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

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 20-0526.01 Yelana Love x2295

**HOUSE BILL 20-1219** 

#### **HOUSE SPONSORSHIP**

Buckner and Jaquez Lewis, Lontine, Gray, Valdez D., Woodrow, Young

## SENATE SPONSORSHIP

Danielson,

#### **House Committees**

#### **Senate Committees**

Health & Insurance Finance Appropriations

	A BILL FOR AN ACT
101	CONCERNING THE CONTINUATION OF THE LICENSING OF
102	AUDIOLOGISTS, AND, IN CONNECTION THEREWITH,
103	IMPLEMENTING $\_$ RECOMMENDATIONS CONTAINED IN THE $2019$
104	SUNSET REPORT BY THE DEPARTMENT OF REGULATORY
105	AGENCIES.

### **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 <a href="http://leg.colorado.gov/">http://leg.colorado.gov/</a>.)

**Sunset Process - House Health and Insurance Committee.** The bill implements the recommendations of the department of regulatory

HOUSE rd Reading Unamended June 5, 2020

HOUSE Amended 2nd Reading June 4, 2020

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

agencies' sunset review and report on the licensing of audiologists by combining the audiologist practice act with the hearing aid provider practice act and:

- ! Continuing the licensing of audiologists for 11 years, to 2031 (sections 5 and 6 of the bill);
- ! Requiring licensees and insurance carriers to report any malpractice settlements or judgments to the director of the division of professions and occupations in the department of regulatory agencies within 30 days (section 1);
- ! Requiring final agency actions to be appealed directly to the court of appeals (section 2);
- ! Amending the language in the grounds for discipline referring to an alcohol or substance use disorder (section 3);
- ! Restoring the deceptive trade practice provisions related to the sale of hearing aids (section 4); and
- ! Making conforming amendments necessary to combine the audiologist practice act with the hearing aid provider practice act and make the additional recommended changes (sections 7 through 35).

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, amend 12-210-115 3 as follows: 4 12-210-115. Repeal of article - review of functions. This article 5 210 is repealed, effective September 1, <del>2020</del> 2031. Before the repeal, the 6 licensing and supervisory functions of the director are scheduled for 7 review in accordance with section 24-34-104. 8 **SECTION 2.** In Colorado Revised Statutes, 24-34-104, repeal 9 (19)(a)(V); and **add** (32) as follows: 10 24-34-104. General assembly review of regulatory agencies 11 and functions for repeal, continuation, or reestablishment -

**legislative declaration - repeal.** (19) (a) The following agencies,

functions, or both, are scheduled for repeal on September 1, 2020:

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(V) The licensing of audiologists by the division of professions

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1	and occupations in accordance with article 210 of title 12;
2	(32) (a) The following agencies, functions, or both, are
3	SCHEDULED FOR REPEAL ON SEPTEMBER 1, 2031:
4	(I) THE LICENSING OF AUDIOLOGISTS BY THE DIVISION OF
5	PROFESSIONS AND OCCUPATIONS IN ACCORDANCE WITH ARTICLE 210 OF
6	TITLE 12.
7	(b) This subsection (32) is repealed, effective September 1,
8	2033.
9	SECTION 3. In Colorado Revised Statutes, 6-1-701, amend
10	(2)(a)(III), (2)(c), and (2)(e)(III)(B) as follows:
11	6-1-701. Dispensing hearing aids - deceptive trade practices
12	- definitions. (2) In addition to any other deceptive trade practices under
13	section 6-1-105, a dispenser engages in a deceptive trade practice when
14	the dispenser:
15	(a) Fails to deliver to each person to whom the dispenser
16	dispenses a hearing aid a receipt that:
17	(III) Bears, in no smaller type than the largest used in the body of
18	the receipt, a provision indicating that dispensers who are licensed
19	certified, or registered by the department of regulatory agencies are
20	regulated by the division of professions and occupations in the
21	department of regulatory agencies; AND
22	(c) (I) Fails to receive from a licensed physician, before
23	dispensing, fitting, or selling a hearing aid to any person, a written
24	prescription or recommendation, issued within the previous six months,
25	that specifies that the person is a candidate for a hearing aid; except that
26	any person eighteen years of age or older who objects to medical
27	evaluation on the basis of religious or personal beliefs may waive the

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1	requirement by derivering to the dispenser a written warver,
2	(H) Dispenses, adjusts, provides training or teaching in regard to
3	or otherwise services surgically implanted hearing devices unless the
4	dispenser is an audiologist or physician;
5	(e) Fails to provide a minimum thirty-day rescission period with
6	the following terms:
7	(III) (B) The written contract or receipt provided to the buyer
8	must also contain a statement, in print size no smaller than ten-point type
9	that the sale is void and unenforceable if the hearing aid being purchased
10	is not delivered to the consumer within thirty days after the date the
11	written contract is signed or the receipt is issued, whichever occurs later
12	The written contract or receipt must also include the dispenser's license
13	certification, or registration number, if the dispenser is required to be
14	licensed <del>certified or registered</del> by the state, and a statement that the
15	dispenser will promptly refund all moneys MONEY paid for the purchase
16	of a hearing aid if it is not delivered to the consumer within the thirty-day
17	period. The buyer cannot waive this requirement, and any attempt to
18	waive it is void.
19	SECTION 4. In Colorado Revised Statutes, 12-210-108, amend
20	(2)(q), (2)(t), and (2)(u); and <b>add</b> (2)(v) as follows:
21	12-210-108. Disciplinary actions - grounds for discipline.
22	(2) The following acts constitute grounds for discipline:
23	(q) Having an alcohol use disorder, as defined in section
24	27-81-102, or a substance use disorder, as defined in section 27-82-102,
25	or Excessively or habitually using or abusing alcohol or habit-forming
26	drugs or habitually using a controlled substance, as defined in section
27	18-18-102 (5), or other drugs or substances having similar effects; except

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1	that the director has the discretion not to discipline the licensee if he or
2	she THE LICENSEE is participating in good faith in an alcohol or substance
3	use disorder treatment program approved by the director;
4	(t) Failing to respond in an honest, materially responsive, and
5	timely manner to a complaint lodged against the licensee; and
6	(u) In any court of competent jurisdiction, being convicted of,
7	pleading guilty or nolo contendere to, or receiving a deferred sentence for
8	a felony or a crime involving fraud, deception, false pretense, theft,
9	misrepresentation, false advertising, or dishonest dealing; AND
10	(v) FAILING TO NOTIFY THE DIRECTOR, IN WRITING AND WITHIN
11	THIRTY DAYS AFTER A JUDGMENT OR SETTLEMENT IS ENTERED, OF A FINAL
12	JUDGMENT BY A COURT OF COMPETENT JURISDICTION AGAINST THE
13	LICENSEE INVOLVING MALPRACTICE OF AUDIOLOGY OR A SETTLEMENT BY
14	THE LICENSEE IN RESPONSE TO CHARGES OR ALLEGATIONS OF
15	MALPRACTICE OF AUDIOLOGY AND, IN THE CASE OF A JUDGMENT, FAILING
16	TO INCLUDE IN THE NOTICE THE NAME OF THE COURT, THE CASE NUMBER,
17	AND THE NAMES OF ALL PARTIES TO THE ACTION.
18	<b>SECTION 5.</b> In Colorado Revised Statutes, add 12-210-107.5
19	as follows:
20	12-210-107.5. Continuing education. (1) AN AUDIOLOGIST
21	LICENSED PURSUANT TO THIS ARTICLE $\overline{210}$ SHALL COMPLETE AT LEAST TEN
22	HOURS OF CONTINUING EDUCATION EACH RENEWAL PERIOD.
23	(2) APPLICANTS FOR LICENSE RENEWAL, REACTIVATION, OR
24	REINSTATEMENT SHALL ATTEST DURING THE APPLICATION PROCESS AS TO
25	WHETHER THEY ARE IN COMPLIANCE WITH THIS SECTION.
26	(3) THE DIRECTOR MAY AUDIT COMPLIANCE WITH THIS SECTION.
27	AUDIOLOGISTS SHALL SUBMIT DOCUMENTATION OF THEIR COMPLIANCE

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1	WITH THIS SECTION UPON REQUEST BY THE DIRECTOR.
2	SECTION 6. In Colorado Revised Statutes, add 10-1-125.7 as
3	follows:
4	10-1-125.7. Reporting of malpractice claims agains
5	audiologists. (1) EACH INSURANCE COMPANY LICENSED TO DO BUSINESS
6	IN THIS STATE AND ENGAGED IN THE WRITING OF MALPRACTICE
7	INSURANCE FOR AUDIOLOGISTS SHALL SEND TO THE DIRECTOR OF THE
8	DIVISION OF PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF
9	REGULATORY AGENCIES, IN THE FORM PRESCRIBED BY THE
10	COMMISSIONER, INFORMATION RELATING TO EACH MALPRACTICE CLAIM
11	AGAINST A LICENSED AUDIOLOGIST THAT IS SETTLED OR IN WHICH
12	JUDGMENT IS RENDERED AGAINST THE INSURED.
13	(2) THE INFORMATION MUST INCLUDE INFORMATION DEEMEI
14	NECESSARY BY THE DIRECTOR OF THE DIVISION OF PROFESSIONS AND
15	OCCUPATIONS IN THE DEPARTMENT OF REGULATORY AGENCIES TO
16	CONDUCT A FURTHER INVESTIGATION AND HEARING.
17	SECTION 7. In Colorado Revised Statutes, 12-20-408, ameno
18	(2)(e); and repeal (2)(f) as follows:
19	12-20-408. Judicial review. (2) A district court of competen
20	jurisdiction has initial jurisdiction to review all final actions and order
21	of a regulator that are subject to judicial review and shall conduct the
22	judicial review proceedings in accordance with section 24-4-106 (3) for
23	the following:
24	(e) Article 200 of this title 12 concerning acupuncturists; AND
25	(f) Article 210 of this title 12 concerning audiologists; and
26	SECTION 8. In Colorado Revised Statutes, add part 2 to article
2.7	210 of title 12 as follows:

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1	PART 2
2	DECEPTIVE TRADE PRACTICES
3	<b>12-210-201. Definitions.</b> As used in this part 2, unless the
4	CONTEXT OTHERWISE REQUIRES:
5	(1) "DISPENSER" MEANS A PERSON LICENSED IN THE PRACTICE OF
6	AUDIOLOGY PURSUANT TO PART $\overline{1}$ OF THIS ARTICLE $\overline{210}$ WHO DISPENSES
7	HEARING AIDS.
8	12-210-202. Dispensing hearing aids - deceptive trade
9	practices. (1) IN ADDITION TO ANY OTHER DECEPTIVE TRADE PRACTICES
10	UNDER SECTION 6-1-105, A DISPENSER ENGAGES IN A DECEPTIVE TRADE
11	PRACTICE WHEN THE DISPENSER:
12	(a) FAILS TO DELIVER TO EACH PERSON TO WHOM THE DISPENSER
13	DISPENSES A HEARING AID A RECEIPT THAT:
14	(I) BEARS THE BUSINESS ADDRESS OF THE DISPENSER, TOGETHER
15	WITH SPECIFICATIONS AS TO THE MAKE AND SERIAL NUMBER OF THE
16	HEARING AID FURNISHED AND THE FULL TERMS OF THE SALE CLEARLY
17	STATED. IF THE DISPENSER DISPENSES A HEARING AID THAT IS NOT NEW,
18	THE DISPENSER SHALL CLEARLY MARK ON THE HEARING AID CONTAINER
19	AND THE RECEIPT THE TERM "USED" OR "RECONDITIONED", WHICHEVER IS
20	APPLICABLE, WITHIN THE TERMS OF THE GUARANTEE, IF ANY.
21	(II) BEARS, IN NO SMALLER TYPE THAN THE LARGEST USED IN THE
22	BODY OF THE RECEIPT, IN SUBSTANCE, A PROVISION THAT THE BUYER HAS
23	BEEN ADVISED AT THE OUTSET OF THE BUYER'S RELATIONSHIP WITH THE
24	DISPENSER THAT ANY EXAMINATION OR REPRESENTATION MADE BY A
25	DISPENSER IN CONNECTION WITH THE PRACTICE OF DISPENSING, FITTING,
26	OR DEALING IN HEARING AIDS IS NOT AN EXAMINATION, DIAGNOSIS, OR
27	PRESCRIPTION BY A PERSON LICENSED TO PRACTICE MEDICINE IN THIS

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1	STATE AND, THEREFORE, MUST NOT BE REGARDED AS MEDICAL OPINION OR
2	ADVICE;
3	(III) BEARS, IN NO SMALLER TYPE THAN THE LARGEST USED IN THE
4	BODY OF THE RECEIPT, A PROVISION INDICATING THAT DISPENSERS WHO
5	ARE LICENSED BY THE DEPARTMENT ARE REGULATED BY THE DIVISION;
6	AND
7	(IV) BEARS A PROVISION LABELED "WARRANTY" IN WHICH THE
8	EXACT WARRANTY TERMS AND PERIODS AVAILABLE FROM THE
9	MANUFACTURER ARE DOCUMENTED, OR INCLUDES AN ORIGINAL OR
10	PHOTOCOPY OF THE ORIGINAL MANUFACTURER'S WARRANTY WITH THE
11	RECEIPT;
12	(b) DISPENSES A HEARING AID TO A CHILD UNDER EIGHTEEN YEARS
13	OF AGE WITHOUT RECEIVING DOCUMENTATION THAT THE CHILD HAS BEEN
14	EXAMINED BY A LICENSED PHYSICIAN AND AN AUDIOLOGIST WITHIN SIX
15	MONTHS PRIOR TO THE FITTING;
16	(c) DISPENSES, ADJUSTS, PROVIDES TRAINING OR TEACHING IN
17	REGARD TO, OR OTHERWISE SERVICES SURGICALLY IMPLANTED HEARING
18	DEVICES UNLESS THE DISPENSER IS AN AUDIOLOGIST OR PHYSICIAN;
19	(d) FAILS TO RECOMMEND IN WRITING, PRIOR TO FITTING OR
20	DISPENSING A HEARING AID, THAT THE BEST INTERESTS OF THE
21	PROSPECTIVE USER WOULD BE SERVED BY CONSULTING A LICENSED
22	PHYSICIAN SPECIALIZING IN DISEASES OF THE EAR, OR ANY LICENSED
23	PHYSICIAN, IF ANY OF THE FOLLOWING CONDITIONS EXIST:
24	(I) VISIBLE CONGENITAL OR TRAUMATIC DEFORMITY OF THE EAR;
25	(II) ACTIVE DRAINAGE OF THE EAR, OR A HISTORY OF DRAINAGE
26	OF THE EAR WITHIN THE PREVIOUS NINETY DAYS;
2.7	(III) HISTORY OF SUDDEN OR RAPIDLY PROGRESSIVE HEARING

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1	LOSS;
2	(IV) ACUTE OR CHRONIC DIZZINESS;
3	(V) UNILATERAL HEARING LOSS OF SUDDEN ONSET WITHIN THE
4	PREVIOUS NINETY DAYS;
5	(VI) AUDIOMETRIC AIR-BONE GAP EQUAL TO OR GREATER THAN
6	FIFTEEN DECIBELS AT 500 HERTZ (HZ), 1,000 HZ, AND 2,000 HZ;
7	(VII) VISIBLE EVIDENCE OF SIGNIFICANT CERUMEN
8	ACCUMULATION ON, OR A FOREIGN BODY IN, THE EAR CANAL; OR
9	(VIII) PAIN OR DISCOMFORT IN THE EAR;
10	(e) FAILS TO PROVIDE A MINIMUM THIRTY-DAY RESCISSION PERIOD
11	WITH THE FOLLOWING TERMS:
12	(I) THE BUYER HAS THE RIGHT TO CANCEL THE PURCHASE FOR ANY
13	REASON BEFORE THE EXPIRATION OF THE RESCISSION PERIOD BY GIVING
14	OR MAILING WRITTEN NOTICE OF CANCELLATION TO THE DISPENSER AND
15	PRESENTING THE HEARING AID TO THE DISPENSER, UNLESS THE HEARING
16	AID HAS BEEN LOST OR SIGNIFICANTLY DAMAGED BEYOND REPAIR WHILE
17	IN THE BUYER'S POSSESSION AND CONTROL. THE RESCISSION PERIOD IS
18	TOLLED FOR ANY PERIOD DURING WHICH A DISPENSER TAKES POSSESSION
19	OR CONTROL OF A HEARING AID AFTER ITS ORIGINAL DELIVERY.
20	(II) THE BUYER, UPON CANCELLATION, IS ENTITLED TO RECEIVE A
21	FULL REFUND OF ANY PAYMENT MADE FOR THE HEARING AID WITHIN
22	THIRTY DAYS AFTER RETURNING THE HEARING AID TO THE DISPENSER,
23	UNLESS THE HEARING AID WAS SIGNIFICANTLY DAMAGED BEYOND REPAIR
24	WHILE IN THE BUYER'S POSSESSION AND CONTROL.
25	(III) (A) THE DISPENSER SHALL PROVIDE A WRITTEN RECEIPT OR
26	CONTRACT TO THE BUYER THAT INCLUDES, IN IMMEDIATE PROXIMITY TO
27	THE SPACE RESERVED FOR THE SIGNATURE OF THE BUYER, THE FOLLOWING

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1	SPECIFIC STATEMENT IN ALL CAPITAL LETTERS OF NO LESS THAN
2	TEN-POINT, BOLD-FACED TYPE:
3	THE BUYER HAS THE RIGHT TO CANCEL THIS
4	PURCHASE FOR ANY REASON AT ANY TIME
5	PRIOR TO 12 MIDNIGHT ON THE [INSERT
6	APPLICABLE RESCISSION PERIOD, WHICH MUST BE NO
7	SHORTER THAN THIRTY DAYS AFTER RECEIPT OF THE
8	HEARING AID] CALENDAR DAY AFTER RECEIPT OF
9	THE HEARING AID BY GIVING OR MAILING THE
10	DISPENSER WRITTEN NOTICE OF
11	CANCELLATION AND BY RETURNING THE
12	HEARING AID, UNLESS THE HEARING AID HAS
13	BEEN SIGNIFICANTLY DAMAGED BEYOND
14	REPAIR WHILE THE HEARING AID WAS IN THE
15	BUYER'S CONTROL.
16	(B) THE WRITTEN CONTRACT OR RECEIPT PROVIDED TO THE BUYER
17	MUST ALSO CONTAIN A STATEMENT, IN PRINT SIZE NO SMALLER THAN
18	TEN-POINT TYPE, THAT THE SALE IS VOID AND UNENFORCEABLE IF THE
19	HEARING AID BEING PURCHASED IS NOT DELIVERED TO THE CONSUMER
20	WITHIN THIRTY DAYS AFTER THE DATE THE WRITTEN CONTRACT IS SIGNED
21	OR THE RECEIPT IS ISSUED, WHICHEVER OCCURS LATER. THE WRITTEN
22	CONTRACT OR RECEIPT MUST ALSO INCLUDE THE DISPENSER'S LICENSE
23	NUMBER, IF THE DISPENSER IS REQUIRED TO BE LICENSED BY THE STATE,
24	AND A STATEMENT THAT THE DISPENSER WILL PROMPTLY REFUND ALL
25	MONEY PAID FOR THE PURCHASE OF THE HEARING AID IF IT IS NOT
26	DELIVERED TO THE CONSUMER WITHIN THE THIRTY-DAY PERIOD. THE
27	BUYER CANNOT WAIVE THIS REQUIREMENT, AND ANY ATTEMPT TO WAIVE

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1	IT IS VOID.
2	(IV) A REFUND REQUEST FORM MUST BE ATTACHED TO EACH
3	RECEIPT AND MUST CONTAIN THE INFORMATION IN SUBSECTION $(1)(a)(I)$
4	OF THIS SECTION AND THE STATEMENT, IN ALL CAPITAL LETTERS OF NO
5	LESS THAN TEN-POINT, BOLD-FACED TYPE:
6	REFUND REQUEST - THIS FORM MUST BE
7	POSTMARKED BY [DATE TO BE FILLED IN].
8	NO REFUND WILL BE GIVEN UNTIL THE
9	HEARING AID OR HEARING AIDS ARE
10	RETURNED TO THE DISPENSER.
11	A SPACE FOR THE BUYER'S ADDRESS, TELEPHONE NUMBER, AND
12	SIGNATURE MUST BE PROVIDED. THE BUYER IS REQUIRED ONLY TO SIGN,
13	LIST THE BUYER'S CURRENT ADDRESS AND TELEPHONE NUMBER, AND MAIL
14	THE REFUND REQUEST FORM TO THE DISPENSER. IF THE HEARING AID IS
15	SOLD IN THE BUYER'S HOME, THE BUYER MAY REQUIRE THE DISPENSER TO
16	ARRANGE THE RETURN OF THE HEARING AID.
17	(f) REPRESENTS THAT THE SERVICE OR ADVICE OF A PERSON
18	LICENSED TO PRACTICE MEDICINE WILL BE USED OR MADE AVAILABLE IN
19	THE SELECTION, FITTING, ADJUSTMENT, MAINTENANCE, OR REPAIR OF
20	HEARING AIDS WHEN THAT IS NOT TRUE OR USING THE TERMS "DOCTOR",
21	"CLINIC", "STATE-LICENSED CLINIC", "STATE-REGISTERED",
22	"STATE-CERTIFIED", OR "STATE-APPROVED", OR ANY OTHER TERM,
23	ABBREVIATION, OR SYMBOL WHEN IT WOULD:
24	(I) FALSELY GIVE THE IMPRESSION THAT SERVICE IS BEING
25	PROVIDED BY PERSONS TRAINED IN MEDICINE OR THAT THE DISPENSER'S
26	SERVICE HAS BEEN RECOMMENDED BY THE STATE WHEN THAT IS NOT THE
27	CASE; OR

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1	(II) BE FALSE OR MISLEADING;
2	(g) DIRECTLY OR INDIRECTLY:
3	(I) GIVES OR OFFERS TO GIVE, OR PERMITS OR CAUSES TO BE
4	GIVEN, MONEY OR ANYTHING OF VALUE TO ANY PERSON WHO ADVISES
5	ANOTHER IN A PROFESSIONAL CAPACITY AS AN INDUCEMENT TO
6	INFLUENCE THE PERSON OR HAVE THE PERSON INFLUENCE OTHERS TO
7	PURCHASE OR CONTRACT TO PURCHASE PRODUCTS SOLD OR OFFERED FOR
8	SALE BY THE DISPENSER; EXCEPT THAT A DISPENSER DOES NOT VIOLATE
9	THIS SUBSECTION $(1)(g)(I)$ IF THE DISPENSER PAYS AN INDEPENDENT
10	ADVERTISING OR MARKETING AGENT COMPENSATION FOR ADVERTISING OR
11	MARKETING SERVICES THE AGENT RENDERED ON THE DISPENSER'S BEHALF,
12	INCLUDING COMPENSATION THAT IS PAID FOR THE RESULTS OR
13	PERFORMANCE OF THE SERVICES ON A PER-PATIENT BASIS; OR
14	(II) INFLUENCES OR ATTEMPTS TO INFLUENCE ANY PERSON TO
15	REFRAIN FROM DEALING IN THE PRODUCTS OF COMPETITORS;
16	(h) DISPENSES A HEARING AID TO A PERSON WHO HAS NOT BEEN
17	GIVEN TESTS UTILIZING APPROPRIATE ESTABLISHED PROCEDURES AND
18	INSTRUMENTATION IN THE FITTING OF HEARING AIDS, EXCEPT WHEN
19	SELLING A REPLACEMENT HEARING AID WITHIN ONE YEAR AFTER THE DATE
20	OF THE ORIGINAL PURCHASE;
21	(i) Makes a false or misleading statement of fact
22	CONCERNING GOODS OR SERVICES OR THE BUYER'S RIGHT TO CANCEL WITH
23	THE INTENTION OR EFFECT OF DETERRING OR PREVENTING THE BUYER
24	FROM EXERCISING THE BUYER'S RIGHT TO CANCEL, OR REFUSES TO HONOR
25	A BUYER'S REQUEST TO CANCEL A CONTRACT FOR THE PURCHASE OF A
26	HEARING AID, IF THE REQUEST WAS MADE DURING THE RESCISSION PERIOD
27	SET FORTH IN SUBSECTION (1)(e) OF THIS SECTION;

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1	(J) EMPLOYS A DEVICE, A SCHEME, OR AN ARTIFICE WITH THE
2	INTENT TO DEFRAUD A BUYER OF A HEARING AID;
3	(k) INTENTIONALLY DISPOSES OF, CONCEALS, DIVERTS, CONVERTS,
4	OR OTHERWISE FAILS TO ACCOUNT FOR ANY FUNDS OR ASSETS OF A BUYER
5	OF A HEARING AID THAT IS UNDER THE DISPENSER'S CONTROL; OR
6	(1) CHARGES, COLLECTS, OR RECOVERS ANY COST OR FEE FOR ANY
7	GOOD OR SERVICE THAT HAS BEEN REPRESENTED BY THE DISPENSER AS
8	FREE.
9	(2) (a) This section applies to a dispenser who dispenses
10	HEARING AIDS IN THIS STATE.
11	(b) This section does not apply to the dispensing of
12	HEARING AIDS OUTSIDE OF THIS STATE SO LONG AS THE TRANSACTION
13	EITHER CONFORMS TO THIS SECTION OR TO THE APPLICABLE LAWS AND
14	RULES OF THE JURISDICTION IN WHICH THE TRANSACTION TAKES PLACE.
15	<b>SECTION 9.</b> In Colorado Revised Statutes, <b>amend</b> 13-64-303
16	as follows:
17	13-64-303. Judgments and settlements - reported. Any final
18	judgment, settlement, or arbitration award against any health care
19	professional or health care institution for medical malpractice shall be
20	reported within fourteen days by such THE professional's or institution's
21	medical malpractice insurance carrier in accordance with section
22	10-1-120, 10-1-121, 10-1-124, <del>or</del> 10-1-125, <del>C.R.S.</del> OR 10-1-125.7, or by
23	such THE professional or institution if there is no commercial medical
24	malpractice insurance coverage, to the licensing agency of the health care
25	professional or health care institution for review, investigation, and,
26	where appropriate, disciplinary or other action. Any health care
27	professional, health care institution, or insurance carrier that knowingly

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1	fails to report as required by this section shall be subject to a civil penalty
2	of not more than two thousand five hundred dollars. Such penalty shall
3	be determined and collected by the district court in the city and county of
4	Denver. All penalties collected pursuant to this section shall be
5	transmitted to the state treasurer, who shall credit the same to the general
6	fund.
7	SECTION 10. In Colorado Revised Statutes, 25-51-104, amend
8	(1)(c) as follows:
9	25-51-104. Payment and financial resolution. (1) If a patient
10	accepts an offer of compensation made pursuant to section 25-51-103 (5)
11	and receives the compensation, the payment of compensation to the
12	patient is not a payment resulting from:
13	(c) A malpractice claim settled or in which judgment is rendered
14	against a professional for purposes of reporting by malpractice insurance
15	companies under section 10-1-120, 10-1-121, 10-1-124, 10-1-125, or
16	10-1-125.5, OR 10-1-125.7;
17	SECTION 11. Act subject to petition - effective date. This act
18	takes effect at 12:01 a.m. on the day following the expiration of the
19	ninety-day period after final adjournment of the general assembly
20	(August 5, 2020, if adjournment sine die is on May 6, 2020); except that,
21	if a referendum petition is filed pursuant to section 1 (3) of article V of
22	the state constitution against this act or an item, section, or part of this act
23	within such period, then the act, item, section, or part will not take effect
24	unless approved by the people at the general election to be held in
25	November 2020 and, in such case, will take effect on the date of the
26	official declaration of the vote thereon by the governor.

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