of the rule-making
4	proceeding initiated under section 12-47.1-1001 SECTION 44-30-1001 if
5	a determination is made by the commission that a person should not have
6	been placed on the list of persons to be excluded or ejected.
7	PART 11
8	GAMING DEVICES
9	44-30-1101. [Formerly 12-47.1-1101] Exemption from federal
10	law. Pursuant to section 2 of an act of congress of the United States
11	entitled "An Act to prohibit transportation of gambling devices in
12	interstate and foreign commerce", approved January 2, 1951, designated
13	15 U.S.C. secs. 1171 to 1177, inclusive, and in effect January 1, 1989, the
14	state of Colorado acting by and through its elected and qualified members
15	of its general assembly, does hereby, and in accordance with and in
16	compliance with the provisions of section 2 of the act of congress, declare
17	and proclaim that it is exempt from the provisions of section 2 of that act
18	of congress of the United States, as regards gaming devices operated and
19	used within the cities of Central, Black Hawk, and Cripple Creek,
20	Colorado.
21	44-30-1102. [Formerly 12-47.1-1102] Shipments of devices and
22	machines deemed legal. All shipments of gaming devices, including slot
23	machines, into this state, the registering, recording, and labeling of which
24	has been duly made by the manufacturer or dealer thereof in accordance

with sections 3 and 4 of an act of congress of the United States entitled

- 26 "An Act to prohibit transportation of gambling devices in interstate and
- foreign commerce", approved January 2, 1951, designated as 15 U.S.C.

secs. 1171 to 1177, inclusive, and in effect on January 1, 1989, shall be
 deemed legal shipments thereof, for use only within the cities of Central,
 Black Hawk, and Cripple Creek, Colorado.

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**44-30-1103.** [Formerly 12-47.1-1103] Ownership or possession of slot machines - rules. Notwithstanding any other laws of this state to the contrary, if a licensed slot machine manufacturer, slot machine distributor, operator, retailer, or a retail gaming license applicant complies with all of the provisions of this article ARTICLE 30 and the rules promulgated under this article ARTICLE 30, he or she may legally own, possess, or own and possess slot machines in this state; except that nothing in this section authorizes the use of slot machines for any purpose other than the purposes specifically authorized in this article ARTICLE 30 and the rules promulgated under this article ARTICLE 30. The commission shall promulgate rules concerning the conditions under which the division may authorize a retail gaming license applicant to own, possess, or own and possess slot machines in this state before obtaining a retail gaming license.

18

## PART 12

STATE HISTORICAL SOCIETY

20 44-30-1201. [Formerly 12-47.1-1201] State historical fund -21 administration - legislative declaration - state museum cash fund -22 **capitol dome restoration fund - definition.** (1) The state treasurer shall 23 make annual distributions, from the state historical fund created by 24 subsection (5)(b)(II) of section 9 SECTION 9 (5)(b)(II) of article XVIII of 25 the state constitution, in accordance with the provisions of subsection 26 (5)(b)(III) of said section 9 SECTION 9 (5)(b)(III) OF ARTICLE XVIII OF 27 THE STATE CONSTITUTION. As specified in said subsection (5)(b)(III)

1 SECTION 9 (5)(b)(III) OF ARTICLE XVIII OF THE STATE CONSTITUTION, 2 twenty percent of the moneys MONEY in the state historical fund shall be 3 used for the preservation and restoration of the cities of Central, Black 4 Hawk, and Cripple Creek. The remaining eighty percent of the fund shall 5 be administered by the state historical society in accordance with 6 subsection (5) of this section. Expenditures from the fund shall be subject 7 to the provisions of section 12-47.1-1202 SECTION 44-30-1202. The 8 society shall make grants from the eighty percent portion of said fund 9 administered by the society for the following historic preservation 10 purposes:

(a) The identification, evaluation, documentation, study, and
marking of buildings, structures, objects, sites, or areas important in the
history, architecture, archaeology, or culture of this state, and the official
designation of such THE properties;

(b) The excavation, stabilization, preservation, restoration,
rehabilitation, reconstruction, or acquisition of such THE designated
properties;

(c) Education and training for governmental entities,
organizations, and private citizens on how to plan for and accommodate
the preservation of historic and archaeological structures, buildings,
objects, sites, and districts;

(d) Preparation, production, distribution, and presentation of
educational, informational, and technical documents, guidance, and aids
on historic preservation practices, standards, guidelines, techniques,
economic incentives, protective mechanisms, and historic preservation
planning.

27

(2) (a) The society shall make grants primarily to governmental

entities and to nonprofit organizations; except that the society may make grants to persons in the private sector so long as the person requesting the grant makes application through a governmental entity. The selection of recipients and the amount granted to a recipient shall be determined by the society, which determination shall be based on the information provided in the applications submitted to the society.

(b) As used in this subsection (2), "governmental entity" means
the state and any state agency or institution, county, city and county,
incorporated city or town, school district, special improvement district,
authority, and every other kind of district, instrumentality, or political
subdivision of the state organized pursuant to law. "Governmental entity"
shall include any county, city and county, or incorporated city or town,
governed by a home rule charter.

(3) Subject to annual appropriation, the society may employ such
ANY personnel in accordance with section 13 of article XII of the state
constitution as THAT may be necessary to fulfill its duties in accordance
with this section.

(4) The society shall promulgate rules for the purpose of
administering the state historical fund, which rules may include criteria
for consideration in awarding grants from such THE fund and standards
for preservation which THAT are acceptable to the society and which THAT
shall be employed by grant recipients.

(5) (a) (I) The general assembly hereby finds and declares that:
(A) The state historical society, which was founded in 1879, has
a unique role as the state educational institution charged with collecting,
preserving, and interpreting the history of Colorado and the west. The
state formally recognized the state historical society as a state agency by

statute in 1915, and the general assembly has continuously made
 appropriations for the society since that time.

(B) The state historical fund created by subsection (5)(b)(II) of
section 9 SECTION 9 (5)(b)(II) of article XVIII of the state constitution has
grown significantly since its inception in 1991. In accordance with
subsection (5)(b)(III) of section 9 SECTION 9 (5)(b)(III) of article XVIII
of the state constitution, the general assembly hereby determines that it is
appropriate to provide funding for the state historical society through the
state historical fund.

10 (C) The use of a portion of the state historical fund for the support
11 needs of the state historical society is consistent with the preservation
12 purposes of the fund and of the society.

(D) Grants from the state historical fund by the society pursuant
to subsection (1) of this section serve the state and its people well in
promoting preservation purposes and economic development throughout
the state.

(II) Accordingly, it is the intent of the general assembly that the
majority of the gaming revenues deposited in and available for
distribution from the eighty percent portion of the state historical fund
administered by the society shall continue to be used for such THE grants.

(b) Subject to annual appropriation, the society may make expenditures from the museum and preservation operations account for the reasonable costs incurred by the society in connection with fulfilling the society's mission as a state educational institution to collect, preserve, and interpret the history of Colorado and the west and carrying out other activities and programs authorized by statute or rule. Such THE reasonable costs may include capital construction and controlled maintenance expenditures relating to properties owned, managed, or used by the
 society.

(c) (I) All moneys MONEY received by the society from limited
gaming revenues pursuant to section 12-47.1-701 (1)(d)(II) SECTION
44-30-701 (1)(d)(II) shall be transmitted to the state treasurer, who shall
credit the same to the state historical fund. Eighty percent of the state
historical fund administered by the society is divided into the following
two accounts:

9 (A) The preservation grant program account, which is hereby 10 created in the state historical fund, that consists of fifty and one-tenth of 11 one percent of the moneys MONEY received from the society in a fiscal 12 year. Moneys MONEY in the account are subject to annual appropriation 13 by the general assembly to the society to cover the reasonable costs as 14 may be incurred in the selection, monitoring, and administration of grants 15 for historic preservation purposes. Any moneys MONEY not appropriated 16 for such THE costs are IS continuously appropriated to the society for the 17 purpose of making grants pursuant to subsection (1) of this section.

(B) The museum and preservation operations account, which is
hereby created in the state historical fund, that consists of forty-nine and
nine-tenths of one percent of the moneys MONEY received from the
society in a fiscal year. Moneys MONEY in the account are IS subject to
annual appropriation by the general assembly for the purposes set forth
in paragraph (b) of this subsection (5)
SUBSECTION (5)(b) OF THIS
SECTION.

(II) Except as otherwise specified in subparagraph (III) of this
 paragraph (c) SUBSECTION (5)(c)(III) OF THIS SECTION, all interest and
 income derived from the deposit and investment of moneys MONEY in the

1 state historical fund, including the accounts created in sub-subparagraphs 2 (A) and (B) of subparagraph (I) of this paragraph (c) SUBSECTIONS 3 (5)(c)(I)(A) AND (5)(c)(I)(B) OF THIS SECTION, shall remain in the fund. 4 At the end of any fiscal year, all unexpended and unencumbered moneys 5 MONEY in the fund remain REMAINS therein and shall not be transferred 6 or revert to the general fund or any other fund; except that, for the fiscal 7 year commencing July 1, 2008, and for each fiscal year thereafter through 8 the fiscal year commencing July 1, 2045, the society may direct the state 9 treasurer to transfer any unexpended and unencumbered moneys MONEY 10 in the museum and preservation operations account at the end of the fiscal 11 year to the state museum cash fund created pursuant to section 24-80-214. 12 C.R.S. The state treasurer shall be the custodian of such THE funds 13 pursuant to section 24-80-209. C.R.S.

14

#### (II.5) Repealed.

15 (III) (A) For the fiscal year commencing July 1, 2010, the state 16 treasurer shall transfer four million dollars from the state historical fund, from the portion reserved for the statewide grant program for preservation 17 18 pursuant to sub-subparagraph (A) of subparagraph (II) of paragraph (d) 19 of this subsection (5) SUBSECTION (5)(d)(II)(A) OF THIS SECTION, at the 20 beginning of the fiscal year to the capitol dome restoration fund, also 21 referred to in this subparagraph (III) SUBSECTION (5)(c)(III) as the "fund", 22 which is hereby created in the state treasury. Moneys MONEY in the fund 23 are IS subject to appropriation by the general assembly for repairs and 24 safety improvements to the state capitol dome and supporting structures 25 and for no other purpose, and any unexpended and unencumbered moneys 26 MONEY remaining in the fund as of June 30, 2011, shall not revert to the 27 state historical fund or any other fund. The four million dollar transfer

specified in this sub-subparagraph (A) SUBSECTION (5)(c)(III)(A) shall be reduced, dollar for dollar, by moneys MONEY deposited into the capitol dome restoration trust fund as specified in section 2-3-1304.3 (6)(b), C.R.S., if any. This dollar-for-dollar reduction shall not reduce the authorized fees and expenses of any fundraising firm selected by the capital development committee for cause-related marketing for capitol dome repairs.

8 (B) For the fiscal years commencing July 1, 2011, and July 1, 9 2012, the state treasurer shall transfer up to four million dollars from the 10 state historical fund, from the portion reserved for the statewide grant 11 program for preservation pursuant to sub-subparagraph (A) of 12 subparagraph (II) of paragraph (d) of this subsection (5) SUBSECTION 13 (5)(d)(II)(A) OF THIS SECTION, at the beginning of the fiscal year to the 14 capitol dome restoration fund; except that the said four-million-dollar 15 maximum amount shall be reduced, dollar for dollar, by the combined 16 total of moneys MONEY deposited into the capitol dome restoration trust 17 fund as specified in section 2-3-1304.3 (6)(b), <del>C.R.S.,</del> if any, and grants 18 for repairs and safety improvements to the state capitol dome and 19 supporting structures made by the state historical society under the grants 20 process set forth in subsection (1) of this section. This dollar-for-dollar 21 reduction shall not reduce any authorized fees and expenses of any 22 fundraising firm selected by the capital development committee for 23 cause-related marketing for capitol dome repairs.

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(C) Repealed.

(D) (C) In the event of an emergency contingency expenditure
 deemed necessary by the state architect and approved by the office of
 state planning and budgeting and the capital development committee,

supplemental appropriations out of the capitol dome restoration trust fund
created in section 2-3-1304.3 (6)(b), <del>C.R.S.,</del> and the capitol dome
restoration fund created in <del>sub-subparagraph</del> (A) of this subparagraph
(HI) SUBSECTION (5)(c)(III)(A) OF THIS SECTION may be made from any
unexpended and unencumbered moneys MONEY remaining in the
specified funds at any time.

7 (E) (D) Prior to the end of the 2014-15 state fiscal year and after 8 a complete accounting is available of the total in-kind and monetary 9 donations received through the fundraising program established in section 10 2-3-1304.3, <del>C.R.S.,</del> an end-of-project accounting shall occur based on the 11 final total cost of the dome restoration construction project to ensure, 12 through the annual general appropriations act, supplemental 13 appropriations acts, or transfers between funds, as necessary, that all of 14 the transfers from the state historical fund specified in sub-subparagraphs 15 (A) and (B) of this subparagraph (III) SUBSECTIONS (5)(c)(III)(A) AND 16 (5)(c)(III)(B) OF THIS SECTION, and the 2013-14 appropriation from the 17 capital construction fund specified in Senate Bill 13-230, are reduced, 18 dollar for dollar, by the combined total of moneys MONEY deposited into 19 the capitol dome restoration trust fund as specified in section 2-3-1304.3 20 (6)(b), <del>C.R.S.,</del> grants for repairs and safety improvements to the state 21 capitol dome and supporting structures made by the state historical 22 society under the grants process set forth in subsection (1) of this section, 23 any money received for the recycling of salvaged building materials from the state capitol dome during the construction period, and any in-kind 24 25 gifts and donations, such as materials or labor, that resulted in the 26 reduction of the total cost of the construction. The total value of any 27 in-kind gifts and donations for purposes of the dollar-for-dollar reduction

specified in this sub-subparagraph (E) SUBSECTION (5)(c)(III)(D) shall be
 calculated by the department of personnel and approved by the capital
 development committee as specified in section 2-3-1304.3 (6)(a)(II).
 C.R.S.

(F) (E) Until completion of the capitol dome restoration project
as reported by the state architect pursuant to section 2-3-1304.5, C.R.S.,
the Colorado historical society shall submit an annual report to the capital
development committee on or before December 15 of each year
concerning all grants awarded from the state historical fund.

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(d) (I) The general assembly finds and declares that:

(A) To better preserve, study, and restore historical sites and
objects throughout the state, it is in the best interest of the state to
construct a new Colorado state museum and offices for the state historical
society; and

15 (B) Construction of a new Colorado state museum and offices for 16 the state historical society will provide improved historic preservation, 17 education, planning, and interpretation of Colorado's heritage, including 18 the identification, evaluation, study, and marking of buildings, structures, 19 objects, sites, or areas important in the history, architecture, archeology, 20 or culture of the state; the official designation of such THE properties as 21 appropriate for preservation; and other activities described in paragraphs 22 (c) and (d) of subsection (1) SUBSECTIONS (1)(c) AND (1)(d) of this 23 section.

24

(II) The general assembly reaffirms its intent that:

(A) The majority of the eighty percent portion of the state
historical fund administered by the society shall continue to be used for
the statewide grants for historic preservation purposes as described in

subsection (1) of this section and may also be used to pay the
 administrative cost of the society in administering the grant program; and

3 (B) Costs associated with the new Colorado state museum shall 4 be from the portion of the state historical fund not reserved for the 5 statewide grant program for preservation, or from other moneys MONEY 6 as designated by the general assembly.

7 (III) On or before October 1, 2008, the state treasurer shall 8 transfer from the state historical fund to the state museum cash fund 9 created pursuant to section 24-80-214 C.R.S., the sum of three million 10 dollars. On or before October 1, 2009, the state treasurer shall transfer 11 from the state historical fund to the state museum cash fund the sum of 12 two million dollars. On or before October 1, 2010, the state treasurer shall 13 transfer from the state historical fund to the state museum cash fund the 14 sum of two million dollars.

15 (IV) For the fiscal year beginning on July 1, 2011, and for each 16 fiscal year thereafter through the fiscal year beginning on July 1, 2045, so 17 long as there are payments due on an agreement entered into pursuant to 18 the provisions of section 3 of Senate Bill 08-206, as enacted at the second 19 regular session of the sixty-sixth general assembly, the general assembly 20 shall appropriate to the state historical society from the museum and 21 preservation operations account of the state historical fund an amount 22 equal to the annual aggregate rentals or other payments due from state 23 funds; except that the amount shall not exceed four million nine hundred 24 ninety-eight thousand dollars in any given fiscal year.

(6) For the fiscal year commencing July 1, 2014, the state
treasurer shall transfer one million dollars from the state historical fund
at the beginning of the fiscal year to the capital construction fund created

in section 24-75-302 C.R.S., for historic renovation of the state house of
 representatives' chambers and the state senate's chambers.

(7) For the fiscal year commencing July 1, 2015, the state
treasurer shall transfer one million dollars from the preservation grant
program account of the state historical fund at the beginning of the fiscal
year to the capital construction fund created in section 24-75-302 C.R.S.,
for historic renovation of the state house of representatives' chambers and
the state senate's chambers.

9 (8) For the fiscal year commencing July 1, 2016, the state 10 treasurer shall transfer one million dollars from the preservation grant 11 program account of the state historical fund at the beginning of the fiscal 12 year to the capital construction fund created in section 24-75-302 <del>C.R.S.,</del> 13 for historic renovation of the state house of representatives' chambers and 14 the state senate's chambers.

15 (9) For the fiscal year commencing July 1, 2017, the state 16 treasurer shall transfer one million dollars from the preservation grant 17 program account of the state historical fund on October 1, 2017, to the 18 capital construction fund created in section 24-75-302 to restore the 19 windows and granite exterior of the state capitol building.

20 44-30-1202. [Formerly 12-47.1-1202] Expenditures from the 21 **state historical fund - legislative declaration.** (1) The general assembly 22 hereby finds and declares that when the voters approved the conduct of 23 limited gaming in the cities of Central, Black Hawk, and Cripple Creek 24 they believed that all moneys MONEY expended from the state historical 25 fund would be used to restore and preserve the historic nature of those 26 cities and other sites and municipalities throughout the state. Together 27 with the limitations contained in section 12-47.1-1201 SECTION

44-30-1201 on the expenditure of moneys MONEY in the fund that are
subject to administration by the state historical society, this section is
intended to assure that expenditures from the fund by the society and by
the cities of Central, Black Hawk, and Cripple Creek are used for historic
restoration and preservation.

6 (2) The state historical society shall not expend moneys MONEY 7 from the eighty percent portion of the state historical fund administered 8 by the society unless they have adopted standards for distribution of 9 grants from that portion of the fund. The standards shall allow for the 10 appropriate use of sustainable solutions such as environmentally sensitive 11 and energy efficient windows, window assemblies, insulating materials, 12 and heating and cooling systems, as long as the use of such THE 13 sustainable solutions does not adversely affect the appearance or integrity 14 of a historic property. The standards shall further include requirements 15 that assure compliance with the secretary of the interior's standards for 16 treatment of historic properties.

17 (3) The governing bodies of the cities of Central, Black Hawk,
18 and Cripple Creek shall not expend moneys MONEY from their twenty
19 percent portion of the state historical fund unless they have adopted
20 standards for distribution of grants from that portion of the fund. At a
21 minimum, such THE standards shall include the following:

(a) Requirements that assure compliance with the secretary of the
interior's standards for treatment of historic properties;

(a.5) (b) A requirement that the city is a certified local
government, as defined in section 12-47.1-103 (4.5) SECTION 44-30-103
(7), and that the city's historic preservation commission review and
recommend grant awards to the governing body;

(b) (c) A provision that prohibits a private individual from
 receiving more than one grant for the restoration or preservation of the
 same property within any one-year period;

4 (c) (d) A provision that limits grants to property that is located
5 within a national historic landmark district or within an area listed on the
6 national register of historic places;

7 (d) (e) A provision that limits grants for restoration or
8 preservation to structures that have historical significance because they
9 were originally constructed more than fifty years prior to the date of the
10 application;

(e) (Deleted by amendment, L. 2004, p. 743, § 1, effective May
 12 12, 2004.)

(f) A provision that prohibits issuing a grant to a private
individual who does not own the residential property that is to be restored
or preserved;

16 (g) (Deleted by amendment, L. 2004, p. 743, § 1, effective May
 17 12, 2004.)

18 (h) (g) A provision that prohibits making grants for more than one
19 year at a time;

20 (i) (h) A provision that requires a member of the governing body
21 to disclose any personal interest in a grant before voting on the
22 application;

(j) (i) A provision requiring the award of any grant in excess of
fifty thousand dollars for any single residential property to be conditioned
upon an agreement to repay the grant upon any sale or transfer of the
property within five years of the date the grant is awarded. The amount
to be repaid shall equal the amount of the grant less an amount equal to

one-sixtieth of the amount of the grant for each full month occurring
 between the date the grant is awarded and the date of the sale or transfer
 of the property.

(k) (j) A provision allowing for the appropriate use of sustainable
solutions such as environmentally sensitive and energy efficient windows,
window assemblies, insulating materials, and heating and cooling
systems, as long as the use of such THE sustainable solutions does not
adversely affect the appearance or integrity of a historic property.

9 (4) The provision contained in paragraph (c) of subsection (3) 10 SUBSECTION (3)(d) of this section that requires that the governing bodies 11 of the specified cities not expend moneys MONEY from the state historical 12 fund unless they adopt standards that include a provision that limits grants 13 to property that is located within a national historic landmark district or 14 within an area listed on the national register of historic places is not 15 intended to affect the status of the cities as approved sites for limited 16 gaming under section 9 of article XVIII of the state constitution in the 17 event that the status as a historical landmark district or listing on the 18 national register of historic places is not maintained.

(5) The governing body of a city that is not a certified local
government pursuant to paragraph (a.5) of subsection (3) SUBSECTION
(3)(b) of this section and that receives moneys MONEY from the state
historical fund for historic preservation purposes shall not expend such
moneys THE MONEY but instead shall create an independent restoration
and preservation commission for the purpose of expending the moneys
MONEY in accordance with part 17 PART 14 of this article ARTICLE 30.

26

#### PART 13

27 LOCAL GOVERNMENT LIMITED GAMING IMPACT FUND

1 44-30-1301. [Formerly 12-47.1-1601] Local government limited 2 gaming impact fund - rules - repeal - definitions. (1) (a) There is 3 hereby created in the office of the state treasurer the local government 4 limited gaming impact fund, referred to in this part 16 PART 13 as the 5 "fund", and within the fund, there is created the limited gaming impact 6 account and the gambling addiction account. Of the moneys MONEY 7 transferred to the fund pursuant to section 12-47.1-701 (2)(a)(III) SECTION 8 44-30-701 (2)(a)(III), ninety-eight percent shall be allocated to the limited 9 gaming impact account and two percent shall be allocated to the gambling 10 addiction account. Moneys MONEY in the limited gaming impact account 11 shall be used to provide financial assistance to designated local 12 governments for documented gaming impacts, and moneys MONEY in the 13 gambling addiction account shall be used to award grants for the 14 provision of gambling addiction counseling, including prevention and 15 education, to Colorado residents. For the purposes of this part 16 PART 13, "documented gaming impacts" means the documented expenses, costs, 16 17 and other impacts incurred directly as a result of limited gaming permitted 18 in the counties of Gilpin and Teller and on Indian lands. 19 (b) and (c) Repealed. 20 (2) (Deleted by amendment, L. 2011, (SB 11-159), ch. 54, p. 142, 21 § 2, effective March 25, 2011.) 22 (3) (Deleted by amendment, L. 2006, p. 1665, § 5, effective June

23 <del>5, 2006.)</del>

(4) (a) (I) (2) (a) After considering the recommendations of the
 local government limited gaming impact advisory committee created in
 section 12-47.1-1602 SECTION 44-30-1302, the moneys MONEY from the
 limited gaming impact account shall be distributed at the authority of the

1 executive director of the department of local affairs to eligible local 2 governmental entities upon their application for grants to finance 3 planning, construction, and maintenance of public facilities and the 4 provision of public services related to the documented gaming impacts. 5 At the end of any fiscal year, all unexpended and unencumbered moneys 6 MONEY in the limited gaming impact account shall remain available for 7 expenditure in any subsequent fiscal year without further appropriation 8 by the general assembly.

## 9

#### (II) Repealed.

10 (a.5) (b) (I) For the 2008-09 fiscal year and each fiscal year 11 thereafter, the executive director of the department of human services 12 shall use the moneys MONEY in the gambling addiction account to award 13 grants for the purpose of providing gambling addiction counseling 14 services to Colorado residents. The department of human services may 15 use a portion of the moneys MONEY in the gambling addiction account, 16 not to exceed ten percent in the 2008-09 fiscal year and five percent in 17 each fiscal year thereafter, to cover the department's direct and indirect 18 costs associated with administering the grant program authorized in this 19 paragraph (a.5) SUBSECTION (2)(b). The executive director of the 20 department of human services shall award grants to state or local public 21 or private entities or programs that provide gambling addiction 22 counseling services and that have or are seeking nationally accredited 23 gambling addiction counselors. The executive director of the department 24 of human services shall award ten percent of the moneys MONEY in the 25 gambling addiction account in grants to addiction counselors who are 26 actively pursuing national accreditation as gambling addiction counselors. 27 In order to qualify for an accreditation grant, an addiction counselor

1 applicant must provide sufficient proof that he or she has completed at 2 least half of the counseling hours required for national accreditation. The 3 executive director of the department of human services shall adopt rules 4 establishing the procedure for applying for a grant from the gambling 5 addiction account, the criteria for awarding grants and prioritizing 6 applications, and any other provision necessary for the administration of 7 the grant applications and awards. Neither the entity, program, or 8 gambling addiction counselor providing the gambling addiction 9 counseling services nor the recipients of the counseling services need to 10 be located within the jurisdiction of an eligible local governmental entity 11 in order to receive a grant or counseling services. At the end of a fiscal 12 year, all unexpended and unencumbered moneys MONEY in the gambling 13 addiction account remain in the account and do not revert to the general 14 fund or any other fund or account.

(II) NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), by January
1, 2009, and by each January 1 thereafter, the department of human
services shall submit a report to the health and human services
committees of the senate and house of representatives, or their successor
committees, regarding the grant program. The report shall detail the
following information for the fiscal year in which the report is submitted:

21 (A) The amount of moneys MONEY allocated to the gambling
22 addiction account pursuant to paragraph (a) of subsection (1) SUBSECTION
23 (1) of this section;

24 (B) The number of grant applications received and the total
25 amount of grant moneys MONEY requested by grant applicants;

26 (C) The total amount of moneys MONEY in the gambling addiction
27 account that was awarded as grants to applicants; and

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(D) The entities or programs that received grants and the amount
 of grant moneys MONEY each grant recipient received.

3 (III) This paragraph (a.5) SUBSECTION (2)(b) is repealed, effective
4 September 1, 2022. The state treasurer shall transfer any moneys MONEY
5 remaining in the gambling addiction account on August 31, 2022, to the
6 limited gaming impact account.

7 (b) (c) For the purposes of this part 16 PART 13, the term "eligible
8 local governmental entity" means the following local governmental
9 entities:

(I) The counties of Boulder, Clear Creek, Grand, Jefferson, El
Paso, Fremont, Park, Douglas, Gilpin, Teller, La Plata, Montezuma, and
Archuleta;

(II) Any municipality located within the boundaries of any county
set forth in subparagraph (I) of this paragraph (b) SUBSECTION (2)(c)(I)
OF THIS SECTION, except the City of Central, the City of Black Hawk, and
the City of Cripple Creek; and

(III) Any special district providing emergency services within the
boundaries of any county set forth in subparagraph (I) of this paragraph
(b) SUBSECTION (2)(c)(I) OF THIS SECTION.

(5) (3) Notwithstanding the provisions of subparagraph (II) of
paragraph (b) of subsection (4) SUBSECTION (2)(b)(II) of this section,
neither the City of Woodland Park nor the City of Victor shall be eligible
local governmental entities prior to July 1, 2002.

(6) (a) (I) (4) Notwithstanding any other provision of this section,
 moneys MONEY accruing to the fund on and after July 1, 2002, and any
 previously transferred unencumbered moneys MONEY in the fund on July
 1, 2003, shall be transferred to the general fund. Transfers to the fund

- shall resume as otherwise provided in this section for any state fiscal year
   commencing on or after July 1, 2004.
- 3 (II) Repealed.

4 (b) Repealed.

5 (7) and (8) Repealed.

6 44-30-1302. [Formerly 12-47.1-1602] Local government limited
7 gaming impact advisory committee - creation - duties. (1) There is
8 hereby created within the department of local affairs a local government
9 limited gaming impact advisory committee, referred to in this section as
10 the "committee". The committee shall be composed of the following
11 thirteen members:

12

(a) The executive director of the department of local affairs;

(b) Two members, one of whom shall be appointed by and serve
at the pleasure of the executive director of the department of public safety
and one who shall be appointed by and serve at the pleasure of the
executive director; of the department of revenue;

17 (c) Three members representing the counties eligible to receive
18 moneys MONEY from the fund pursuant to section 12-47.1-1601 (4)
19 SECTION 44-30-1301 (2) who shall serve at the pleasure of the boards and
20 who shall be appointed as follows:

(I) One member shall be appointed by the chairs of the boards of
county commissioners from the counties impacted by gaming in the City
of Cripple Creek who shall serve a term of four years, except the initial
appointee who shall serve a term of two years;

(II) One member shall be appointed by the chairs of the boards of
county commissioners from the counties impacted by gaming in the City
of Central and the City of Black Hawk who shall serve a term of four

1 years; and

2 (III) One member shall be appointed by the chairs of the boards
3 of county commissioners from the counties impacted by tribal gaming
4 who shall serve a term of four years.

5 (d) Two members representing the municipalities eligible to 6 receive moneys MONEY from the fund pursuant to section 12-47.1-1601 7 (4) SECTION 44-30-1301 (2) to be appointed by the mayors of the 8 municipalities and who shall serve at the pleasure of the mayors for terms 9 of four years; except that one of the initial appointees shall serve a term 10 of two years. Not more than one member shall be selected pursuant to this 11 paragraph (d) SUBSECTION (1)(d) from each of the groups of counties 12 described in subparagraphs (I) to (III) of paragraph (c) of this subsection 13 (1) SUBSECTIONS (1)(c)(I) TO (1)(c)(III) OF THIS SECTION.

(e) One member representing the special districts providing
emergency services that are eligible to receive moneys MONEY from the
fund pursuant to section 12-47.1-1601 (4) SECTION 44-30-1301 (2) to be
appointed by and who shall serve at the pleasure of the director of the
division in the department of public health and environment responsible
for statewide emergency medical and trauma services management;

20 (f) One member of the Colorado house of representatives to be
21 appointed by the speaker of the house of representatives and who shall
22 serve at the pleasure of the speaker;

(g) One member of the Colorado senate to be appointed by the
president of the senate and who shall serve at the pleasure of the
president; and

26 (h) Two members representing the governor, to be appointed by27 the governor and who shall serve at the pleasure of the governor.

1 (1.5) (2) The terms of the members appointed by the speaker of 2 the house of representatives and the president of the senate who are 3 serving on March 22, 2007, shall be extended to and expire on or shall 4 terminate on the convening date of the first regular session of the 5 sixty-seventh general assembly. As soon as practicable after such THE 6 convening date, the speaker and the president shall each appoint or 7 reappoint one member in the same manner as provided in <del>paragraphs (f)</del> 8 and (g) of subsection (1) SUBSECTIONS (1)(f) AND (1)(g) of this section. 9 Thereafter, the terms of the members appointed or reappointed by the 10 speaker and the president shall expire on the convening date of the first 11 regular session of each general assembly, and all subsequent 12 appointments and reappointments by the speaker and the president shall 13 be made as soon as practicable after such THE convening date. The person 14 making the original appointment or reappointment shall fill any vacancy 15 by appointment for the remainder of an unexpired term. Members 16 appointed or reappointed by the speaker and the president shall serve at 17 the pleasure of the appointing authority and shall continue in office until 18 the member's successor is appointed.

(2) (3) The executive director of the department of local affairs
shall convene the first meeting of the committee. The committee shall
select a chair of the committee, from among the committee members, who
shall convene the committee from time to time as the committee deems
necessary.

24

(3) (4) The committee shall have the following duties:

(a) To establish a standardized methodology and criteria for
documenting, measuring, assessing, and reporting the documented
gaming impacts upon eligible local governmental entities;

(b) To review the documented gaming impacts upon eligible local
 governmental entities on a continuing basis;

3 (c) To review grant applications from eligible local governmental 4 entities, individually or in cooperation with other eligible local 5 governmental entities, based upon the needs of the entities and the 6 documented gaming impacts on the entities;

7 (d) To make funding recommendations on a continuing basis to
8 be considered by the executive director OF THE DEPARTMENT OF LOCAL
9 AFFAIRS in making funding decisions for grant applications submitted by
10 eligible local governmental entities pursuant to section 12-47.1-1601
11 (4)(a) SECTION 44-30-1301 (2)(a).

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(e) Repealed.

(4) (5) The members of the committee appointed pursuant to
 paragraphs (f) and (g) of subsection (1) SUBSECTIONS (1)(f) AND (1)(g) of
 this section are entitled to receive compensation and reimbursement of
 expenses as provided in section 2-2-326. C.R.S.

PART 14

18 INDEPENDENT RESTORATION AND PRESERVATION

## COMMISSION

44-30-1401. [Formerly 12-47.1-1701] Definitions. As used in this
 part 17 PART 14, unless the context otherwise requires:

(1) "City" means a city that is not a certified local government as
defined in section 12-47.1-103 (4.5) SECTION 44-30-103 (7) and that
receives moneys MONEY from the state historical fund for historic
preservation purposes.

(2) "Commission" means an independent restoration and
 preservation commission created pursuant to section 12-47.1-1202 (5)

1 SECTION 44-30-1202 (5).

44-30-1402. [Formerly 12-47.1-1702] Independent restoration
and preservation commission - appointments - qualifications - new
appointments - appointments without nominations. (1) Pursuant to
section 12-47.1-1202 (5) SECTION 44-30-1202 (5), the governing body of
a city shall create an independent restoration and preservation
commission. The governing body shall appoint seven members to the
commission as follows:

9 (a) Two persons who are architects shall be appointed from 10 nominees submitted by the Colorado chapter of the American institute of 11 architects or any successor organization.

(b) Two persons who are experts in historic preservation shall beappointed from nominees submitted by the Colorado historical society.

(c) Two persons who shall each have a degree in either urban
planning or landscape architecture shall be appointed from nominees
submitted by the Colorado chapter of the American planning association
or any successor organization.

18 (d) One person who is a member of the community shall be19 appointed directly by the governing body of the city.

(2) In making appointments to the commission, the governing
body of the city shall give due consideration to maintaining a balance of
interests and skills in the composition of the commission and to the
individual qualifications of the candidates, including their training,
experience, and knowledge in the areas of architecture, landscape
architecture, the history of the community, real estate, law, and urban
planning.

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(3) At any time that the term of office of a member of the

commission is due to expire or when a member resigns, the governing body of the city shall request at least two nominees for each such opening from the appropriate entity listed in subsection (1) of this section; except that no such THIS requirement shall NOT apply to the member of the community appointed directly by the governing body. The governing body shall make the appointments from the appropriate list of nominations.

8 (4) If the nominations required to make appointments or to fill 9 vacancies have not been received by the governing body of the city within 10 forty-five days after a written request for the required list has been sent 11 to the nominating entity, the governing body may appoint members of the 12 commission without nominations. However, the governing body shall 13 give consideration to the qualifications of the appointee as if such THE 14 appointee were nominated by the designated nominating entity.

(5) Members of the commission shall be appointed by and shall
serve at the pleasure of the governing body of the city. Each member shall
continue to serve until the member's successor has been duly appointed
pursuant to subsection (1) of this section and is acting, but no such THE
period shall NOT extend more than ninety days past the expiration of the
first member's term. The governing body shall determine the length of
terms and whether the terms are staggered.

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# 44-30-1403. [Formerly 12-47.1-1703] Funding - compensation.

(1) Costs associated with the operation of the commission shall be paid
from the city's share of preservation and restoration moneys MONEY from
the state historical fund.

26 (2) Members of the commission shall serve without compensation.
27 To the extent authorized by the governing body of the city, members of

the commission may be reimbursed for actual and necessary expenses
 incurred in the discharge of their official duties, including an allowance
 for mileage.

4 44-30-1404. [Formerly 12-47.1-1704] Officers - bylaws - rules.
5 (1) The commission shall elect a chairperson and such ANY officers as
6 THAT it may require.

7 (2) The commission shall make and adopt bylaws governing its8 work.

9 (3) The commission may adopt rules and regulations for the 10 administration and enforcement of part 12 of this article ARTICLE 30 and 11 this part 17 PART 14.

44-30-1405. [Formerly 12-47.1-1705] Meetings. The commission
shall act only at regularly scheduled semi-monthly meetings, which THAT
shall be held at a time determined by the governing body of the city, or at
meetings of which not less than five days' notice has been given. Absent
the objection of any member, the chairperson may cancel or postpone a
regularly scheduled meeting of the commission.

44-30-1406. [Formerly 12-47.1-1706] Quorum - action. No
official business of the commission shall be conducted unless a quorum
of not less than four members is present. The concurring vote of at least
four members of the commission is necessary to constitute an official act
of the commission.

44-30-1407. [Formerly 12-47.1-1707] Final agency action judicial review. Any official decision of the commission shall be
 considered final agency action and subject to judicial review in a court of
 competent jurisdiction. No official decision of the commission shall be
 appealable to or reviewable by the governing body of the city.

1	SECTION 3. In Colorado Revised Statutes, add with amended
2	and relocated provisions article 31 to title 44 as follows:
3	ARTICLE 31
4	<b>Tribal-state Gaming Compact</b>
5	44-31-101. [Formerly 12-47.2-101] Tribal-state gaming
6	compact. In accordance with federal Indian gaming regulations in 25
7	U.S.C. SEC. 2710 (d)(3)(C), any Indian tribe having jurisdiction over the
8	Indian lands upon which class III gaming activity is being conducted or
9	is to be conducted shall request the governor of Colorado on behalf of this
10	state to enter into negotiations for the purpose of entering into a
11	tribal-state compact governing the conduct of gaming activities. Upon
12	receiving such a request, the governor shall negotiate, after consultation
13	with the Colorado limited gaming control commission created in section
14	12-47.1-301 SECTION 44-30-301, with the Indian tribe in good faith to
15	enter <del>such</del> a compact.
16	44-31-102. [Formerly 12-47.2-102] Effective date of compact.
17	The tribal-state compact entered into between the governor and an Indian
18	tribe governing gaming activities on the Indian lands of the Indian tribe
19	shall take effect when notice of approval of such THE compact by the
20	secretary of the federal department of the interior has been published by
21	said secretary in the federal register.
22	44-31-103. [Formerly 12-47.2-103] Provisions of compact.
23	(1) Any tribal-state compact entered into pursuant to section 12-47.2-101
24	SECTION 44-31-101 may include, but shall not be limited to, the following
25	provisions:
26	(a) The application of the criminal and civil laws and regulations
27	of the Indian tribe or of this state that are directly related to, and necessary

- 1 for, the licensing and regulation of such THE activity;
- (b) The allocation of criminal and civil jurisdiction between this
  state and the Indian tribe necessary for the enforcement of such THE laws
  and regulations;
- 5 (c) The assessment by this state of such activities in such amounts
  6 as are necessary to defray the costs of regulating such activity;
- 7 (d) Taxation by the Indian tribe of such THE activity in amounts
  8 comparable to amounts assessed by this state for comparable activities;
- 9
- (e) Remedies for breach of contract;
- (f) Standards for the operation of such THE activity and
  maintenance of the gaming facility, including licensing; and
- (g) Any other subjects that are directly related to the operation ofgaming activities.
- (2) It is the intent of the general assembly that the restrictions set
  forth in section 9 of article XVIII of the state constitution shall apply to
  limited gaming activities on tribal lands.
- SECTION 4. Repeal of relocated provisions in this act. In
  Colorado Revised Statutes, repeal articles 47.1 and 47.2 of title 12.
- SECTION 5. In Colorado Revised Statutes, 2-3-123, amend (1)
  introductory portion and (1)(b) as follows:
- 2-3-123. Audits of the distribution of money in the state
  historical fund used for the preservation and restoration of the cities
  of Central, Black Hawk, and Cripple Creek. (1) Subject to the
  requirements of section 2-3-103 (2), no later than September 1, 2017,
  September 1, 2022, and September 1, 2027, the state auditor shall conduct
  or cause to be conducted postaudits and performance audits of the twenty
  percent of the twenty-eight percent of the limited gaming fund that is

transferred to the state historical fund for the preservation and restoration
of the city of Central, the city of Black Hawk, and the city of Cripple
Creek as specified in subsection (5)(b)(III) of section 9 SECTION 9
(5)(b)(III) of article XVIII of the state constitution in order to ascertain:

(b) Whether the city of Central, the city of Black Hawk, and the
city of Cripple Creek have adopted and are following the standards
described in section 12-47.1-1202 (3), C.R.S. SECTION 44-30-1202 (3) for
distribution of grants from each city's share.

9 SECTION 6. In Colorado Revised Statutes, 6-1-802, amend (1)
10 and (10) as follows:

6-1-802. Definitions. As used in this part 8, unless the context
otherwise requires:

(1) "Contest" means any game, puzzle, competition, or plan that
holds out or offers to prospective participants the opportunity to receive
or compete for gifts, prizes, or gratuities as determined by skill or any
combination of chance and skill; except that "contest" shall not be
construed to include any activity of licensees regulated under article 9 or
article 47.1 of title 12, C.R.S. PART 6 OF ARTICLE 21 OF TITLE 24, ARTICLE
30 OF TITLE 44, or part 2 of article 35 of title 24. C.R.S.

(10) "Sweepstakes" means any competition, giveaway, drawing, 20 21 plan, or other selection process or other enterprise or promotion in which 22 anything of value is awarded to participants by chance or random 23 selection that is not otherwise unlawful under other provisions of law; 24 except that "sweepstakes" shall not be construed to include any activity 25 of licensees regulated under article 9 or article 47.1 of title 12, C.R.S. 26 PART 6 OF ARTICLE 21 OF TITLE 24, ARTICLE 30 OF TITLE 44, or part 2 of 27 article 35 of title 24. C.R.S.

SECTION 7. In Colorado Revised Statutes, 12-15.5-108, amend
 (1) as follows:

12-15.5-108. Authorization to conduct fantasy contests.
(1) Fantasy contests are authorized and may be conducted by a fantasy
contest operator at a licensed gaming establishment, as that term is
defined in section 12-47.1-103 (15) SECTION 44-30-103 (18). A gaming
retailer, as that term is defined in section 12-47.1-103 (24) SECTION
44-30-103 (27), may conduct fantasy contests if the gaming retailer is
licensed as a fantasy contest operator.

SECTION 8. In Colorado Revised Statutes, 12-47-414, amend
(1) as follows:

12 12-47-414. Retail gaming tavern license. (1) A retail gaming 13 tavern license shall be issued to persons who are licensed pursuant to 14 section 12-47.1-501 (1)(c) SECTION 44-30-501 (1)(c), who sell alcohol 15 beverages by individual drink for consumption on the premises, and who 16 sell sandwiches or light snacks or who contract with an establishment that 17 provides such THE food services within the same building as the licensed 18 premises. In no event shall any person hold more than three retail gaming 19 tavern licenses.

20 SECTION 9. In Colorado Revised Statutes, amend 16-2.5-121
21 as follows:

16-2.5-121. Executive director of the department of revenue
 - senior director of enforcement for the department of revenue. The
 executive director and the senior director of enforcement of the
 department of revenue are peace officers while engaged in the
 performance of their duties whose authority includes the enforcement of
 laws and rules regarding automobile dealers pursuant to section 12-6-105

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(3), the lottery pursuant to sections 24-35-205 (3) and 24-35-206 (7),
 medical marijuana pursuant to article 43.3 of title 12, limited gaming
 pursuant to section 12-47.1-204 SECTION 44-30-204, liquor pursuant to
 section 12-47-904 (1), and racing events pursuant to section 12-60-203
 (1), and the enforcement of all laws of the state of Colorado and who may
 be certified by the P.O.S.T. board.

SECTION 10. In Colorado Revised Statutes, amend 16-2.5-123
as follows:

9 16-2.5-123. Director of the division of gaming - gaming
investigator. The director of the division of gaming in the department of
revenue or a gaming investigator in the department of revenue is a peace
officer while engaged in the performance of his or her duties whose
primary authority shall be as stated in section 12-47.1-204, C.R.S.
SECTION 44-30-204, and shall also include the enforcement of all laws of
the state of Colorado and who may be certified by the P.O.S.T. board.

SECTION 11. In Colorado Revised Statutes, 16-13-303, amend
(1)(m) as follows:

18 16-13-303. Class 1 public nuisance. (1) Every building or part
19 of a building including the ground upon which it is situate and all fixtures
20 and contents thereof, every vehicle, and any real property shall be deemed
21 a class 1 public nuisance when:

(m) (I) Used, or designed and intended to be used, as gaming
premises, or as a place where any gaming device, as such THE term is
defined in section 12-47.1-103 (10), C.R.S. SECTION 44-30-103 (13), or
gaming record is kept, in violation of article 47.1 of title 12, C.R.S.
ARTICLE 30 OF TITLE 44, or in violation of article 20 of title 18; C.R.S.;
(II) Used for transporting adjusted gross proceeds or gaming

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devices as such THE terms are defined in section 12-47.1-103 (1) and (10),
 C.R.S. SECTION 44-30-103 (1) AND (13), or records in violation of the
 provisions of article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, or in
 violation of article 20 of title 18; C.R.S.;

5 (III) Used for the unlawful manufacture, production, sale, 6 distribution, or for storage or possession for any unlawful manufacture, 7 sale, or distribution of any gaming device, as defined in section 8 <del>12-47.1-103 (10), C.R.S.</del> SECTION 44-30-103 (13), or any other gaming 9 device, equipment, key, electronic or mechanical device, slot machine, 10 bogus chips, counterfeit chips, cards, coins, gaming billets, cheating 11 device, thieving device, tools, drills, or wires used in violation of article 12 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, or in violation of article 13 20 of title 18; <del>C.R.S.;</del> or

SECTION 12. In Colorado Revised Statutes, 16-15-102, amend
(1)(a)(IX) as follows:

16 16-15-102. Ex parte order authorizing the interception of wire, 17 oral, or electronic communications. (1) (a) An ex parte order 18 authorizing or approving the interception of any wire, oral, or electronic 19 communication may be issued by any judge of competent jurisdiction of 20 the state of Colorado upon application of the attorney general or a district 21 attorney, or his or her designee if the attorney general or district attorney 22 is absent from his or her jurisdiction, showing by affidavit that there is 23 probable cause to believe that evidence will be obtained of the 24 commission of any one of the crimes enumerated in this subsection (1) or 25 that one of said enumerated crimes will be committed:

26 (IX) Limited gaming as defined in article 47.1 of title 12 ARTICLE
27 30 OF TITLE 44 or in violation of article 20 of title 18; or

- SECTION 13. In Colorado Revised Statutes, 18-10-102, amend
   the introductory portion, (2)(f), (3), (9), and (10) as follows:
- 3

4

**18-10-102. Definitions.** As used in this article ARTICLE 10, unless the context otherwise requires:

5 (2) "Gambling" means risking any money, credit, deposit, or other 6 thing of value for gain contingent in whole or in part upon lot, chance, the 7 operation of a gambling device, or the happening or outcome of an event, 8 including a sporting event, over which the person taking a risk has no 9 control, but does not include:

(f) Any use of or transaction involving a crane game, as defined
in section 12-47.1-103 (5.5), C.R.S. SECTION 44-30-103 (9).

(3) "Gambling device" means any device, machine, paraphernalia,
or equipment that is used or usable in the playing phases of any
professional gambling activity, whether that activity consists of gambling
between persons or gambling by a person involving the playing of a
machine; except that the term does not include a crane game, as defined
in section 12-47.1-103 (5.5), C.R.S. SECTION 44-30-103 (9).

(9) "Repeating gambling offender" means any person who is 18 19 convicted of an offense under section 18-10-103 (2) or sections 20 18-10-105 to 18-10-107 or sections 12-47.1-809 to 12-47.1-811 or 21 <del>12-47.1-818 to 12-47.1-832 or 12-47.1-839, C.R.S.</del> or sections 18-20-103 22 to 18-20-114 OR SECTIONS 44-30-809 TO 44-30-811 OR 44-30-818 TO 23 44-30-831 OR 44-30-837, within five years after a previous misdemeanor 24 conviction under these sections or a former statute prohibiting gambling 25 activities, or at any time after a previous felony conviction under any of 26 the mentioned sections. A conviction in any jurisdiction of the United 27 States of an offense which, if committed in this state, would be

professional gambling shall warrant a prosecution in this state as a
 repeating gambling offender.

3 (10) "Vintage slot machine" means any model slot machine, as
4 defined in section 12-47.1-103 (26), C.R.S. SECTION 44-30-103 (30), that
5 was introduced on the market prior to January 1, 1984.

6 SECTION 14. In Colorado Revised Statutes, 18-17-103, amend
7 the introductory portion and (5)(b)(XVI) as follows:

8 18-17-103. Definitions. As used in this article ARTICLE 17, unless
9 the context otherwise requires:

10 (5) "Racketeering activity" means to commit, to attempt to
11 commit, to conspire to commit, or to solicit, coerce, or intimidate another
12 person to commit:

(b) Any violation of the following provisions of the Colorado
statutes or any criminal act committed in any jurisdiction of the United
States which, if committed in this state, would be a crime under the
following provisions of the Colorado statutes:

17 (XVI) Offenses relating to limited gaming, as defined in article
47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44 or article 20 of this title
19 TITLE 18; and

20 SECTION 15. In Colorado Revised Statutes, amend 18-20-102
21 as follows:

18-20-102. Definitions - terms used. (1) As used in this article
ARTICLE 20, unless this article ARTICLE 20 otherwise provides or unless
the context otherwise requires, terms used in this article ARTICLE 20 shall
have the same meanings as those set forth in article 47.1 of title 12,
C.R.S. ARTICLE 30 OF TITLE 44.

27

(2) The term "repeating gambling offender" means any person

1	who is convicted of an offense under section 18-10-103 (2), sections
2	18-10-105 to 18-10-107, or sections 18-20-103 to 18-20-114, or sections
3	12-47.1-809 to 12-47.1-811 or 12-47.1-818 to 12-47.1-832 or
4	<del>12-47.1-839, C.R.S.</del> SECTIONS 44-30-809 TO 44-30-811 OR 44-30-818 TO
5	44-30-831 OR 44-30-837, within five years after a previous misdemeanor
6	conviction under said sections or under a former statute prohibiting
7	gambling activities or at any time after a previous felony conviction under
8	any of said sections. A conviction in any jurisdiction of the United States
9	of an offense which, if committed in this state, would be professional
10	gambling shall constitute a previous conviction for purposes of a
11	prosecution in this state as a repeating gambling offender.
12	SECTION 16. In Colorado Revised Statutes, 18-20-103, amend
13	(1)(a), (1)(b), (1)(c), (1)(d), and (2) as follows:
14	18-20-103. Violations of taxation provisions - penalties.
14 15	<ul><li>18-20-103. Violations of taxation provisions - penalties.</li><li>(1) Any person who:</li></ul>
15	(1) Any person who:
15 16	<ul><li>(1) Any person who:</li><li>(a) Makes any false or fraudulent return in attempting to defeat or</li></ul>
15 16 17	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF</li> </ul>
15 16 17 18	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or</li> <li>evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF</li> <li>TITLE 44, commits a class 5 felony;</li> </ul>
15 16 17 18 19	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, commits a class 5 felony;</li> <li>(b) Fails to pay tax due under article 47.1 of title 12, C.R.S.</li> </ul>
15 16 17 18 19 20	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, commits a class 5 felony;</li> <li>(b) Fails to pay tax due under article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the tax becomes</li> </ul>
15 16 17 18 19 20 21	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, commits a class 5 felony;</li> <li>(b) Fails to pay tax due under article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the tax becomes due commits a class 1 misdemeanor;</li> </ul>
15 16 17 18 19 20 21 22	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, commits a class 5 felony;</li> <li>(b) Fails to pay tax due under article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the tax becomes due commits a class 1 misdemeanor;</li> <li>(c) Fails to file a return required by article 47.1 of title 12, C.R.S.</li> </ul>
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, commits a class 5 felony;</li> <li>(b) Fails to pay tax due under article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the tax becomes due commits a class 1 misdemeanor;</li> <li>(c) Fails to file a return required by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the return is due</li> </ul>
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, commits a class 5 felony;</li> <li>(b) Fails to pay tax due under article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the tax becomes due commits a class 1 misdemeanor;</li> <li>(c) Fails to file a return required by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the return is due commits a class 1 misdemeanor;</li> </ul>
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>(1) Any person who:</li> <li>(a) Makes any false or fraudulent return in attempting to defeat or evade the tax imposed by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, commits a class 5 felony;</li> <li>(b) Fails to pay tax due under article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the tax becomes due commits a class 1 misdemeanor;</li> <li>(c) Fails to file a return required by article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, within thirty days after the date the return is due commits a class 1 misdemeanor;</li> <li>(d) Violates section 12-47.1-603 (1)(b) or (1)(c), C.R.S. SECTION</li> </ul>

1 (2) For purposes of this section, "person" includes corporate 2 officers having control or supervision of, or responsibility for, completing 3 tax returns or making payments pursuant to article 47.1 of title 12, C.R.S. 4 ARTICLE 30 OF TITLE 44.

5 SECTION 17. In Colorado Revised Statutes, amend 18-20-104 6 as follows:

7 **18-20-104.** False statement on application - violations of rules 8 or provisions of article 30 of title 44 as felony. Any person who 9 knowingly makes a false statement in any application for a license or in 10 any statement attached to the application, or who provides any false or 11 misleading information to the commission or the division, or who fails to 12 keep books and records to substantiate the receipts, expenses, or uses 13 resulting from limited gaming conducted under article 47.1 of title 12, 14 C.R.S. ARTICLE 30 OF TITLE 44, as prescribed in rules or regulations 15 promulgated by the commission, or who falsifies any books or records 16 which relate to any transaction connected with the holding, operating, and 17 conducting of any limited card games or slot machines, or who knowingly 18 violates any of the provisions of article 47.1 of title 12, C.R.S. ARTICLE 19 30 OF TITLE 44, or any rule or regulation adopted by the commission or 20 any terms of any license granted under said article 47.1 ARTICLE 30, 21 commits a class 5 felony.

22 SECTION 18. In Colorado Revised Statutes, 18-20-105, amend 23 (1) and (3) as follows:

24 18-20-105. Slot machines - shipping notices. (1) Any slot 25 machine manufacturer or distributor shipping or importing a slot machine 26 into the state of Colorado shall provide to the Colorado limited gaming 27 control commission created in section 12-47.1-301, C.R.S., SECTION

1 44-30-301, at the time of shipment a copy of the shipping invoice which 2 shall include, at a minimum, the destination, the serial number of each 3 machine, and a description of each machine. Any person within the state 4 of Colorado receiving a slot machine shall, upon receipt of the machine, 5 provide to the Colorado limited gaming control commission upon a form 6 available from the commission information showing at a minimum the 7 location of each machine, its serial number, and description. Such THE 8 report shall be provided regardless of whether the machine is received 9 from a manufacturer or any other person. Any machine licensed pursuant 10 to section 12-47.1-803, C.R.S. SECTION 44-30-803, shall be licensed for 11 a specific location, and movement of the machine from that location shall 12 be reported to said commission within the time period set out in rules 13 promulgated pursuant to section 12-47.1-803 (1)(d), C.R.S SECTION 14 44-30-803 (1)(d). Any person violating any provision of section 15 <del>12-47.1-803, C.R.S.</del> SECTION 44-30-803 commits a class 5 felony. Any 16 slot machine which THAT is not in compliance with article 47.1 of title 12, 17 C.R.S. ARTICLE 30 OF TITLE 44 is declared contraband and may be 18 summarily seized and destroyed after notice and hearing.

(3) The director of the division of gaming appointed pursuant to
section 12-47.1-201, C.R.S., SECTION 44-30-201 may approve a change
to the registration of a slot machine under circumstances constituting an
emergency. If said director approves such an emergency change, the
registration of the slot machine shall not be suspended pending the filing
of a supplemental application.

25 SECTION 19. In Colorado Revised Statutes, 18-20-106, amend
26 (2) introductory portion and (3) as follows:

27

**18-20-106.** Cheating. (2) For purposes of article 47.1 of title 12,

C.R.S. ARTICLE 30 OF TITLE 44, "cheating" means to alter the selection of
 criteria which determine:

3 (3) Any person issued a license pursuant to article 47.1 of title 12,
4 C.R.S. ARTICLE 30 OF TITLE 44, violating any provision of this section
5 commits a class 6 felony, and any other person violating any provision of
6 this section commits a class 1 misdemeanor. If the person is a repeating
7 gambling offender, the person commits a class 5 felony.

8 SECTION 20. In Colorado Revised Statutes, 18-20-107, amend
9 (1)(d), (1)(k), (1)(m), (1)(n), and (2) as follows:

10 18-20-107. Fraudulent acts. (1) It is unlawful for any person:
(d) Knowingly to entice or induce another to go to any place
where limited gaming is being conducted or operated in violation of the
provisions of article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, with
the intent that the other person play or participate in that limited gaming
activity;

(k) To permit any limited gaming game or slot machine to be
conducted, operated, dealt, or carried on in any limited gaming premises
by a person other than a person licensed for such THE premises pursuant
to article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44;

(m) To employ or continue to employ any person in a limited
gaming operation who is not duly licensed or registered in a position
whose duties require a license or registration pursuant to article 47.1 of
title 12, C.R.S. ARTICLE 30 OF TITLE 44; or

(n) To, without first obtaining the requisite license or registration
pursuant to article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44, be
employed, work, or otherwise act in a position whose duties would
require licensing or registration pursuant to said article ARTICLE 30.

(2) Any person issued a license pursuant to article 47.1 of title 12,
 C.R.S. ARTICLE 30 OF TITLE 44 violating any provision of this section
 commits a class 6 felony, and any other person violating any provision of
 this section commits a class 1 misdemeanor. If the person is a repeating
 gambling offender, the person commits a class 5 felony.

6 SECTION 21. In Colorado Revised Statutes, 18-20-108, amend
7 (2) as follows:

8 18-20-108. Use of device for calculating probabilities. (2) Any
9 person issued a license pursuant to article 47.1 of title 12, C.R.S.,
10 ARTICLE 30 OF TITLE 44 violating any provision of this section commits
11 a class 6 felony and any other person violating any provision of this
12 section commits a class 1 misdemeanor. If the person is a repeating
13 gambling offender, the person commits a class 5 felony.

SECTION 22. In Colorado Revised Statutes, 18-20-109, amend
(2)(b), (3), and (4) as follows:

16 18-20-109. Use of counterfeit or unapproved chips or tokens
17 or unlawful coins or devices - possession of certain unlawful devices,
18 equipment, products, or materials. (2) It is unlawful for any person, in
19 playing or using any limited gaming activity designed to be played with,
20 to receive, or to be operated by chips or tokens approved by the Colorado
21 limited gaming control commission or by lawful coin of the United States
22 of America:

(b) To use any device or means to violate the provisions of article
47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44.

(3) It is unlawful for any person to possess any device, equipment,
or material which he knows has been manufactured, distributed, sold,
tampered with, or serviced in violation of the provisions of article 47.1 of

1 title 12, C.R.S. ARTICLE 30 OF TITLE 44.

(4) It is unlawful for any person, not a duly authorized employee
of a licensee acting in furtherance of his or her employment within an
establishment, to have on his or her person or in his or her possession any
device intended to be used to violate the provisions of article 47.1 of title
12, C.R.S. ARTICLE 30 OF TITLE 44.

7 SECTION 23. In Colorado Revised Statutes, 18-20-111, amend
8 (1), (3), and (4) as follows:

9 18-20-111. Unlawful manufacture, sale, distribution, marking,
altering, or modification of equipment and devices related to limited
gaming - unlawful instruction. (1) It is unlawful to manufacture, sell,
or distribute any cards, chips, dice, game, or device which THAT is
intended to be used to violate any provision of article 47.1 of title 12,
C.R.S. ARTICLE 30 OF TITLE 44.

(3) It is unlawful for any person to instruct another in cheating or
in the use of any device for that purpose, with the knowledge or intent
that the information or use so conveyed may be employed to violate any
provision of article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44.

(4) Any person issued a license pursuant to article 47.1 of title 12,
C.R.S. ARTICLE 30 OF TITLE 44 violating any provision of this section
commits a class 6 felony, and any other person violating any provision of
this section commits a class 1 misdemeanor. If the person is a repeating
gambling offender, the person commits a class 5 felony.

SECTION 24. In Colorado Revised Statutes, 18-20-112, amend
(1) and (2) as follows:

26 18-20-112. Unlawful entry by excluded and ejected persons.
27 (1) It is unlawful for any person whose name is on the list promulgated

by the Colorado limited gaming control commission pursuant to section
 12-47.1-1001 or 12-47.1-1002, C.R.S., SECTION 44-30-1001 OR
 44-30-1002 to enter the licensed premises of a limited gaming licensee.

4 (2) It is unlawful for any person whose name is on the list 5 promulgated by the Colorado limited gaming control commission 6 pursuant to section 12-47.1-1001 or 12-47.1-1002, C.R.S. SECTION 7 44-30-1001 OR 44-30-1002 to have any personal pecuniary interest, direct 8 or indirect, in any limited gaming licensee, licensed premises, 9 establishment, or business involved in or with limited gaming or in the 10 shares in any corporation, association, or firm licensed pursuant to article 11 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44.

SECTION 25. In Colorado Revised Statutes, 18-20-113, amend
(1) as follows:

14 18-20-113. Personal pecuniary gain or conflict of interest.
(1) It is unlawful for any person to issue, suspend, revoke, or renew any
license pursuant to article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44,
for any personal pecuniary gain or any thing of value, as defined in
section 18-1-901 (3)(r), or for any person to violate any of the provisions
of part 4 of article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE 44.

20 SECTION 26. In Colorado Revised Statutes, 18-20-114, amend
21 (1) as follows:

18-20-114. False or misleading information - unlawful. (1) It
is unlawful for any person to provide any false or misleading information
under the provisions of article 47.1 of title 12, C.R.S. ARTICLE 30 OF TITLE
44.

26 SECTION 27. In Colorado Revised Statutes, 23-19.7-104,
27 amend (1)(d) as follows:

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23-19.7-104. Innovative higher education research fund funding. (1) There is hereby created in the state treasury the innovative
 higher education research fund, which shall consist of:

4 (d) Any moneys MONEY transferred pursuant to section 5 <del>12-47.1-701 (2), C.R.S.</del> SECTION 44-30-701 (2); and

6 SECTION 28. In Colorado Revised Statutes, amend 23-60-106
7 as follows:

8 **23-60-106.** Notification concerning gaming schools. The board 9 shall notify the limited gaming control commission created in section 10 <del>12-47.1-301, C.R.S.,</del> SECTION 44-30-301 of any educational program or 11 school offering instruction in occupations relating to limited gaming or 12 any other gambling.

13 SECTION 29. In Colorado Revised Statutes, 24-1-135, amend
14 (2) as follows:

15 24-1-135. **Effect of congressional redistricting.** (2) Any 16 member of a board, commission, or committee who was appointed or 17 elected to such THE office as a resident of a designated congressional 18 district pursuant to section 24 (2) of article VI of the state constitution or 19 section 11-2-102, 12-22-104, 12-35-104, 12-47.1-301, 22-2-105, 20 23-1-102, 23-20-102, 23-21-503, or 23-60-104, C.R.S., or section 21 24-32-308, or 24-32-706, or section 25-1-103, 25-1-902, 25-3.5-104, 22 26-11-101, 33-11-105, 34-60-104, or 35-65-401, C.R.S. OR 44-30-301, 23 and who no longer resides in such THE congressional district solely 24 because of a change made to the boundaries of such THE district 25 subsequent to the 1990 federal decennial census is eligible to hold office 26 for the remainder of the term to which the member was elected or 27 appointed, notwithstanding such THE nonresidency.

SECTION 30. In Colorado Revised Statutes, 24-30-1310, amend
 (1)(d) as follows:

3 24-30-1310. Funding for capital construction, controlled
4 maintenance, or capital renewal - definitions. (1) As used in this
5 section, unless the context otherwise requires:

(d) "Cash fund" does not include the lottery fund created in
section 24-35-210 or the limited gaming fund created in section
12-47.1-701 (1) SECTION 44-30-701 (1), nor does it include money
allocated to the division of parks and wildlife from lottery proceeds as
specified in section 3 of article XXVII of the state constitution.

SECTION 31. In Colorado Revised Statutes, 24-33.5-1203.5,
 amend (2)(b) as follows:

13 24-33.5-1203.5. Powers and duties of director - report. (2) In
14 order to carry out the purposes and provisions of this part 12 and part 14
15 of article 20 of title 30, the director of the division shall promulgate rules
16 in accordance with article 4 of this title 24:

(b) Adopting nationally recognized standards that the director
reasonably finds necessary to carry out the purposes and provisions of this
part 12, sections 24-33.5-2008 and 12-47.1-516 AND 44-30-515, and part
14 of article 20 of title 30.

21 SECTION 32. In Colorado Revised Statutes, 24-34-104, amend
22 (23)(a)(VII) as follows:

23

24

25

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal. (23) (a) The following agencies, functions, or both,

are scheduled for repeal on September 1, 2022:

27 (VII) The division of gaming created in part 2 of article 47.1 of

1 title 12, C.R.S. ARTICLE 30 OF TITLE 44;

2 SECTION 33. In Colorado Revised Statutes, 24-46-105.7,
3 amend (9)(a)(I) as follows:

24-46-105.7. Performance-based incentive for new job
creation - new jobs incentives cash fund. (9) (a) There is hereby
created in the state treasury the new jobs incentives cash fund, referred to
in this section as the "fund". The fund shall consist of:

8 (I) Moneys MONEY transferred to the fund in accordance with
9 section 12-47.1-701 (2), C.R.S. SECTION 44-30-701 (2); and

SECTION 34. In Colorado Revised Statutes, 24-46-303, amend
(7.5) as follows:

12 24-46-303. Definitions. As used in this part 3, unless the context
13 otherwise requires:

(7.5) "Gambling-related activities" means any betting, wagering,
or payments made on or in connection with one or more games that
qualify as gambling as defined in section 18-10-102 (2), C.R.S., or
limited gaming as defined in section 9 of article XVIII of the state
constitution and section 12-47.1-103 (19), C.R.S. SECTION 44-30-103
(22).

20 SECTION 35. In Colorado Revised Statutes, 24-48.5-116,
21 amend (5)(a)(I) as follows:

22 24-48.5-116. Film, television, and media - performance-based
23 incentive for film production in Colorado - Colorado office of film,
24 television, and media operational account cash fund - creation.
25 (5) (a) There is hereby created in the state treasury the Colorado office
26 of film, television, and media operational account cash fund, referred to
27 in this section as the "fund". The fund shall consist of:

1	(I) Moneys MONEY transferred to the fund in accordance with
2	section 12-47.1-701 (2), C.R.S. SECTION 44-30-701 (2);
3	SECTION 36. In Colorado Revised Statutes, 24-48.5-117,
4	amend (7)(a)(III) as follows:
5	24-48.5-117. Advanced industry - grants - fund - definitions -
6	<b>repeal.</b> (7) <b>Fund.</b> (a) The advanced industries acceleration cash fund is
7	created in the state treasury. The fund consists of:
8	(III) Moneys MONEY transferred to it pursuant to section
9	<del>12-47.1-701 (2), C.R.S.</del> SECTION 44-30-701 (2);
10	SECTION 37. In Colorado Revised Statutes, 24-48.5-301,
11	<b>amend</b> (2)(a)(II) as follows:
12	24-48.5-301. Creative industries division - creative industries
13	cash fund - creation - definition. (2) (a) There is hereby created in the
14	state treasury the creative industries cash fund, referred to in this section
15	as the "fund". The fund consists of:
16	(II) Moneys MONEY transferred to the fund in accordance with
17	section 12-47.1-701 (2) (a) (V), C.R.S. SECTION 44-30-701 (2)(a)(V);
18	SECTION 38. In Colorado Revised Statutes, 24-48.5-314,
19	amend (5)(b) as follows:
20	24-48.5-314. Creative districts - creation - certification -
21	powers of coordinator and division - legislative declaration -
22	definitions. (5) (b) In addition to any powers explicitly granted to the
23	division under this section, the division shall have such ANY additional
24	powers as THAT are necessary to carry out the purposes of this section.
25	Where authorized by law, such THE powers may include offering
26	incentives to state-certified creative districts to encourage business
27	development, including, but not limited to, incentives in the form of

1 need-based funding for infrastructure development in state-certified 2 creative districts, exploring new incentives that are directly related to 3 creative enterprises, facilitating local access to state economic 4 development assistance, enhancing the visibility of state-certified creative 5 districts, providing state-certified creative districts with technical 6 assistance and planning aid, ensuring broad and equitable program benefits, and fostering a supportive climate for the arts and culture within 7 8 the state; except that, notwithstanding any other provision of this section, 9 a creative district created pursuant to this section shall not be eligible to 10 receive any form of financial incentive that is derived from moneys 11 MONEY allocated to the local government limited gaming impact fund 12 created in section 12-47.1-1601 (1)(a), C.R.S. SECTION 44-30-1301 (1), 13 without the consent of the applicable eligible local governmental entity 14 or entities, as defined in section 12-47.1-1601 (4)(b), C.R.S. SECTION 15 44-30-1301 (2)(c), inside the territorial boundaries of which the creative 16 district is located.

17 SECTION 39. In Colorado Revised Statutes, 24-49.7-106,
18 amend (1)(a) as follows:

19 24-49.7-106. Colorado travel and tourism promotion fund 20 Colorado travel and tourism additional source fund - creation 21 nature of funds. (1) There is hereby created a fund in the state treasury
22 to be known as the Colorado travel and tourism promotion fund, which
23 shall be administered by the board and which shall consist of:

(a) All moneys MONEY transferred thereto in accordance with
sections 12-47.1-701 (2) and SECTIONS 38-13-116.7 (3) C.R.S. AND
44-30-701 (2); and

27 SECTION 40. In Colorado Revised Statutes, 24-75-403, amend

1 (1)(d) as follows:

2 24-75-403. Capital reserve - creation - annual appropriation 3 - definitions. (1) As used in this section:

4 (d) "Cash fund" means any fund established by law for a specific 5 program or purpose; except that "cash fund" does not include the state 6 general fund created by section 24-75-201, the lottery fund created in 7 section 24-35-210, the highway users tax fund created in section 8 43-4-201, C.R.S., or the limited gaming fund created in section 9 12-47.1-701 (1), C.R.S. SECTION 44-30-701 (1).

10 SECTION 41. In Colorado Revised Statutes, 24-80-209, amend 11 (2) as follows:

12 24-80-209. Title to property - disbursement of revenues -13 enterprise services cash fund - community museums cash fund -14 definition. (2) All noncustodial revenues received by the society other 15 than limited gaming revenues deposited in the state historical fund 16 pursuant to section 12-47.1-1201 SECTION 44-30-1201, and revenues 17 deposited in the community museums cash fund pursuant to subsection 18 (3) of this section, whether from commissions, sale of goods and services, 19 admissions, membership and user charges, service fees, operation or 20 rental of concessions or facilities, or from any other state source shall be 21 deposited in the enterprise services cash fund, which fund is hereby 22 created in the state treasury. Moneys MONEY in the fund are IS subject to 23 annual appropriation by the general assembly for the direct and indirect 24 costs of carrying out the activities of the society. The state treasurer shall 25 credit all interest derived from the deposit and investment of moneys 26 MONEY in the fund to the fund. Any moneys MONEY not appropriated 27 remain REMAINS in the fund and shall not be transferred or revert to the

1 general fund or any other fund at the end of any fiscal year. Moneys 2 MONEY in the enterprise services cash fund and any other historical 3 society custodial accounts shall be held by the state treasurer as custodian 4 separate and apart from other funds and may be withdrawn from the 5 treasurer's custody for the purposes and under the control of the society, 6 only upon the issuance of vouchers signed by the president or 7 vice-president and treasurer or secretary of the society and upon warrants 8 drawn against such THE funds by the controller.

9 SECTION 42. In Colorado Revised Statutes, amend 24-80-214
10 as follows:

11 **24-80-214.** State museum cash fund. There is hereby created in 12 the state treasury the state museum cash fund, referred to in this section 13 as the "cash fund". The cash fund shall consist of all moneys MONEY 14 transferred to the cash fund from the state historical fund pursuant to 15 section 12-47.1-1201 (5), C.R.S.; moneys SECTION 44-30-1201 (5); 16 MONEY transferred from the justice center cash fund pursuant to section 17 13-32-101 (7)(b)(II), C.R.S., as said subparagraph SUBSECTION existed 18 prior to its repeal in 2015; and any other moneys MONEY appropriated to 19 the cash fund by the general assembly. Moneys MONEY in the cash fund 20 shall be subject to annual appropriation by the general assembly to the 21 state historical society to pay for the planning, design, acquisition, and 22 construction of and relocation to a new state museum, exhibits for the 23 museum, and for exhibit planning, development, and build-out at other 24 facilities owned and operated by the historical society. Three million 25 dollars and compounding interest earned on this amount beginning July 26 1, 2015, shall be retained in the cash fund as a controlled maintenance 27 reserve for the new state museum and will be available for appropriation

1 for controlled maintenance at the museum beginning in the fiscal year that 2 begins July 1, 2027. Appropriations from the cash fund shall remain 3 available to the state historical society for a period of four years. Any 4 moneys MONEY in the cash fund not expended for the purpose of this 5 section may be invested by the state treasurer as provided by law. All 6 interest and income derived from the investment and deposit of moneys 7 MONEY in the cash fund shall be credited to the cash fund. Any 8 unexpended and unencumbered moneys MONEY remaining in the cash 9 fund at the end of a fiscal year shall remain in the cash fund and shall not 10 be credited or transferred to the general fund or another fund.

SECTION 43. In Colorado Revised Statutes, 26-2-104, amend
 (2)(a)(II)(A), (2)(h)(I) introductory portion, and (2)(h)(I)(A) as follows:

13 26-2-104. Public assistance programs - electronic benefits 14 transfer service - joint reports with department of revenue - signs -15 rules - repeal. (2) (a) (II) Only those businesses that offer products or 16 services related to the purpose of the public assistance benefits are 17 allowed to participate in the electronic benefits transfer service through 18 the use of point-of-sale terminals. Clients shall not be allowed to access 19 cash benefits through the electronic benefits transfer service from 20 automated teller machines in this state located in:

(A) Licensed gaming establishments as defined in section
12-47.1-103 (15), C.R.S. SECTION 44-30-103 (18), in-state simulcast
facilities as defined in section 12-60-102 (14), C.R.S., tracks for racing
as defined in section 12-60-102 (26), C.R.S., commercial bingo facilities
as defined in section 12-9-102 (2.3), C.R.S.; SECTION 24-21-602 (11);

26 (h) (I) On or before January 1, 2016, the department of revenue
27 shall adopt rules pursuant to the "State Administrative Procedure Act",

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1 article 4 of title 24, that relate to a client's use of automated teller 2 machines at locations where such THE use is prohibited. The rules must 3 apply to the following establishments:

4 (A) Licensed gaming establishments as defined in section 5 12-47.1-103 (15), C.R.S. SECTION 44-30-103 (18); in-state simulcast 6 facilities as defined in section 12-60-102 (14); C.R.S.; and tracks for 7 racing as defined in section 12-60-102 (26); C.R.S.;

8 SECTION 44. In Colorado Revised Statutes, 38-13-102, amend 9 the introductory portion and (8.3) as follows:

10

**38-13-102.** Definitions and use of terms. As used in this article 11 ARTICLE 13, unless the context otherwise requires:

12 (8.3) "Licensed gaming establishment" shall have the same 13 meaning as set forth in section 12-47.1-103 (15), C.R.S. SECTION 14 44-30-103 (18).

15 SECTION 45. In Colorado Revised Statutes, 39-1-103, amend 16 (18)(d) as follows:

17 39-1-103. Actual value determined - when. (18) (d) For 18 purposes of this subsection (18), real property is considered to be "used 19 for limited gaming" if the owner or lessee of the real property holds a 20 retail gaming license issued pursuant to part 5 of article 47.1 of title 12, 21 C.R.S. ARTICLE 30 OF TITLE 44, and if the owner or lessee actually uses 22 the real property in offering limited gaming for play or for administrative 23 support services related to providing limited gaming or makes the real 24 property available for other uses by persons who are engaged in limited 25 gaming for play, including but not limited to using the property for 26 parking, for a restaurant, or for a hotel or motel.

27

1	SECTION 46. Act subject to petition - effective date. This act
2	takes effect October 1, 2018; except that, if a referendum petition is filed
3	pursuant to section 1 (3) of article V of the state constitution against this
4	act or an item, section, or part of this act within the ninety-day period
5	after final adjournment of the general assembly, then the act, item,
6	section, or part will not take effect unless approved by the people at the
7	general election to be held in November 2018 and, in such case, will take
8	effect on the date of the official declaration of the vote thereon by the
9	governor.