A BILL FOR AN ACT

CONCERNING THE CREATION OF A REVOLVING LOAN FUND WITHIN THE
DIVISION OF HOUSING IN THE DEPARTMENT OF LOCAL AFFAIRS
TO MAKE INVESTMENTS IN TRANSFORMATIONAL AFFORDABLE
HOUSING, AND, IN CONNECTION THEREWITH, MAKING AN
APPROPRIATION.

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 http://leg.colorado.gov.)

The bill creates the transformational affordable housing revolving loan fund program (loan program) in the division of housing (division) in
the department of local affairs (department) as a revolving loan program in accordance with the requirements of the bill and the policies established by the division. The loan program provides flexible, low-interest, and below-market rate loan funding to assist eligible recipients in completing the eligible loan projects identified in the bill.

The division may administer the loan program or, if it determines that it would be more efficient and effective to contract out full or partial administration of the program, the division may enter into a contract with a third-party entity to administer the loan program.

The division is required to establish and publicize policies for the loan program. The bill specifies factors the division is encouraged to consider in evaluating loan applications.

The transformational affordable housing revolving loan fund (fund) is created in the state treasury and the bill specifies requirements pertaining to the administration of the fund.

The bill requires a transfer of a specified sum of money to the fund.

The division is required to report on the activities of the loan program as part of the regular annual public report prepared by the division on affordable housing spending undertaken by the state.

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

SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:

(a) Though it has been exacerbated by the COVID-19 pandemic, the housing crisis that Colorado faces is not new. For decades, the lack of affordable housing has upended the lives of thousands who face homelessness in the Denver metropolitan area and across the state, shuttered Colorado businesses, hindered working-class employment because of a lack of workforce housing, and exacerbated inequities, including for communities of color, immigrant or mixed-status households, low-wage earners, older adults, people with disabilities, and others living on fixed incomes.

(b) Currently, Colorado requires approximately 225,000 affordable for-sale and rental homes to address the state's housing crisis.
and the Colorado housing and finance authority reports that nearly half of all Colorado renters pay at least thirty percent of their income on housing, with an additional twenty-four percent paying fifty percent or more of their income on housing;

(c) The average home price in the state increased 130% from 2011 to 2021. Statewide, the median home price increased an additional 7% from January to February 2022, and the median price is now $555,540, a 90% increase over March 2021. The townhome and condominium market also reached a new pricing level in February 2022, and the median price of such units now stands at $402,390, which is an increase of 17% from February 2021. Six out of 10 Colorado households are unable to afford the average priced home.

(d) In House Bill 21-1329, enacted in 2021, the general assembly created the affordable housing transformational task force, referred to in this section as the "task force", to recommend transformational policies to Colorado's housing sector that will produce immediate, sweeping, and long-lasting change. The impetus of the task force brought together the legislative and executive branches of state government, as well as a diverse group of stakeholders made up of affordable housing practitioners and experts, to tackle the affordable housing crisis and determine which investments would make the biggest impact. The sixteen-member task force was made up of a bipartisan group of ten members of the general assembly, five agency directors, and the executive director of the Colorado housing and finance authority. A fifteen-member subpanel of diverse affordable housing experts was also appointed to advise the task force. The task force and subpanel undertook a deliberative, iterative, and transparent process. Ultimately the task force came to a near unanimous
consensus on its funding recommendations and allocations, as well as a broad agreement on several policy concepts.

(e) The recommendations made by the task force will not solve Colorado's affordable housing crisis completely but will be a transformational step forward in achieving that objective. Once implemented at the local level across the state, these policies will make significant strides in increasing access to flexible capital sources, fostering innovation, strengthening the social safety net, enhancing market stability, and ultimately promoting more broad and equitable home ownership and rental housing opportunities for Coloradans in every corner of the state. These investments will result in more affordable housing being built across the state and will maintain existing affordable housing stock that is at risk of becoming unsafe or unaffordable. The recommendations made by the task force will help reduce disparities and address homelessness. They will help many Coloradans purchase homes that were previously out of financial reach, which will help build intergenerational wealth across the state.

(f) The task force also identified an equitable funding distribution to effectively address the disproportionate impacts from COVID-19;

(g) The revolving loan program created by this act will provide individuals and households across the state critical financial support with more flexible loan criteria not regularly offered by traditional financial institutions, thereby assisting Coloradans in obtaining necessary access to capital;

(h) A revolving loan fund ensures that these funds are evergreen and recycled many times across multiple generations, thereby assisting the provision of affordable housing for all Coloradans far into the future; and
(i) By providing eligible recipients who face barriers in establishing borrower relationships with traditional lenders access to capital, and by engaging in concerted outreach and education concerning the availability of this program, a revolving loan program can provide financial support to unserved or underserved populations.

(2) The general assembly intends to address the affordable housing crisis in Colorado, in part, by creating a revolving loan fund to provide flexible, low-interest, and below-market rate funding that will support increases in new housing developments, the preservation and rehabilitation of existing home stock, property conversions, and nontraditional housing capacity in diverse geographic communities where the economic impact of COVID-19 has significantly affected housing affordability and availability. The funds provided by the revolving loan fund are intended to support the development of new affordable housing units and the purchase of existing affordable housing units, either rental housing or for-sale homes, including mixed-income developments, and the purchase of land or buildings for future development within a defined timeline. In addition, funding to maintain existing affordable housing through projects that incorporate permanent supportive housing is intended to compliment tangential legislative efforts and aims to support individuals experiencing homelessness, victims of domestic violence or sexual assault, and individuals living with disabilities. Supporting the recommendations of the task force, the general assembly intends that interest rates on loans made available under this section be below-market rates and not exceed those necessary to meaningfully advance affordable housing development or the preservation of existing affordable housing stock in local communities across the state. Further, money should be
made available to local and regional groups, governments, and community partners to be used for a variety of more specific affordable housing needs across the state as specified in this section.

SECTION 2. In Colorado Revised Statutes, add 24-32-726 as follows:

24-32-726. Revolving loan fund - eligible projects - report - definitions - legislative declaration. (1) Definitions. As used in this section, unless the context otherwise requires:

(a) "Administrator" means a third-party entity or entities that the Division contracts with to administer all or any part of the Loan Program pursuant to subsection (2)(b) of this section.

(b) "Community partner" means a nonprofit organization that undertakes any of the activities or services described in subsection (3) of this section.

(c) "Department" means the Department of Local Affairs.

(d) "Eligible recipient" means a local government, a for-profit developer, a community partner, or a political subdivision of the state that applies for a loan through the Loan Program.

(e) "Fund" means the transformational affordable housing revolving loan fund created in subsection (9)(a) of this section.

(f) "Loan program" means the transformational affordable housing revolving loan fund program created in subsection (2)(a) of this section.

(g) "Local government" means a county, municipality, city...
AND COUNTY, TRIBAL GOVERNMENT, SPECIAL DISTRICT ORGANIZED UNDER TITLE 32, SCHOOL DISTRICT, DISTRICT, OR A HOUSING AUTHORITY CREATED UNDER PART 2 OF ARTICLE 4 OF TITLE 29.

—— —

(2) Creation of loan program - administration. (a) The transformational affordable housing revolving loan fund program is hereby created in the division as a revolving loan program in accordance with the requirements of this section and the policies established by the division pursuant to subsection (5) of this section. The loan program is established to provide flexible, low-interest, and below-market rate loan funding to assist eligible recipients in completing the eligible loan projects identified in subsection (3) of this section.

(b) The division may administer the loan program or, if it determines that it would be more efficient and effective to contract out full or partial administration of the program, it may enter into a contract with a business nonprofit organization, bank, nondepository community development financial institution, business development corporation, nonprofit organization that administers gap financing, construction, or mortgage loan programs, or other entity as determined by the division to administer the loan program in whole or in part. If the division contracts with an entity or entities to administer the program, the division shall use an open and competitive process to select the entity or entities. A contract with an administrator may include an administration fee established by the division at an amount reasonably
CALCULATED TO COVER THE ONGOING ADMINISTRATIVE COSTS OF THE DIVISION IN OVERSEEING THE LOAN PROGRAM. THE DIVISION MAY ADVANCE MONEY TO AN ENTITY UNDER A CONTRACT IN PREPARATION IN THE FORM OF A GRANT OR PAYMENT FOR ISSUING LOANS AND ADMINISTERING THE LOAN PROGRAM.

(c) The division may work with the Colorado Housing and Finance Authority, created in Section 29-4-704 (1), to assist in offering loans under the loan program.

(d) Any loan made under the loan program by the state, any department, division, or agency of the state, or any administrator to a district, as defined in Section 20 (2)(b) of Article X of the State Constitution, must either be approved by the voters of the district in accordance with Section 20 (4)(b) of Article X of the State Constitution or be structured so that it is not a multiple-fiscal year direct or indirect district debt or other financial obligation whatsoever that requires voter approval under Section 20 (4)(b) of Article X of the State Constitution.

(3) Eligible loan projects. In order to receive loan funding under the loan program, the project for which the loan applicant seeks loan funding must do one or more of the following:

(a) Develop and integrate housing-related infrastructure to offset construction and predevelopment costs;

(b) Provide gap financing for housing development, including transactions under the Federal Low-Income Tax Credit defined in Section 39-22-2101 (7) and the Affordable Housing Tax
CREDIT CREATED IN SECTION 39-22-2102 (1). FOR PURPOSES OF THIS

SUBSECTION (3)(b), GAP FINANCING INCLUDES FINANCING MECHANISMS

THAT ALLOW PERSONS SEEKING AFFORDABLE HOUSING TO PURCHASE

EXISTING AFFORDABLE HOUSING, MULTI-FAMILY STRUCTURES, LAND, AND

BUILDINGS, PARTICULARLY IN COMMUNITIES WHERE EFFORTS HAVE BEEN

MADE TO ENCOURAGE AFFORDABLE HOUSING DEVELOPMENT OR IN

COMMUNITIES IN WHICH LOW CONCENTRATIONS OF AFFORDABLE HOUSING

EXIST.

(c) INCREASE THE SUPPLY OF NEW AFFORDABLE FOR-SALE HOUSING

STOCK BY PROVIDING FUNDING TO ASSIST WITH THE COST OF

CONSTRUCTION, INCLUDING BUT NOT LIMITED TO COSTS ASSOCIATED WITH

CONSTRUCTION COSTS, LAND ACQUISITION, TAP FEES, BUILDING PERMITS,

OR IMPACT FEES.

(d) MAINTAIN EXISTING AFFORDABLE HOUSING THROUGH FUNDING

FOR THE PRESERVATION AND RESTORATION OF AFFORDABLE HOUSING

STOCK THROUGH REHABILITATION, RETROFITTING, RENOVATION, CAPITAL

IMPROVEMENTS, AND REPAIR OF CURRENT AFFORDABLE HOUSING STOCK,

INCLUDING HOUSING MADE AVAILABLE UNDER 42 U.S.C. SEC. 1437f AND

AFFORDABLE HOUSING FOR POPULATIONS AND HOUSEHOLDS

DISPROPORTIONATELY IMPACTED BY THE COVID-19 PANDEMIC WITH

COMMITMENTS FOR LONG-TERM AFFORDABILITY. THE USES COVERED BY

THIS SUBSECTION (3)(d) MUST INCLUDE INVESTMENTS IN ONE OR MORE OF

THE FOLLOWING:

(I) SENIOR HOUSING;

(II) THE PURCHASE OF AND THE REMEDIATION OF LOW-QUALITY OR

CONDEMNED PROPERTIES;

(III) HOUSING UNITS, INTEGRATED INTO NONSEGREGATED
HOUSING DEVELOPMENTS, SPECIFICALLY DESIGNED FOR PEOPLE LIVING
WITH DISABILITIES;

(IV) WEATHERIZATION AND ENERGY IMPROVEMENTS TO
MULTI-FAMILY AND SINGE-FAMILY RESIDENTS TO MAINTAIN AND IMPROVE
THE QUALITY OF AFFORDABLE HOMES AND RENTAL UNITS;

(V) THE PURCHASE AND TRANSITION OF CURRENT HOUSING STOCK
INTO AFFORDABLE HOUSING, INCLUDING PROPERTIES CURRENTLY IN USE
ON A SHORT-TERM RENTAL BASIS;

(VI) PROGRAMS OR INITIATIVES TO ENSURE THAT EXISTING
HOUSING REMAINS AFFORDABLE FOR LOCAL WORKFORCE OR COMMUNITY
HOUSEHOLDS;

(VII) LAND ACQUISITION FOR AFFORDABLE HOUSING;

(VIII) PROPERTY CONVERSION AND ADAPTIVE REUSE; OR

(IX) PERMANENT SUPPORTIVE HOUSING.

(e) FINANCE ENERGY IMPROVEMENTS IN AFFORDABLE HOUSING,
WHICH WILL PROVIDE FUNDING FOR INCREMENTAL UP-FRONT COSTS FOR
EFFICIENT, ELECTRIC MEASURES, AND RENEWABLE ENERGY SYSTEMS FOR
BOTH EXISTING BUILDINGS AND NEW HOUSING CONSTRUCTION.

(f) CREATE PERMANENTLY OR LONG-TERM AFFORDABLE
HOMEOWNERSHIP OPPORTUNITIES.

(4) Loan program goals. (a) THE LOAN PROGRAM MUST BE
ADMINISTERED WITH A GOAL OF GENERATING ENOUGH RETURN ON LOANS
MADE UNDER THE LOAN PROGRAM TO REPLENISH THE LOAN PROGRAM FOR
FUTURE LOAN ALLOCATIONS.

(b) ALL LOANS FINANCED THROUGH THE LOAN PROGRAM MUST
OFFER FLEXIBLE TERMS AND LOW-INTEREST AND BELOW-MARKET RATES.

(5) Loan program policies - eligibility for loan funding. (a)
THE DIVISION OR THE ADMINISTRATOR, AS APPLICABLE, SHALL ESTABLISH AND PUBLICIZE POLICIES FOR THE LOAN PROGRAM. AT A MINIMUM, THE POLICIES MUST ADDRESS:

(I) THE PROCESS AND DEADLINES FOR APPLYING FOR AND RECEIVING A LOAN UNDER THE LOAN PROGRAM, INCLUDING THE INFORMATION AND DOCUMENTATION REQUIRED FOR A LOAN APPLICATION;

(II) ELIGIBILITY CRITERIA FOR INDIVIDUALS OR ENTITIES APPLYING FOR A LOAN UNDER THE LOAN PROGRAM;

(III) THE MAXIMUM ASSISTANCE LEVELS FOR LOANS;

(IV) LOAN TERMS, INCLUDING INTEREST RATES AND REPAYMENT TERMS;

(V) REPORTING REQUIREMENTS FOR LOAN RECIPIENTS;

(VI) LOAN PROGRAM FEES, INCLUDING THE APPLICATION FEE, ORIGINATION FEE, AND CLOSING COST POLICIES;

(VII) UNDERWRITING AND RISK MANAGEMENT POLICIES;

(VIII) THE AMOUNT OF ANY APPLICATION OR ORIGINATION FEES AND CLOSING COST POLICIES;

(IX) THE MEANS BY WHICH ELIGIBLE RECIPIENTS WHO FACE BARRIERS IN ESTABLISHING BORROWER RELATIONSHIPS WITH TRADITIONAL LENDERS WILL BE INFORMED OF THE LOAN PROGRAM AND ENCOURAGED TO APPLY FOR A LOAN FINANCED THROUGH THE LOAN PROGRAM; AND

(X) ANY ADDITIONAL REQUIREMENTS THAT THE DIVISION DEEMS NECESSARY TO ADMINISTER THE LOAN PROGRAM.

(b)(I) IN CONNECTION WITH THE POLICIES FOR THE LOAN PROGRAM THAT THE DIVISION OR THE ADMINISTRATOR IS REQUIRED TO ESTABLISH AND PUBLICIZE PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION, THE POLICIES MUST SPECIFY THAT, IN ORDER FOR AN ELIGIBLE RECIPIENT TO
OBTDN 0 AN  DIRECTLY FROM THE DIVISION, AN ELIGIBLE
RECIPIENT MUST FOLLOW PROCEDURES THAT SHALL BE SPECIFIED BY THE
DIVISION TO DOCUMENT THE AMOUNT OF LEVERAGED FUNDS PROPOSED OR
COMMITTED AS PART OF A LOAN APPLICATION AND THE AMOUNT OF
FUNDING SOUGHT FROM OTHER SOURCES, INCLUDING DEMONSTRATED
EFFORTS BY THE ELIGIBLE RECIPIENT TO OBTAIN FINANCING FOR LOAN
FUNDING FROM FINANCIAL INSTITUTIONS.

(II) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A LIEN
FILED BY THE DIVISION, IS SUPERIOR ONLY TO ANY OTHER LIEN PLACED ON
THE SAME ASSETS THAT IS FILED LATER IN TIME EXCEPT FOR A LIEN FOR
UNPAID PROPERTY TAXES.

(6) Prioritization criteria. (a) THE GENERAL ASSEMBLY HEREBY
ENCOURAGES THE DIVISION, TO THE EXTENT PRACTICABLE, IN REVIEWING
LOAN APPLICATIONS, TO CONSIDER PRIORITIZING APPLICATIONS FOR
PROJECTS THAT:

(I) INCREASE THE SUPPLY OF HOUSING IN COMMUNITIES ACROSS
THE STATE IN PROPORTION TO EACH COMMUNITY’S DEMONSTRATED
HOUSING NEEDS THROUGH:

(A) A PREFERENCE FOR MIXED-INCOME PROJECTS IN WHICH A
PERCENTAGE OF UNITS, PROPORTIONAL TO THE DEMONSTRATED HOUSING
NEEDS OF THE LOCAL COMMUNITY, WITHIN A PARTICULAR DEVELOPMENT
HAVE RESTRICTED AVAILABILITY TO HOUSEHOLDS AT AND BELOW THE
INCOME LEVELS SPECIFIED IN SUBSECTION (6)(b)(I) OF THIS SECTION. THE
PERCENTAGE OF RESTRICTED UNITS AND AFFORDABILITY LEVELS MUST
COMPLY WITH LAWS ENACTED BY LOCAL GOVERNMENTS PROMOTING THE
DEVELOPMENT OF NEW AFFORDABLE HOUSING UNITS PURSUANT TO
SECTION 29-20-104 (1).
(B) DEVELOPMENTS IN WHICH HOUSING UNITS ARE RESTRICTED AT
INCOME LEVELS DEMONSTRATED BY LOCAL COMMUNITY NEEDS AS
SPECIFIED IN SUBSECTION (6)(b)(I) OF THIS SECTION;

(II) ARE LOCATED IN OR SERVE COMMUNITIES THAT:

(A) FACE BARRIERS TO ACCESSING CAPITAL FROM TRADITIONAL
SOURCES;

(B) HAVE SUFFERED SIGNIFICANT NEGATIVE FINANCIAL OR OTHER
IMPACTS RESULTING FROM THE COVID-19 PANDEMIC; OR

(C) ARE OTHERWISE UNDERSERVED;

(III) ALIGN WITH OTHER STATE ECONOMIC DEVELOPMENT
EFFORTS;

(IV) CREATE PERMANENTLY AFFORDABLE HOME OWNERSHIP
OPPORTUNITIES;

(V) ENSURE THE LONG-TERM AFFORDABILITY OF ANY
DEVELOPMENT OR PROJECTS FUNDED BY THE LOAN PROGRAM;

(VI) INCLUDE UNITS THAT ARE RESTRICTED FOR RENTAL USAGE TO
PERSONS WITH DISABILITIES OR THAT INCLUDE UNIVERSAL DESIGN
FEATURES THAT ALLOW INDIVIDUALS TO RESIDE IN THEIR DWELLING UNITS
AS THEY AGE; OR

(VII) ARE HIGHLY ENERGY EFFICIENT OR USE HIGH-EFFICIENCY
ELECTRIC EQUIPMENT FOR SPACE AND WATER HEATING. THE DIVISION MAY
CONSULT WITH THE COLORADO ENERGY OFFICE CREATED IN SECTION
24-38.5-101 (1) TO DEVELOP CRITERIA FOR MEETING THE OBJECTIVES
DESCRIBED IN THIS SUBSECTION (6)(a)(VII).

(b) (I) THE RENTAL AND HOME OWNERSHIP TARGETS APPLICABLE
TO LOCAL COMMUNITIES ACROSS THE STATE AS REQUIRED BY SUBSECTION
(6)(a)(I) OF THIS SECTION ARE SPECIFIED IN THIS SUBSECTION (6)(b)(I) IN
ACCORDANCE WITH THE FOLLOWING:

(A) For a household residing in housing on a rental basis, annual income of the household is at or below one hundred twenty percent of the area median income of households of that size in the county in which the housing is located;

(B) For a household residing in housing on a home-ownership basis, annual income of the household is at or below one hundred twenty percent of the area median income of households of that size in the county in which the housing is located;

(C) For a household residing in housing on a rental basis in rural resort counties, annual income of the household is at or below one hundred forty percent of the area median income of households of that size in the county in which the housing is located; and

(D) For a household residing in housing on a home ownership basis in rural resort counties, annual income of the household is at or below one hundred sixty percent of the area median income of households of that size in the county in which the housing is located.

(II) An applicant seeking funding for a particular development, project, or program that is funded by the loan program may, at any time, request that the division grant the applicant an exception to the area median income levels specified in subsection (6)(b)(I) of this section based upon demonstrated unique economic and housing costs attributes in the local community in which the development, project, or
PROGRAM IS LOCATED.

(c) (I) Not later than September 1, 2022, the Division of Housing, created in Section 24-32-704 (1), shall classify each county in the State as "urban", "rural", or "rural resort" as used in subsection (6)(b)(I) of this section based upon the definitions of the terms as specified in the Final Report of the Colorado Strategic Housing Working Group Final Report, dated July 6, 2021. The Division of Housing shall regularly update and publish modifications of the initial classification of a particular county as it receives or produces information documenting changes in local economic circumstances and housing cost factors materially affecting such classifications.

(II) Notwithstanding subsection (6)(c)(I) of this section, any county may request from the Division of Housing:

(A) A determination that a different income restriction should apply to that county from the one made applicable to the county in accordance with subsection (6)(c)(I) of this section based upon the unique economic and housing cost factors present in the county. Not later than September 1, 2022, the Division of Housing shall publish any such modified income restrictions and the basis for any modification approved.

(B) At any time, a reclassification of the county from the category in which the county is initially classified pursuant to subsection (6)(c)(I) of this section based upon the unique economic and housing cost factors present in the county.

(d) To the extent practicable, the Division and the Administrator, as applicable, shall support innovative funding
MECHANISMS THAT ALLOW MONEY TO REVOLVE QUICKLY TO ENSURE THE RAPID REUSE OF MONEY FOR ONGOING PROJECTS.

(7) Publicizing the loan program. The division shall work with the minority business office created in section 24-49.5-102, small business development centers, community development financial institutions, and stakeholder partners to promote the program to eligible recipients who primarily serve communities that are underserved or disadvantaged, including eligible recipients located in rural counties. On or before December 1, 2022, the division shall develop and administer a marketing initiative for the program in coordination with the minority business office created in section 24-49.5-102, the small business assistance center created in section 24-48.5-102, local chambers of commerce, and other local and regional economic development entities to promote the program to eligible recipients and target communities. The marketing initiative shall be conducted in the top spoken languages in those communities.

(8) Gifts, grants, and donations - leveraging federal money.

(a) The division may seek, accept, and expend gifts, grants, or donations from private or public sources for the purposes of this section. The division shall transmit all money received through gifts, grants, or donations to the state treasurer, who shall credit the money to the fund.

(b) The division may expend, deploy, or leverage money received from federal government programs that support loans and investments for one or more of the eligible projects specified
IN SUBSECTION (3) OF THIS SECTION TO MAKE LOANS UNDER THE LOAN
PROGRAM OR TO OTHERWISE MARKET, PROMOTE, OR SUPPORT LOANS
UNDER THE PROGRAM, IF ALLOWED UNDER FEDERAL LAW.

(9) Transformational affordable housing revolving loan fund
- transfer of money to fund - payment of administrative costs -
appropriation. (a) The transformational affordable housing
revolving loan fund is hereby created in the state treasury. The
fund consists of money transferred to the fund in accordance
with subsection (9)(d) of this section, any other money that the
general assembly appropriates or transfers to the fund, and any
gifts, grants, or donations credited to the fund pursuant to
subsection (8)(a) of this section.

(b) The state treasurer shall credit all interest and
income derived from the deposit and investment of money in the
fund to the fund.

(c) Money in the fund is continuously appropriated to the
department for the purposes specified in this section. The
department may expend up to five percent of the money
appropriated or transferred into, or repaid from, the fund on an
annual basis to pay for its direct and indirect costs in
administering this section.

(d) On July 1, 2022, the state treasurer shall transfer one
hundred fifty million dollars from the affordable housing and
home ownership cash fund created in section 24-75-229 (3)(a) that
originates from the general fund, to the fund. The division shall
use the money transferred pursuant to this subsection (9)(d)
only for:
(I) Making loans to eligible recipients pursuant to the loan program; and

(II) The costs of administering the loan program as may be incurred by the division or the administrator, as applicable, in accordance with subsection (9)(c) of this section. All such administrative costs must be paid out of the money either transferred to the fund pursuant to this subsection (9)(d) or that is appropriated to the fund.

(10) Reporting. In connection with the public report the Division prepares in accordance with section 24-32-705.5 (1), the Division shall include in the report information summarizing the use of all of the money that was provided as a loan from the loan program in the preceding state fiscal year. At a minimum, the information included in the report pertaining to the loan program must specify the number of eligible recipients that applied for a loan, the number of eligible recipients that were not awarded a loan, the amount of loan money distributed to each loan recipient, a description of each loan recipient’s use of the loan money, the use of loan money along the housing and income spectrums, the amount of time from completion of a loan application through the funding of a loan, recommendations concerning future administration of the loan program, and how the use of the loan furthered the vision of transformational affordable housing described in the final report of the task force established in section 24-75-229 (6)(a). The division shall also include in the report its recommendations concerning future administration of the loan program.
SECTION 3. In Colorado Revised Statutes, 24-32-705, amend (7) as follows:

24-32-705. Functions of division. (7) The division shall administer:

(a) The affordable housing guided toolkit and local officials guide program in accordance with section 24-32-721.5;

(b) THE TRANSFORMATIONAL AFFORDABLE HOUSING REVOLVING LOAN FUND PROGRAM CREATED IN SECTION 24-32-726 (2)(a), UNLESS THE DIVISION ELECTS TO CONTRACT OUT FULL OR PARTIAL ADMINISTRATION OF THE LOAN PROGRAM PURSUANT TO SECTION 24-32-726 (2)(b).

SECTION 4. In Colorado Revised Statutes, 24-32-705.5, add (3.5) as follows:

24-32-705.5. Annual public report on funding of affordable housing preservation and production - definition. (3.5) FOR THE PUBLIC REPORT REQUIRED BY SUBSECTION (1) OF THIS SECTION, THE DIVISION MUST INCLUDE, ON AN ANNUAL BASIS, THE INFORMATION REQUIRED TO BE INCLUDED IN ACCORDANCE WITH SECTION 24-32-726 (10).

SECTION 5. Appropriation. (1) For the 2022-23 state fiscal year, $379,081 is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds received from the department of local affairs from the transformational affordable housing revolving loan fund created in section 24-32-726 (9)(a), C.R.S., that originate from the general fund, and is based on an assumption that the office of information technology will require an additional 4.3 FTE. To implement this act, the office may use this appropriation to provide information technology services for the
SECTION 6. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.