Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 24-1129

LLS NO. 24-0270.01 Josh Schultz x5486

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A BILL FOR AN ACT

101 CONCERNING PROTECTIONS FOR DRIVERS ENGAGED WITH DELIVERY

102 NETWORK COMPANIES, AND, IN CONNECTION THEREWITH,

103 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 <u>http://leg.colorado.gov</u>.)

The bill requires a delivery network company (DNC) operating in the state to provide various disclosures to its drivers and to consumers of the DNC regarding payments that a consumer makes to the DNC and the amount that the DNC then pays to a driver.

The bill also requires a DNC to provide specified disclosures to the

HOUSE 3rd Reading Unamended April 22, 2024

> Amended 2nd Reading April 20, 2024

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division of labor standards and statistics (division) in the department of labor and employment regarding the DNC's operations in the state. The division shall make this information available to the public.

The bill imposes specific requirements on the manner in which a DNC may provide contracts to drivers and merchants.

The bill specifies how a DNC may deactivate a driver from the DNC's digital platform, including:

- Requiring that a DNC disclose specified information about the DNC's deactivation policy to drivers;
- Imposing requirements for how a DNC may amend the DNC's deactivation policy; and
- Creating procedures for a deactivation reconsideration meeting for administrative review of a driver's deactivation.

The division may adopt rules to provide reasonable safety and health protections for drivers. The bill requires that, when a DNC connects a consumer to a driver, the DNC prompt the consumer to encourage the consumer to ensure driver safety upon arrival, including ensuring a clear, well-lit, safe delivery path.

The bill requires that DNCs allow drivers at least 120 seconds to decide to accept a delivery task offer.

The division may impose fines against a DNC for violations of the bill. A consumer or driver aggrieved by a violation may file a civil suit against the DNC that committed the violation.

The director of the division is required to adopt rules necessary to implement the requirements of the bill by April 1, 2025.

1	Be it enacted by the	General Assembly	of the State	of Colorado:
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2	SECTION 1. In Colorado Revised Statutes, add 8-4-126 as
3	follows:
4	8-4-126. Cost and wage transparency from delivery network
5	companies - notice requirements - deactivation requirements -
6	enforcement - driver safety - task acceptance time - penalties -
7	definitions - rules. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT
8	OTHERWISE REQUIRES:
9	(a) "CONSUMER" MEANS AN INDIVIDUAL WHO USES A DIGITAL
10	PLATFORM TO ORDER DELIVERY SERVICES FROM A DELIVERY NETWORK
11	COMPANY.

(b) "DEACTIVATE" OR "DEACTIVATION" MEANS CONDUCT THAT A
 DELIVERY NETWORK COMPANY ENGAGES IN TO MATERIALLY RESTRICT A
 DRIVER'S ACCESS TO THE DIGITAL PLATFORM FOR MORE THAN
 SEVENTY-TWO HOURS, INCLUDING BLOCKING A DRIVER'S ACCESS TO THE
 DIGITAL PLATFORM, SUSPENDING A DRIVER, OR CHANGING A DRIVER'S
 STATUS FROM ELIGIBLE TO INELIGIBLE TO PROVIDE DELIVERY SERVICES
 THROUGH THE DELIVERY NETWORK COMPANY'S DIGITAL PLATFORM.

8 (c) (I) "DELIVERY NETWORK COMPANY" OR "DNC" MEANS ANY 9 PERSON THAT SELLS THE DELIVERY OF GOODS OR SERVICES, INCLUDING 10 DELIVERY PROVIDED AS PART OF THE SALE OF GOODS, IN THE STATE AND 11 THAT ENGAGES OR DISPATCHES DELIVERY DRIVERS THROUGH A DIGITAL 12 PLATFORM.

(II) "DELIVERY NETWORK COMPANY" OR "DNC" DOES NOT
INCLUDE A MOTOR CARRIER OF TOWED MOTOR VEHICLES REGULATED BY
THE PUBLIC UTILITIES COMMISSION PURSUANT TO PART 4 OF ARTICLE 10.1
OF TITLE 40 OR A MOTOR CARRIER OF HOUSEHOLD GOODS REGULATED BY
THE PUBLIC UTILITIES COMMISSION PURSUANT TO PART 5 OF ARTICLE 10.1
OF TITLE 40.

(d) "DELIVERY TASK" OR "TASK" MEANS THE TIME SPENT,
DISTANCE TRAVELED, AND ROUTE FOLLOWED BY A DRIVER TO PROVIDE
DELIVERY SERVICES TO A CONSUMER THROUGH A DELIVERY NETWORK
COMPANY, INCLUDING TRAVELING TO A MERCHANT'S BUSINESS; PICKING
UP FOOD, BEVERAGES, OR OTHER GOODS FOR DELIVERY; AND TAKING AND
DEPOSITING THE DELIVERY AT A DIFFERENT LOCATION, AS REQUESTED. A
DELIVERY TASK MAY ENCOMPASS MULTIPLE TRANSACTIONS.

26 (e) "DIGITAL PLATFORM" MEANS AN ONLINE APPLICATION,
27 INTERNET SITE, OR SYSTEM THAT A DELIVERY NETWORK COMPANY USES

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1 TO FACILITATE, MANAGE, OR FACILITATE AND MANAGE DELIVERY 2 SERVICES. 3 "DRIVER" MEANS AN INDIVIDUAL PROVIDING DELIVERY (f)4 SERVICES THROUGH A DELIVERY NETWORK COMPANY'S DIGITAL PLATFORM 5 IN A PERSONAL VEHICLE. 6 (g) "IRS MILEAGE RATE" MEANS THE FEDERAL INTERNAL REVENUE 7 SERVICE'S STANDARD MILEAGE RATE FOR BUSINESS USE. (h) "MERCHANT" MEANS A THIRD PARTY THAT SELLS GOODS OR 8 9 SERVICES TO CONSUMERS THROUGH A DELIVERY NETWORK COMPANY. (i) "TIP" MEANS A GRATUITY THAT A CONSUMER: 10 11 (I) INDICATES THROUGH A DIGITAL PLATFORM AS INTENDED FOR 12 DIRECT PAYMENT TO THE DRIVER; OR 13 (II) WOULD REASONABLY EXPECT TO BE PAID IN FULL TO THE 14 DRIVER. 15 (i) "TRANSACTION" MEANS AN ORDER THAT A CONSUMER MAKES 16 USING A DELIVERY NETWORK COMPANY'S DIGITAL PLATFORM TO REQUEST 17 THAT A DRIVER DELIVER FOOD, BEVERAGES, OR OTHER GOODS FROM A 18 MERCHANT. A DRIVER MAY PICK UP GOODS RELATED TO MULTIPLE 19 TRANSACTIONS AS PART OF A SINGLE DELIVERY TASK. 20 (2) Consumer payments. (a) ON THE SAME SCREEN ON WHICH A 21 DNC PROMPTS A CONSUMER TO LEAVE A TIP FOR A DRIVER, THE DNC 22 SHALL DISCLOSE IN A MANNER PROMINENTLY DISPLAYED ON THE SCREEN 23 THE AMOUNT OF MONEY THAT THE CONSUMER PAID OR WILL PAY FOR THE 24 TRANSACTION. 25 (b) A DNC SHALL NOT DECREASE THE AMOUNT THE DNC PAYS A 26 DRIVER FOR A DELIVERY TASK BASED ON THE AMOUNT OF A CUSTOMER'S 27 TIP FOR THAT DELIVERY TASK.

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1	(c) A DNC SHALL PAY A DRIVER ALL TIPS PAID BY A CONSUMER.
2	(d) THE INFORMATION DISCLOSED TO CONSUMERS PURSUANT TO
3	THIS SUBSECTION (2) MUST BE:
4	(I) PROMINENTLY DISPLAYED ON THE SCREEN;
5	(II) IN A FONT THAT IS AT LEAST ONE AND ONE-HALF TIMES LARGER
6	THAN THE FONT USED TO PRESENT ANY OTHER INFORMATION ON THE
7	SCREEN; AND
8	(III) PRESENTED USING DESIGN TECHNIQUES INTENDED TO DRAW
9	THE EYE TO THE INFORMATION.
10	(3) Wage transparency to driver. (a) EACH TIME A DNC OFFERS
11	A DELIVERY TASK TO A DRIVER WHO IS COMPENSATED ON A
12	PER-DELIVERY-TASK OR A PER-TRANSACTION BASIS, BUT NOT TO A DRIVER
13	WHO IS COMPENSATED FOR A BLOCK OF TIME FOR MULTIPLE DELIVERIES,
14	BEFORE THE DRIVER ACCEPTS THE TASK, THE DNC SHALL DISCLOSE TO
15	THE DRIVER THE FOLLOWING INFORMATION ON A SMARTPHONE OR SIMILAR
16	SCREEN IN A CLEARLY LEGIBLE FORMAT:
17	(I) The estimated or actual amount the driver will earn
18	FOR THE DELIVERY TASK, DISAGGREGATED TO SHOW THE FULL AND
19	ACCURATE AMOUNT OF ANY TIP OR REIMBURSEMENT;
20	(II) The number of transactions involved in the delivery
21	TASK;
22	(III) THE ADDRESS OR ADDRESSES WHERE THE FOOD, BEVERAGES,
23	OR OTHER GOODS MUST BE PICKED UP;
24	(IV) The cardinal and intercardinal direction from where
25	THE DRIVER IS REQUIRED TO PICK UP THE FOOD, BEVERAGES, OR OTHER
26	GOODS TO THE LOCATIONS WHERE THE FOOD, BEVERAGES, OR OTHER
27	GOODS MUST BE DELIVERED;

1	(V) THE ESTIMATED OR ACTUAL TIME THE DRIVER WILL SPEND ON
2	THE DELIVERY TASK; AND
3	(VI) THE ESTIMATED OR ACTUAL DISTANCE THE DRIVER WILL
4	TRAVEL FOR THE DELIVERY TASK.
5	(b) WITHIN TWENTY-FOUR HOURS AFTER A DRIVER COMPLETES A
6	DELIVERY TASK FOR WHICH THE DRIVER WAS PAID ON A
7	PER-DELIVERY-TASK OR A PER-TRANSACTION BASIS, OR AFTER SUCH A
8	DELIVERY TASK IS CANCELLED, BUT NOT FOR A DRIVER WHO IS
9	COMPENSATED FOR A BLOCK OF TIME FOR MULTIPLE DELIVERIES, A DNC
10	MUST DISCLOSE TO THE DRIVER BY E-MAIL OR OTHER MECHANISM THAT
11	REMAINS AVAILABLE TO THE DRIVER FOR AT LEAST ONE YEAR IN A
12	CLEARLY LEGIBLE FORMAT:
13	(I) The actual amount the driver was paid for the delivery
14	TASK, DISAGGREGATED TO SHOW THE AMOUNT OF ANY TIP OR
15	REIMBURSEMENT;
16	(II) THE FULL AND ACCURATE AMOUNT OF ANY TIP PAID BY THE
17	CONSUMER;
18	(III) The actual time the driver spent on the delivery task;
19	(IV) THE ACTUAL DISTANCE THE DRIVER TRAVELED FOR THE
20	DELIVERY TASK; AND
21	(V) IF THE DELIVERY TASK OR A TRANSACTION WAS CANCELLED,
22	WHO INITIATED THE CANCELLATION.
23	(c) IF A DNC COMPENSATES A DRIVER FOR A BLOCK OF TIME FOR
24	MULTIPLE DELIVERIES, THE DNC SHALL PROMINENTLY DISPLAY ON THE
25	SCREEN, PRIOR TO THE DRIVER ACCEPTING THE BLOCK OF TIME, THE
26	MINIMUM AMOUNT THE $\overline{\text{DNC}}$ WILL PAY THE DRIVER FOR COMPLETING
27	DELIVERIES DURING THE SPECIFIED BLOCK OF TIME AND PROMINENTLY

1	DISPLAY THE FOLLOWING INFORMATION ON THE SCREEN WHEN THE BLOCK
2	OF TIME BEGINS:
3	(I) THE TOTAL NUMBER OF DELIVERIES TO BE COMPLETED DURING
4	THE SPECIFIED BLOCK OF TIME;
5	(II) A REASONABLE ESTIMATE OF THE ENGAGED TIME REQUIRED TO
6	COMPLETE ALL ASSIGNED DELIVERIES;
7	(III) THE RANGE OF TIME IN WHICH THE DELIVERIES CAN BE
8	COMPLETED;
9	(IV) A REASONABLE ESTIMATE OF THE NUMBER OF MILES
10	REQUIRED TO COMPLETE ALL DELIVERIES;
11	(V) THE APPROXIMATE PICK-UP AND DROP-OFF LOCATIONS FOR
12	ALL DELIVERIES; AND
13	(VI) CLEAR INFORMATION ON WHICH DELIVERIES NEED TO BE
14	COMPLETED WITHIN SPECIFIC TIME WINDOWS.
15	(d) WITHIN TWENTY-FOUR HOURS AFTER A DRIVER COMPLETES A
16	DELIVERY TASK FOR WHICH THE DRIVER WAS COMPENSATED FOR A BLOCK
17	OF TIME, OR AFTER SUCH A DELIVERY TASK IS CANCELED, A $\overline{\mathrm{DNC}}$ SHALL
18	MAKE THE FOLLOWING DISCLOSURES TO THE DRIVER BY E-MAIL OR OTHER
19	MECHANISM THAT REMAINS AVAILABLE TO THE DRIVER FOR AT LEAST ONE
20	YEAR:
21	(I) The actual amount the driver was paid for the delivery
22	TASK, DISAGGREGATED TO SHOW THE AMOUNT OF ANY TIP OR
23	REIMBURSEMENT;
24	(II) THE FULL AND ACCURATE AMOUNT OF ANY TIP PAID BY THE
25	CONSUMER;
26	(III) The actual time the driver spent on the delivery task;
27	(IV) THE ACTUAL DISTANCE THE DRIVER TRAVELED FOR THE

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1 DELIVERY TASK; AND

2 (V) IF THE DELIVERY TASK OR A TRANSACTION WAS CANCELLED, 3 WHO INITIATED THE CANCELLATION. 4 (e) (I) A DNC SHALL: 5 (A) WITHIN THIRTY DAYS AFTER THE END OF EACH CALENDAR 6 QUARTER, PROVIDE TO EACH DRIVER, BY E-MAIL OR THROUGH THE DIGITAL 7 PLATFORM, A DISCLOSURE IDENTIFYING AT LEAST THE TOTAL NUMBER OF 8 MILES TRAVELED TO COMPLETE EACH DELIVERY TASK THROUGH THE DNC 9 DURING THE CALENDAR QUARTER AND THE IRS MILEAGE RATE 10 APPLICABLE FOR THE CALENDAR QUARTER; OR 11 (B) WITHIN THIRTY DAYS AFTER THE END OF EACH CALENDAR 12 MONTH, PROVIDE TO EACH DRIVER, BY E-MAIL OR THROUGH THE DIGITAL 13 PLATFORM, A DISCLOSURE IDENTIFYING AT LEAST THE TOTAL NUMBER OF 14 MILES TRAVELED TO COMPLETE EACH DELIVERY TASK THROUGH THE DNC 15 DURING THE CALENDAR MONTH AND THE \overline{IRS} mileage rate applicable 16 FOR THE CALENDAR MONTH. 17 (II) FOR EACH DELIVERY TASK, THE DNC SHALL CALCULATE THE 18 MILES TRAVELED TO COMPLETE A DELIVERY TASK AS ALL MILES TRAVELED 19 FROM THE LOCATION WHERE THE DRIVER ACCEPTED A DELIVERY TASK TO 20 THE LOCATION WHERE THE DRIVER DROPPED OFF THE LAST ITEM TO BE 21 DELIVERED AS PART OF THAT DELIVERY TASK. 22 (III) AS PART OF THE DISCLOSURES MADE PURSUANT TO 23 SUBSECTION (3)(e)(I) OF THIS SECTION, THE DNC MAY INCLUDE A NOTICE 24 THAT THIS DISCLOSURE IS NOT TAX ADVICE AND THAT THE DRIVER SHOULD 25 CONTACT A TAX PROFESSIONAL. (f) THE INFORMATION DISCLOSED TO A DRIVER PURSUANT TO THIS 26

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27 SUBSECTION (3) MUST BE:

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1	(I) PROMINENTLY DISPLAYED ON THE SCREEN OR IN THE E-MAIL;
2	(II) IN A FONT THAT IS AT LEAST ONE AND ONE-HALF TIMES LARGER
3	THAN THE FONT USED TO PRESENT ANY OTHER INFORMATION ON THE
4	SCREEN OR IN THE E-MAIL; AND
5	(III) PRESENTED USING DESIGN TECHNIQUES INTENDED TO DRAW
6	THE EYE TO THE INFORMATION.
7	(4) Contract transparency - rules. (a) A DNC SHALL OFFER A
8	DRIVER A CONTRACT OR CHANGES TO A CONTRACT ON THE DIGITAL
9	PLATFORM AND BY E-MAIL.
10	(b) A DNC SHALL INCLUDE IN A CONTRACT A TABLE OF CONTENTS
11	DESCRIBING THE TERMS OR SECTIONS OF THE CONTRACT ON THE FIRST
12	PAGE OF THE CONTRACT.
13	(c) All material terms of a contract the \overline{DNC} offers to a
14	DRIVER MUST BE DISCLOSED IN PLAIN LANGUAGE.
15	(d) WHEN PROVIDING A NEW DRIVER WITH A CONTRACT, A DNC
16	SHALL PROMINENTLY DISPLAY THE CONTRACT ON THE SCREEN AND E-MAIL
17	THE CONTRACT AT THE TIME THE DRIVER APPLIES TO WORK FOR THE $\overline{\mathrm{DNC}}$.
18	(e) WHEN A DNC CHANGES A CONTRACT OR ISSUES A NEW
19	CONTRACT, THE DNC SHALL:
20	(I) E-MAIL THE CONTRACT TO ALL DRIVERS ENGAGED ON THE
21	DIGITAL PLATFORM AT LEAST FOURTEEN DAYS BEFORE THE CONTRACT
22	BECOMES ENFORCEABLE; AND
23	(II) POST THE CONTRACT ONLINE, IN THE DIGITAL PLATFORM, OR
24	IN ANOTHER LOCATION THAT IS AVAILABLE TO THE PUBLIC ON AN ONGOING
25	BASIS FOR AT LEAST FOURTEEN DAYS BEFORE THE CONTRACT BECOMES
26	ENFORCEABLE.
27	(f) A DNC SHALL PROVIDE DRIVERS WITH CONTRACTS IN ENGLISH,

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1	SPANISH, ARABIC, AND UP TO THREE ADDITIONAL LANGUAGES COMMONLY
2	SPOKEN BY DRIVERS IN THE STATE, AS DETERMINED BY THE DIRECTOR.
3	(g) ONCE A DRIVER AGREES TO A CONTRACT WITH THE DNC, THE
4	DNC SHALL E-MAIL THE CONTRACT TO THE DRIVER AND MAKE THE SIGNED
5	CONTRACT CONTINUOUSLY AVAILABLE TO THE DRIVER ON THE DIGITAL
6	PLATFORM.
7	(5) Account deactivation transparency - deactivation challenge
8	procedure - rules. (a) A DNC SHALL DEVELOP AND MAINTAIN AN
9	ACCOUNT DEACTIVATION POLICY. THE POLICY MUST:
10	(I) BE IN WRITING, WHICH MAY BE IN AN ELECTRONIC FORMAT;
11	(II) DEFINE WHAT CONSTITUTES A VIOLATION THAT MAY RESULT
12	IN AN ACCOUNT DEACTIVATION AND BE SPECIFIC ENOUGH FOR A DRIVER TO
13	REASONABLY UNDERSTAND WHAT CONSTITUTES A VIOLATION;
14	(III) BE PROVIDED TO THE DRIVER PRIOR TO THE DRIVER
15	PROVIDING DELIVERY SERVICES THROUGH THE DNC 'S DIGITAL PLATFORM;
16	AND
17	(IV) BE AVAILABLE TO THE DRIVER IN ENGLISH, SPANISH, ARABIC,
18	AND UP TO THREE ADDITIONAL LANGUAGES COMMONLY SPOKEN BY DNC
19	DRIVERS IN THE STATE, AS DETERMINED BY THE DIRECTOR.
20	(b) A DNC SHALL PROVIDE THE ACCOUNT DEACTIVATION POLICY
21	TO THE DIVISION IN ENGLISH, SPANISH, ARABIC, AND UP TO THREE
22	ADDITIONAL LANGUAGES COMMONLY SPOKEN BY DRIVERS IN THE STATE,
23	AS DETERMINED BY THE DIRECTOR. THE DIVISION SHALL POST THE $\overline{\text{DNC}}$'s
24	ACCOUNT DEACTIVATION POLICY AND ANY REVISIONS TO THE DNC'S
25	ACCOUNT DEACTIVATION POLICY PUBLICLY ON THE DIVISION'S WEBSITE
26	FOR AT LEAST THIRTY DAYS BEFORE THE DEACTIVATION POLICY BECOMES
27	ENFORCEABLE.

1	(c) A DNC SHALL NOT DEACTIVATE A DRIVER UNLESS THE
2	DEACTIVATION IS CONSISTENT WITH THE $\overline{\mathrm{DNC}}$ 'S DEACTIVATION POLICY
3	ADOPTED AND DISTRIBUTED IN ACCORDANCE WITH THIS SUBSECTION (5) .
4	(d) A DNC shall provide a driver with written notice of an
5	ACCOUNT DEACTIVATION IN AN ELECTRONIC FORMAT VIA E-MAIL, TEXT
6	MESSAGE, OR THROUGH THE DNC'S DIGITAL PLATFORM UPON THE
7	EFFECTIVE DATE OF THE DEACTIVATION. A NOTICE REQUIRED BY THIS
8	SECTION MUST INCLUDE THE FOLLOWING INFORMATION:
9	(I) SUFFICIENT INFORMATION FOR THE DRIVER TO REASONABLY
10	UNDERSTAND THE REASONS FOR THE ACCOUNT DEACTIVATION, INCLUDING
11	THE PROVISION OF THE $\overline{\mathrm{DNC}}$ 'S ACCOUNT DEACTIVATION POLICY THAT WAS
12	VIOLATED;
13	(II) THE EFFECTIVE DATE OF THE ACCOUNT DEACTIVATION;
14	(III) A DESCRIPTION OF THE STEPS, IF ANY, THE DRIVER CAN TAKE
15	TO REMEDY THE VIOLATION; AND
16	(IV) NOTIFICATION OF THE DRIVER'S RIGHT TO CHALLENGE THE
17	ACCOUNT DEACTIVATION PURSUANT TO SUBSECTION (5)(e) OF THIS
18	SECTION; AND
19	(V) THE DNC'S PROCESS FOR CHALLENGING AN ACCOUNT
20	DEACTIVATION OR A LINK TO A DESCRIPTION OF THAT PROCESS.
21	(e) (I) A DRIVER HAS THE RIGHT TO CHALLENGE THE DRIVER'S
22	ACCOUNT DEACTIVATION THROUGH AN INTERNAL ACCOUNT
23	DEACTIVATION CHALLENGE PROCEDURE ESTABLISHED BY THE DNC.
24	(II) A DNC SHALL CREATE AN INTERNAL ACCOUNT DEACTIVATION
25	CHALLENGE PROCEDURE THAT MUST BE MADE AVAILABLE TO THE DRIVER
26	IMMEDIATELY UPON NOTICE OF THE DRIVER'S ACCOUNT DEACTIVATION
27	AND FOR UP TO THIRTY DAYS AFTER THE DATE OF THE DEACTIVATION

1 NOTICE.

2	(III) A DNC SHALL PROVIDE THE DNC'S INTERNAL ACCOUNT
3	DEACTIVATION CHALLENGE PROCEDURE TO THE DRIVER ALONG WITH THE
4	DEACTIVATION NOTICE PROVIDED PURSUANT TO SUBSECTION $(5)(d)$ OF
5	THIS SECTION IN A FORMAT THAT IS READILY ACCESSIBLE TO THE DRIVER.
6	(IV) A DNC SHALL REVIEW AND RESPOND TO A DRIVER'S
7	CHALLENGE TO AN ACCOUNT DEACTIVATION WITHIN FOURTEEN DAYS
8	AFTER RECEIVING THE CHALLENGE. A DNC'S RESPONSE TO A DRIVER'S
9	CHALLENGE TO AN ACCOUNT DEACTIVATION MUST INCLUDE A WRITTEN
10	STATEMENT, WHICH MAY BE IN AN ELECTRONIC FORMAT, PROVIDING ONE
11	OF THE FOLLOWING:
12	(A) A DETERMINATION REAFFIRMING THE ACCOUNT
13	DEACTIVATION, INCLUDING A DESCRIPTION OF THE STEPS, IF ANY, THE
14	DRIVER CAN TAKE TO REMEDY THE VIOLATION, AND A SUMMARY OF THE
15	REASONS THAT THE ACCOUNT DEACTIVATION IS REAFFIRMED;
16	(B) ANY CIRCUMSTANCES NECESSITATING A DELAYED TIMELINE
17	FOR THE $\overline{\mathrm{DNC}}$ 'S RESPONSE AND AN ANTICIPATED DATE FOR A RESPONSE
18	EITHER REAFFIRMING THE ACCOUNT DEACTIVATION OR REINSTATING THE
19	DRIVER; OR
20	(C) A DETERMINATION THAT THE DRIVER DID NOT VIOLATE THE
21	DNC'S ACCOUNT DEACTIVATION POLICY AND INFORMATION REGARDING
22	WHEN THE DRIVER'S ACCESS TO THE DIGITAL PLATFORM WILL BE
23	REINSTATED.
24	(V) FOLLOWING THE CONCLUSION OF THE INTERNAL ACCOUNT
25	DEACTIVATION CHALLENGE PROCEDURE, THE DNC MUST REINSTATE THE
26	DRIVER'S ACCESS TO THE DIGITAL PLATFORM IF THE DNC DETERMINES
27	THAT THE DRIVER DID NOT VIOLATE THE $\overline{\mathrm{DNC}}$ 'S ACCOUNT DEACTIVATION

POLICY OR THAT THE DRIVER CORRECTED ANY VIOLATION. THE DNC MUST
 REINSTATE THE DRIVER'S ACCESS AS SOON AS POSSIBLE AND NO LATER
 THAN SEVENTY-TWO HOURS FOLLOWING THE DNC PROVIDING THE
 WRITTEN STATEMENT PURSUANT TO SUBSECTION (5)(e)(IV) OF THIS
 SECTION.

6 (f) THIS SUBSECTION (5) SHALL NOT BE INTERPRETED TO REQUIRE
7 A DNC TO PROVIDE A DRIVER WITH ANY INFORMATION THAT A DNC
8 REASONABLY BELIEVES COULD COMPROMISE THE SAFETY OR PRIVACY OF
9 A CONSUMER.

10 (6) Driver safety. EACH TIME A DNC CONNECTS A CONSUMER TO
11 A DRIVER, THE DNC SHALL PROMPT THE CONSUMER AS A MEANS TO
12 ENCOURAGE THE CONSUMER TO ENSURE DRIVER SAFETY UPON ARRIVAL,
13 INCLUDING BY ENSURING A CLEAR, WELL-LIT, SAFE DELIVERY PATH AND
14 ENSURING ALL PETS ARE PROPERLY SECURED.

15 (7) Task acceptance time. (a) A DNC SHALL ENSURE ALL
16 DRIVERS HAVE AT LEAST SIXTY SECONDS AFTER A DELIVERY TASK OFFER
17 IS DISPLAYED ON THE DRIVER'S SMARTPHONE OR SIMILAR SCREEN TO
18 DECIDE WHETHER OR NOT TO ACCEPT THE OFFER.

19 (b) TO ENSURE ALL DRIVERS HAVE THE FULL AMOUNT OF TIME TO 20 DECIDE WHETHER TO ACCEPT A DELIVERY TASK OFFER PURSUANT TO 21 SUBSECTION (8)(a) OF THIS SECTION, A DNC SHALL NOT PENALIZE OR 22 RETALIATE AGAINST A DRIVER FOR A FAILURE TO RESPOND TO A DELIVERY 23 TASK OFFER IN A PERIOD OF LESS THAN SIXTY SECONDS AFTER DISPLAYING 24 THE OFFER ON THE DRIVER'S SMARTPHONE OR SIMILAR SCREEN, AND A 25 DNC SHALL NOT REQUIRE OR ENCOURAGE THE DRIVER TO RESPOND TO A 26 DELIVERY TASK OFFER IN A PERIOD OF LESS THAN SIXTY SECONDS AFTER 27 DISPLAYING THE OFFER ON THE DRIVER'S SMARTPHONE OR SIMILAR 1 SCREEN.

2 (8) Penalties, fines, and enforcement. (a) IF A DNC VIOLATES 3 THIS SECTION, THE DNC MAY BE SUBJECT TO: 4 (I) STATUTORY DAMAGES IN THE AMOUNT OF ONE THOUSAND 5 DOLLARS, AS DETERMINED BY A COURT, IN A CIVIL ACTION BROUGHT 6 PURSUANT TO SUBSECTION (8)(d) OF THIS SECTION ON A PER-CONSUMER 7 OR A PER-DRIVER BASIS, WHICH AMOUNT THE DNC SHALL PAY TO THE 8 CONSUMER OR DRIVER AFFECTED BY THE VIOLATION; 9 (II) A FINE OF ONE HUNDRED DOLLARS PER VIOLATION, AS 10 DETERMINED BY THE DIRECTOR ON A PER-CONSUMER OR A PER-DRIVER 11 BASIS, WHICH AMOUNT THE DNC SHALL PAY TO THE DIVISION; AND 12 (III) INJUNCTIVE RELIEF PURSUANT TO SUBSECTION (8)(d)(II) OF 13 THIS SECTION. 14 (b) THE DIVISION MAY INVESTIGATE ALLEGED VIOLATIONS IN 15 RESPONSE TO COMPLAINTS FILED OR AT THE DIVISION'S DISCRETION. 16 (c) THE DIRECTOR SHALL ESTABLISH PROCEDURES FOR DRIVERS 17 AND CONSUMERS TO SUBMIT COMPLAINTS TO THE DIVISION AND FOR THE 18 DIVISION'S INVESTIGATIONS, HEARINGS, AND IMPOSITION OF FINES 19 PURSUANT TO THIS SUBSECTION (8). 20 (d) (I) A PERSON AGGRIEVED BY A DNC'S VIOLATION OF THIS 21 SECTION MAY FILE A CIVIL ACTION AGAINST THE DNC IN THE DISTRICT 22 COURT WHERE: 23 (A) THE PERSON RESIDES; 24 (B) THE VIOLATION OCCURRED; OR 25 (C) THE DNC HAS A PHYSICAL PLACE OF BUSINESS IN THE STATE. 26 (II) THE PERSON FILING THE CIVIL ACTION MAY SEEK: 27 (A) INJUNCTIVE RELIEF FROM THE DISTRICT COURT TO COMPEL A 1 **DNC** TO COMPLY WITH THIS SECTION;

2 (B) STATUTORY DAMAGES AS SPECIFIED IN SUBSECTION (8)(a)(I)
3 OF THIS SECTION; AND

4 (C) ANY ACTUAL DAMAGES SUSTAINED AS A RESULT OF THE 5 VIOLATION.

6 (e) THE DIRECTOR SHALL TRANSFER THE FINES COLLECTED
7 PURSUANT TO SUBSECTION (8)(a)(II) OF THIS SECTION TO THE GENERAL
8 FUND.

9 (9) A DNC NEED NOT COMPLY WITH THE PROVISIONS OF THIS 10 SECTION WITH RESPECT TO DRIVERS OR DELIVERY TASKS PERFORMED BY 11 DRIVERS WHO ANNUALLY RECEIVE OR WILL RECEIVE A FEDERAL FORM W-2 12 FROM THE DNC REFLECTING ALL AMOUNTS EARNED BY THE DRIVER WHILE 13 PERFORMING SERVICES DISPATCHED OR FACILITATED THROUGH THE DNC'S 14 DIGITAL PLATFORM. 15 (10) **Rules.** The director shall adopt rules necessary to 16 IMPLEMENT THIS SECTION.

SECTION 2. Appropriation. For the 2024-25 state fiscal year, \$163,409 is appropriated to the department of labor and employment for use by the division of labor standards and statistics. This appropriation is from the general fund and is based on an assumption the division will require an additional 1.6 FTE. To implement this act, the division may use this appropriation for program costs related to labor standards.

SECTION 3. Act subject to petition - effective date applicability. (1) Except as specified in subsection (2) of this section,
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

1 article V of the state constitution against this act or an item, section, or 2 part of this act within such period, then the act, item, section, or part will 3 not take effect unless approved by the people at the general election to be 4 held in November 2024 and, in such case, will take effect on the date of 5 the official declaration of the vote thereon by the governor. 6 (2) Section 8-4-126 (8)(a), (8)(b), and (8)(c), Colorado Revised 7 Statutes, as enacted in section 1 of this act, takes effect January 1, 2025. 8 (3) This act applies to contracts executed or renewed on or after

9 the applicable effective dates of this act.