A BILL FOR AN ACT

CONCERNING THE CREATION OF THE "DONOR-CONCEIVED PERSONS AND FAMILIES OF DONOR-CONCEIVED PERSONS PROTECTION ACT," 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 "Donor-conceived Persons and Families of Donor-conceived Persons Protection Act" (act).

The act defines the following terms, among others:

- "Assisted reproduction" means a method of causing

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment. Capital letters or bold & italic numbers indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute.
pregnancy other than sexual intercourse;

- "Gamete bank or fertility clinic" (gamete bank) means an IVF or fertility clinic, reproductive tissue bank, or oocyte or sperm donor matching agency that collects, processes, stores, sells, matches, distributes, provides, or releases gametes or embryos from a donor to a recipient parent or parents or the recipient's medical provider when the recipient and donor are unknown to each other, and that is located in Colorado or that is located inside or outside of Colorado and provides gametes or embryos to a recipient parent or parents in Colorado;

- "Donor-conceived person" (DCP) means a person of any age who was purposefully conceived through assisted reproduction; and

- "Recipient" or "recipient parent" means a person who receives donor gametes or embryos as an intended parent from a gamete bank for use in assisted reproduction for the purpose of conceiving a child.

The act requires:

- The board to prioritize the best interests of donor-conceived persons and families of donor-conceived persons;

- A donor to agree and consent in writing, prior to donation, to the release of identifying information and medical history (information) when any DCP conceived using the donor's gametes reaches 18 years of age;

- A gamete bank to take good-faith measures and keep adequate records to ensure that a donor's gametes are used to establish no more than a total of 10 families in or outside of Colorado;

- A gamete bank operating in Colorado or providing donor gametes for use in assisted reproduction in Colorado to obtain a license that is conditioned on compliance with the act and implementing rules;

- The board to establish a schedule of fees for licensure, with the department of public health and environment (department) collecting the appropriate fee at the time of application for licensure;

- The department to revoke licensure and issue fines for violations of the license, act, and implementing rules;

- Release of information to a DCP who is 18 years of age or older, or the DCP's legal parent or guardian;

- A gamete bank to securely maintain any records related to tissue donation and donor conception. The gamete bank shall also regularly request that a donor provide updates to
the donor's contact information and medical history.

- A gamete bank to ensure that, prior to tissue donation or sale of tissue, each tissue donor and intended recipient receives written materials prepared by the department discussing various subjects related to DCPs and gamete donation.

The act creates the donor gamete bank and fertility clinic fund.

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

SECTION 1. In Colorado Revised Statutes, add article 57 to title 25 as follows:

ARTICLE 57

Donor-conceived Persons and Gamete Agencies, Gamete Banks, and Fertility Clinics

25-57-101. Short title. The short title of this article 57 is the "DONOR-CONCEIVED PERSONS AND FAMILIES OF DONOR-CONCEIVED PERSONS PROTECTION ACT".

25-57-102. Legislative declaration. (1) The general assembly finds and declares that:

(a) Many Coloradans are conceived, or establish their families, through some form of ASSISTED REPRODUCTION involving a third-party sperm, egg, or embryo provider, also known as a gamete "donor", whose identity is unknown to the family at the time of donation. The people conceived through ASSISTED REPRODUCTION with a donor are referred to in this article 57 as "DONOR-CONCEIVED PERSONS".

(b) The interests of donor-conceived persons must be considered and protected. Information about the personal and family medical history of the gamete donors used in conception can impact medical care for donor-conceived persons and their
CHILDREN, AND NON-IDENTIFYING MEDICAL INFORMATION ABOUT THE
GAMETE DONOR USED IN CONCEPTION MUST BE AVAILABLE TO ALL
DONOR-CONCEIVED PERSONS AND THEIR PARENTS.

(c) It is important to many, but not all, donor-conceived
persons to know the identity of the gamete donor used in their
conception. A donor-conceived person must have the ability to
access identifying information about the gamete donor used in
the donor-conceived person's conception on or after the
donor-conceived person reaches eighteen years of age. Some
donor-conceived persons are or may be interested in contact
with the donor and among persons conceived and families
established with the same donor who was unknown to the
donor-conceived person's recipient parents at the time of
donation. A limit on the number of families per donor per gamete
agency, gamete bank, or fertility clinic furthers the ability of
these donor-conceived persons to establish this contact.

(d) Studies have shown that family secrecy about family
formation can negatively affect children and family
relationships;

(e) Before using donated gametes, people who are
considering using donated gametes to conceive children should
have access to more information and resources about
donor-conceived persons, including tools and resources for
discussing donor conception with their children in ways that are
age-appropriate and reflect the interests and lived experience
of donor-conceived persons;

(f) Before donating gametes, gamete donors should have
ACCESS TO INFORMATION AND RESOURCES ABOUT THE INTERESTS OF DONOR-CONCEIVED PERSONS AND HAVE CLARITY ABOUT THE INFORMATION THAT MAY BE SHARED WITH RECIPIENT PARENTS AND DONOR-CONCEIVED PERSONS; AND

(g) Most gametes or embryos from donors that are provided to recipients located in Colorado are provided from gamete agencies, gamete banks, or fertility clinics located in other states.

(2) Therefore, the general assembly finds that to protect the health and welfare of donor-conceived persons and their families in Colorado, it is essential to enact the "Donor-Conceived Persons and Families of Donor-Conceived Persons Protection Act" to regulate the use of donated gametes provided from gamete agencies, gamete banks, or fertility clinics located inside or outside of Colorado to recipients in, or who are residents of, Colorado.

25-57-103. Definitions. As used in this article 57, unless the context otherwise requires:

(1) "Assisted reproduction" means a method of causing pregnancy other than sexual intercourse. The term includes:

(a) Intrauterine or intracervical insemination;

(b) Donation of gametes or embryos;

(c) In-vitro fertilization and transfer of embryos; and

(d) Intracytoplasmic sperm injection.

(2) "Department" means the Colorado Department of Public Health and Environment.

(3) "Donor" means an individual who produces eggs or
SPERM COLLECTED BY A GAMETE AGENCY, GAMETE BANK, OR FERTILITY
CLINIC OR WHOSE EGGS OR SPERM CREATED AN EMBRYO RECEIVED BY A
GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC FOR USE IN
ASSISTED REPRODUCTION BY A RECIPIENT WHO IS UNKNOWN TO THE
DONOR OF THE GAMETES AT THE TIME OF DONATION. THE TERM "DONOR"
ONLY APPLIES TO THE REGULATION OF GAMETE AGENCIES, GAMETE BANKS,
OR FERTILITY CLINICS PURSUANT TO THIS ARTICLE 57 AND DOES NOT
APPLY FOR THE PURPOSES OF DETERMINING PARENTAGE.

(4) "DONOR-CONCEIVED PERSON" MEANS AN INDIVIDUAL OF ANY
AGE WHO WAS BORN AS A RESULT OF ASSISTED REPRODUCTION USING
GAMETES FROM A DONOR UNKNOWN TO THE RECIPIENT PARENT OR
PARENTS AT THE TIME OF DONATION.

(5) "FERTILITY CLINIC" MEANS AN ENTITY OR ORGANIZATION THAT
PERFORMS ASSISTED REPRODUCTION MEDICAL PROCEDURES AND RECEIVES
DONOR GAMETES FOR A RECIPIENT IN, OR WHO IS A RESIDENT OF,
COLORADO, AND THE RECIPIENT AND GAMETE DONOR ARE UNKNOWN TO
EACH OTHER AT TIME OF DONATION.

(6) "GAMETE" MEANS UNFERTILIZED OOCYTES OR SPERM.

(7) "GAMETE AGENCY" MEANS AN OOCYTE OR SPERM DONOR
MATCHING AGENCY THAT IS LOCATED WITHIN OR OUTSIDE OF COLORADO
AND MATCHES GAMETE DONORS WITH RECIPIENTS IN, OR WHO ARE
RESIDENTS OF, COLORADO, AND THE POTENTIAL RECIPIENTS AND GAMETE
DONORS ARE UNKNOWN TO EACH OTHER AT TIME OF DONATION.

(8) "GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC"
MEANS ANY ONE OF SUCH ENTITIES AS DEFINED IN THIS SECTION.

(9) "GAMETE BANK" MEANS AN ENTITY OR ORGANIZATION THAT
COLLECTS GAMETES FROM A DONOR OR RECEIVES EMBRYOS AND PROVIDES
GAMETES OR EMBRYOS TO A RECIPIENT PARENT OR PARENTS OR THE RECIPIENT PARENT'S MEDICAL PROVIDER WHEN THE RECIPIENT AND DONOR ARE UNKNOWN TO EACH OTHER AT TIME OF DONATION, AND THAT IS LOCATED WITHIN OR OUTSIDE OF COLORADO AND PROVIDES GAMETES OR EMBRYOS TO A RECIPIENT PARENT OR PARENTS IN, OR WHO ARE RESIDENTS OF, COLORADO.

(10) "IDENTIFYING INFORMATION" MEANS:
(a) THE DONOR'S FULL NAME;
(b) THE DONOR'S DATE OF BIRTH; AND
(c) THE DONOR'S PERMANENT AND, IF DIFFERENT, CURRENT ADDRESS OR OTHER CONTACT INFORMATION AT THE TIME OF THE DONATION, OR, IF DIFFERENT, THE DONOR'S CURRENT ADDRESS OR OTHER CONTACT INFORMATION OR BOTH AS RETAINED BY THE GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC.

(11) "MATCHES" OR "MATCHES GAMETES" MEANS THE PROCESS OF MATCHING A DONOR WITH A RECIPIENT IN, OR WHO IS A RESIDENT OF, COLORADO.

(12) "MEDICAL HISTORY" MEANS INFORMATION REGARDING ANY:
(a) PRESENT PHYSICAL ILLNESS OF THE DONOR;
(b) PAST ILLNESS OF THE DONOR; AND
(c) SOCIAL, GENETIC, AND FAMILY MEDICAL HISTORY PERTAINING TO THE DONOR'S HEALTH.

(13) "MENTAL HEALTH PROFESSIONAL" MEANS A PERSON WHO IS CERTIFIED OR LICENSED PURSUANT TO ARTICLE 245 OF TITLE 12 OR AN OUT-OF-STATE PROFESSIONAL WHO IS A LICENSED PSYCHIATRIST, CLINICAL PSYCHOLOGIST, OR PROFESSIONAL COUNSELOR.

(14) "RECIPIENT" OR "RECIPIENT PARENT" MEANS A PERSON WHO
RECEIVES DONOR GAMETES OR EMBRYOS AS AN INTENDED PARENT FROM
A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC FOR USE IN
ASSISTED REPRODUCTION FOR THE PURPOSE OF CONCEIVING A CHILD.

(15) "STATE BOARD" MEANS THE COLORADO STATE BOARD OF
HEALTH.

25-57-104. Collection of identifying information and medical
description - applicability. (1) EXCEPT AS PROVIDED IN SUBSECTION (3) OF
THIS SECTION, A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC
THAT COLLECTS GAMETES FROM A DONOR OR MATCHES A DONOR WITH A
RECIPIENT SHALL COLLECT THE DONOR'S IDENTIFYING INFORMATION AND
MEDICAL HISTORY AND SHALL MAKE A GOOD-FAITH EFFORT TO MAINTAIN
CURRENT CONTACT INFORMATION AND UPDATES ON MEDICAL HISTORY OF
THE DONOR BY REQUESTING UPDATES FROM THE DONOR AT LEAST ONCE
EVERY THREE YEARS.

(2) A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC THAT
RECEIVES GAMETES OR EMBRYOS COLLECTED BY A DIFFERENT GAMETE
AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL COLLECT THE NAME,
ADDRESS, TELEPHONE NUMBER, AND E-MAIL ADDRESS OF THE GAMETE
AGENCY, GAMETE BANK, OR FERTILITY CLINIC FROM WHICH IT RECEIVED
THE GAMETES OR EMBRYOS AT THE TIME IT RECEIVES THE GAMETES OR
EMBRYOS. A GAMETE BANK OR FERTILITY CLINIC THAT COLLECTS
GAMETES FROM A DONOR WHO WAS MATCHED WITH A RECIPIENT BY A
GAMETE AGENCY THAT IS A SEPARATE ENTITY SHALL COLLECT AND
MAINTAIN THE NAME, ADDRESS, TELEPHONE NUMBER, AND EMAIL
ADDRESS OF THAT GAMETE AGENCY.

(3) A FERTILITY CLINIC THAT COLLECTS GAMETES FROM A DONOR
WHO WAS MATCHED WITH A RECIPIENT BY A GAMETE AGENCY THAT IS A
SEPARATE ENTITY IS NOT SUBJECT TO THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION, BUT SHALL PROVIDE COPIES OF ANY AND ALL MEDICAL AND SCREENING RECORDS OF THE DONOR, INCLUDING THE RESULTS OF GENETIC TESTING, TO THE GAMETE AGENCY THAT MATCHED THE DONOR.

(4) A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL DISCLOSE THE INFORMATION COLLECTED PURSUANT TO SUBSECTIONS (1) THROUGH (3) OF THIS SECTION PURSUANT TO THE REQUIREMENTS OF SECTION 25-57-106.

(5) THIS SECTION APPLIES ONLY TO GAMETES COLLECTED AND EMBRYOS FORMED WITH GAMETES COLLECTED BY A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC ON OR AFTER JANUARY 1, 2025, FOR USE BY A RECIPIENT PARENT OR PARENTS WHO ARE UNKNOWN TO THE DONOR AT THE TIME OF THE DONATION.

25-57-105. Declaration regarding disclosure of identifying information and medical history - applicability. (1) EXCEPT AS PROVIDED IN SUBSECTION (5) OF THIS SECTION, A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC THAT MATCHES OR COLLECTS GAMETES FROM A DONOR WHO IS UNKNOWN TO THE RECIPIENT PARENT OR PARENTS AT THE TIME OF THE DONATION SHALL:

(a) PROVIDE THE DONOR WITH INFORMATION ABOUT DISCLOSURE OF IDENTIFYING INFORMATION AND MEDICAL HISTORY IN ITS RECORDS;

(b) OBTAIN A DECLARATION FROM THE DONOR AGREEING TO THE IDENTITY DISCLOSURE DESCRIBED IN SUBSECTION (2) OF THIS SECTION; AND

(c) MAINTAIN IDENTIFYING INFORMATION AND MEDICAL HISTORY
ABOUT EACH DONOR. THE GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC THAT MATCHED OR COLLECTED THE GAMETES SHALL MAINTAIN RECORDS OF DONOR AND GAMETE SCREENING AND TESTING AND COMPLY WITH REPORTING REQUIREMENTS, IN ACCORDANCE WITH FEDERAL LAW AND APPLICABLE LAWS OF THIS STATE OTHER THAN THOSE SET FORTH IN THIS ARTICLE 57 AND CONSISTENT WITH THE GUIDELINES OF THE AMERICAN MEDICAL ASSOCIATION AND THE AMERICAN SOCIETY FOR REPRODUCTIVE MEDICINE.

(2) EXCEPT AS PROVIDED IN SUBSECTION (5) OF THIS SECTION, A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL HAVE EACH DONOR SIGN A DECLARATION, ATTESTED BY A NOTARIAL OFFICER OR WITNESSES, THAT THE DONOR AGREES TO THE DISCLOSURE OF THE DONOR'S IDENTITY TO A DONOR-CONCEIVED PERSON CONCEIVED WITH THE DONOR'S GAMETES OR EMBRYO FORMED WITH THE DONOR'S GAMETES ON REQUEST OF THE DONOR-CONCEIVED PERSON AFTER THE DONOR-CONCEIVED PERSON IS EIGHTEEN YEARS OF AGE OR OLDER.

(3) A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC LOCATED IN COLORADO SHALL NOT MATCH OR COLLECT GAMETES FROM A DONOR WHO DOES NOT AGREE TO THE DISCLOSURE OF THE DONOR'S IDENTITY AS SET FORTH IN SUBSECTION (2) OF THIS SECTION.

(4) A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC LOCATED OUTSIDE OF COLORADO SHALL NOT MATCH OR PROVIDE GAMETES FROM A DONOR WHO DOES NOT AGREE TO THE DISCLOSURE OF THE DONOR'S IDENTITY AS SET FORTH IN SUBSECTION (2) OF THIS SECTION TO A RECIPIENT PARENT OR PARENTS LOCATED IN, OR WHO ARE RESIDENTS OF, COLORADO.

(5) A GAMETE BANK OR FERTILITY CLINIC THAT COLLECTS
(6) This section applies only to gametes collected and embryos formed with gametes collected by a gamete agency, gamete bank, or fertility clinic on or after January 1, 2025, for use by a recipient parent or parents who are unknown to the donor at the time of the donation.

25-57-106. Disclosure of identifying information and medical history - applicability. (1) Except as provided in subsection (4) of this section, upon the request of a donor-conceived person who is eighteen years of age or older, a gamete agency, gamete bank, or fertility clinic that matched or collected the gametes used in the assisted reproduction of such donor-conceived person shall provide the donor-conceived person with the identifying information of the donor who provided the gametes or embryo. A gamete agency, gamete bank, or fertility clinic shall not impede or prohibit compliance with this section or communication between:

(a) An adult donor-conceived person and the donor whose gametes were used to conceive the donor-conceived person; or

(b) An adult donor-conceived person and the person's friends, family, or other third parties about the donor whose gametes were used to conceive the donor-conceived person.

(2) Except as provided in subsection (4) of this section, upon the request of a donor-conceived person who is eighteen years of age or older, or, if the donor-conceived person is a
MINOR, BY A PARENT OR GUARDIAN OF THE MINOR DONOR-CONCEIVED PERSON, A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC THAT MATCHED OR COLLECTED THE GAMETES USED IN THE ASSISTED REPRODUCTION, REGARDLESS OF WHETHER THE GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC PERFORMED THE ASSISTED REPRODUCTION, SHALL PROVIDE THE DONOR-CONCEIVED PERSON, OR, IF THE DONOR-CONCEIVED PERSON IS A MINOR, BY A PARENT OR GUARDIAN OF THE MINOR DONOR-CONCEIVED PERSON, ACCESS TO ANY NON-IDENTIFYING MEDICAL HISTORY OF THE DONOR THAT IS MAINTAINED BY THE GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC.

(3) UPON THE REQUEST OF A DONOR-CONCEIVED PERSON WHO IS EIGHTEEN YEARS OF AGE OR OLDER, OR, IF THE DONOR-CONCEIVED PERSON IS A MINOR, A PARENT OR GUARDIAN OF THE MINOR DONOR-CONCEIVED PERSON:

(a) A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC THAT RECEIVED THE GAMETES OR EMBRYO USED IN THE ASSISTED REPRODUCTION FROM ANOTHER GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL DISCLOSE THE NAME, ADDRESS, TELEPHONE NUMBER, AND E-MAIL ADDRESS OF THE GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC FROM WHICH IT RECEIVED THE GAMETES OR EMBRYO.

(b) A GAMETE BANK OR FERTILITY CLINIC THAT COLLECTED GAMETES FROM A DONOR WHO WAS MATCHED WITH A RECIPIENT BY A GAMETE AGENCY THAT IS A SEPARATE ENTITY SHALL DISCLOSE THE NAME, ADDRESS, TELEPHONE NUMBER, AND EMAIL ADDRESS OF THE GAMETE AGENCY THAT MATCHED THE DONOR AND THE RECIPIENT.

(4) A GAMETE BANK OR FERTILITY CLINIC THAT COLLECTS GAMETES FROM A DONOR WHO WAS MATCHED WITH A RECIPIENT BY A
GAMETE AGENCY THAT IS A SEPARATE ENTITY IS NOT SUBJECT TO THE
REQUIREMENTS OF SUBSECTIONS (1) OR (2) OF THIS SECTION.

(5) (a) Subsections (1) and (2) of this section apply only to
Gametes collected and embryos formed with gametes collected
by a Gamete Agency, Gamete Bank, or Fertility Clinic on or after
January 1, 2025, for use by a recipient parent or parents who are
unknown to the donor at the time of the donation.

(b) Subsection (3) of this section applies only to gametes
or embryos received by a Gamete Agency, Gamete Bank, or
Fertility Clinic on or after July 1, 2023.

25-57-107. Record keeping - successor record-keeper -
applicability. (1) Except as provided in subsection (6) of this
section, a Gamete Agency, Gamete Bank, or Fertility Clinic shall
permanently maintain:

(a) Identifying information and medical history for each
donor with which it matches or from which it collects gametes
for use by a recipient parent or parents who are unknown to the
donor at the time of the donation;

(b) Information about the number of families established
with each donor's gametes and the efforts of the Gamete Agency,
Gamete Bank, or Fertility Clinic to obtain that information
pursuant to section 25-57-109; and

(c) Records of gamete screening and testing.

(2) A Gamete Agency, Gamete Bank, or Fertility Clinic that
receives gametes or embryos from another Gamete Agency,
Gamete Bank, or Fertility Clinic shall permanently maintain the
name, address, telephone number, and e-mail address of the
GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC FROM WHICH IT RECEIVED THE GAMETES OR EMBRYOS. A GAMETE BANK OR FERTILITY CLINIC THAT COLLECTED GAMETES FROM A DONOR WHO WAS MATCHED WITH A RECIPIENT BY A GAMETE AGENCY THAT IS A SEPARATE ENTITY SHALL PERMANENTLY MAINTAIN THE NAME, ADDRESS, TELEPHONE NUMBER, AND EMAIL ADDRESS OF THE GAMETE AGENCY THAT MATCHED THE DONOR AND THE RECIPIENT.

(3) EXCEPT AS PROVIDED IN SUBSECTION (6) OF THIS SECTION, IN ITS APPLICATION FOR A LICENSE PURSUANT TO SECTION 25-57-110, A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL SUBMIT A PROPOSED PLAN TO PERMANENTLY MAINTAIN THE RECORDS DESCRIBED IN SUBSECTIONS (1) AND (2) OF THIS SECTION IN THE EVENT OF DISSOLUTION, INSOLVENCY, OR BANKRUPTCY. THE PLAN MAY INCLUDE IDENTIFICATION OF A NAMED ENTITY TO RECEIVE OR MAINTAIN THE RECORDS, OBTAINING A SURETY BOND IN FAVOR OF A THIRD PARTY IN AN AMOUNT SUFFICIENT TO COVER THE COSTS OF PERMANENT RECORD-KEEPING, AN OBLIGATION TO CONDITION ANY SALE ON THE ACQUIRING ENTITY’S OBLIGATION TO MAINTAIN RECORDS CONSISTENT WITH THIS SECTION, OR SIMILAR METHODS. THE DEPARTMENT SHALL NOT ISSUE A LICENSE PURSUANT TO SECTION 25-57-110 UNTIL IT APPROVES A PLAN THAT IT FINDS SUFFICIENT TO ENSURE THAT THE RECORDS WILL BE PERMANENTLY MAINTAINED BY A VIABLE ENTITY.

(4) EXCEPT AS PROVIDED IN SUBSECTION (6) OF THIS SECTION, UPON DISSOLUTION, INSOLVENCY, OR BANKRUPTCY, A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL:

(a) IMPLEMENT THE PLAN APPROVED BY THE DEPARTMENT PURSUANT TO SUBSECTION (3) OF THIS SECTION;
(b) File with the department a statement providing the name and contact information of the successor entity, if any, that will receive and maintain the records described in subsections (1) and (2) of this section; and

(c) Inform by mail and electronic mail sent to the last known address on file all gamete donors whose gametes were collected, matched, or received by the gamete agency, gamete bank, or fertility clinic, as well as recipient parents who received gametes or embryos from the gamete agency, gamete bank, or fertility clinic and reported a pregnancy or live birth, the name and contact information of the successor entity that will receive and maintain the records described in subsections (1) and (2) of this section.

(5) A gamete agency, gamete bank, or fertility clinic shall comply with reporting requirements about gamete screening and testing in accordance with federal law and applicable laws of this state other than those set forth in this article 57.

(6) A gamete bank or fertility clinic that collects gametes from a donor who was matched with a recipient by a gamete agency that is a separate entity is not subject to the requirements of subsection (1), (3), or (4) of this section.

(7) (a) Subsection (2) of this section applies only to gametes or embryos matched or received on or after July 1, 2024.

(b) Subsections (1), (3), and (4) of this section apply only to gametes matched or collected on or after January 1, 2025, for use by a recipient parent or parents who are unknown to the
DONOR AT THE TIME OF THE DONATION.

25-57-108. Written materials for recipient parents and gamete donors. (1) On or before January 1, 2025, the department shall develop written materials for intended recipient parents. The department shall develop the materials in conjunction with licensed mental health professionals who have prior documented experience counseling gamete donors, recipients, and donor-conceived persons, as well as experience and competency in counseling families with lesbian, gay, bisexual, and transgender parents and single parents, along with organizations representing these communities. The materials must include information on the following subjects:

(a) That, in light of studies showing that family secrecy about family formation can negatively affect children and family relationships, telling a donor-conceived child at a young age, in an age-appropriate manner, that the child is donor-conceived is associated with improved family functioning and well-being of the donor-conceived child;

(b) The ability, and available tools for discussing the ability, that a donor-conceived person will have to learn the identity of the donor of the gametes used in the donor-conceived person's conception and the importance of understanding that many, but not all, donor-conceived persons have a strong desire to know the identity of the donor and of other donor-conceived persons conceived with the same donor's gametes;

(c) The needs and interests of donor-conceived persons;
(d) The limitations of donor screening;
(e) Future implications for the donor-conceived person
given that there may be other persons in other families
conceived with the same donor's gametes; and
(f) Future implications of receiving medical history
updates about the donor or other persons conceived with the
same donor's gametes.

(2) On or before January 1, 2025, the department shall
develop written materials for gamete donors. The department
shall develop the materials in conjunction with licensed mental
health professionals who have prior documented experience
counseling gamete donors, recipients, and donor-conceived
persons, as well as experience and competency in counseling
families with lesbian, gay, bisexual, and transgender parents
and single parents, along with organizations representing these
communities. The materials must include information on the
following subjects:

(a) Understanding the potential emotional and social
impacts of donating gametes;
(b) Understanding what information will be disclosed to
the recipient parent or parents and donor-conceived persons;
(c) Understanding the potential for the birth of children
in multiple families using the donor's gametes; and
(d) Understanding the future potential disclosure of the
donor's identifying information to a person conceived with the
donor's gametes.

(3) A gamete agency, gamete bank, or fertility clinic
Located in Colorado shall:

(a) Prior to an intended recipient matching with or receiving donor gametes obtained through that gamete agency, gamete bank, or fertility clinic, provide the written materials described in subsection (1) of this section to each intended recipient of gametes from a donor who is unknown to the recipient or recipients; and

(b) Prior to the donation of gametes by a donor, provide the written materials described in subsection (2) of this section to each potential donor of gametes collected by the gamete agency, gamete bank, or fertility clinic from a donor who is unknown to the recipient or recipients and discuss these materials with the donor. Donor receipt of the written materials is not in lieu of any mental health evaluations of an unknown donor that are required by the individual practices of a gamete agency, gamete bank, or fertility clinic.

(4) A gamete agency, gamete bank, or fertility clinic located outside of Colorado that either matches donors to or provides gametes or embryos to recipients in, or who are residents of, Colorado shall:

(a) Prior to an intended recipient matching with or receiving donor gametes, provide written materials to recipients that, at a minimum, cover the topics described in subsection (1) of this section; and

(b) Prior to the donation of gametes by a donor, provide written materials to the donor that, at a minimum, cover the topics described in subsection (2) of this section and discuss these
MATERIALS WITH the donor. Donor receipt of the written materials is not in lieu of any mental health evaluations of an unknown ovum donor that are required by the individual practices of a gamete agency, gamete bank, or fertility clinic.

25-57-109. Donor age limits - limits on number of families per donor - limits on egg-retrieval cycles per ovum donor - rules - applicability. (1) (a) Except as provided in subsection (4) of this section, a gamete agency, gamete bank, or fertility clinic shall make a good-faith effort to determine how many families are established with gametes matched or provided by the gamete agency, gamete bank, or fertility clinic from each donor by conducting sufficient record keeping, requiring recipients, as a condition of receiving donor gametes, to provide information on live births, and requesting information from recipients on live births, and using industry best practices, including methods or processes to account for the number or percentage of live births that are likely not reported, such as the correlation between the number of units of donor gametes sold or released and the resulting live births. A gamete agency, gamete bank, or fertility clinic shall not match or provide gametes from a donor to additional families once the gamete agency, gamete bank, or fertility clinic has record of or should reasonably know that twenty-five families have been established using a single donor's gametes in or outside of Colorado, with no limit on the number of children conceived by each of the families, unless the donor requests, and the gamete agency, gamete bank, or fertility clinic agrees to, a lower limit on the number of
FAMILIES. THIS LIMIT DOES NOT INCLUDE ANY CHILDREN CONCEIVED BY
THE DONOR AS A PARENT OR CHILDREN CONCEIVED WITH THE DONOR'S
GAMETES WHEN THE DONOR IS KNOWN TO THE RECIPIENT PARENT OR
PARENTS AT THE TIME OF THE DONATION. THIS LIMIT DOES NOT INCLUDE
DONATIONS OF EMBRYOS FROM ONE FAMILY TO ANOTHER FAMILY.

(b) FOR THE PURPOSES OF THIS SUBSECTION (1), A FAMILY IS
CONSIDERED ESTABLISHED WHEN A RECIPIENT PARENT OR PARENTS
CONCEIVE A CHILD USING GAMETES FROM A DONOR AND A LIVE BIRTH
RESULTS OR LIKELY RESULTED. A GAMETE AGENCY, GAMETE BANK, OR
FERTILITY CLINIC SHALL MAKE REASONABLE GOOD-FAITH EFFORTS, AND
DOCUMENT SUCH EFFORTS, TO OBTAIN INFORMATION FROM A RECIPIENT
PARENT ABOUT WHETHER AND WHEN A LIVE BIRTH HAS OCCURRED,
INCLUDING REQUESTING SUCH INFORMATION FROM A RECIPIENT PARENT
OR THE PARENT'S MEDICAL PROVIDER USING MULTIPLE COMMERCIALLY
REASONABLE METHODS.

(2) ON OR BEFORE JANUARY 1, 2025, THE STATE BOARD SHALL
PROMULGATE A RULE ESTABLISHING A LIMIT ON THE TOTAL NUMBER OF
DONOR RETRIEVAL CYCLES PER OVUM DONOR, WHICH MUST NOT EXCEED
A LIFETIME LIMIT OF SIX CYCLES PER OVUM DONOR. IN PROMULGATING THE
RULE, THE STATE BOARD SHALL CONSULT WITH THE AMERICAN SOCIETY
FOR REPRODUCTIVE MEDICINE AND ORGANIZATIONS REPRESENTING THE
INTERESTS OF OVUM DONORS. IN PROMULGATING THE RULE, THE STATE
BOARD MAY CONSIDER ADOPTING AN EXCEPTION TO THIS LIMIT FOR PRIOR
DONORS WHO PROVIDE INFORMED CONSENT TO UNDERGO ADDITIONAL
RETRIEVAL CYCLES FOR FAMILIES INTENDING TO CONCEIVE A CHILD USING
THE SAME DONOR USED TO CONCEIVE THEIR OTHER CHILD.

(3) A DONOR MUST BE AT LEAST TWENTY-ONE YEARS OF AGE OR

(4) A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC THAT COLLECTS GAMETES FROM A DONOR WHO WAS MATCHED WITH A RECIPIENT BY A GAMETE AGENCY THAT IS A SEPARATE ENTITY IS NOT SUBJECT TO THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION.

(5) THIS SECTION APPLIES ONLY TO GAMETES MATCHED OR COLLECTED ON OR AFTER JANUARY 1, 2025, FOR USE BY RECIPIENT PARENTS WHO ARE UNKNOWN TO THE DONOR AT THE TIME OF THE DONATION.

25-57-110. License required - application - inspection - issuance, denial, suspension, or revocation - fees - civil penalties - rules. (1) ON OR AFTER JANUARY 1, 2025, A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL NOT OPERATE AS A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC IN COLORADO, OR MATCH OR PROVIDE GAMETES OR EMBRYOS TO RECIPIENTS IN COLORADO, WITHOUT HAVING FIRST OBTAINED A LICENSE FROM THE DEPARTMENT. SUCH LICENSE IS CONDITIONED ON COMPLIANCE WITH THE APPLICABLE STANDARDS, REQUIREMENTS, AND OTHER PROVISIONS OF THIS ARTICLE 57 AND ITS IMPLEMENTING RULES.

(2) (a) A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL SUBMIT AN ANNUAL APPLICATION AND FEE FOR A LICENSE TO OPERATE ON THE FORM AND IN THE MANNER PRESCRIBED BY THE DEPARTMENT.

(b) (I) ON OR BEFORE JANUARY 1, 2025, THE STATE BOARD SHALL PROMULGATE RULES ESTABLISHING A SCHEDULE OF FEES OF NOT MORE
THAN FIVE HUNDRED DOLLARS PER YEAR, SUBJECT TO ANNUAL
ADJUSTMENT FOR INFLATION, BASED ON THE ANNUAL PERCENTAGE
CHANGE IN THE UNITED STATES DEPARTMENT OF LABOR’S BUREAU OF
LABOR STATISTICS CONSUMER PRICE INDEX FOR
DENVER-AURORA-LAKEWOOD FOR ALL ITEMS PAID BY ALL URBAN
CONSUMERS, OR ITS APPLICABLE PREDECESSOR OR SUCCESSOR INDEX, TO
HELP MEET THE DIRECT AND INDIRECT COSTS OF ADMINISTRATION AND
ENFORCEMENT OF THIS ARTICLE 57. A GAMETE AGENCY, GAMETE BANK,
OR FERTILITY CLINIC THAT IS A NONPROFIT ORGANIZATION IS EXEMPT
FROM SUCH FEES.

(II) THE DEPARTMENT SHALL ASSESS AND COLLECT, FROM EACH
GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC THAT IS APPLYING
FOR LICENSURE PURSUANT TO THIS SECTION, A FEE IN ACCORDANCE WITH
THE FEE SCHEDULE ESTABLISHED BY THE STATE BOARD PURSUANT TO
SUBSECTION (2)(b)(I) OF THIS SECTION.

(III) THE DEPARTMENT SHALL TRANSMIT FEES COLLECTED
PURSUANT TO THIS SECTION TO THE STATE TREASURER, WHO SHALL
CREDIT THE MONEY TO THE GAMETE AGENCY, GAMETE BANK, OR
FERTILITY CLINIC FUND CREATED IN SECTION 25-57-112.

(IV) FEES COLLECTED PURSUANT TO THIS SUBSECTION (2) MAY BE
USED BY THE DEPARTMENT TO PROVIDE TECHNICAL ASSISTANCE AND
EDUCATION TO THE PUBLIC AND TO GAMETE AGENCIES, GAMETE BANKS,
OR FERTILITY CLINICS RELATED TO THE PROVISION OF AND COMPLIANCE
WITH COLORADO LAW, IN ADDITION TO REGULATORY AND
ADMINISTRATIVE FUNCTIONS. THE DEPARTMENT MAY CONTRACT WITH
PRIVATE ENTITIES TO ASSIST THE DEPARTMENT IN PROVIDING TECHNICAL
ASSISTANCE AND EDUCATION BUT NOT IN PROVIDING REGULATORY OR
ADMINISTRATIVE FUNCTIONS.

(3) (a) (I) THE DEPARTMENT SHALL INVESTIGATE AND REVIEW EACH ORIGINAL APPLICATION AND EACH RENEWAL APPLICATION FOR A LICENSE TO OPERATE AS A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC. THE DEPARTMENT SHALL DETERMINE AN APPLICANT'S COMPLIANCE WITH THIS ARTICLE 57, AND THE RULES ADOPTED PURSUANT TO THIS ARTICLE 57, FOR THE COLLECTION AND PROVISION OF GAMETES FROM DONORS WHO ARE UNKNOWN TO A RECIPIENT AT THE TIME OF THE DONATION BEFORE ISSUING A LICENSE.

(II) THE GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC SHALL SUBMIT IN WRITING, IN A FORM PRESCRIBED BY THE DEPARTMENT, A CORRECTIVE ACTION PLAN DETAILING THE MEASURES IT WILL TAKE TO CORRECT ANY VIOLATIONS FOUND BY THE DEPARTMENT AS A RESULT OF INSPECTIONS UNDERTAKEN PURSUANT TO THIS SUBSECTION (3). THE DEPARTMENT SHALL CONDUCT A FOLLOW-UP INSPECTION TO ENSURE IMPLEMENTATION OF THE CORRECTIVE ACTION PLAN.

(III) WHEN INVESTIGATING OR REVIEWING THE RECORDS OF A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC LOCATED OUTSIDE OF COLORADO, THE DEPARTMENT SHALL INVESTIGATE AND REVIEW ONLY THE RECORDS PERTAINING TO DONORS WHOSE GAMETES OR EMBRYOS WERE MATCHED OR PROVIDED TO RECIPIENTS IN COLORADO.

(b) THE DEPARTMENT SHALL NOT RETAIN ANY IDENTIFYING INFORMATION ABOUT DONORS, RECIPIENTS, OR DONOR-CONCEIVED PERSONS, AND SHALL KEEP CONFIDENTIAL ALL HEALTH-CARE INFORMATION OR DOCUMENTS OBTAINED OR VIEWED DURING AN INSPECTION OR INVESTIGATION OF A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION. ALL
RECORDS, INFORMATION, OR DOCUMENTS SO OBTAINED ARE EXEMPT FROM DISCLOSURE PURSUANT TO SECTIONS 24-72-204 AND 25-1-124.

(4) Except as otherwise provided in subsection (5) of this section, the department shall issue or renew a license to operate as a gamete agency, gamete bank, or fertility clinic when it is satisfied that the applicant or licensee is in compliance with the requirements set forth in this article 57 and the rules promulgated pursuant to this article 57. Except for provisional licenses issued in accordance with subsection (5) of this section, a license issued or renewed pursuant to this section expires one year after the date of issuance or renewal. The department shall suspend or revoke a license in accordance with section 24-4-104.

(5) The department may issue a provisional license to operate as a gamete agency, gamete bank, or fertility clinic to an applicant for the purpose of operating as a gamete agency, gamete bank, or fertility clinic for a period of ninety days if the applicant is temporarily unable to conform to all of the standards required pursuant to this article 57. As a condition of obtaining a provisional license, the applicant shall show proof to the department that significant good-faith attempts are being made to conform and comply with the applicable standards required pursuant to this article 57. The department may issue a second provisional license, for a like term and fee, to effect compliance. A further provisional license shall not be issued for the current year after the second issuance.

(6) (a) It is a violation of this article 57 for any person,
CORPORATION, OR OTHER ENTITY TO OPERATE AS A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC in COLORADO without a valid license or in violation of the terms and conditions of a license. The department may revoke or not renew the license in accordance with the procedures set forth in section 24-4-104 of a licensed GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC that fails to adhere to the terms and conditions of its license and the standards and requirements established by rule pursuant to this article 57.

(b) The department may assess a civil penalty of not more than twenty thousand dollars, adjusted annually for inflation, based on the annual percentage change in the United States department of labor's bureau of labor statistics consumer price index for Denver-Aurora-Lakewood for all items paid by all urban consumers, or its applicable predecessor or successor index, for each day the person is in violation of this article 57. The assessed penalty accrues from the date the department finds that the person, corporation, or entity is in violation of this article 57. The department shall assess, enforce, and collect the penalty in accordance with article 4 of title 24 and credit the money to the general fund. Enforcement and collection of the penalty occurs following the decision reached in accordance with procedures set forth in section 24-4-105.

25-57-111. Rule-making authority. On or before July 1, 2024, the state board shall promulgate any rules necessary to implement this article 57. In promulgating rules, the state board
SHALL CONSIDER AND PROTECT THE INTERESTS OF DONOR-CONCEIVED PERSONS AND FAMILIES OF DONOR-CONCEIVED PERSONS, INCLUDING LESBIAN, GAY, BISEXUAL, AND TRANSGENDER PARENTS AND DONOR-CONCEIVED PERSONS AND SINGLE PARENTS.

25-57-112. Gamete agency, gamete bank, and fertility clinic fund - created. The GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC FUND, REFERRED TO IN THIS SECTION AS THE "FUND", IS CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY CREDITED TO THE FUND PURSUANT TO SECTION 25-57-110. THE MONEY IN THE FUND IS SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY FOR THE DIRECT AND INDIRECT COSTS OF THE DEPARTMENT IN PERFORMING ITS DUTIES PURSUANT TO THIS ARTICLE 57. AT THE END OF ANY FISCAL YEAR, ALL UNEXPENDED AND UNENCUMBERED MONEY IN THE FUND REMAINS IN THE FUND AND IS NOT CREDITED OR TRANSFERRED TO THE GENERAL FUND OR ANY OTHER FUND.

SECTION 2. Appropriation. For the 2022-23 state fiscal year, $192,293 is appropriated to the department of public health and environment for use by disease control and public health response. This appropriation is from the general fund and is based on an assumption that the department will require an additional 1.6 FTE. To implement this act, the department may use this appropriation for the regulatory oversight program related to laboratory services.

SECTION 3. Act subject to petition - effective date. 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.