# First Regular Session Seventy-third General Assembly STATE OF COLORADO

## **INTRODUCED**

LLS NO. 21-0481.01 Bob Lackner x4350

**HOUSE BILL 21-1025** 

### **HOUSE SPONSORSHIP**

Arndt,

### SENATE SPONSORSHIP

Ginal,

### **House Committees**

### **Senate Committees**

State, Civic, Military and Veterans Affairs

# A BILL FOR AN ACT CONCERNING A CLARIFICATION UNDER THE COLORADO OPEN MEETINGS LAW OF THE REQUIREMENTS GOVERNING COMMUNICATION BY ELECTRONIC MAIL THAT DOES NOT RELATE TO THE SUBSTANCE OF PUBLIC BUSINESS.

### **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>.)

Under current provisions of the Open Meetings Law (OML), if elected officials use electronic mail to discuss pending legislation or other public business among themselves, the electronic mail constitutes a

meeting that is subject to the OML's requirements. The bill substitutes the word "exchange" for the word "use" in describing the type of electronic mail communication that triggers the application of the OML.

The bill also clarifies existing statutory provisions to specify that electronic mail communication between elected officials that does not relate to the merits or substance of pending legislation or other public business is not a meeting for OML purposes. Under the bill, the type of electronic communication that also does not constitute a meeting for OML purposes includes electronic communication regarding scheduling and availability as well as electronic communication that is sent by an elected official for the purpose of forwarding information, responding to an inquiry from an individual who is not a member of the state or local public body, or posing a question for later discussion by the public body.

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

SECTION 1. In Colorado Revised Statutes, 24-6-402, amend (2)(d)(III) as follows:

**24-6-402. Meetings - open to public - legislative declaration - definitions.** (2) (d) (III) If elected officials use EXCHANGE electronic mail to discuss pending legislation or other public business among themselves, the electronic mail shall be is subject to the requirements of this section. Electronic mail communication among BETWEEN elected officials that does not relate to THE MERITS OR SUBSTANCE OF pending legislation or other public business, INCLUDING ELECTRONIC MAIL COMMUNICATION REGARDING SCHEDULING AND AVAILABILITY OR ELECTRONIC MAIL COMMUNICATION THAT IS SENT BY AN ELECTED OFFICIAL FOR THE PURPOSE OF FORWARDING INFORMATION, RESPONDING TO AN INQUIRY FROM AN INDIVIDUAL WHO IS NOT A MEMBER OF THE STATE OR LOCAL PUBLIC BODY, OR POSING A QUESTION FOR LATER DISCUSSION BY THE PUBLIC BODY, shall not be considered a "meeting" within the meaning of this section.

SECTION 2. Act subject to petition - effective date -

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applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to electronic mail communication sent on or after the applicable effective date of this act.

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