Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 24-1308

LLS NO. 24-0710.01 Megan McCall x4215

HOUSE SPONSORSHIP

Frizell and Lindstedt,

(None),

SENATE SPONSORSHIP

House Committees Transportation, Housing & Local Government Appropriations **Senate Committees**

A BILL FOR AN ACT

101	CONCERNING PROVISIONS TO FACILITATE THE EFFECTIVE
102	IMPLEMENTATION OF PROGRAMS FOR AFFORDABLE HOUSING,
103	AND, IN CONNECTION THEREWITH, ADDING ANNUAL REPORTING
104	REQUIREMENTS BY THE DIVISION OF HOUSING CONCERNING
105	APPLICATIONS FOR AFFORDABLE HOUSING PROGRAMS AND
106	MONEY IN AND ISSUED FROM THE HOUSING DEVELOPMENT
107	GRANT FUND; CREATING A PROCESS FOR REVIEWING AND
108	PROGRAMS BY THE DIVISION OF HOUSING; MAKING
109	MODIFICATIONS TO THE "CITY HOUSING LAW" TO ALLOW A
110	CITY TO OWN OR LEASE AND MANAGE, OPERATE, OR MAINTAIN,
111	OR CONTRACT FOR MANAGEMENT, OPERATION, OR
112	MAINTENANCE OF HOUSING PROJECTS; AND SPECIFYING THE
113	REQUIREMENTS FOR AN APPLICATION AND ANNUAL REPORTS

HOUSE Amended 2nd Reading April 20, 2024

101	FOR PURPOSES OF A PROPERTY TAX EXEMPTION FOR A
102	COMMUNITY LAND TRUST OR NONPROFIT AFFORDABLE
103	HOMEOWNERSHIP DEVELOPER FOR PROPERTY THAT HAS BEEN
104	SUBDIVIDED.

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>.)

Under current law, the division of housing (division) within the department of local affairs must submit an annual public report on the funding of affordable housing preservation and production (public report). The bill requires the division to add to the public report information on applications for affordable housing programs that the division administers, including the number of applications approved, denied, and pending, the amount of money awarded from approved applications. The bill also requires the division to add to the public report information regarding money in the housing development grant fund, including amounts in the fund and the use of the money in the preceding year.

The bill also establishes procedures and timelines for the division to follow for affordable housing programs administered by the division. The bill requires that the division accept applications once a month or on a rolling basis and requires that the division review applications and issue any requests for additional information, forms, or questions to applicants within 10 calendar days of an application period closing. The division must either issue final decisions on applications or submit applications to the board of housing for final decision within 45 days following the submission of completed applications. If applications are submitted to the state housing board, the state housing board must make a final decision on an application within 15 days of receiving the application.

After a final decision approving an application, the division shall issue an award letter that includes information on the timeline for issuing money to the applicant, any terms for a loan or grant period, and any conditions that must be met before a contract in connection with the approval is executed. The division shall also provide a draft contract to the approved applicant within 30 days of the application being approved. Within 90 days of the division receiving a substantially complete post-award due diligence package from an approved applicant, the division shall execute any required contracts for the affordable housing program and send it to the approved applicant within 10 days of execution.

The bill also amends existing grant, loan, or other affordable housing programs administered by the division to require the application process to be followed for any applications submitted under these programs and requires any programs that have adopted policies, procedures, or guidelines for the application process to be amended if they are inconsistent with the application process established by the bill.

Under current law, a local government or tribal government desiring to receive funding from the statewide affordable housing fund or desiring to make affordable housing projects within its territorial boundaries eligible for funding from the statewide affordable housing fund must establish a baseline number of affordable housing units within its territorial boundaries every 3 years, beginning in 2024, and commit to increasing affordable housing units by 3% each year over the baseline number within that 3-year period (affordable housing unit requirements).

The bill allows a local government or tribal government to donate land to a community land trust or a nonprofit affordable homeownership developer for development as affordable homeownership property and receive a credit for the purposes of calculating whether the local government or the tribal government has met the affordable housing unit requirements for the year in which the land is donated. The credit is in the amount of one and one-half units per unit constructed on the donated land and is claimed when the building permits for the project have been approved by the applicable building authority. Additionally, a school district that donates land in the same manner may assign its credit to the local government or tribal government.

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

2

SECTION 1. Legislative declaration. (1) The general assembly

- 3 finds and declares that:
- 4

(a) The lack of timely affordable housing grants and loans directly

5 impacts the market ability to generate new affordable housing6 opportunities;

7 (b) The goals of the division of housing's grant and loan programs
8 should be to address housing needs throughout the state, serve

populations with the greatest unmet need, optimize the housing stability
 of households served, and promote the sustainability of affordable
 housing development projects rather than maximizing financial returns to
 the state;

5 (c) The division of housing should seek to find balance in 6 providing project subsidy levels that support the overall health, resiliency, 7 and ability to advance the work of mission-based organizations without 8 over-subsidizing projects or strictly forcing these organizations to 9 maximize debt leverage or functionally eliminate cash flow;

(d) The grant, loan, and overall fund administration practices of
the division of housing over the last three years have resulted in
measurable project delays including time lost and increased fiscal costs
from higher interest and holding costs;

(e) The current grant and fund administrative practices of the
division of housing limit the ability of nonprofit housing providers and
housing authorities to deliver affordable housing to Colorado residents
who need it;

18 (f) A streamlined and transparent process for awarding the 19 division of housing's limited pool of housing development funding 20 sources to all housing resources administered by the division of housing 21 will optimize the outcomes of a particular program or particular use to the 22 benefit of residents served through affordable housing development 23 projects;

(g) A sustainable and stable network of affordable housing
providers will result in the creation, operation, and preservation of
income-restricted affordable housing stock for low- and moderate-income
households;

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1 (h) Streamlining the review and award process, including 2 providing transparent expectations on process and timing, reducing 3 administrative barriers, and providing clear guidelines for submission and 4 awards, is fundamental to the financial sustainability of grantees and 5 awardees and the success of affordable housing development projects; 6 and

7 (i) Streamlining the review and award process will support the8 preservation of naturally occurring and subsidized affordable housing.

9 (2) The general assembly further finds that it is necessary for the 10 state to improve the efficiency and timelines of the application and award 11 process of affordable housing development grant and loan money.

SECTION 2. In Colorado Revised Statutes, 24-32-705, add
(1)(x) as follows:

14 24-32-705. Functions of division. (1) The division has the
15 following functions:

16 (x) TO OPTIMIZE THE OUTCOMES OF A PARTICULAR PROGRAM OR 17 PARTICULAR USE TO THE BENEFIT OF HOUSEHOLDS SERVED IN A MANNER 18 THAT OPTIMIZES THE SOCIOECONOMIC AND HOUSING STABILITY OUTCOMES 19 OF HOUSEHOLDS SERVED; OPTIMIZES THE FINANCIAL SUSTAINABILITY OF 20 AN AFFORDABLE HOUSING PROJECT OR PROGRAM; OPTIMIZES THE 21 CREATION, OPERATION, AND AFFORDABILITY LENGTH OF AFFORDABLE 22 HOUSING STOCK CREATED; OPTIMIZES THE PRESERVATION OF NATURALLY 23 OCCURRING AND SUBSIDIZED AFFORDABLE HOUSING; CONSIDERS THE 24 IMPACT OF AWARD TERMS ON THE FINANCIAL STABILITY OF THE 25 ORGANIZATIONS DELIVERING DEVELOPMENT PROJECTS AND RESIDENT 26 SERVICES; LEVERAGES OR IS LEVERAGED BY OTHER AVAILABLE SOURCES 27 OF MONEY; ADDRESSES HOUSING NEEDS THROUGHOUT THE STATE; AND

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1 SERVES POPULATIONS WITH THE GREATEST UNMET NEED.

2 SECTION 3. In Colorado Revised Statutes, 24-32-705.5, amend
3 (1)(b) and (1)(c); and add (1)(d), (1.3), and (1.5) as follows:

4 24-32-705.5. Annual public report on funding of affordable 5 housing preservation and production - definitions - repeal. 6 (1) Commencing in 2021 and every year thereafter, as part of the 7 department's presentation to its joint committees of reference at a hearing 8 held pursuant to section 2-7-203 (2)(a) of the "State Measurement for 9 Accountable, Responsive, and Transparent (SMART) Government Act", 10 in accordance with this section, the division shall prepare a public report 11 that specifies the total amount of money that:

(b) The division or the board has awarded from any federal, state,
other public, or any private source during the prior fiscal year in the form
of a grant, contract, or loan to promote the preservation or production of
emergency or affordable housing; and

16 (c) The division expended during the prior fiscal year on 17 administrative costs associated with each funding source identified in 18 subsection (1)(a) of this section and the number of full-time employees 19 supported by the funding source identified; AND

(d) THE DIVISION USES OF EXISTING STATE AND FEDERAL FUNDS TO
PROVIDE THE BEST USE OF SUBSIDIES TO MAXIMIZE UNIT PRODUCTION
INCLUDING DEVELOPMENTS IN HIGH-NEED, DIFFICULT-TO-DEVELOP AREAS,
AND CONFIRMATION OF RULES AND PRACTICES THAT ENSURE
DEVELOPMENTS ARE NOT DISQUALIFIED FROM FURTHER SUPPORT FROM
THE DIVISION OR THE OFFICE OF ECONOMIC DEVELOPMENT BASED ON PRIOR
RECEIPT OF MONEY PURSUANT TO ARTICLE 32 OF TITLE 29.

27 (1.3) FOR THE PUBLIC REPORT REQUIRED PURSUANT TO

1	SUBSECTION (1) OF THIS SECTION, FOR 2025 and each year thereafter,
2	THE DIVISION SHALL INCLUDE THE FOLLOWING INFORMATION CONCERNING
3	ANY AFFORDABLE HOUSING PROGRAM ADMINISTERED BY THE DIVISION IN
4	THE YEAR PRECEDING THE YEAR IN WHICH THE PUBLIC REPORT IS
5	PRESENTED:
6	(a) THE NUMBER OF APPLICATIONS, BY PROGRAM, SUBMITTED TO
7	THE DIVISION;
8	(b) The number of applications approved by the division, by
9	PROGRAM;
10	(c) THE NUMBER OF APPLICATIONS DENIED BY THE DIVISION, BY
11	PROGRAM;
12	(d) The aggregate amount of money awarded for all
13	APPROVED APPLICATIONS;
14	(e) THE AGGREGATE AMOUNT OF MONEY APPLIED FOR BUT NOT
15	AWARDED FOR ALL DENIED APPLICATIONS, BY PROGRAM; AND
16	(f) The number of applications, by program, pending review
17	AND THE AGGREGATE AMOUNT OF MONEY APPLIED FOR IN ALL PENDING
18	APPLICATIONS AT THE TIME OF THE PUBLIC REPORT.
19	(1.5) (a) For the public report required pursuant to
20	subsection (1) of this section, for 2025 and each year thereafter,
21	THE DIVISION SHALL INCLUDE THE FOLLOWING INFORMATION CONCERNING
22	THE FUND:
23	(I) The total amount of revenue in the fund and an
24	IDENTIFICATION OF EACH SOURCE OF ALL REVENUE IN THE FUND
25	CATEGORIZED BY THE AMOUNT OF REVENUE THAT IS ATTRIBUTABLE TO
26	EACH SOURCE;
27	(II) THE TOTAL AMOUNT OF MONEY IN THE FUND;

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(III) THE AGGREGATE AMOUNT OF MONEY IN THE FUND
 ENCUMBERED BY AN AWARD LETTER AND THE AGGREGATE AMOUNT OF
 MONEY IN THE FUND ENCUMBERED BY AN EXECUTED CONTRACT FOR
 GRANTS FROM THE FUND;

5 (IV) THE AGGREGATE AMOUNT OF MONEY IN THE FUND 6 ENCUMBERED IN THE YEAR PRIOR TO THE YEAR IN WHICH THE PUBLIC 7 REPORT IS PREPARED THAT WAS UNENCUMBERED IN ANY YEAR PRIOR TO 8 THE REPORTING YEAR;

9 (V) THE AMOUNT OF UNENCUMBERED MONEY IN THE FUND AT THE
10 TIME THE PUBLIC REPORT IS PREPARED;

(VI) THE AMOUNT OF MONEY TRANSFERRED FROM THE FUND TO
ANY OTHER FUND IN THE YEAR PRIOR TO THE YEAR IN WHICH THE PUBLIC
REPORT IS PREPARED AND AN IDENTIFICATION OF THE FUNDS TO WHICH
MONEY FROM THE FUND WAS TRANSFERRED;

15 (VII) THE NUMBER OF CONTRACTS DRAFTED AND EXECUTED FOR 16 LOANS OR GRANTS FROM THE FUND AND THE NUMBER OF DAYS IT TOOK TO 17 EXECUTE EACH CONTRACT. IF THE AVERAGE NUMBER OF DAYS TO 18 EXECUTE CONTRACTS INCLUDED IN THE REPORT IS MORE THAN NINETY 19 DAYS, THE DIVISION SHALL INCLUDE AN EXPLANATION REGARDING THIS 20 AVERAGE AND A PLAN TO REDUCE THE AVERAGE TO NINETY DAYS OR LESS. 21 (VIII) THE AVERAGE NUMBER OF DAYS TO PRODUCE PRELIMINARY 22 VERSIONS OF CONTRACTS AFTER MONEY IN THE FUND IS AWARDED TO 23 RECIPIENTS. IF THE AVERAGE NUMBER OF DAYS TO PRODUCE PRELIMINARY 24 VERSIONS OF CONTRACTS INCLUDED IN THE REPORT IS MORE THAN THIRTY 25 DAYS, THE DIVISION SHALL INCLUDE AN EXPLANATION REGARDING THIS 26 AVERAGE AND A PLAN TO REDUCE THE AVERAGE TO THIRTY DAYS OR LESS. 27 (IX) THE AVERAGE NUMBER OF DAYS FOR RECIPIENTS TO RECEIVE

1 SIGNED CONTRACTS AFTER THE CONTRACTS ARE APPROVED AND TERMS 2 ARE FINALIZED BY THE DIVISION AND THE RECIPIENT. IF THE AVERAGE 3 NUMBER OF DAYS FOR RECIPIENTS TO RECEIVE SIGNED CONTRACTS AFTER 4 THE CONTRACTS ARE APPROVED AND TERMS ARE FINALIZED IS MORE THAN 5 TEN DAYS, THE DIVISION SHALL INCLUDE AN EXPLANATION REGARDING 6 THIS AVERAGE AND A PLAN TO REDUCE THE AVERAGE TO TEN DAYS OR 7 LESS. 8 (b) As used in this subsection (1.5), unless the context 9 OTHERWISE REQUIRES, "FUND" MEANS THE HOUSING DEVELOPMENT GRANT 10 FUND CREATED IN SECTION 24-32-721 (1). 11 **SECTION 4.** In Colorado Revised Statutes, add 24-32-705.7 as 12 follows: 13 24-32-705.7. Application process for all affordable housing 14 programs administered by the division of housing - rules - definitions. 15 (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE 16 **REQUIRES:** 17 (a) "AFFORDABLE HOUSING" HAS THE SAME MEANING AS SET 18 FORTH IN SECTION 24-32-705.5 (6). 19 (b) "AFFORDABLE HOUSING PROGRAM" MEANS: 20 (I) MONEY LOANED FROM THE HOUSING INVESTMENT TRUST FUND 21 CREATED IN SECTION 24-32-717 (1)(a); 22 (II) ANY PROGRAM THAT USES MONEY FROM THE HOUSING 23 DEVELOPMENT GRANT FUND CREATED IN SECTION 24-32-721 (1); 24 (III) THE AFFORDABLE HOUSING GUIDED TOOLKIT AND LOCAL 25 OFFICIALS GUIDE PROGRAM CREATED IN SECTION 24-32-721.7 (1)(a); 26 THE LOCAL INVESTMENTS IN TRANSFORMATIONAL (IV)AFFORDABLE HOUSING GRANT PROGRAM CREATED IN SECTION 24-32-729 27

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1 (2)(a);

2 (V) THE TRANSFORMATIONAL AFFORDABLE HOUSING REVOLVING
3 LOAN FUND PROGRAM CREATED IN SECTION 24-32-731 (2)(a); AND
4
5 (VI) ANY OTHER PROGRAM ADMINISTERED OR IMPLEMENTED BY

6 THE DIVISION THAT IS RELATED TO AFFORDABLE HOUSING DEVELOPMENT.
7 (c) "BOARD" MEANS THE STATE HOUSING BOARD CREATED IN

(c) "BOARD" MEANS THE STATE HOUSING BOARD CREATED IN
8 SECTION 24-32-706 (1).

9 (2) NOTWITHSTANDING ANY PROVISION OF LAW TO THE 10 CONTRARY, ALL AFFORDABLE HOUSING PROGRAMS ADMINISTERED OR 11 IMPLEMENTED BY THE DIVISION THAT REQUIRE AN APPLICATION PROCESS 12 ARE SUBJECT TO THE PROVISIONS OF THIS SECTION.

13 (3) (a) THE DIVISION SHALL RECEIVE APPLICATIONS FOR 14 AFFORDABLE HOUSING PROGRAMS NOT LESS THAN ONCE PER QUARTER 15 WHERE A QUARTER IS EVERY THREE MONTHS BEGINNING IN JULY. THE 16 DIVISION SHALL PUBLISH THE APPLICATION SCHEDULE FOR THE SECOND 17 HALF OF STATE FISCAL YEAR 2024-25 NO LATER THAN NOVEMBER 1, 2024, 18 AND SHALL PUBLISH THE APPLICATION SCHEDULE FOR EACH SUBSEQUENT 19 STATE FISCAL YEAR NO LATER THAN MAY 1 OF THE PRECEDING STATE 20 FISCAL YEAR AND SHALL UPDATE THE SCHEDULE NO LATER THAN SIXTY 21 DAYS BEFORE THE START OF THE NEXT QUARTER. IF FOR ANY AFFORDABLE 22 HOUSING PROGRAM THE DIVISION WILL NOT BE ACCEPTING APPLICATIONS 23 FOR AN UPCOMING QUARTER, THE DIVISION SHALL POST NOTICE OF THIS ON 24 ITS WEBSITE AND INCLUDE AN EXPLANATION OF WHY APPLICATIONS FOR 25 THE AFFORDABLE HOUSING PROGRAM WILL NOT BE ACCEPTED, WHICH MAY 26 INCLUDE THERE BEING INSUFFICIENT REVENUE TO PROVIDE FUNDING FOR 27 THE AFFORDABLE HOUSING PROGRAM. NOT LATER THAN TEN CALENDAR

DAYS FROM THE DATE THAT A QUARTERLY APPLICATION PERIOD CLOSES,
 THE DIVISION SHALL COMPLETE THE REVIEWING OF ALL APPLICATIONS
 SUBMITTED IN THE APPLICATION PERIOD FOR COMPLETENESS AND ISSUE
 ANY REQUESTS FOR ADDITIONAL INFORMATION, FORMS, OR QUESTIONS TO
 THE APPLICANTS, AS NECESSARY.

6 (b) (I) WITHIN FORTY-FIVE CALENDAR DAYS AFTER A 7 COMPLETE APPLICATION IS RECEIVED BY THE DIVISION, AND NO MORE 8 THAN FORTY-FIVE CALENDAR DAYS AFTER THE SEVENTEENTH CALENDAR 9 DAY FOLLOWING THE DATE AN APPLICATION IS SUBMITTED, THE DIVISION 10 SHALL COMPLETE ANY ADDITIONAL REVIEW OF AN APPLICATION THAT MAY 11 BE REQUIRED AFTER ITS INITIAL REVIEW REQUIRED BY SUBSECTION (3)(a)12 OF THIS SECTION AND EITHER SEND ALL APPLICATIONS IT DEEMS COMPLETE 13 TO THE BOARD FOR FINAL DECISION OR MAKE A FINAL DECISION ON 14 APPLICATIONS IT DEEMS COMPLETE, AS APPLICABLE. IF THE DIVISION IS 15 UNABLE TO SEND AN APPLICATION TO THE BOARD WITHIN FORTY-FIVE 16 DAYS, THE DIVISION SHALL NOTIFY THE APPLICANT OF THE DELAY WITH AN 17 EXPLANATION FOR THE DELAY AND THE DATE THAT THE DIVISION WILL 18 SEND THE APPLICATION TO THE BOARD.

(II) THE BOARD SHALL MEET AND MAKE A FINAL DECISION ON
COMPLETED APPLICATIONS SUBMITTED TO IT FROM THE DIVISION AT THE
NEXT REGULARLY SCHEDULED MEETING OF THE BOARD.

22

(c) (I) IF THE FINAL DECISION ON AN APPLICATION IS APPROVAL OF
THE APPLICATION BY THE BOARD OR THE DIVISION, AS APPLICABLE, THE
DIVISION SHALL NOTIFY THE APPROVED APPLICANT IN WRITING IN
ACCORDANCE WITH SUBSECTION (3)(c)(II) OF THIS SECTION AND WITHIN
THIRTY CALENDAR DAYS PROVIDE THE APPROVED APPLICANT WITH A

1 PRELIMINARY DRAFT OF ANY REQUIRED CONTRACTS FOR LOANS OR 2 GRANTS AWARDED PURSUANT TO AN AFFORDABLE HOUSING PROGRAM, IF 3 APPLICABLE. THE DIVISION HAS NINETY DAYS FROM THE DATE OF 4 RECEIVING A SUBSTANTIALLY COMPLETE POST-AWARD DUE DILIGENCE 5 PACKAGE FROM THE APPROVED APPLICANT, OR IF NO POST-AWARD DUE 6 DILIGENCE IS REQUIRED THEN NINETY DAYS FROM THE DATE OF THE END 7 OF THE THIRTY-DAY PERIOD, TO FINALIZE ANY TERMS AND CONDITIONS OF 8 APPROVED LOANS OR GRANTS PURSUANT TO AN AFFORDABLE HOUSING 9 PROGRAM AND EXECUTE ANY REQUIRED CONTRACTS, BUT THE NINETY DAY 10 PERIOD PAUSES FOR THE PERIOD OF TIME AN APPROVED APPLICANT 11 RECEIVES A PRELIMINARY DRAFT FROM THE DIVISION OF ANY REQUIRED 12 CONTRACT FOR THE AFFORDABLE HOUSING PROGRAM UNTIL THE DIVISION 13 RECEIVES THE EXECUTED CONTRACT FROM THE APPROVED APPLICANT. 14 THE DIVISION SHALL PROVIDE EXECUTED CONTRACTS TO AN APPROVED 15 APPLICANT WITHIN TEN CALENDAR DAYS OF FINALIZING THE CONTRACT. 16 (II) LETTERS OF APPROVAL REQUIRED BY SUBSECTION (3)(c)(I) OF 17 THIS SECTION MUST INCLUDE INFORMATION CONCERNING: 18 (A) THE TIMELINE FOR ISSUANCE OF MONEY AS APPROVED BY THE 19 DIVISION OR THE BOARD PURSUANT TO THE AFFORDABLE HOUSING 20 PROGRAM; 21 (B) ANY TERMS FOR THE LOAN OR GRANT PERIOD; AND 22

(C) ANY CONDITIONS THAT THE APPROVED APPLICANT MUST MEET
OR PROVIDE PRIOR TO THE EXECUTION OF CONTRACTS FOR THE LOAN OR
GRANT PURSUANT TO THE AFFORDABLE HOUSING PROGRAM, INCLUDING
CLOSING OR CURING ANY OUTSTANDING AWARDS UNDER OTHER
AFFORDABLE HOUSING PROGRAMS.

27 (d) (I) ANY CHANGES TO THE TERMS OF AN APPROVED LOAN OR

1 GRANT PURSUANT TO AN AFFORDABLE HOUSING PROGRAM BY THE 2 DIVISION MUST BE MADE TO AN APPROVED APPLICANT WITHIN TEN 3 CALENDAR DAYS OF THE DATE THE DIVISION ISSUES A LETTER OF 4 APPROVAL REQUIRED PURSUANT TO SUBSECTION (3)(c)(I) OF THIS 5 SECTION.

6 (II) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (3)(d)(I)OF THIS SECTION, AN APPROVED APPLICANT MAY REQUEST CHANGES TO 7 8 THE TERMS OF AN APPROVED LOAN OR GRANT AT ANY TIME BEFORE THE 9 CONTRACT IS FINALIZED AND THE DIVISION SHALL REVIEW AND RESPOND 10 TO ANY REQUESTS FOR CHANGES MADE AFTER APPROVAL OF THE LOAN OR 11 GRANT BUT BEFORE THE CONTRACT IS FINALIZED WITHIN THIRTY DAYS. A 12 REQUEST FOR CHANGES BY AN APPROVED APPLICANT MAY EXTEND ANY 13 APPLICABLE TIME PERIOD SET FORTH IN SUBSECTION (3)(c)(I) BY NOT 14 MORE THAN THIRTY DAYS.

15 (4) THE DIVISION MAY PROMULGATE RULES FOR THE
16 IMPLEMENTATION OF THIS SECTION IN ACCORDANCE WITH ARTICLE 4 OF
17 THIS TITLE 24.

18

SECTION 5. In Colorado Revised Statutes, 24-32-717, add (3.7)
as follows:

21 24-32-717. Housing investment trust fund - loans - definitions.
(3.7) IF APPLICATIONS ARE REQUIRED FOR LOANS PURSUANT TO THIS
23 SECTION, THE APPLICATION PROCESS MUST BE IN ACCORDANCE WITH THE
24 PROCESS SET FORTH IN SECTION 24-32-705.7.

25 SECTION 6. In Colorado Revised Statutes, 24-32-721, amend
26 (2)(e); and add (8) as follows:

27 **24-32-721.** Colorado affordable housing construction grants

1 and loans - housing development grant fund - creation - housing 2 assistance for persons with behavioral, mental health, or substance 3 use disorders - cash fund - appropriation - report to general assembly 4 - rules - definitions - repeal. (2) (e) In determining how best to allocate 5 money to promote the various purposes specified in subsection (2)(d) of 6 this section, the division shall consult with stakeholders from urban and 7 rural communities and representatives from populations of different 8 income levels with diverse housing needs and shall award funding to 9 meet the needs of local communities that will optimize the return on 10 money invested in a particular program or for a particular use 11 SOCIO-ECONOMIC AND HOUSING STABILITY OF OUTCOMES OF HOUSEHOLDS 12 SERVED; OPTIMIZE THE CREATION, OPERATION, AND AFFORDABILITY 13 LENGTH OF AFFORDABLE HOUSING STOCK CREATED; OPTIMIZE THE 14 PRESERVATION OF NATURALLY OCCURRING AND SUBSIDIZED AFFORDABLE 15 HOUSING; CONSIDER THE IMPACT OF AWARD TERMS ON THE FINANCIAL 16 STABILITY OF THE ORGANIZATIONS DELIVERING THESE DEVELOPMENT 17 PROJECTS AND RESIDENT SERVICES; leverage OR BE LEVERAGED BY other 18 available PUBLIC OR PRIVATE sources of money; BE LAYERED WITH OTHER 19 FUNDS ADMINISTERED BY THE STATE; address housing needs throughout 20 the state; and serve populations with the greatest unmet need. THE 21 DIVISION MAY EVALUATE AND AWARD FUNDING OPPORTUNITIES AT ALL 22 STAGES OF A PROJECT, INCLUDING PREDEVELOPMENT AND FIRST-IN 23 CATALYTIC FUND COMMITMENTS.

24

(8) IF APPLICATIONS ARE REQUIRED FOR MONEY FROM THE FUND
PURSUANT TO THIS SECTION, THE APPLICATION PROCESS MUST BE IN
ACCORDANCE WITH THE PROCESS SET FORTH IN SECTION 24-32-705.7.

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SECTION 7. In Colorado Revised Statutes, 24-32-721.7, add
 (1)(c) as follows:

3 24-32-721.7. Affordable housing guided toolkit and local
officials guide program - creation. (1) (c) THE PROCESS FOR
APPLICATIONS REQUIRED PURSUANT TO THIS SECTION MUST BE IN
ACCORDANCE WITH THE PROCESS SET FORTH IN SECTION 24-32-705.7.

7 SECTION 8. In Colorado Revised Statutes, 24-32-729, add
8 (3)(a.5) as follows:

9 24-32-729. Transformational affordable housing through local 10 investments - grant program - investments eligible for funding -11 report - definitions - repeal. (3) Policies, procedures, and guidelines. 12 (a.5) THE APPLICATION PROCESS FOR THE GRANT PROGRAM MUST BE IN 13 ACCORDANCE WITH THE PROCESS SET FORTH IN SECTION 24-32-705.7. ON 14 OR BEFORE SEPTEMBER 1, 2024, THE DIVISION SHALL AMEND ANY 15 POLICIES, PROCEDURES, AND GUIDELINES FOR THE GRANT PROGRAM THAT 16 ARE NOT CONSISTENT WITH THE APPLICATION PROCESS SET FORTH IN 17 SECTION 24-32-705.7.

18 SECTION 9. In Colorado Revised Statutes, 24-32-731, add
19 (5)(a.5) as follows:

20 24-32-731. Revolving loan fund - eligible projects - report -21 definitions - legislative declaration. (5) Loan program policies -22 eligibility for loan funding. (a.5) THE APPLICATION PROCESS FOR THE 23 LOAN PROGRAM MUST BE IN ACCORDANCE WITH THE PROCESS SET FORTH 24 IN SECTION 24-32-705.7. ON OR BEFORE SEPTEMBER 1, 2024, THE DIVISION 25 SHALL AMEND ANY POLICIES, PROCEDURES, AND GUIDELINES FOR THE 26 GRANT PROGRAM THAT ARE NOT CONSISTENT WITH THE APPLICATION 27 PROCESS SET FORTH IN SECTION 24-32-705.7.

- SECTION 10. In Colorado Revised Statutes, 29-4-103, amend
 (9) as follows:
- **29-4-103. Definitions.** As used in this part 1, unless the context
 otherwise requires:

(9) "Housing project" means all real and personal property, 5 6 buildings and improvements, stores, offices, lands for farming and 7 gardening, and community facilities acquired, constructed, or to be 8 acquired or constructed pursuant to a single plan or undertaking to 9 demolish, clear, remove, alter, or repair unsafe, unsanitary, or substandard 10 housing or to provide dwelling accommodations at rentals within the 11 means of persons of low income. The term "housing project" also means 12 the planning of the buildings and improvements, the acquisition of 13 property, the demolition of existing structures, the construction, 14 reconstruction, alteration, and repair of the improvements, and all other 15 work in connection therewith. THE TERM "HOUSING PROJECT" ALSO 16 MEANS THE PROVISION OF DWELLING ACCOMMODATIONS TO PERSONS, 17 WITHOUT REGARD TO INCOME, AS LONG AS THE HOUSING PROJECT 18 SUBSTANTIALLY BENEFITS PERSONS OF LOW INCOME.

SECTION 11. In Colorado Revised Statutes, 29-4-104, amend
(1)(a) and (1)(k); and add (1)(l) as follows:

21 29-4-104. Powers of cities to undertake projects. (1) Every city
22 has power and is authorized:

23 (a) To construct, ACQUIRE, OWN, OR LEASE any housing project
24 within the city;

- (k) To do all acts and things necessary or convenient to carry out
 the powers expressly given in this part 1; AND
- 27 (1) TO MANAGE, OPERATE, AND MAINTAIN, OR CONTRACT FOR THE

- 1 MANAGEMENT, OPERATION, AND MAINTENANCE, OF ANY HOUSING PROJECT
- 2 OWNED OR LEASED BY THE CITY.

3 SECTION 12. In Colorado Revised Statutes, amend 29-4-107 as
4 follows:

5 29-4-107. Management of housing projects. (1) The city, shall
6 AT THE CITY'S SOLE AND ABSOLUTE DISCRETION, MAY:

7 (a) CONTRACT WITH A NONPROFIT ENTITY OR PRIVATE ENTITY TO
8 MANAGE, MAINTAIN, AND OPERATE ANY HOUSING PROJECT CONSTRUCTED,
9 ACQUIRED, OWNED, OR LEASED BY THE CITY; OR

10 (b) Deliver possession of any housing projects constructed, 11 acquired, OWNED, or leased by it THE CITY to the authority within the 12 boundaries of which the city is included, but the title to all property 13 comprising such housing projects shall remain in the city. The authority 14 shall operate and maintain all such housing projects of the city THAT THE 15 CITY HAS DELIVERED POSSESSION OF IN ACCORDANCE WITH THIS 16 SUBSECTION (1)(b) and shall fix, levy, and collect such rents, fees, or other charges for the use and occupancy of such housing projects as such 17 18 authority determines; but if there are any agreements of the city with an 19 obligee, the authority shall fix, levy, collect, and revise such rents, fees, and other charges in accordance with such agreements and subject 20 21 thereto. All rents, fees, and other charges received by the authority from 22 any such housing project shall not be commingled with any moneys 23 MONEY of the authority and shall be deposited in a special account in any 24 depository authorized in section 24-75-603. C.R.S.

(2) After the payment of the cost of operation and maintenance of
 such A housing project THAT THE CITY DELIVERS POSSESSION OF TO THE
 AUTHORITY PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION, the net

1 receipts of such project shall be paid by the authority to the city at 2 monthly or longer intervals as the city may determine or at such intervals 3 as shall be provided for in any agreement by the city with an obligee. 4 SECTION 13. In Colorado Revised Statutes, 29-4-209, amend 5 (1)(f) as follows: 29-4-209. Powers of authority. (1) An authority shall constitute 6 7 a body both corporate and politic, exercising public powers and having 8 all the powers necessary or convenient to carry out and effectuate the 9 purposes and provisions of this part 2, including the following powers in 10 addition to others granted in this section: 11 (f) To manage as agent of the city any project constructed or 12 owned by the city THAT THE CITY DELIVERS POSSESSION OF TO THE 13 AUTHORITY PURSUANT TO SECTION 29-4-107 (1)(b); SECTION 14. In Colorado Revised Statutes, 39-3-127.7, 14 15 amend (7) as follows: 16 **39-3-127.7.** Community land trust property - nonprofit 17 affordable homeownership developer property - exemption -18 requirements - legislative declaration - definitions. (7) (a) Any 19 community land trust or nonprofit affordable homeownership developer 20 that claims a property tax exemption pursuant to this section shall comply 21 with the provisions of section 39-2-117; EXCEPT THAT IF THE REAL 22 PROPERTY THAT IS ALLOWED AN EXEMPTION PURSUANT TO THIS SECTION 23 HAS BEEN SUBDIVIDED, THE OWNER OF SUCH PROPERTY OR THE OWNER'S 24 AGENT IS ONLY REQUIRED TO: 25 (I) SUBMIT ONE APPLICATION FOR THE EXEMPTION FOR ALL 26 PARCELS IN CONNECTION WITH THE SUBDIVISION PURSUANT TO SECTION 27 39-2-117 (1)(a), BUT THE FILING MUST BE ACCOMPANIED BY A PAYMENT

IN ACCORDANCE WITH SECTION 39-2-117 (1)(a)(I) IN AN AMOUNT NOT TO
 EXCEED THE AGGREGATE AMOUNT OF PAYMENTS THAT WOULD BE
 REQUIRED IF INDIVIDUAL APPLICATIONS WERE FILED FOR EACH PARCEL;
 AND

5 (II) IF THE EXEMPTION IS GRANTED, FILE ONE ANNUAL REPORT 6 PURSUANT TO SECTION 39-2-117 (3)(a) FOR ALL PARCELS IN CONNECTION 7 WITH THE SUBDIVISION, BUT THE FILING MUST BE ACCOMPANIED BY A 8 PAYMENT IN ACCORDANCE WITH SECTION 39-2-117 (3)(a) IN AN AMOUNT 9 NOT TO EXCEED THE AGGREGATE AMOUNT OF PAYMENTS THAT WOULD BE 10 REQUIRED IF INDIVIDUAL REPORTS WERE FILED FOR EACH PARCEL.

11 (b) NOTWITHSTANDING SUBSECTION (7)(a)(II) OF THIS SECTION, IF 12 THE REAL PROPERTY THAT IS ALLOWED AN EXEMPTION PURSUANT TO THIS 13 SECTION HAS BEEN SUBDIVIDED BUT THE SUBDIVIDED PARCEL HAS BEEN 14 SPLIT INTO A SEPARATE TAXABLE PARCEL FROM THE IMPROVEMENTS AND 15 IS LEASED TO THE OWNER OF THE IMPROVEMENTS AS AN AFFORDABLE 16 HOMEOWNERSHIP PROPERTY, THEN THE OWNER OF SUCH REAL PROPERTY 17 OR THE OWNER'S AGENT MUST FILE AN INDIVIDUAL ANNUAL REPORT FOR 18 THE SUBDIVIDED PARCEL IN ACCORDANCE WITH SECTION 39-2-117 (3)(a). 19 **SECTION 15.** No appropriation. The general assembly has 20 determined that this act can be implemented within existing 21 appropriations, and therefore no separate appropriation of state money is 22 necessary to carry out the purposes of this act.

23 SECTION 16. Act subject to petition - effective date -24 applicability. (1) This act takes effect at 12:01 a.m. on the day following 25 the expiration of the ninety-day period after final adjournment of the 26 general assembly; except that, if a referendum petition is filed pursuant 27 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 2024 and, in such case, will take
effect on the date of the official declaration of the vote thereon by the
governor.

6 (2) (a) Sections 4 through 9 of this act apply to applications 7 submitted for affordable housing programs administered by the division 8 of housing on or after September 1, 2024, or, if a referendum petition is 9 filed in accordance with subsection (1) of this section, on or after the date 10 of the official declaration of the vote thereon by the governor.

(b) Sections 10 through 13 of this act apply to any housing project
pursuant to part 1 of article 4 of title 29, C.R.S., on or after the applicable
effective date of this act.

14 (c) Section 14 of this act applies to applications submitted and 15 annual reports filed pursuant to section 39-2-117, C.R.S., for the 16 exemption allowed by section 39-3-127.7, C.R.S., on or after the 17 applicable effective date of this act.