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

### REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 24-0175.01 Shelby Ross x4510

**SENATE BILL 24-117** 

### **SENATE SPONSORSHIP**

Cutter and Winter F., Bridges, Buckner, Fields, Jaquez Lewis, Marchman, Michaelson Jenet, Rodriguez

### **HOUSE SPONSORSHIP**

deGruy Kennedy,

#### **Senate Committees**

Health & Human Services Appropriations

#### **House Committees**

Health & Human Services Appropriations

## A BILL FOR AN ACT

101	CONCERNING PROTECTIONS FOR INDIVIDUALS WITH AN EATING
102	DISORDER, AND, IN CONNECTION THEREWITH, REQUIRING AN
103	EATING DISORDER TREATMENT AND RECOVERY FACILITY TO
104	HOLD AN APPROPRIATE DESIGNATION AND REQUIRING THE
105	BEHAVIORAL HEALTH ADMINISTRATION TO REGULATE THE USE
106	OF INVOLUNTARY FEEDING TUBES.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

HOUSE nd Reading Unamended May 3, 2024

SENATE 3rd Reading Unamended April 24, 2024

SENATE Amended 2nd Reading April 23, 2024 No later than July 1, 2025, the bill requires the behavioral health administration (BHA) to require all eating disorder treatment and recovery facilities (treatment facility) to hold an appropriate designation based on the level of care the treatment facility provides. Licensed clinicians who are not facility-based and offer behavioral health therapy on an outpatient basis are not required to hold a designation.

The bill directs the state board of human services to promulgate rules for treatment facilities.

The bill requires the BHA to promulgate rules concerning involuntary feeding tubes for individuals with an eating disorder.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add article 65.5 to 3 title 27 as follows: 4 **ARTICLE 65.5** 5 **Eating Disorder Treatment and Recovery Facilities** 6 27-65.5-101. Eating disorder treatment and recovery facilities 7 - rules. (1) No later than <u>January 1, 2026</u>, the behavioral health 8 ADMINISTRATION, ESTABLISHED IN SECTION 27-50-102, SHALL REQUIRE 9 ALL EATING DISORDER TREATMENT AND RECOVERY FACILITIES TO HOLD 10 AN APPROPRIATE DESIGNATION BASED ON THE LEVEL OF CARE THE 11 FACILITY PROVIDES, INCLUDING FACILITIES THAT OFFER INTENSIVE 12 OUTPATIENT TREATMENT, PARTIAL HOSPITALIZATION, RESIDENTIAL 13 PROGRAMS, AND INPATIENT PROGRAMS. LICENSED CLINICIANS WHO ARE 14 NOT FACILITY-BASED AND OFFER BEHAVIORAL HEALTH THERAPY TO 15 INDIVIDUALS WITH AN EATING DISORDER ON AN OUTPATIENT BASIS ARE 16 NOT REQUIRED TO HOLD A DESIGNATION. 17 (2) THE STATE BOARD OF HUMAN SERVICES SHALL PROMULGATE 18 RULES FOR EATING DISORDER TREATMENT AND RECOVERY FACILITIES 19 THAT MUST: 20 (a) ALLOW A PATIENT TO REQUEST AND HAVE ACCESS TO ANY

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1	MEDICAL EXAMINATION, INCLUDING A WEIGH-IN, WITHOUT OTHER
2	PATIENTS PRESENT IN THE SAME ROOM;
3	(b) PROHIBIT A TREATMENT FACILITY FROM REQUIRING THAT A
4	PATIENT REMOVE ALL CLOTHING DURING A WEIGH-IN WITHOUT PROVIDING
5	CLOTHING THAT SUFFICIENTLY PROVIDES PRIVACY AND COVERS THE
6	PATIENT'S BODY;
7	(c) PROHIBIT A TREATMENT FACILITY FROM REQUIRING THAT A
8	PATIENT PERFORM PHYSICAL EXERCISES DURING A WEIGH-IN, UNLESS THE
9	TREATMENT PROVIDER HAS SUFFICIENT CAUSE TO BELIEVE THAT THE
10	PATIENT WOULD BE AT RISK OF HARM, AT WHICH POINT THE TREATMENT
11	PROVIDER SHALL DOCUMENT THE NEED FOR FURTHER INVESTIGATION IN
12	THE PATIENT'S MEDICAL RECORD AND ASK THE PATIENT TO PERFORM ANY
13	PHYSICAL EXERCISE IN A LOCATION WITH SUFFICIENT PRIVACY AND IN A
14	WAY THAT PRESERVES THE PATIENT'S DIGNITY TO THE GREATEST EXTENT
15	POSSIBLE;
16	(d) REQUIRE A TREATMENT FACILITY TO PROVIDE GENDER
17	NONCONFORMING AND TRANSGENDER PATIENTS WITH THE SAME
18	RESTROOM POLICIES PROVIDED FOR CISGENDER PATIENTS;
19	(e) PROHIBIT A TREATMENT FACILITY FROM REQUIRING THAT
20	PATIENTS SHARE A SINGLE STALL WITH A STAFF MEMBER OR ANOTHER
21	PATIENT WHILE IN THE ACT OF USING THE RESTROOM;
22	(f) REQUIRE A TREATMENT FACILITY'S POLICIES TO RESPECT AND
23	ACCOMMODATE A PATIENT'S SEXUAL ORIENTATION, GENDER IDENTITY,
24	RELIGION, AND, UNLESS CLINICALLY CONTRAINDICATED, PERSONAL
25	DIETARY ETHICS;
26	$(g) \ Require \ the \ presence \ of \ appropriate \ and \ qualified \ staff$
27	TO TREAT A PATIENT AT ALL TIMES, INCLUDING DURING WEIGH-INS,

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1	RESTROOM TIME, VITAL SIGN CHECKS, AND BEHAVIORAL HEALTH
2	TREATMENT AND GROUP THERAPY. IF A STAFF MEMBER PERFORMS
3	MULTIPLE FUNCTIONS AT A TREATMENT FACILITY, THE RULES MUST
4	ENSURE PROVIDERS PRESERVE AND PRIORITIZE THE THERAPEUTIC
5	RELATIONSHIP BETWEEN THE STAFF MEMBER AND PATIENT.
6	(h) Address the use of restraints and restriction of a
7	PATIENT'S ALLOWED BODILY MOVEMENT. THE RULES MUST ENSURE THAT
8	RESTRICTION OF MOVEMENT IS NEVER USED AS A FORM OF PUNISHMENT
9	AND THAT PATIENTS ARE PERMITTED A MINIMUM AMOUNT OF PHYSICAL
10	ACTIVITY PER DAY AS CLINICALLY APPROPRIATE.
11	(i) Address the use of Bed-Based or Room-Based care,
12	ENSURING THESE PRACTICES ARE USED AS A LAST RESORT AND THAT STAFF
13	MEANINGFULLY ENGAGE PATIENTS TO AVOID THESE RESTRICTIVE
14	MEASURES; EXCEPT THAT THIS SUBSECTION (2)(i) DOES NOT APPLY TO AN
15	EATING DISORDER PROGRAM IN A GENERAL HOSPITAL SETTING;
16	(j) REQUIRE A TREATMENT FACILITY TO IMPLEMENT A
17	TRAUMA-INFORMED TREATMENT FRAMEWORK;
18	(k) ESTABLISH THE MINIMUM RIGHTS EACH PATIENT IS ENTITLED
19	TO AT A TREATMENT FACILITY AND REQUIRING THAT PATIENT RIGHTS BE
20	PUBLICLY POSTED AND PROVIDED TO EACH PATIENT ELECTRONICALLY AND
21	IN WRITING. IN ADDITION, THE FORMAL GRIEVANCE PROCESS FOR A
22	PATIENT TO FILE A COMPLAINT AGAINST THE TREATMENT FACILITY
23	THROUGH THE BEHAVIORAL HEALTH ADMINISTRATION FOR AN ALLEGED
24	VIOLATION OF THE PATIENT'S RIGHTS MUST BE PUBLICLY POSTED AND
25	PROVIDED TO EACH PATIENT ELECTRONICALLY AND IN WRITING; AND
26	(1) Prior to involuntarily placing a feeding tube for a
27	MINOR PATIENT, REQUIRE THE EATING DISORDER TREATMENT AND

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1	RECOVER FACILITY TOOBTAIN INFORMED WRITTEN CONSENT FROM BOTH
2	THE PATIENT AND THE PATIENT'S PARENT OR LEGAL GUARDIAN IF THE
3	PATIENT IS FIFTEEN YEARS OF AGE OR OLDER OR FROM ONLY THE PATIENT'S
4	PARENT OR LEGAL GUARDIAN IF THE PATIENT IS FOURTEEN YEARS OF AGE
5	OR YOUNGER. IF A PATIENT IS FIFTEEN YEARS OF AGE OR OLDER AND DOES
6	NOT CONSENT TO OR OBJECTS TO THE CONTINUED USE OF AN
7	INVOLUNTARY FEEDING TUBE, THE PATIENT MAY SEEK REVIEW PURSUANT
8	<u>TO SECTION 27-65-104 (6).</u>
9	SECTION 2. In Colorado Revised Statutes, amend 27-65-128 as
10	follows:
11	27-65-128. Administration - rules. The BHA shall promulgate
12	any rules and develop and distribute any applications or forms necessary
13	to consistently enforce the provisions of this article 65, INCLUDING RULES
14	CONCERNING INVOLUNTARY FEEDING TUBES FOR INDIVIDUALS WITH AN
15	EATING DISORDER. The BHA shall proactively train providers, facilities,
16	counties, judges, magistrates, intervening professionals, and certified
17	peace officers on the procedures under this article 65, which training must
18	include an understanding of the criteria for invoking an emergency mental
19	health hold pursuant to section 27-65-106, the definition of "gravely
20	disabled" and how a person who is gravely disabled may present
21	physically and psychiatrically, and suggested templates and resources to
22	be used by facilities to meet the requirements of section 27-65-106
23	(8)(a)(III) and (8)(a)(VII).
24	SECTION 3. Safety clause. The general assembly finds,
25	determines, and declares that this act is necessary for the immediate
26	preservation of the public peace, health, or safety or for appropriations for

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- 1 the support and maintenance of the departments of the state and state
- 2 institutions.

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