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

# REREVISED

Reading Unamended May 7, 2024

3rd

SENATE Amended 2nd Reading May 6, 2024

> Amended 3rd Reading April 26, 2024

Amended 2nd Reading April 25, 2024

HOUSE

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This Version Includes All Amendments Adopted in the Second House HOUSE BILL 24-1157

LLS NO. 24-0715.01 Rebecca Bayetti x4348

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### A BILL FOR AN ACT

101	<b>CONCERNING</b> S	UPPORT FOF	<b>COLORADO</b>	EMPLOYEE-OWNED
102	BUSINESSES	, AND, IN CON	NECTION THERE	WITH, SUPPORT FOR
103	BUSINESSES	TRANSITIONI	NG TO AND IN TH	HE EARLY STAGES OF
104	EMPLOYEE	OWNERSHIP A	ND MAKING AN A	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 creates the employee ownership office, which was originally created administratively by the governor in 2020, as a statutory entity within the office of economic development and international trade (OEDIT). The bill also creates an income tax credit for specified costs incurred by new employee-owned businesses, to be administered by the employee ownership office.

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

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

4 (a) The general assembly has demonstrated an ongoing 5 commitment to ensuring that communities and local economies from 6 across Colorado are provided with the opportunities and direct support 7 they need to thrive, as well as recover from the COVID-19 pandemic;

8 (b) The office of economic development and international trade 9 develops and manages a wide range of programs dedicated to supporting 10 the economic growth and development of businesses of all sizes, local 11 economies in every corner of Colorado, and Colorado's statewide 12 economy;

(c) It is a priority of the general assembly to ensure that programs of the office of economic development and international trade are accessible and impactful in both rural and urban communities, ensuring that the entire state of Colorado can achieve and sustain a healthy economy that works for everyone and protects what makes Colorado the best state in the country in which to live, work, start a business, raise a family, and retire;

(d) In 2020, the governor administratively created the employee
ownership office within the office of economic development and
international trade to ensure that, as people reach retirement age and
business owners consider what to do with their businesses, communities
can retain homegrown economic opportunities through employee

1 ownership models;

2 (e) The employee ownership office allows Colorado to retain
3 business development within communities instead of exporting
4 entrepreneurship; and

(f) Since the formation of the employee ownership office under
the business support division within the office of economic development
and international trade, it has:

8 (I) Built critical individual connections with Colorado's small 9 businesses and provided one-to-one consulting support and financial 10 support of off-setting the costs associated with transitioning into an 11 employee ownership model;

(II) Coordinated with other state and federal partners to providea holistic approach to meeting community needs; and

(III) Provided feedback to improve internal programs and inform
the development of new initiatives, high-level policy decisions, and
legislation that influences rural economic development statewide.

SECTION 2. In Colorado Revised Statutes, add 24-48.5-135 as
follows:

19 24-48.5-135. Employee ownership office - creation - duties.
20 (1) THE EMPLOYEE OWNERSHIP OFFICE IS CREATED WITHIN THE OFFICE OF
21 ECONOMIC DEVELOPMENT. THE DIRECTOR OF THE OFFICE OF ECONOMIC
22 DEVELOPMENT DESIGNATES AND SUPERVISES THE DIRECTOR OF THE
23 EMPLOYEE OWNERSHIP OFFICE.

(2) THE EMPLOYEE OWNERSHIP OFFICE SHALL:

24

(a) SUPPORT THE DEVELOPMENT AND ADVANCEMENT OF
EMPLOYEE-OWNED BUSINESSES, ESPECIALLY BY PROVIDING TECHNICAL
SUPPORT TO SMALL BUSINESS OWNERS LOOKING TO TRANSITION INTO

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EMPLOYEE OWNERSHIP MODELS THROUGH THE OFFICE OF ECONOMIC
 DEVELOPMENT;

3 (b) PROVIDE SUPPORT AND COORDINATION WITH OTHER STATE
4 AGENCIES AND PROGRAMS THAT DEAL WITH EMPLOYEE OWNERSHIP
5 MATTERS; AND

6 (c) MEASURE THE SUCCESS OF PROGRAM OUTREACH AND CONDUCT
7 RESEARCH TO DETERMINE WHETHER COLORADO'S SMALL BUSINESS
8 OWNERS EXPERIENCE INCREASED GROWTH, STABILITY, OR VIABILITY OF
9 THEIR BUSINESSES AND ADDITIONAL EMPLOYEE ENGAGEMENT IN
10 EMPLOYEE OWNERSHIP STRUCTURES AS A RESULT OF THE EFFORTS OF THE
11 EMPLOYEE OWNERSHIP OFFICE.

SECTION 3. In Colorado Revised Statutes, add 39-22-542.5 as
follows:

14 **39-22-542.5.** Tax credit for new employee-owned businesses 15 - employee ownership cash fund - tax preference performance 16 statement - legislative declaration - definitions - repeal. (1) Tax 17 preference performance statement. (a) IN ACCORDANCE WITH SECTION 18 39-21-304, WHICH REQUIRES EACH BILL THAT CREATES A NEW TAX 19 EXPENDITURE TO INCLUDE A TAX PREFERENCE PERFORMANCE STATEMENT 20 AS PART OF A STATUTORY LEGISLATIVE DECLARATION, THE GENERAL 21 ASSEMBLY FINDS AND DECLARES THAT THE PURPOSES OF THE TAX CREDIT 22 CREATED IN THIS SECTION ARE TO INDUCE CERTAIN DESIGNATED BEHAVIOR 23 BY TAXPAYERS, TO CREATE OR RETAIN JOBS, AND TO PROVIDE INCOME TAX 24 RELIEF FOR CERTAIN BUSINESSES OR INDIVIDUALS. SPECIFICALLY, THE TAX 25 CREDIT FACILITATES EMPLOYEE OWNERSHIP AND THE RETENTION OF 26 COMMUNITY INVESTMENT AND WEALTH BY BUSINESS OWNERS AND 27 EMPLOYEES IN A COMMUNITY.

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(b) THE GENERAL ASSEMBLY AND THE STATE AUDITOR SHALL
 MEASURE THE EFFECTIVENESS OF THE TAX CREDIT IN ACHIEVING THE
 PURPOSES SPECIFIED IN SUBSECTION (1)(a) OF THIS SECTION BASED ON THE
 INFORMATION REQUIRED TO BE MAINTAINED BY AND REPORTED TO THE
 STATE AUDITOR BY THE EMPLOYEE OWNERSHIP OFFICE PURSUANT TO
 SUBSECTION (7)(b) OF THIS SECTION.

7 (2) Definitions. As used in this section, unless the context
8 OTHERWISE REQUIRES:

9 (a) "ALTERNATE EQUITY STRUCTURE" MEANS A MECHANISM 10 UNDER WHICH AN EMPLOYER GRANTS TO EMPLOYEES A FORM OF 11 EMPLOYEE OWNERSHIP, INCLUDING BUT NOT LIMITED TO AN EMPLOYEE 12 STOCK PURCHASE PLAN, LLC MEMBERSHIP, PHANTOM STOCK, PROFIT 13 INTEREST, RESTRICTED STOCK, STOCK APPRECIATION RIGHT, STOCK 14 OPTION, OR SYNTHETIC EQUITY. THE OFFICE MAY DEVELOP GUIDELINES 15 THAT CLARIFY THE TYPES OF EMPLOYEE OWNERSHIP GRANTS THAT 16 QUALIFY AS AN ALTERNATE EQUITY STRUCTURE. AN ALTERNATE EQUITY 17 STRUCTURE MUST AT A MINIMUM:

18 (I) GRANT RIGHTS TO OR BE OFFERED TO AT LEAST TWENTY 19 PERCENT OF AN EMPLOYER'S ELIGIBLE WORKERS, OR GRANT RIGHTS TO OR 20 BE OFFERED TO AT LEAST TWENTY PERCENT OF ELIGIBLE WORKERS OF AN 21 EMPLOYER THAT IS OWNED BY OR OPERATED FOR THE BENEFIT OF ELIGIBLE 22 WORKERS IN A BROAD-BASED EMPLOYEE OWNERSHIP TRANSITION. FOR 23 PURPOSES OF THIS SUBSECTION (2)(a), "ELIGIBLE WORKERS" MEANS ALL 24 FULL-TIME EMPLOYEES, REGULAR EMPLOYEES, NON-SEASONAL 25 EMPLOYEES, NON-MANAGERIAL EMPLOYEES, AND CONTRACT LABOR.

26 (II) HAVE THE PARTICIPATION OF AT LEAST TWENTY PERCENT OF
27 AN EMPLOYER'S ELIGIBLE WORKERS;

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(III) ALLOCATE AT LEAST TWENTY PERCENT OF THE FULLY
 DILUTED SECURITIES OR RIGHTS TO A SYNTHETIC INTEREST IN SECURITIES
 TO PARTICIPATING ELIGIBLE WORKERS, OR ALLOCATE TWENTY PERCENT OF
 NET PROFIT FROM OPERATIONS TO PARTICIPATING ELIGIBLE WORKERS; AND

5 (IV) GRANT TO PARTICIPATING ELIGIBLE WORKERS
6 INFORMATIONAL RIGHTS, DECISION-MAKING RIGHTS, AND NON-FINANCIAL
7 RIGHTS THAT ARE EQUAL TO OR GREATER THAN THE RIGHTS THAT ARE
8 GRANTED TO HOLDERS OF THE EMPLOYER'S COMMON STOCK OR HOLDERS
9 OF THE EMPLOYER'S RESIDUAL MEMBERSHIP INTEREST.

10 (b) "DEPARTMENT" MEANS THE COLORADO DEPARTMENT OF11 REVENUE.

(c) "ELIGIBLE COSTS" MEANS COSTS INCURRED AS A RESULT OF
BEING A NEW EMPLOYEE-OWNED BUSINESS, AS DETAILED IN THE
GUIDELINES ISSUED BY THE OFFICE, INCLUDING COSTS ASSOCIATED WITH
ACCOUNTING, LEGAL, BUSINESS ADVISORY, AND SIMILAR PROFESSIONAL
SERVICES THAT ARE INCURRED AS A RESULT OF BEING A NEW
EMPLOYEE-OWNED BUSINESS.

18 (d) "EMPLOYEE-OWNED BUSINESS" MEANS A TAXPAYER THAT IS
19 SUBJECT TO TAX UNDER THIS ARTICLE 22, INCLUDING BUT NOT LIMITED TO
20 A C CORPORATION, S CORPORATION, LIMITED LIABILITY COMPANY,
21 PARTNERSHIP, LIMITED LIABILITY PARTNERSHIP, SOLE PROPRIETORSHIP, OR
22 OTHER SIMILAR PASS-THROUGH ENTITY, THAT:

23 (I) IS OWNED IN WHOLE OR IN PART BY AN EMPLOYEE OWNERSHIP
 24 TRUST:

25 (II) HAS AN EMPLOYEE STOCK OWNERSHIP PLAN, IS BENEFICIALLY
26 OWNED IN WHOLE OR IN PART BY A WORKER-OWNED COOPERATIVE, OR HAS
27 AN ALTERNATE EQUITY STRUCTURE; AND

(III) HAS ITS CORPORATE HEADQUARTERS LOCATED IN THIS STATE.
 FOR PURPOSES OF THIS SUBSECTION (2)(d), "CORPORATE HEADQUARTERS"
 MEANS THE SOLE LOCATION WITHIN A REGIONAL OR NATIONAL AREA
 WHERE THE TAXPAYER'S STAFF MEMBERS OR EMPLOYEES ARE DOMICILED
 AND EMPLOYED, AND WHERE THE MAJORITY OF THE TAXPAYER'S
 FINANCIAL, PERSONNEL, LEGAL, PLANNING, OR OTHER BUSINESS
 FUNCTIONS ARE CONDUCTED ON A REGIONAL OR NATIONAL BASIS.

8 (e) "EMPLOYEE OWNERSHIP OFFICE" OR "OFFICE" MEANS THE
9 EMPLOYEE OWNERSHIP OFFICE CREATED IN SECTION 24-48.5-135.

(f) "EMPLOYEE OWNERSHIP TRUST" MEANS AN INDIRECT FORM OF
EMPLOYEE OWNERSHIP IN WHICH A TRUST HOLDS A CONTROLLING STAKE
IN A BUSINESS AND BENEFITS ALL EMPLOYEES ON AN EQUAL BASIS AND
OTHERWISE MEETS THE DEFINITION OF AN ALTERNATE EQUITY STRUCTURE.
(g) "EMPLOYEE STOCK OWNERSHIP PLAN" HAS THE SAME MEANING
AS SET FORTH IN SECTION 4975 (e)(7) OF THE INTERNAL REVENUE CODE,

16 AS AMENDED.

17 (h) "NEW EMPLOYEE-OWNED BUSINESS" MEANS AN
18 EMPLOYEE-OWNED BUSINESS THAT HAS BEEN AN EMPLOYEE-OWNED
19 BUSINESS FOR SEVEN YEARS OR FEWER.

20 (i) "QUALIFIED BUSINESS" MEANS A TAXPAYER THAT IS A NEW
21 EMPLOYEE-OWNED BUSINESS.

(j) "Securities" has the same meaning as the term
"security" set forth in 15 U.S.C. sec. 77b (a)(1).

24 (k) "TAX CREDIT" MEANS THE CREDIT AGAINST INCOME TAX25 CREATED IN THIS SECTION.

26 (1) "TAXPAYER" MEANS A PERSON SUBJECT TO TAX PURSUANT TO
27 THIS ARTICLE 22.

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(m) "WORKER-OWNED COOPERATIVE" HAS THE SAME MEANING AS
 SET FORTH IN SECTION 1042 (c)(2) OF THE INTERNAL REVENUE CODE, AS
 AMENDED.

4 Tax credit for new employee-owned businesses. (3) 5 SUBJECT TO CERTIFICATION BY THE OFFICE PURSUANT TO THIS (a) 6 SECTION, FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY 7 1, 2025, BUT BEFORE JANUARY 1, 2030, A QUALIFIED BUSINESS IS 8 ALLOWED A CREDIT AGAINST THE INCOME TAXES IMPOSED BY THIS 9 ARTICLE 22 IN AN AMOUNT EQUAL TO FIFTY PERCENT OF THE ELIGIBLE 10 COSTS, NOT TO EXCEED FIFTY THOUSAND DOLLARS, INCURRED BY THE 11 QUALIFIED BUSINESS.

12 (b) (I) A QUALIFIED BUSINESS MAY APPLY FOR AND CLAIM ONLY
13 ONE TAX CREDIT ALLOWED IN THIS SUBSECTION (3) FOR THE ELIGIBLE
14 COSTS INCURRED IN ANY TAX YEAR.

(II) IN THE CASE OF A QUALIFIED BUSINESS THAT IS A C
CORPORATION, THE TAX CREDIT IS ALLOWED TO THE QUALIFIED BUSINESS.
(III) IN THE CASE OF A QUALIFIED BUSINESS THAT IS A
PARTNERSHIP OR AN S CORPORATION, THE TAX CREDIT IS ALLOWED TO THE

19 OWNERS OF THE QUALIFIED BUSINESS.

20 (IV) IN THE CASE OF A QUALIFIED BUSINESS THAT IS TAXED 21 PURSUANT TO SUBCHAPTER T OF THE INTERNAL REVENUE CODE, 26 U.S.C. 22 SEC. 1381 ET SEQ., AS AMENDED, THE TAX CREDIT IS ALLOWED EITHER TO 23 THE QUALIFIED BUSINESS OR TO THE OWNERS OF THE QUALIFIED BUSINESS 24 AS PERMITTED UNDER SUBCHAPTER T OF THE INTERNAL REVENUE CODE. 25 (4) Tax credit certificate. (a) A QUALIFIED BUSINESS SHALL 26 SUBMIT AN APPLICATION TO THE OFFICE FOR THE CERTIFICATION AND 27 ISSUANCE OF A TAX CREDIT CERTIFICATE FOR THE TAX CREDIT ALLOWED

1 IN SUBSECTION (3) OF THIS SECTION BY THE DEADLINES ESTABLISHED IN 2 THE OFFICE'S GUIDELINES. THE APPLICATION MUST INCLUDE THE 3 INFORMATION SET FORTH IN THE OFFICE'S GUIDELINES. THE OFFICE MAY 4 IMPOSE A REASONABLE APPLICATION FEE NOT TO EXCEED TWO HUNDRED 5 AND FIFTY DOLLARS. THE OFFICE SHALL TRANSMIT ALL FEES COLLECTED 6 TO THE STATE TREASURER, WHO SHALL CREDIT THE MONEY TO THE 7 EMPLOYEE OWNERSHIP CASH FUND CREATED IN SUBSECTION (8) OF THIS 8 SECTION.

9 (b) TO CLAIM THE TAX CREDIT ALLOWED IN SUBSECTION (3) OF 10 THIS SECTION, A QUALIFIED BUSINESS MUST ANNUALLY APPLY FOR AND 11 RECEIVE A TAX CREDIT CERTIFICATE FROM THE OFFICE PURSUANT TO THIS 12 SUBSECTION (4). THE SUBMISSION OF AN APPLICATION DOES NOT ENTITLE 13 THE QUALIFIED BUSINESS TO THE ISSUANCE OF A TAX CREDIT CERTIFICATE.

14 (c) THE OFFICE SHALL DOCUMENT THE DATE AND TIME THAT A
15 COMPLETE APPLICATION WAS RECEIVED AND SHALL REVIEW COMPLETE
16 APPLICATIONS IN THE ORDER IN WHICH THEY ARE RECEIVED. IF THE OFFICE
17 DETERMINES THAT AN APPLICANT IS NOT ENTITLED TO A TAX CREDIT
18 CERTIFICATE, THE OFFICE SHALL NOTIFY THE APPLICANT OF ITS
19 DISAPPROVAL IN WRITING.

20 (d) IF THE OFFICE IS SATISFIED THAT THE REQUIREMENTS OF THIS 21 SECTION AND THE OFFICE'S GUIDELINES FOR THE TAX CREDIT ARE MET. 22 THEN THE OFFICE SHALL ISSUE TO THE QUALIFIED BUSINESS A TAX CREDIT 23 CERTIFICATE THAT EVIDENCES THE QUALIFIED BUSINESS'S RIGHT TO CLAIM 24 THE TAX CREDIT ALLOWED IN SUBSECTION (3) OF THIS SECTION. THE 25 OFFICE SHALL NOT ISSUE TAX CREDIT CERTIFICATES IN EXCESS OF THE 26 MAXIMUM AGGREGATE AMOUNT FOR ANY SINGLE INCOME TAX YEAR 27 SPECIFIED IN SUBSECTION (4)(e) OF THIS SECTION.

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(e) THE MAXIMUM AGGREGATE AMOUNT OF ALL TAX CREDIT
 CERTIFICATES THAT THE OFFICE MAY ISSUE PURSUANT TO THIS SECTION IN
 ANY SINGLE INCOME TAX YEAR IS ONE MILLION FIVE HUNDRED THOUSAND
 DOLLARS.

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6 (5) Claiming tax credit. To CLAIM THE TAX CREDIT ALLOWED IN 7 SUBSECTION (3) OF THIS SECTION, THE QUALIFIED BUSINESS SHALL FILE 8 THE TAX CREDIT CERTIFICATE WITH THE QUALIFIED BUSINESS'S STATE 9 INCOME TAX RETURN. THE AMOUNT OF THE TAX CREDIT THAT THE 10 QUALIFIED BUSINESS MAY CLAIM UNDER THIS SECTION IS THE AMOUNT 11 STATED ON THE TAX CREDIT CERTIFICATE ISSUED PURSUANT TO 12 SUBSECTION (4) OF THIS SECTION.

13 (6) Tax credit refundable. IF THE AMOUNT OF THE TAX CREDIT
14 EXCEEDS THE TAXES DUE ON THE INCOME OF THE QUALIFIED BUSINESS FOR
15 THE TAXABLE YEAR FOR WHICH THE TAX CREDIT IS CLAIMED, THE AMOUNT
16 OF THE TAX CREDIT NOT USED TO OFFSET INCOME TAXES MUST BE
17 REFUNDED TO THE QUALIFIED BUSINESS.

18 (7) Guidelines and reporting requirements. (a) THE OFFICE
19 SHALL DEVELOP GUIDELINES FOR THE ADMINISTRATION OF THIS SECTION
20 AND POST THE GUIDELINES ON THE WEBSITE OF THE OFFICE OF ECONOMIC
21 DEVELOPMENT AND INTERNATIONAL TRADE. THE GUIDELINES MUST
22 INCLUDE:

23 (I) APPLICATION REQUIREMENTS;

24 (II) GUIDELINES FOR ISSUING TAX CREDIT CERTIFICATES;

25 (III) GUIDELINES REGARDING ELIGIBLE COSTS; AND

26 (IV) GUIDELINES FOR APPROVING A BUSINESS AS A QUALIFIED
27 BUSINESS.

1 (b) THE OFFICE SHALL MAINTAIN A DATABASE OF ANY 2 INFORMATION DETERMINED NECESSARY BY THE OFFICE TO EVALUATE THE 3 EFFECTIVENESS OF THE TAX CREDIT ALLOWED IN THIS SECTION IN 4 ACHIEVING THE PURPOSES SET FORTH IN SUBSECTION (1)(a) OF THIS 5 SECTION AND SHALL PROVIDE THIS INFORMATION, AND ANY OTHER 6 INFORMATION THAT MAY BE NEEDED, TO THE STATE AUDITOR AS PART OF 7 THE STATE AUDITOR'S EVALUATION OF TAX EXPENDITURES UNDER SECTION 8 39-21-305.

9 (c) THE OFFICE SHALL REVIEW THE EFFECTIVENESS OF THE TAX 10 CREDIT AND INCLUDE THE RESULTS OF THE REVIEW IN THE ANNUAL 11 REPORT SUBMITTED TO THE GENERAL ASSEMBLY BY THE OFFICE OF 12 ECONOMIC DEVELOPMENT. NOTWITHSTANDING THE REQUIREMENT IN 13 SECTION 24-1-136 (11)(a)(I), THE REQUIREMENT TO SUBMIT THE REPORT 14 REQUIRED IN THIS SUBSECTION (7)(c) CONTINUES UNTIL THE ANNUAL 15 REPORT FOLLOWING THE INCOME TAX YEAR COMMENCING JANUARY 1, 16 2030.

17 (d) THE OFFICE SHALL PROVIDE THE DEPARTMENT WITH AN
18 ELECTRONIC REPORT OF EACH QUALIFIED BUSINESS AND OWNER OF A
19 QUALIFIED BUSINESS TO WHICH THE OFFICE ISSUED A TAX CREDIT
20 CERTIFICATE FOR THE PRECEDING CALENDAR YEAR. THE OFFICE SHALL
21 PROVIDE THIS REPORT IN A SUFFICIENTLY TIMELY MANNER TO ALLOW THE
22 DEPARTMENT TO PROCESS RETURNS CLAIMING THE INCOME TAX CREDIT
23 ALLOWED IN THIS SECTION. THIS REPORT MUST INCLUDE:

24 (I) THE TAXPAYER'S NAME;

(II) THE TAX IDENTIFICATION NUMBER OF THE TAXPAYER TO
WHOM THE TAX CREDIT CERTIFICATE IS ISSUED; AND

27 (III) THE AMOUNT OF THE TAX CREDIT CERTIFICATE.

1 (8) Employee ownership cash fund. (a) THE EMPLOYEE 2 OWNERSHIP CASH FUND IS CREATED IN THE STATE TREASURY. THE FUND 3 CONSISTS OF MONEY FROM FEES COLLECTED AND CREDITED TO THE FUND 4 PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION AND ANY OTHER 5 MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE, TRANSFER, OR 6 REQUIRE BY LAW TO BE CREDITED TO THE FUND. 7 (b) THE STATE TREASURER SHALL CREDIT ALL INTEREST AND 8 INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE 9 EMPLOYEE OWNERSHIP CASH FUND TO THE FUND. 10 (c)MONEY IN THE EMPLOYEE OWNERSHIP CASH FUND IS 11 CONTINUOUSLY APPROPRIATED TO THE OFFICE FOR THE PURPOSE OF 12 ADMINISTERING THIS SECTION. 13 (d) THE STATE TREASURER SHALL TRANSFER ALL UNEXPENDED 14 AND UNENCUMBERED MONEY IN THE FUND ON DECEMBER 31, 2034, TO 15 THE GENERAL FUND. 16 (9) **Repeal.** This section is repealed, effective January 1, 17 2035. 18 SECTION 4. In Colorado Revised Statutes, 24-75-402, amend 19 (5)(ccc) and (5)(ddd); and **add** (5)(eee) as follows: 20 24-75-402. Cash funds - limit on uncommitted reserves -21 reduction in the amount of fees - exclusions - repeal. 22 (5) Notwithstanding any provision of this section to the contrary, the 23 following cash funds are excluded from the limitations specified in this 24 section: 25 (ccc) The wildfire resiliency code board cash fund created in 26 section 24-33.5-1236 (8); and 27 (ddd) The closed landfill remediation grant program fund created

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1 in section 30-20-124 (8); AND

(eee) THE EMPLOYEE OWNERSHIP CASH FUND CREATED IN SECTION
 39-22-542.5 (8).

4 **SECTION 5. Appropriation.** For the 2024-25 state fiscal year, 5 \$145,847 is appropriated to the office of the governor for use by 6 economic development programs. This appropriation is from the general 7 fund and is based on an assumption that the office will require an 8 additional 1.0 FTE. To implement this act, the office may use this 9 appropriation for the <u>employee ownership</u> office.

10 **SECTION 6.** Act subject to petition - effective date. This act 11 takes effect at 12:01 a.m. on the day following the expiration of the 12 ninety-day period after final adjournment of the general assembly; except 13 that, if a referendum petition is filed pursuant to section 1 (3) of article V 14 of the state constitution against this act or an item, section, or part of this 15 act within such period, then the act, item, section, or part will not take 16 effect unless approved by the people at the general election to be held in 17 November 2024 and, in such case, will take effect on the date of the 18 official declaration of the vote thereon by the governor.

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