Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 24-0288.03 Pierce Lively x2059

HOUSE BILL 24-1313

HOUSE SPONSORSHIP

Woodrow and Jodeh,

SENATE SPONSORSHIP

Hansen and Winter F.,

House Committees

Senate Committees

Transportation, Housing & Local Government

A BILL FOR AN ACT

101 CONCERNING MEASURES TO INCREASE THE AFFORDABILITY OF 102 HOUSING IN TRANSIT-ORIENTED COMMUNITIES.

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.)

Section 1 of the bill establishes a category of local government: A transit-oriented community. As defined in the bill, a transit-oriented community is either a local government that:

- Is entirely within a metropolitan planning organization;
- Has a population of 4,000 or more; and
- Contains at least 75 acres of certain transit-related areas; or

If the local government is a county, contains either a part of:

- A transit station area that is both in an unincorporated part of the county and within one-half mile of a station that serves a commuter rail service or light rail service; or
- A transit corridor area that both is in an unincorporated part of the county and is fully encompassed by one or more municipalities.

The bill requires a transit-oriented community to meet its housing opportunity goal and relatedly requires the department to:

- On or before July 31, 2024, publish a map that designates transit areas that transit-oriented communities shall use in calculating their housing opportunity goal; and
- On or before December 31, 2024, publish models and guidance to assist a transit-oriented community in meeting its housing opportunity goal.

A housing opportunity goal is a zoning capacity goal determined based on an average zoned housing density and the amount of transit-related areas within a transit-oriented community. The bill requires a transit-oriented community to meet its housing opportunity goal by ensuring that enough areas in the transit-oriented community qualify as transit centers. In order to qualify as a transit center, an area must:

- Be composed of zoning districts that uniformly allow a net housing density of at least 15 units per acre;
- Identify the net housing density allowed by law;
- Meet a housing density established by the transit-oriented community;
- Not include any area where local law exclusively restricts housing occupancy based on age or other factors;
- Have an administrative approval process for multifamily residential property development on parcels that are 5 acres or less in size;
- Be composed of contiguous parcels, if located partially outside of a transit area; and
- Be located wholly within a transit area and not extend more than one-quarter mile from the edge of a transit area, unless the department allows otherwise.

A transit-oriented community is required to demonstrate that it has met is housing opportunity goal by submitting a housing opportunity goal report to the department of local affairs (department). A housing opportunity goal report must include:

- The housing opportunity goal calculation that the transit-oriented community used in determining its housing opportunity goal;
- Evidence that the transit-oriented community has met its housing opportunity goal;

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- A map that identifies the boundaries of any transit centers within the transit-oriented community;
- If relevant, a plan to address potential insufficient water supplies for meeting the transit-oriented community's housing opportunity goal;
- Affordability strategies that the transit-oriented community will implement in meeting its housing opportunity goal. The transit-oriented community shall select some of these strategies from the standard and long-term affordability strategies menus in the bill, and the transit-oriented community shall include an implementation plan describing how it will implement these strategies.
- Any displacement mitigation strategies that the transit-oriented community has or will adopt from the displacement mitigation strategies menu in the bill and an implementation plan describing how it will implement these strategies.

Additionally, the bill requires a transit-oriented community to submit a progress report to the department every 3 years.

After receiving a transit-oriented community's housing opportunity goal report, the department shall either approve the report or provide direction to the transit-oriented community for amending and resubmitting the report and require the transit-oriented community to resubmit the report. If a transit-oriented community does not submit a housing opportunity goal report to the department on or before December 31, 2026, or if the department does not approve a transit-oriented community's housing opportunity goal report, the department will designate the transit-oriented community as a nonqualified transit-oriented community. Similarly, if a transit-oriented community does not submit a progress report to the department every 3 years, or if the department does not approve a transit-oriented community's progress report, the department will designate the transit-oriented community as a nonqualified transit-oriented community.

The state treasurer shall transfer any money that a nonqualified transit-oriented community would have otherwise been allocated from the highway users tax fund instead to the transit-oriented communities highway users tax account (account). The department shall not use any money in the account that is attributable to a specific nonqualified transit-oriented community until 180 days after the transit-oriented community became a nonqualified transit-oriented community. If a nonqualified transit-oriented community no longer qualifies as a nonqualified transit-oriented community during that 180-day period, the treasurer shall issue a warrant to the transit-oriented community for the amount of money that was diverted from the transit-oriented community to the account.

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If the department does not approve a transit-oriented community's housing opportunity goal report on or before December 31, 2027, the department may seek an injunction requiring the transit-oriented community to comply with the requirements of the bill.

In addition to designating an area as a transit center for purposes of meeting a housing opportunity goal, the bill allows local governments to designate an area as a neighborhood center so long as the local government ensures that the area:

- Has an average zoned housing density sufficient to increase public transit ridership;
- Has an administrative approval process for multifamily residential property development on parcels that are no larger than a size determined by the department;
- Has a mixed-use walkable neighborhood; and
- Satisfies any other criteria required by the department.

The bill also creates the transit-oriented communities infrastructure fund grant program (grant program) within the department. The purpose of the grant program is to assist local governments in upgrading infrastructure within transit centers and neighborhood centers. In administering the grant program, the department shall prioritize grant applicants based on the information in the reports described in the bill. Grants from the grant program are awarded from money in the transit-oriented communities infrastructure fund (fund). The fund consists of gifts, grants, and donations along with money that the general assembly may appropriate or transfer to the fund and money in the account described in the bill. The fund is continuously appropriated. On July 1, 2024, the state treasurer shall transfer \$35 million from the general fund to the fund.

Section 2 prohibits a planned unit development resolution or ordinance for a planned unit development that is adopted on or after the effective date of the bill and that applies within a transit-oriented center or neighborhood center from restricting the development of housing more than the local law that applies to that transit-oriented center or neighborhood center.

Section 3 states that any restriction by a unit owners' association within a transit-oriented center or neighborhood center on the development of housing that is adopted on or after the effective date of the bill and is beyond the local law that applies to that transit-oriented center or neighborhood center is void as a matter of public policy.

Sections 4 and 5 require the Colorado housing and financing authority to allocate tax credits under the state affordable housing tax credit to qualified housing developments within transit centers.

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

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1	SECTION 1. In Colorado Revised Statutes, add article 35 to title
2	29 as follows:
3	ARTICLE 35
4	State Land Use Criteria For Strategic Growth
5	PART 1
6	DEFINITIONS
7	29-35-101. Short title. The short title of this article 35 is
8	THE "STATE LAND USE CRITERIA FOR STRATEGIC GROWTH ACT".
9	29-35-102. Legislative declaration. (1) THE GENERAL ASSEMBLY
10	HEREBY FINDS, DETERMINES, AND DECLARES THAT:
11	(a) SINCE THE "LOCAL GOVERNMENT LAND USE CONTROL
12	Enabling Act of 1974", article 20 of title 29, was adopted,
13	COLORADO'S POPULATION HAS MORE THAN DOUBLED, WITH THE STATE
14	Growing at twice the national rate between $2010\mathrm{And}2020;$
15	(b) THE COLORADO STATE DEMOGRAPHY OFFICE ESTIMATES THAT
16	COLORADO WILL ADD ONE MILLION SEVEN HUNDRED THOUSAND TWO
17	HUNDRED PEOPLE BY 2050, BRINGING COLORADO'S POPULATION TO
18	NEARLY SEVEN MILLION FIVE HUNDRED THOUSAND. THE NEED FOR
19	HOUSING FOR THE GROWING POPULATION IS AN ISSUE THAT AFFECTS ALL
20	COLORADO COMMUNITIES REGARDLESS OF REGION OR SIZE. IN A
21	BIPARTISAN POLL CONDUCTED BY THE COLORADO POLLING INSTITUTE IN
22	NOVEMBER 2023, COLORADO VOTERS LISTED HOUSING AFFORDABILITY AS
23	ONE OF THEIR TOP FIVE ISSUES FOR THE COLORADO STATE GOVERNMENT
24	TO ADDRESS. THEREFORE, IT IS CRITICAL TO ADDRESS THE COST AND
25	AVAILABILITY OF HOUSING ACROSS THE STATE TO ADDRESS HISTORIC
26	POPULATION GROWTH.
7	(c) IN EXPEDIENCING SIGNIFICANT DODI IL ATION GROWTH AT A TIME

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1 OF INCREASED VEHICLE OWNERSHIP AND COMMUTE TIMES, THE SUPPLY

2 AND AFFORDABILITY OF HOUSING IN ONE COMMUNITY AFFECTS THE

3 RESOURCES OF NEIGHBORING COMMUNITIES. COLORADO'S NEED FOR

4 HOUSING IMPACTS THE STATE'S TRANSIT, TRANSPORTATION, EMPLOYMENT,

5 ECONOMY, ENERGY, WATER, AND INFRASTRUCTURE AND REQUIRES

6 INNOVATIVE, COLLABORATIVE SOLUTIONS.

- (d) Colorado's housing supply has not kept pace with population growth in the state. Between 2010 and 2020, Colorado added one hundred twenty-six thousand fewer housing units than in the prior decade, despite Colorado's population increasing by a similar amount in each decade. The state demographer estimates that between approximately sixty-five thousand and ninety thousand housing units are needed to keep pace with Colorado's current population growth.
- (e) ACROSS THE STATE, COLORADO NEEDS MORE HOUSING URGENTLY TO SUPPORT OUR GROWING WORKFORCE, AND HOUSING OPPORTUNITIES ARE NEEDED ACROSS ALL INCOME LEVELS. ADDRESSING THE CRITICAL ISSUE OF COST AND AVAILABILITY OF HOUSING REQUIRES MAINTAINING AND EXPANDING ACCESS TO AFFORDABLE AND ATTAINABLE HOUSING BY REMOVING BARRIERS TO AND EXPEDITING NEW HOUSING OPPORTUNITIES FOR EVERY COMMUNITY, ESPECIALLY NEAR TRANSIT. AS HOUSING RENTS AND PRICES HAVE INCREASED FASTER THAN WAGES ACROSS THE STATE, INDIVIDUAL HOUSEHOLDS ARE EXPERIENCING DISPLACEMENT FROM HOMES THEY COULD ONCE AFFORD AND HAVING TO LIVE FARTHER FROM WORK WITH INCREASED COMMUTE TIMES. AS STATE AND LOCAL GOVERNMENTS SEEK TO INCREASE HOUSING OPTIONS AND ADDRESS AFFORDABILITY FOR RESIDENTS, IT IS ESSENTIAL TO PROVIDE

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1	SOLUTIONS THAT	INCORPORATE TR	ANSIT NEEDS AS	WELL
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(f) Between 2010 and 2021, the percentage of Coloradans

Making less than seventy-five thousand dollars a year who

were housing cost-burdened, meaning they spend more than

thirty percent of their income on housing needs, increased from

fifty-four percent to sixty-one percent, and, for renters making

less than seventy-five thousand dollars a year, that

percentage increased from fifty-nine percent to seventy-three

PERCENT, ACCORDING TO THE AMERICAN COMMUNITY SURVEY;

- 10 (g) NATIONALLY, CITIES WITH THE HIGHEST HOUSING COSTS AND 11 LOWEST VACANCY RATES EXPERIENCE THE HIGHEST RATES OF 12 HOMELESSNESS, ACCORDING TO A REPORT BY THE URBAN INSTITUTE, 13 "Unsheltered Homelessness: Trends, Characteristics, and 14 HOMELESS HISTORIES". THESE INDICATORS EXPLAIN A GREATER PORTION 15 OF THE VARIATION IN REGIONAL RATES OF HOMELESSNESS THAN OTHER 16 COMMONLY ASSUMED FACTORS, SUCH AS POVERTY RATE, SUBSTANCE USE, 17 OR MENTAL ILLNESS, ACCORDING TO A STUDY IN THE EUROPEAN JOURNAL 18 OF HOUSING POLICY, "THE ECONOMICS OF HOMELESSNESS: THE 19 EVIDENCE FROM NORTH AMERICA".
 - (h) Housing prices are typically higher when housing supply is restricted by local land use regulations in a metropolitan region, according to studies such as the National Bureau Of Economic Research working papers "Regulation and Housing Supply" and "The Impact of Zoning on Housing Affordability". Increasing housing supply moderates price increases and improves housing affordability across all incomes, according to studies such as "The Economic

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1	IMPLICATIONS OF HOUSING SUPPLY", IN THE JOURNAL OF ECONOMIC
2	PERSPECTIVES, AND "SUPPLY SKEPTICISM: HOUSING SUPPLY AND
3	AFFORDABILITY", IN THE JOURNAL HOUSING POLICY DEBATE.
4	(i) RESEARCHERS HAVE FOUND SUBSTANTIAL EVIDENCE THAT NEW
5	HOUSING CONSTRUCTION ENABLES HOUSEHOLDS TO MOVE WITHIN A
6	REGION, OPENS UP HOUSING OPTIONS FOR MORE DIVERSE INCOME LEVELS,
7	AND PROMOTES COMPETITION THAT LIMITS HOUSING COST INCREASES,
8	ACCORDING TO THE NEW YORK UNIVERSITY LAW AND ECONOMICS
9	RESEARCH PAPER "SUPPLY SKEPTICISM REVISITED". WHILE NEW HOUSING
10	SUPPLY CAN RARELY MEET THE NEEDS OF THE LOWEST INCOME
11	HOUSEHOLDS, ENABLING NEW HOUSING SUPPLY CAN MODERATE PRICE
12	INCREASES AND REDUCE THE NUMBER OF HOUSEHOLDS THAT NEED
13	SUBSIDIES TO AFFORD HOUSING. RESIDENT OPPOSITION FREQUENTLY
14	LIMITS NEW HOUSING DEVELOPMENT IN EXISTING COMMUNITIES AND
15	EITHER LEADS TO LESS HOUSING PRODUCTION AND INCREASED HOUSING
16	COSTS OR PUSHES HOUSING DEVELOPMENT TO GREENFIELD AREAS WHERE
17	THERE ARE FEWER NEIGHBORS BUT GREATER ENVIRONMENTAL AND FISCAL
18	COSTS.
19	29-35-103. Definitions. As used in this article 35, unless the
20	CONTEXT OTHERWISE REQUIRES:
21	(1) "ACCESSIBLE UNIT" MEANS A HOUSING UNIT THAT SATISFIES
22	THE REQUIREMENTS OF THE FEDERAL "FAIR HOUSING ACT", $42U.S.C.$ Sec.
23	3601 ET SEQ., AS AMENDED, AND INCORPORATES UNIVERSAL DESIGN.
24	(2) (a) "ADMINISTRATIVE APPROVAL PROCESS" MEANS A PROCESS
25	IN WHICH:
26	(I) A DEVELOPMENT PROPOSAL FOR A SPECIFIED PROJECT IS
27	APPROVED, APPROVED WITH CONDITIONS, OR DENIED BY LOCAL

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1	GOVERNMENT ADMINISTRATIVE STAFF BASED SOLELY ON ITS COMPLIANCE
2	WITH OBJECTIVE STANDARDS SET FORTH IN LOCAL LAWS; AND
3	(II) DOES NOT REQUIRE, AND CANNOT BE ELEVATED TO REQUIRE,
4	A PUBLIC HEARING, A RECOMMENDATION, OR A DECISION BY AN ELECTED
5	OR APPOINTED PUBLIC BODY OR A HEARING OFFICER.
6	(b) NOTWITHSTANDING SUBSECTION (2)(a) OF THIS SECTION, AN
7	ADMINISTRATIVE APPROVAL PROCESS MAY REQUIRE AN APPOINTED
8	HISTORIC PRESERVATION COMMISSION TO MAKE A DECISION, OR TO MAKE
9	A RECOMMENDATION TO LOCAL GOVERNMENT ADMINISTRATIVE STAFF,
10	REGARDING A DEVELOPMENT APPLICATION INVOLVING A PROPERTY THAT
11	THE LOCAL GOVERNMENT HAS DESIGNATED AS A HISTORIC PROPERTY,
12	PROVIDED THAT:
13	(I) THE STATE HISTORIC PRESERVATION OFFICE WITHIN HISTORY
14	COLORADO HAS DESIGNATED THE LOCAL GOVERNMENT AS A CERTIFIED
15	LOCAL GOVERNMENT; AND
16	(II) THE APPOINTED HISTORIC PRESERVATION COMMISSION'S
17	DECISION OR RECOMMENDATION IS BASED ON STANDARDS EITHER SET
18	FORTH IN LOCAL LAW OR ESTABLISHED BY THE SECRETARY OF THE
19	INTERIOR OF THE UNITED STATES.
20	(3) "Bus rapid transit service" means either a bus rapid
21	TRANSIT SERVICE INCLUDED IN A METROPOLITAN PLANNING
22	ORGANIZATION'S FISCALLY CONSTRAINED LONG RANGE TRANSPORTATION
23	PLAN OR A BUS-BASED TRANSIT SERVICE THAT INCLUDES AT LEAST THREE
24	OF THE FOLLOWING:
25	(a) SERVICE THAT IS SCHEDULED TO RUN EVERY FIFTEEN MINUTES
26	OR LESS DURING THE HIGHEST FREQUENCY SERVICE HOURS;
2.7	(b) DEDICATED LANES OR BUSWAYS:

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1	(c) Traffic signal priority;
2	(d) OFF-BOARD FARE COLLECTION;
3	(e) ELEVATED PLATFORMS; OR
4	(f) ENHANCED STATIONS.
5	(4) "COMMUTER BUS RAPID TRANSIT SERVICE" MEANS A BUS RAPID
6	TRANSIT SERVICE THAT OPERATES ON A LIMITED-ACCESS HIGHWAY FOR
7	THE MAJORITY OF ITS ROUTE.
8	(5) "COMMUTER RAIL" MEANS A PASSENGER RAIL TRANSIT SERVICE
9	BETWEEN AND WITHIN METROPOLITAN AND SUBURBAN AREAS.
10	(6) "County" means a county including a home rule
11	COUNTY.
12	(7) "DEPARTMENT" MEANS THE DEPARTMENT OF LOCAL AFFAIRS.
13	(8) "DISPLACEMENT" MEANS THE INVOLUNTARY RELOCATION OF
14	RESIDENTS DUE TO INCREASED REAL ESTATE PRICES, RENTS, OR OTHER
15	ECONOMIC FACTORS.
16	(9) "LIGHT RAIL" MEANS A PASSENGER RAIL TRANSIT SERVICE
17	THAT USES ELECTRICALLY POWERED RAIL-BORNE CARS.
18	(10) "LOCAL GOVERNMENT" MEANS A MUNICIPALITY, COUNTY, OR
19	TRIBAL NATION WITH JURISDICTION IN COLORADO.
20	(11) "LOCAL LAW" MEANS ANY CODE, LAW, ORDINANCE, POLICY,
21	REGULATION, OR RULE ENACTED BY A LOCAL GOVERNMENT THAT
22	GOVERNS THE DEVELOPMENT AND USE OF LAND, INCLUDING BUT NOT
23	LIMITED TO LAND USE CODES, ZONING CODES, AND SUBDIVISION CODES.
24	(12) "METROPOLITAN PLANNING ORGANIZATION" MEANS A
25	METROPOLITAN PLANNING ORGANIZATION UNDER THE "FEDERAL TRANSIT
26	ACT OF 1998", 49 U.S.C. SEC. 5301 ET SEQ., AS AMENDED.
27	(13) "MUNICIDALITY" MEANS A HOME DUE OD STATUTODY CITY

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1	OR TOWN, TERRITORIAL CHARTER CITY OR TOWN, OR CITY AND COUNTY.
2	(14) "OBJECTIVE STANDARD" MEANS A STANDARD THAT:
3	(a) Is a defined benchmark or criterion that allows for
4	DETERMINATIONS OF COMPLIANCE TO BE CONSISTENTLY DECIDED
5	REGARDLESS OF THE DECISION MAKER; AND
6	(b) Does not require a subjective determination
7	CONCERNING A DEVELOPMENT PROPOSAL, INCLUDING BUT NOT LIMITED TO
8	WHETHER THE APPLICATION FOR THE DEVELOPMENT PROPOSAL IS:
9	(I) CONSISTENT WITH MASTER PLANS, OR OTHER DEVELOPMENT
10	PLANS;
11	(II) COMPATIBLE WITH THE LAND USE OR DEVELOPMENT OF THE
12	AREA SURROUNDING THE AREA DESCRIBED IN THE APPLICATION; OR
13	(III) CONSISTENT WITH PUBLIC WELFARE, COMMUNITY
14	CHARACTER, OR NEIGHBORHOOD CHARACTER.
15	(15) "Universal design" means any dwelling unit designed
16	AND CONSTRUCTED TO BE SAFE AND ACCESSIBLE FOR ANY INDIVIDUAL
17	REGARDLESS OF AGE OR ABILITIES.
18	(16) "Urban bus rapid transit service" means a bus rapid
19	TRANSIT SERVICE THAT OPERATES ON A SURFACE STREET FOR THE
20	MAJORITY OF ITS ROUTE.
21	(17) "VISITABLE UNIT" MEANS A DWELLING UNIT THAT A PERSON
22	WITH A DISABILITY CAN ENTER, MOVE AROUND THE PRIMARY ENTRANCE
23	FLOOR OF, AND USE THE BATHROOM IN.
24	PART 2
25	TRANSIT-ORIENTED COMMUNITIES
26	29-35-201. Legislative declaration. (1) The General Assembly
27	HEREBY FINDS, DETERMINES, AND DECLARES THAT:

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(a) MULTIFAMILY HOUSING IS TYPICALLY MORE AFFORDABLE THAN
SINGLE-UNIT DWELLINGS. ACCORDING TO THE AMERICAN COMMUNITY
SURVEY, COLORADO MULTIFAMILY UNITS COST BETWEEN FOURTEEN AND
Forty-three percent less to rent in 2019 , depending on the size of
THE BUILDING, COMPARED TO SINGLE-UNIT DETACHED DWELLINGS.
(b) Allowing higher density residential development is
IMPORTANT FOR THE COST EFFECTIVENESS AND AVAILABILITY OF

- IMPORTANT FOR THE COST EFFECTIVENESS AND AVAILABILITY OF AFFORDABLE HOUSING. AN ANALYSIS OF OVER SIXTY AFFORDABLE HOUSING PROJECTS FUNDED BY THE U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT IN TRANSIT-ORIENTED AREAS IN COLORADO SINCE 2010 FOUND THAT HALF WERE DEVELOPED AT OVER FIFTY UNITS PER ACRE, AND TWENTY PERCENT WERE OVER ONE HUNDRED UNITS PER ACRE.
- (c) Throughout Colorado, less than half of available zoning capacity is typically utilized, and greater utilization of zoning capacity is necessary to meet anticipated housing needs. Numerous factors currently prevent development from fully utilizing available zoning capacity and allowed densities, including site level constraints, financial feasibility and demand, and landowners' willingness to sell or redevelop.
- (d) Colorado has invested significantly in public transit in the last several decades, funding over six billion dollars across eighty-five miles of new rail lines. The investments will continue in the coming years with new bus rapid transit and rail systems along the front range. Despite these investments, transit ridership lags behind peer agencies around the country, due at least in part to a lack of density near these transit lines. Before the COVID-19 pandemic, the regional transportation

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1	DISTRICT HAD TWO AND THREE-TENTHS RIDES PER VEHICLE REVENUE MILE
2	ON THEIR RAIL SYSTEM, COMPARED TO OVER FOUR RIDES PER VEHICLE
3	REVENUE MILE FOR AGENCIES IN MINNEAPOLIS AND PORTLAND AND OVER
4	EIGHT RIDES PER VEHICLE REVENUE MILE IN SEATTLE, ACCORDING TO
5	DATA FROM THE FEDERAL TRANSIT ADMINISTRATION'S NATIONAL TRANSIT
6	DATABASE.
7	(e) ALLOWING HIGHER DENSITY RESIDENTIAL DEVELOPMENT NEAR
8	TRANSIT IS IMPORTANT FOR INCREASING TRANSIT RIDERSHIP AND
9	IMPROVING THE COST EFFECTIVENESS OF TRANSIT SERVICES.
10	RESEARCHERS HAVE FOUND THAT HIGHER BUILT GROSS DENSITIES
11	CITYWIDE INCREASE COST-EFFECTIVENESS FOR LIGHT RAIL AND BUS RAPID
12	TRANSIT SERVICES, AS DESCRIBED IN THE ARTICLE, "COST OF A RIDE: THE
13	EFFECTS OF DENSITIES ON FIXED-GUIDEWAY TRANSIT RIDERSHIP AND

(f) Most Light and commuter rail stations and frequent bus corridors in Colorado Have Lower Housing unit density than is necessary to support frequent transit. Based on 2020 census block housing unit data, over ninety percent of rail stations and eighty-four percent of bus rapid transit and frequent bus corridors in Colorado have less than fifteen housing units per acre on average within walking distance. Researchers have generally found a minimum of fifteen housing units per acre of built density is needed to support frequent transit.

COSTS" BY ERICK GUERRA AND ROBERT CERVERO.

HOUSEHOLDS TO ALSO SAVE ON TRANSPORTATION COSTS BY OWNING FEWER VEHICLES AND REDUCING FUEL CONSUMPTION. COLORADANS COMMUTE OVER FIFTY MINUTES TO AND FROM WORK ON AVERAGE,

LIVING NEAR TRANSIT, JOBS, AND SERVICES ENABLES

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1	ACCORDING TO THE LATEST AMERICAN COMMUNITY SURVEY'S FIVE YEAR
2	ESTIMATES. ANALYSES OF TRANSIT-ORIENTED COMMUNITIES HAVE FOUND
3	THAT RESIDENTS TAKE AN AVERAGE OF FORTY-FOUR PERCENT FEWER
4	VEHICLE TRIPS, ACCORDING TO THE ARTICLE "VEHICLE TRIP REDUCTION
5	IMPACTS OF TRANSIT-ORIENTED HOUSING" IN THE JOURNAL OF PUBLIC
6	TRANSPORTATION.
7	(h) In Colorado, households in more dense areas, which
8	ARE DEFINED AS CENSUS TRACTS WITH MORE THAN FOUR THOUSAND UNITS
9	PER SQUARE MILE OR ABOUT FIFTEEN UNITS PER ACRE, DRIVE TWENTY
10	PERCENT LESS THAN THE STATE AVERAGE, AND HIGHER DENSITY AREAS,
11	CENSUS TRACTS WITH MORE THAN TEN THOUSAND UNITS PER SQUARE MILE
12	OR ABOUT FORTY UNITS PER ACRE, DRIVE FORTY PERCENT LESS THAN THE
13	STATE AVERAGE, ACCORDING TO DATA FROM THE 2017 NATIONAL
14	HOUSEHOLD TRAVEL SURVEY;
15	(i) HIGH TRANSPORTATION COSTS IMPACT LOW-INCOME
16	HOUSEHOLDS IN PARTICULAR. HOUSEHOLDS MAKING LESS THAN FORTY
17	THOUSAND DOLLARS PER YEAR IN THE WESTERN UNITED STATES ARE
18	SPENDING OVER TWENTY-FOUR PERCENT OF THEIR INCOME ON
19	TRANSPORTATION, WHEN SPENDING MORE THAN FIFTEEN PERCENT OF
20	INCOME ON TRANSPORTATION IS CONSIDERED COST BURDENED,
21	ACCORDING TO DATA FROM THE BUREAU OF LABOR STATISTICS CONSUMER
22	EXPENDITURE SURVEYS.
23	(j) In addition to saving on transportation costs by Living
24	NEAR TRANSIT, OWNING FEWER VEHICLES AND TRAVELING TO WORK AND
25	ACCESSING SERVICES WITHOUT DRIVING OR DRIVING LESS REDUCES
26	GREENHOUSE GAS EMISSIONS AND AIR POLLUTION, WHICH IMPACTS AIR
27	QUALITY NOT JUST IN TRANSIT-ORIENTED COMMUNITIES BUT IN GREATER

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1	REGIONS ACROSS THE STATE;
2	(k) In Colorado, household energy demand on average is
3	SEVENTY PERCENT LESS FOR MULTIFAMILY HOUSING COMPARED TO
4	SINGLE-UNIT DETACHED DWELLINGS, ACCORDING TO THE NATIONAL
5	RENEWABLE ENERGY LABORATORY RESTOCK ANALYSIS TOOL;
6	(l) Compared to single-unit detached dwellings, small
7	MULTIFAMILY HOMES USE SIXTY-THREE PERCENT LESS WATER, AND
8	LARGER MULTIFAMILY HOMES USE EIGHTY-SIX PERCENT LESS WATER,
9	BASED ON DATA FROM DENVER AND AURORA WATER USERS ANALYZED
10	FOR THE "COLORADO WATER AND GROWTH DIALOGUE FINAL REPORT" IN
11	2018;
12	(m) NATIONAL STUDIES, SUCH AS THE ARTICLE "RELATIONSHIPS
13	BETWEEN DENSITY AND PER CAPITA MUNICIPAL SPENDING IN THE UNITED
14	STATES", PUBLISHED IN URBAN SCIENCE, HAVE FOUND THAT LOWER
15	DENSITY COMMUNITIES HAVE HIGHER GOVERNMENT CAPITAL AND
16	MAINTENANCE COSTS FOR WATER, SEWER, AND TRANSPORTATION
17	INFRASTRUCTURE AND LOWER PROPERTY AND SALES TAX REVENUE. THESE
18	INCREASED COSTS ARE OFTEN BORNE BY BOTH STATE AND LOCAL
19	GOVERNMENTS.
20	(n) A STUDY FOR A MUNICIPALITY IN COLORADO FOUND THAT
21	DOUBLING THE AVERAGE RESIDENTIAL DENSITY FOR FUTURE GROWTH
22	WOULD SAVE THIRTY-ONE PERCENT IN CAPITAL AND MAINTENANCE COSTS
23	OVER TWENTY YEARS;
24	(o) According to a 2022 article titled "Does Discretion
25	DELAY DEVELOPMENT?" IN THE JOURNAL OF THE AMERICAN PLANNING
26	ASSOCIATION, RESIDENTIAL PROJECTS USING ADMINISTRATIVE APPROVAL
27	PROCESSES ARE APPROVED TWENTY-EIGHT PERCENT FASTER THAN THOSE

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1	USING DISCRETIONARY APPROVAL PROCESSES, AND FASTER APPROVAL
2	TIMES REDUCE DEVELOPER COSTS AND THEREFORE HOUSING COSTS.
3	STUDIES HAVE SHOWN THAT HOMEBUILDERS, INCLUDING AFFORDABLE
4	HOUSING DEVELOPERS, WILL AVOID PARCELS THAT NEED TO GO THROUGH
5	A DISCRETIONARY PROCESS.
6	(p) COMMUNITY OPPOSITION TO SPECIFIC AFFORDABLE HOUSING
7	DEVELOPMENTS FREQUENTLY CAUSES DELAYS, INCREASES COSTS,
8	REDUCES THE NUMBER OF HOUSING UNITS DELIVERED, PUSHES SITING OF
9	AFFORDABLE HOUSING TO LESS OPPORTUNITY-RICH AREAS, AND PREVENTS
10	DEVELOPMENTS FROM OCCURRING ALTOGETHER, ACCORDING TO STUDIES
11	SUCH AS "DEMOCRACY IN ACTION? NIMBY AS IMPEDIMENT TO
12	EQUITABLE AFFORDABLE HOUSING SITING" IN THE JOURNAL HOUSING
13	STUDIES;
14	(q) Researchers have found that upward mobility is
15	SIGNIFICANTLY GREATER IN MORE COMPACT DEVELOPMENT AREAS THAN
16	IN LOW-DENSITY AREAS, PRIMARILY DUE TO BETTER JOB ACCESSIBILITY BY
17	MULTIPLE TRANSPORTATION MODES, ACCORDING TO THE STUDY "DOES
18	URBAN SPRAWL HOLD DOWN UPWARD MOBILITY?", PUBLISHED IN THE
19	JOURNAL OF LANDSCAPE AND URBAN PLANNING;
20	(r) ACCORDING TO THE GREENHOUSE GAS POLLUTION REDUCTION
21	ROADMAP PUBLISHED BY THE COLORADO ENERGY OFFICE, DATED
22	January 14, 2021, the transportation sector is the single largest
23	SOURCE OF GREENHOUSE GAS POLLUTION IN COLORADO. NEARLY SIXTY
24	PERCENT OF THE GREENHOUSE GAS EMISSIONS FROM THE
25	TRANSPORTATION SECTOR COME FROM LIGHT-DUTY VEHICLES, WHICH ARE
26	THE MAJORITY OF CARS AND TRUCKS THAT COLORADANS DRIVE EVERY
27	DAY.

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1	(s) MOTOR VEHICLE POLLUTION, INCLUDING GREENHOUSE GAS
2	EMISSIONS, DOES NOT STAY WITHIN THE GEOGRAPHIC BOUNDARIES OF THE
3	LOCAL GOVERNMENT WHERE IT IS EMITTED;
4	(t) THE GREENHOUSE GAS TRANSPORTATION PLANNING STANDARD
5	ADOPTED BY THE TRANSPORTATION COMMISSION OF COLORADO IN 2021
6	SET A STATEWIDE TARGET TO REDUCE TRANSPORTATION GREENHOUSE GAS
7	EMISSIONS THROUGH THE TRANSPORTATION PLANNING PROCESS BY ONE
8	MILLION FIVE HUNDRED THOUSAND TONS BY 2030; AND
9	(u) THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
10	HAS CLASSIFIED THE DENVER METRO AND NORTH FRONT RANGE AREA AS
11	BEING IN SEVERE NON-ATTAINMENT FOR OZONE AND GROUND LEVEL
12	OZONE, WHICH HAS SERIOUS IMPACTS ON HUMAN HEALTH, PARTICULARLY
13	FOR VULNERABLE POPULATIONS.
14	(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT
15	(a) THE CONSEQUENCES OF COMMUNITY OPPOSITION AND LOCAL
16	LAND USE POLICIES THAT LIMIT HOUSING SUPPLY IN TRANSIT-ORIENTED
17	COMMUNITIES IMPACT HOUSING OPTIONS FOR COLORADANS OF LOW AND
18	MODERATE INCOMES AND WORKFORCE HOUSING TO SUPPORT
19	EMPLOYMENT GROWTH. INCREASING HIGHER-DENSITY HOUSING IN
20	TRANSIT-ORIENTED COMMUNITIES ENSURES STABLE QUANTITY AND
21	QUALITY OF HOUSING FOR EVERYONE AND CORRECTS POLICIES THAT
22	PERPETUATE SEGREGATED AND UNEQUAL COMMUNITIES, REDUCED
23	MOBILITY AND LONG COMMUTES, REDUCED OPTIONS FOR OLDER ADULTS
24	TO AGE IN THEIR COMMUNITY OF CHOICE, LOSS OF OPEN SPACE AND
25	AGRICULTURAL LAND, HIGH WATER USAGE, AND INCREASED GREENHOUSE
26	GAS AND AIR POLLUTION.
27	(b) There is an extraterritorial impact when local

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1	GOVERNMENTS RESTRICT HOUSING DEVELOPMENT WITHIN THEIR
2	JURISDICTIONS. THE CALL FOR JOB GROWTH IN ONE COMMUNITY THAT
3	DOES NOT ALSO ADDRESS THE NEED FOR ADDITIONAL HOUSING AFFECTS
4	THE DEMAND OF HOUSING DEVELOPMENT IN NEIGHBORING JURISDICTIONS.
5	IN COLORADO, THE NUMBER OF JOBS WITHIN LARGE MUNICIPALITIES IS
6	GENERALLY CORRELATED TO THE MUNICIPALITY'S TRANSIT SERVICE, AND
7	RESEARCH HAS SHOWN THAT REGIONAL IMBALANCES BETWEEN JOBS AND
8	HOUSING HAVE A SIGNIFICANT IMPACT ON VEHICLE MILES TRAVELED AND
9	COMMUTE TIMES ACROSS JURISDICTIONS, ACCORDING TO STUDIES SUCH AS
10	"WHICH REDUCES VEHICLE TRAVEL MORE: JOBS-HOUSING BALANCE OR
11	RETAIL-HOUSING MIXING?", PUBLISHED IN THE JOURNAL OF THE
12	AMERICAN PLANNING ASSOCIATION. WHEN PEOPLE ARE UNABLE TO LIVE
13	NEAR WHERE THEY WORK, WORKERS HAVE NO OPTIONS BUT TO SPEND
14	MORE HOURS ON THE ROAD COMMUTING TO AND FROM WORK. THE
15	LONGER COMMUTE INCREASES VEHICLE TRAFFIC AND PUTS ADDITIONAL
16	STRAIN ON COLORADO'S ROADS AND INCREASES POLLUTION.
17	(c) THE AVAILABILITY OF AFFORDABLE HOUSING IS A MATTER OF
18	MIXED STATEWIDE AND LOCAL CONCERN. THEREFORE, IT IS THE INTENT OF
19	THE GENERAL ASSEMBLY IN ENACTING THIS PART 2 TO:
20	(I) PROVIDE FUNDING FOR INFRASTRUCTURE AND AFFORDABLE
21	HOUSING TO SUPPORT LOCAL GOVERNMENTS WHOSE ZONING DOES MEET
22	THE GOALS OF THIS PART 2, AND TO ENCOURAGE MORE DENSE
23	MULTIFAMILY HOUSING DEVELOPMENT PROJECTS THAT CAN ADDRESS THE
24	STATE'S HOUSING SHORTAGE FOR ALL PARTS OF THE INCOME SPECTRUM,
25	AND SUPPORT MORE FISCALLY AND ENVIRONMENTALLY SUSTAINABLE
26	DEVELOPMENT PATTERNS;
27	(II) IMPROVE REGIONAL COLLABORATION AND OUTCOMES BY

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1	REDUCING THE ABILITY OF INDIVIDUAL LOCAL GOVERNMENTS' LAND USE
2	RESTRICTIONS TO NEGATIVELY INFLUENCE REGIONAL CONCERNS SUCH AS
3	HOUSING AFFORDABILITY, OPEN SPACE, TRAFFIC, AND AIR POLLUTION; AND
4	(III) COLORADO HAS A LEGITIMATE STATE INTEREST IN MANAGING
5	POPULATION AND DEVELOPMENT GROWTH AND ENSURING STABLE
6	QUALITY AND QUANTITY OF HOUSING FOR COLORADANS; AND
7	(d) COLORADO HAS A LEGITIMATE STATE INTEREST IN MANAGING
8	POPULATION AND DEVELOPMENT GROWTH AND ENSURING STABLE
9	QUALITY AND QUANTITY OF HOUSING FOR COLORADANS AS THIS IS AMONG
10	THE MOST PRESSING PROBLEMS CURRENTLY FACING COMMUNITIES
11	THROUGHOUT COLORADO.
12	(3) THEREFORE, THE GENERAL ASSEMBLY FINDS, DETERMINES, AND
13	DECLARES THAT THE LACK OF HOUSING SUPPLY AND UNSUSTAINABLE
14	DEVELOPMENT PATTERNS REQUIRE A STATEWIDE SOLUTION THAT
15	ADDRESSES LOCAL GOVERNMENT POLICIES THAT EFFECTIVELY LIMIT THE
16	CONSTRUCTION OF A DIVERSE RANGE OF HOUSING TYPES IN AREAS
17	ALREADY SERVED BY INFRASTRUCTURE OR IN CLOSE PROXIMITY TO JOBS
18	AND PUBLIC TRANSIT, ALONG WITH A LACK OF FUNDING FOR
19	INFRASTRUCTURE AND AFFORDABLE HOUSING NEAR TRANSIT-ORIENTED
20	COMMUNITIES.
21	(4) THEREFORE, THE GENERAL ASSEMBLY DECLARES THAT
22	INCREASING HOUSING IN TRANSIT-ORIENTED COMMUNITIES IS A MATTER
23	OF MIXED STATEWIDE AND LOCAL CONCERN.
24	29-35-202. Definitions. As used in this part 2, unless the
25	CONTEXT OTHERWISE REQUIRES:
26	(1) "AVERAGE ZONED HOUSING DENSITY" MEANS THE AVERAGE
27	NET HOUSING DENSITY ALLOWED IN A ZONING DISTRICT OR DISTRICTS BY

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2	(2) "EXEMPT PARCEL" MEANS:
3	(a) A PARCEL THAT, AS OF JANUARY 1, 2024, IS NOT SERVED BY A
4	DOMESTIC WATER AND SEWAGE TREATMENT SYSTEM, AS DEFINED IN
5	SECTION 24-65.1-104 (5);
6	(b) A PARCEL THAT, AS OF JANUARY 1, 2024, IS IN AN
7	AGRICULTURAL, FORESTRY, NATURAL RESOURCE PRESERVATION, OR OPEN
8	SPACE ZONING DISTRICT;
9	(c) A PARCEL THAT, AS OF JANUARY 1, 2024, IS ZONED OR USED
10	PRIMARILY FOR INDUSTRIAL USE, WHICH, FOR PURPOSES OF THIS
11	SUBSECTION (2)(c), MEANS A BUSINESS USE OR ACTIVITY AT A SCALE
12	GREATER THAN HOME INDUSTRY INVOLVING MANUFACTURING,
13	FABRICATION, ASSEMBLY, WAREHOUSING, OR STORAGE;
14	(d) Any part of a parcel that, as of January $1,2024$, is in a
15	FLOODWAY OR IN A ONE HUNDRED-YEAR FLOODPLAIN, AS IDENTIFIED BY
16	THE FEDERAL EMERGENCY MANAGEMENT AGENCY;
17	(e) A PARCEL THAT, AS OF JANUARY 1, 2024, IS USED AS A
18	CEMETERY, AS DEFINED IN SECTION 31-25-701 (2);
19	(f) Any part of a parcel that, as of January 1, 2024, is
20	SUBJECT TO A CONSERVATION EASEMENT;
21	(g) A parcel or easement that, as of January 1, 2024, is
22	OWNED BY, USED AS, OR OPERATED BY AN AIRPORT;
23	(h) A PUBLIC OR RAILROAD RIGHT-OF-WAY THAT EXISTS AS OF
24	January 1, 2024;
25	(i) A PARCEL THAT, AS OF JANUARY 1, 2024, IS USED AS A MOBILE
26	HOME PARK, AS DEFINED IN SECTION 38-12-201.5 (6);
27	(j) A parcel that, as of January 1, 2024, is federal or state

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1	OWNED PROPERTY; OR
2	(k) Any part of a parcel that, as of January 1, 2024,
3	INCLUDES LAND THAT IS PARK AND OPEN SPACE, AS DEFINED IN SECTION
4	29-7.5-103 (2).
5	(3) "HOUSING OPPORTUNITY GOAL" MEANS A GOAL FOR THE
6	ZONING CAPACITY FOR RESIDENTIAL UNITS IN A TRANSIT-ORIENTED
7	COMMUNITY. A LOCAL GOVERNMENT SHALL CALCULATE ITS HOUSING
8	OPPORTUNITY GOAL PURSUANT TO SECTION 29-35-204 (2).
9	(4) "MIXED-USE PEDESTRIAN-ORIENTED NEIGHBORHOOD" MEANS
10	AN AREA THAT INTEGRATES LAND USE TYPES THAT INCLUDE RESIDENTIAL
11	AND NONRESIDENTIAL USES WITHIN A WALKABLE NEIGHBORHOOD.
12	(5) "NEIGHBORHOOD CENTER" MEANS AN AREA THAT BOTH MEETS
13	THE REQUIREMENTS OF SECTION 29-35-207 AND IS DESIGNATED AS A
14	NEIGHBORHOOD CENTER BY A LOCAL GOVERNMENT IN A METROPOLITAN
15	PLANNING ORGANIZATION.
16	(6) "NET HOUSING DENSITY" MEANS THE NUMBER OF RESIDENTIAL
17	UNITS ALLOWED PER ACRE OF LAND ON PARCELS THAT ALLOW FOR
18	RESIDENTIAL DEVELOPMENT. IN CALCULATING NET HOUSING DENSITY FOR
19	AN AREA, A LOCAL GOVERNMENT SHALL INCORPORATE ANY DIMENSIONAL
20	OR OTHER RESTRICTIONS IN LOCAL LAWS USED TO REGULATE ALLOWED
21	DENSITY IN THE AREA, INCLUDING BUT NOT LIMITED TO RESTRICTIONS
22	RELATED TO UNITS PER ACRE, LOT AREA PER UNIT, LOT COVERAGE, SITE
23	LEVEL OPEN SPACE REQUIREMENTS, FLOOR AREA RATIOS, SETBACKS,
24	MINIMUM PARKING REQUIREMENTS, AND MAXIMUM HEIGHT.
25	(7) (a) "Nonqualified transit-oriented community" means
26	A TRANSIT-ORIENTED COMMUNITY THAT HAS NOT, AS OF DECEMBER 31,
27	2026, MET ITS HOUSING OPPORTUNITY GOAL PURSUANT TO SECTION

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1	29-35-204 (4).
2	(b) When a transit-oriented community meets its housing
3	OPPORTUNITY GOAL PURSUANT TO SECTION 29-35-204 (4), A
4	TRANSIT-ORIENTED COMMUNITY IS A "QUALIFIED TRANSIT-ORIENTED
5	COMMUNITY".
6	(8) "QUALIFIED TRANSIT-ORIENTED COMMUNITY" MEANS A
7	TRANSIT-ORIENTED COMMUNITY THAT HAS BOTH MET ITS HOUSING
8	OPPORTUNITY GOAL AND HAD THE DEPARTMENT APPROVE EITHER THE
9	TRANSIT-ORIENTED COMMUNITY'S HOUSING OPPORTUNITY GOAL
10	PURSUANT TO SECTION 29-35-204 (8), OR THE TRANSIT-ORIENTED
11	COMMUNITY'S PROGRESS REPORT PURSUANT TO SECTION 29-35-204 (9).
12	(9) "REGULATED AFFORDABLE HOUSING" MEANS AFFORDABLE
13	HOUSING THAT:
14	(a) Is created or supported by public subsidies, local
15	INCLUSIONARY ZONING ORDINANCES, DEED RESTRICTIONS, OR OTHER
16	REGULATIONS OR PROGRAMS;
17	(b) RESTRICTS OR LIMITS MAXIMUM RENTAL OR SALE PRICE; AND
18	(c) RESTRICTS RESIDENT INCOME LEVELS TO LOW- TO
19	MODERATE-INCOME HOUSEHOLD LEVELS FOR A SPECIFIED PERIOD.
20	(10) "Transit area" means both a transit station area, as
21	DEFINED IN SUBSECTION (14) OF THIS SECTION, OR A TRANSIT CORRIDOR
22	AREA, AS DEFINED IN SUBSECTION (12) OF THIS SECTION.
23	(11) "Transit center" means an area that both meets the
24	REQUIREMENTS OF SECTION 29-35-206 AND IS DESIGNATED AS A TRANSIT
25	CENTER BY A TRANSIT-ORIENTED COMMUNITY.
26	(12) "Transit corridor area" means the total area,
27	MEASURED IN ACRES, WITHIN A TRANSIT-ORIENTED COMMUNITY THAT IS

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1	WITHIN ONE-QUARTER MILE OF A PUBLIC BUS ROUTE AND THAT EITHER:
2	(a) HAS A SCHEDULED FREQUENCY OF FIFTEEN MINUTES OR LESS
3	DURING THE HIGHEST FREQUENCY SERVICE HOURS; OR
4	(b) IS AN URBAN BUS RAPID TRANSIT SERVICE.
5	(13) "Transit-oriented community" means a local
6	GOVERNMENT THAT:
7	(a) Is either entirely or partially within a metropolitan
8	PLANNING ORGANIZATION;
9	(b) HAS A POPULATION OF FOUR THOUSAND OR MORE ACCORDING
10	TO THE MOST RECENT DATA FROM THE STATE DEMOGRAPHY OFFICE;
11	(c) CONTAINS AT LEAST SEVENTY-FIVE ACRES OF TRANSIT AREA;
12	AND
13	(d) If the local government is a county, contains either:
14	(I) A PART OF A TRANSIT STATION AREA THAT IS BOTH IN AN
15	UNINCORPORATED PART OF THE COUNTY AND WITHIN ONE-HALF MILE OF
16	A TRANSIT STATION THAT SERVES ONE OR BOTH OF A COMMUTER RAIL OR
17	A LIGHT RAIL SERVICE; OR
18	(II) A PART OF A TRANSIT CORRIDOR AREA THAT IS BOTH IN AN
19	UNINCORPORATED PART OF THE COUNTY AND FULLY SURROUNDED BY ONE
20	OR MORE MUNICIPALITIES.
21	(14) "Transit station area" means the total area,
22	MEASURED IN ACRES, WITHIN A TRANSIT-ORIENTED COMMUNITY THAT IS
23	WITHIN ONE-HALF MILE OF A STATION THAT SERVES ONE OR MORE OF THE
24	FOLLOWING:
25	(a) COMMUTER BUS RAPID TRANSIT SERVICE;
26	(b) COMMUTER RAIL;
27	(c) LIGHT RAIL; OR

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1	(a) A PUBLIC BUS ROUTE THAT HAS A SCHEDULED FREQUENCY OF
2	FIFTEEN MINUTES OR LESS DURING THE HIGHEST FREQUENCY SERVICE
3	HOURS AND OPERATES PRIMARILY ON AN INTERSTATE HIGHWAY.
4	(15) "ZONING CAPACITY" MEANS THE TOTAL NUMBER OF HOUSING
5	UNITS ALLOWED IN AN AREA, AS LIMITED BY THE RESTRICTIONS IN LOCAL
6	LAW THAT REGULATE DENSITY IN THAT AREA, INCLUDING BUT NOT
7	LIMITED TO RESTRICTIONS RELATED TO UNITS PER ACRE, LOT AREA PER
8	UNIT, LOT COVERAGE, SITE LEVEL OPEN SPACE REQUIREMENTS, FLOOR
9	AREA RATIOS, SETBACKS, MINIMUM PARKING REQUIREMENTS, AND
10	MAXIMUM HEIGHT.
11	29-35-203. Department of local affairs collaboration. As
12	DETERMINED TO BE APPROPRIATE BY THE EXECUTIVE DIRECTOR OF THE
13	DEPARTMENT, THE DEPARTMENT SHALL COLLABORATE WITH THE
14	DEPARTMENT OF TRANSPORTATION AND THE COLORADO ENERGY OFFICE
15	IN FULFILLING THE REQUIREMENTS OF THIS PART 2.
16	29-35-204. Transit-oriented community housing opportunity
17	goal calculation - preliminary transit-oriented community assessment
18	report - housing opportunity goal compliance - insufficient water
19	supplies for meeting a housing opportunity goal - affordability and
20	displacement mitigation strategies - housing opportunity goal report
21	- legislative declaration. (1) Legislative declaration. The GENERAL
22	ASSEMBLY HEREBY FINDS AND DECLARES THAT:
23	(a) Transit ridership, land use development patterns,
24	AFFORDABILITY AND AVAILABILITY OF HOUSING, ROADS, AND
25	GREENHOUSE GAS EMISSIONS FROM THE TRANSPORTATION SECTOR ARE
26	INTERCONNECTED ISSUES THAT HAVE IMPACTS AND CONCERNS WELL
27	BEYOND THE BORDERS OF A SINGLE LOCAL COMMUNITY;

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1	(b) COLORADO HAS AN INTEREST IN ENSURING A STABLE QUANTITY
2	AND QUALITY OF HOUSING IN ALIGNMENT WITH POPULATION GROWTH AND
3	ENSURING THAT SHARED RESOURCES, INVESTMENTS, AND GOALS SUCH AS
4	ROADS, INFRASTRUCTURE, TRANSIT, AIR QUALITY, WATER, AND
5	GREENHOUSE GAS MITIGATION, ARE PROTECTED IN THE PROCESS; AND
6	(c) Increasing housing density in transit-oriented
7	COMMUNITIES IS A MATTER OF MIXED STATEWIDE AND LOCAL CONCERN
8	THAT REQUIRES STATEWIDE COOPERATION.
9	(2) Housing opportunity goal calculation. (a) A
10	TRANSIT-ORIENTED COMMUNITY SHALL CALCULATE ITS HOUSING
11	OPPORTUNITY GOAL BY MULTIPLYING THE TOTAL AREA OF THE TRANSIT
12	AREAS WITHIN THE LOCAL GOVERNMENT'S JURISDICTION, EXCLUSIVE OF
13	THE EXEMPT PARCELS IN THOSE TRANSIT AREAS, BY AN AVERAGE ZONED
14	HOUSING DENSITY OF FORTY UNITS PER ACRE.
15	(b) IN DETERMINING WHETHER A PARCEL QUALIFIES AS AN EXEMPT
16	PARCEL FOR THE PURPOSE OF CALCULATING ITS HOUSING OPPORTUNITY
17	GOAL, A TRANSIT-ORIENTED COMMUNITY SHALL INTERPRET INFORMATION
18	INFORMING ITS DETERMINATION IN A MANNER THAT RESULTS IN
19	DETERMINING THAT THE SMALLEST AREA OF PARCELS AS REASONABLY
20	POSSIBLE ARE EXEMPT PARCELS.
21	(3) Preliminary transit-oriented community assessment report.
22	(a) On or before January 31, 2025, a transit-oriented community
23	SHALL, IN A FORM AND MANNER DETERMINED BY THE DEPARTMENT,
24	SUBMIT A PRELIMINARY TRANSIT-ORIENTED COMMUNITY ASSESSMENT
25	REPORT THAT INCLUDES:
26	(I) THE TRANSIT-ORIENTED COMMUNITY'S HOUSING OPPORTUNITY
2.7	GOAL AND THE DATA AND METHOD THE TRANSIT-ORIENTED COMMUNITY

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1	USED TO CALCULATE ITS HOUSING OPPORTUNITY GOAL; AND
2	(II) A MAP OF EXISTING ZONING DISTRICTS WITHIN THE
3	TRANSIT-ORIENTED COMMUNITY THAT MAY QUALIFY AS TRANSIT CENTERS
4	AND PRELIMINARY EVIDENCE FOR THIS QUALIFICATION INCLUDING THE
5	STANDARDS APPLICABLE TO THESE ZONING DISTRICTS.
6	(b) The department shall review a preliminary
7	TRANSIT-ORIENTED COMMUNITY ASSESSMENT REPORT SUBMITTED BY A
8	TRANSIT-ORIENTED COMMUNITY PURSUANT TO THIS SUBSECTION (3) AND
9	EITHER PROVIDE WRITTEN NOTICE APPROVING THE REPORT OR PROVIDE
10	DIRECTION FOR AMENDING AND RESUBMITTING THE REPORT.
11	(4) Housing opportunity goal compliance. (a) IF A
12	TRANSIT-ORIENTED COMMUNITY DOES NOT MEET ITS HOUSING
13	OPPORTUNITY GOAL ON OR BEFORE DECEMBER 31, 2026, THE
14	DEPARTMENT SHALL DESIGNATE THE TRANSIT-ORIENTED COMMUNITY AS
15	A NONQUALIFIED TRANSIT-ORIENTED COMMUNITY.
16	(b) On or before December 31, 2027, a transit-oriented
17	COMMUNITY SHALL MEET ITS HOUSING OPPORTUNITY GOAL.
18	(c) TO ENSURE THAT A TRANSIT-ORIENTED COMMUNITY MEETS ITS
19	HOUSING OPPORTUNITY GOAL, A TRANSIT-ORIENTED COMMUNITY SHALL:
20	(I) DESIGNATE AREAS WITHIN THE TRANSIT-ORIENTED COMMUNITY
21	AS TRANSIT CENTERS AND ENSURE THAT THOSE AREAS SATISFY THE
22	REQUIREMENTS IN SECTION 29-35-206;
23	(II) ENSURE THAT THE TOTAL ZONING CAPACITY FOR ALL TRANSIT
24	CENTERS WITHIN THE TRANSIT-ORIENTED COMMUNITY IS GREATER THAN
25	OR EQUAL TO THE TRANSIT-ORIENTED COMMUNITY'S HOUSING
26	OPPORTUNITY GOAL; AND
27	(III) SUBMIT A HOUSING OPPORTUNITY GOAL REPORT AND HAVE

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1	THE REPORT APPROVED BY THE DEPARTMENT PURSUANT TO SUBSECTION
2	(8) OF THIS SECTION.
3	(5) Insufficient water supplies for meeting a housing
4	opportunity goal. (a) On or before December 31, 2026, and every
5	THREE YEARS THEREAFTER, A TRANSIT-ORIENTED COMMUNITY MAY
6	NOTIFY THE DEPARTMENT, IN A FORM AND MANNER DETERMINED BY THE
7	DEPARTMENT, THAT A WATER SUPPLY ENTITY, AS DEFINED IN SECTION
8	29-20-302 (2), THAT SUPPLIES WATER TO AN AREA WITHIN THE
9	TRANSIT-ORIENTED COMMUNITY HAS DETERMINED THAT THE WATER
10	SUPPLY ENTITY DOES NOT HAVE SUFFICIENT AVAILABLE WATER SUPPLIES
11	DURING THE MOST RECENT THREE-YEAR PERIOD TO PROVIDE THE
12	DOMESTIC WATER SERVICE NECESSARY TO MEET THE TRANSIT-ORIENTED
13	COMMUNITY'S HOUSING OPPORTUNITY GOAL IN THAT AREA. THE WATER
14	SUPPLY ENTITY SHALL PROVIDE INFORMATION AND ASSISTANCE AS
15	NECESSARY TO COMPLETE THE NOTICE ALLOWED BY THIS SUBSECTION (5) .
16	THE NOTICE ALLOWED BY THIS SUBSECTION (5) MUST INCLUDE, BUT IS NOT
17	LIMITED TO:
18	(I) AN ANALYSIS OF THE WATER SUPPLY ENTITY'S ABILITY TO
19	ADOPT A PREFERENCE POLICY FOR WATER SUPPLY ALLOCATIONS FOR
20	REGULATED AFFORDABLE HOUSING AND MULTIFAMILY HOUSING WITHIN
21	TRANSIT CENTERS IN THE TRANSIT-ORIENTED COMMUNITY THAT
22	INCORPORATES WATER USAGE DATA FOR DIFFERENT HOUSING TYPES;
23	(II) AN ANALYSIS OF THE DIFFERENCE BETWEEN:
24	(A) AN ESTIMATE OF THE AMOUNT OF HOUSING IN THE TRANSIT
25	CENTERS THAT THE WATER SUPPLY ENTITY PROVIDES WATER SERVICES TO
26	AS OF JANUARY 1, 2024; AND
27	(B) THE ZONING CAPACITY THAT EXISTS IN THE TRANSIT CENTERS

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1	THAT THE WATER SUPPLY ENTITY PROVIDES, OR IS COMMITTED TO
2	PROVIDE, WATER SERVICE TO AS OF JANUARY 1, 2024;
3	(III) AN ANALYSIS OF PROJECTED HOUSING AND POPULATION
4	GROWTH FROM THE STATE DEMOGRAPHY OFFICE OR RELEVANT
5	METROPOLITAN PLANNING ORGANIZATION IN THE AREA WITHIN THE
6	TRANSIT-ORIENTED COMMUNITY THAT THE WATER SUPPLY ENTITY
7	PROVIDES DOMESTIC WATER SERVICES TO;
8	(IV) (A) A COMPARISON OF THE ANALYSES IN SUBSECTIONS
9	(5)(a)(II), and $(5)(a)(III)$ of this section and an application of these
10	ANALYSES TO THE ESTIMATED WATER NEEDED TO SUPPLY DOMESTIC
11	WATER SERVICE FOR THE TRANSIT CENTERS THAT THE WATER SUPPLY
12	ENTITY CURRENTLY PROVIDES WATER SERVICES TO FOR THE
13	TRANSIT-ORIENTED COMMUNITY TO MEET ITS HOUSING OPPORTUNITY
14	GOAL; AND
15	(B) ANY DATA, PROFESSIONAL OPINIONS, OR OTHER INFORMATION
16	USED TO CREATE THE ANALYSIS IN THIS SUBSECTION $(5)(a)(IV)$;
17	(V) DOCUMENTATION DEMONSTRATING BOTH AN UP-TO-DATE
18	WATER SUPPLY PLAN THAT COMPLIES WITH SECTION 29-20-304(3) AND AN
19	UP-TO-DATE WATER EFFICIENCY PLAN THAT COMPLIES WITH SECTION
20	37-60-126 (1) THROUGH (5);
21	(VI) A PROPOSAL THAT MAY INCLUDE:
22	(A) A REQUEST FOR AN AMOUNT OF ADDITIONAL TIME FOR THE
23	TRANSIT-ORIENTED COMMUNITY TO MEET ITS HOUSING OPPORTUNITY
24	GOAL IN A MANNER THAT WILL ALLOW THE WATER SUPPLY ENTITY TO
25	PROVIDE THE NECESSARY DOMESTIC WATER SERVICES; AND
26	(B) AN ACTION PLAN BASED ON THE ANALYSES IN SUBSECTIONS
27	(5)(a)(I) Through $(5)(a)(IV)$ of this section.

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1	(b) UPON RECEIVING THE NOTICE DESCRIBED IN SUBSECTION (5)(a)
2	OF THIS SECTION, THE DEPARTMENT SHALL REVIEW THE NOTICE AND
3	DETERMINE WHETHER TO ACCEPT, PROVIDE COMMENT ON, OR DENY THE
4	PROPOSAL DESCRIBED IN SUBSECTION $(5)(a)(VI)$ OF THIS SECTION.
5	(6) Affordability strategies. (a) ON OR BEFORE DECEMBER 31,
6	2026, A TRANSIT-ORIENTED COMMUNITY SHALL IDENTIFY AFFORDABILITY
7	STRATEGIES THAT IT WILL IMPLEMENT WHILE MEETING ITS HOUSING
8	OPPORTUNITY GOAL. IN SO DOING, THE TRANSIT-ORIENTED COMMUNITY
9	SHALL IDENTIFY AFFORDABILITY STRATEGIES BASED ON THE
10	DEMONSTRATED HOUSING NEEDS WITHIN THE TRANSIT-ORIENTED
11	COMMUNITY INCLUDING FOR-SALE AND RENTAL HOUSING NEEDS AND THE
12	HOUSING NEEDS OF LOW-, MODERATE-, AND MEDIUM-INCOME
13	HOUSEHOLDS, AS DESIGNATED BY THE UNITED STATES DEPARTMENT OF
14	HOUSING AND URBAN DEVELOPMENT.
15	(b) (I) On or before December 31, 2026, a transit-oriented
16	COMMUNITY SHALL INCLUDE THE FOLLOWING IN ITS HOUSING
17	OPPORTUNITY GOAL REPORT SUBMITTED PURSUANT TO SUBSECTION
18	(8)(a)(IV) OF THIS SECTION:
19	(A) AT LEAST TWO STRATEGIES INCLUDED IN THE STANDARD
20	AFFORDABILITY STRATEGIES MENU DESCRIBED IN SECTION 29-35-209 (1)
21	THAT THE TRANSIT-ORIENTED COMMUNITY IDENTIFIED PURSUANT TO
22	SUBSECTION (6)(a) OF THIS SECTION AND INTENDS TO IMPLEMENT;
23	(B) AT LEAST ONE STRATEGY INCLUDED IN THE LONG-TERM
24	AFFORDABILITY STRATEGIES MENU DESCRIBED IN SECTION 29-35-209 (2)
25	THAT THE TRANSIT-ORIENTED COMMUNITY IDENTIFIED PURSUANT TO
26	SUBSECTION (6)(a) OF THIS SECTION AND INTENDS TO IMPLEMENT; AND
27	(C) AN IMPLEMENTATION PLAN DESCRIBING HOW THE

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2	AFFORDABILITY STRATEGIES IDENTIFIED PURSUANT TO SUBSECTIONS
3	(6)(b)(I)(A) and $(6)(b)(I)(B)$ of this section.
4	(II) FOR PURPOSES OF SATISFYING THE REQUIREMENTS OF THIS
5	SUBSECTION (6)(b), A TRANSIT-ORIENTED COMMUNITY SHALL NOT:
6	(A) COUNT ONE OR BOTH OF THE STRATEGIES DESCRIBED IN
7	SECTIONS 29-35-209 (1)(e) AND 29-35-209 (2)(c) TOWARDS SATISFYING
8	THE REQUIREMENTS OF BOTH SUBSECTIONS $(6)(b)(I)(A)$ and $(6)(b)(I)(B)$
9	OF THIS SECTION; OR
10	(B) COUNT ANY STRATEGY DESCRIBED IN SECTION 29-35-209 THAT
11	IS OTHERWISE REQUIRED BY STATE LAW.
12	(7) Displacement mitigation strategies. On or before
13	DECEMBER 31, 2026, A TRANSIT-ORIENTED COMMUNITY SHALL INCLUDE
14	THE FOLLOWING IN ITS HOUSING OPPORTUNITY GOAL REPORT, PURSUANT
15	TO SUBSECTION $(8)(a)(V)$ OF THIS SECTION:
16	(a) ANY DISPLACEMENT MITIGATION STRATEGIES THAT THE
17	TRANSIT-ORIENTED COMMUNITY HAS ADOPTED OR WILL ADOPT FROM THE
18	DISPLACEMENT MITIGATION STRATEGIES MENU DEVELOPED BY THE
19	DEPARTMENT PURSUANT TO SECTION 29-35-210 (2) TO MITIGATE
20	DISPLACEMENT RISKS WHILE MEETING ITS HOUSING OPPORTUNITY GOAL;
21	AND
22	(b) AN IMPLEMENTATION PLAN DESCRIBING HOW THE
23	TRANSIT-ORIENTED COMMUNITY WILL IMPLEMENT THE DISPLACEMENT
24	MITIGATION STRATEGIES IT IDENTIFIES PURSUANT TO SUBSECTION (7)(a)
25	OF THIS SECTION.
26	(8) Housing opportunity goal report. (a) ON OR BEFORE
27	DECEMBER 31, 2026, A TRANSIT-ORIENTED COMMUNITY SHALL SUBMIT A

1 TRANSIT-ORIENTED COMMUNITY HAS OR WILL IMPLEMENT THE

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1	HOUSING OPPORTUNITY GOAL REPORT TO THE DEPARTMENT IN A FORM
2	AND MANNER DETERMINED BY THE DEPARTMENT. THE REPORT MUST
3	INCLUDE THE FOLLOWING, ALONG WITH ANY OTHER ELEMENTS IDENTIFIED
4	BY THE DEPARTMENT:
5	$(I)\ The\ transit-oriented\ community's\ housing\ opportunity$
6	GOAL;
7	(II) EVIDENCE THAT THE TRANSIT-ORIENTED COMMUNITY HAS MET
8	ITS HOUSING OPPORTUNITY GOAL PURSUANT TO SUBSECTION $(4)(c)$ OF THIS
9	SECTION;
10	(III) A MAP THAT IDENTIFIES THE BOUNDARIES OF ANY TRANSIT
11	CENTERS WITHIN THE TRANSIT-ORIENTED COMMUNITY AND EVIDENCE
12	THAT THOSE AREAS SATISFY THE REQUIREMENTS IN SECTION 29-35-206;
13	(IV) AFFORDABILITY STRATEGIES PURSUANT TO SUBSECTION
14	$(6)(b)(I)(A) \ \text{AND} \ (6)(b)(I)(B) \ \text{OF THIS SECTION AND THE IMPLEMENTATION}$
15	PLAN DESCRIBED PURSUANT TO SUBSECTION $(6)(b)(I)(C)$ of this section;
16	(V) DISPLACEMENT MITIGATION STRATEGIES PURSUANT TO
17	SUBSECTION (7)(a) OF THIS SECTION AND THE IMPLEMENTATION PLAN
18	DESCRIBED PURSUANT TO SUBSECTION (7)(b) OF THIS SECTION; AND
19	(VI) IF APPLICABLE, AND IF THE TRANSIT-ORIENTED COMMUNITY
20	SO CHOOSES, EVIDENCE THAT THE TRANSIT-ORIENTED COMMUNITY HAS
21	SATISFIED THE REQUIREMENTS OF SUBSECTION (5) OF THIS SECTION.
22	(b) THE DEPARTMENT SHALL REVIEW A HOUSING OPPORTUNITY
23	GOAL REPORT SUBMITTED BY A TRANSIT-ORIENTED COMMUNITY
24	PURSUANT TO SUBSECTION (8)(a) OF THIS SECTION AND PROVIDE WRITTEN
25	NOTICE THAT EITHER:
26	(I) APPROVES THE REPORT AND AFFIRMS THAT THE
27	TRANSIT-ORIENTED COMMUNITY HAS SATISFIED THE RELEVANT

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1	REQUIREMENTS OF THIS SECTION AND IS THEREFORE CONSIDERED A
2	QUALIFIED TRANSIT-ORIENTED COMMUNITY; OR
3	(II) PROVIDES DIRECTION FOR AMENDING AND RESUBMITTING THE
4	REPORT AND REQUIRES THAT THE TRANSIT-ORIENTED COMMUNITY
5	RESUBMIT THE REPORT WITHIN NINETY DAYS OF RECEIVING THE WRITTEN
6	NOTICE.
7	(c) (I) If a transit-oriented community fails to submit a
8	HOUSING OPPORTUNITY GOAL REPORT TO THE DEPARTMENT PURSUANT TO
9	SUBSECTION (8)(a) OF THIS SECTION OR FAILS TO SUBMIT AN AMENDED
10	$\hbox{HOUSING OPPORTUNITY GOAL REPORT PURSUANT TO SUBSECTION (8)(b)(II)}\\$
11	OF THIS SECTION, THE DEPARTMENT SHALL PROVIDE THE
12	TRANSIT-ORIENTED COMMUNITY WRITTEN NOTICE STATING THAT THE
13	TRANSIT-ORIENTED COMMUNITY WILL BE DEEMED A NONQUALIFIED
14	TRANSIT-ORIENTED COMMUNITY UNLESS THE TRANSIT-ORIENTED
15	COMMUNITY SUBMITS A HOUSING OPPORTUNITY GOAL REPORT OR AN
16	AMENDED HOUSING OPPORTUNITY GOAL REPORT TO THE DEPARTMENT
17	WITHIN NINETY DAYS OF RECEIVING THE NOTICE.
18	(II) IF A TRANSIT-ORIENTED COMMUNITY DOES NOT SUBMIT A
19	HOUSING OPPORTUNITY GOAL REPORT OR AN AMENDED HOUSING
20	OPPORTUNITY GOAL REPORT WITHIN NINETY DAYS OF RECEIVING THE
21	WRITTEN NOTICE DESCRIBED IN SUBSECTION $(8)(c)(I)$ of this section,
22	THE DEPARTMENT SHALL PROVIDE THE TRANSIT-ORIENTED COMMUNITY
23	WRITTEN NOTICE THAT IT IS A NONQUALIFIED TRANSIT-ORIENTED
24	COMMUNITY.
25	(III) IF THE DEPARTMENT HAS NOT APPROVED A
26	TRANSIT-ORIENTED COMMUNITY'S HOUSING OPPORTUNITY GOAL REPORT
27	ON OR BEFORE DECEMBER 31, 2027, THE TRANSIT-ORIENTED COMMUNITY

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1	IS IN NON-COMPLIANCE WITH THIS PART 2, AND THE DEPARTMENT MAY
2	SEEK AN INJUNCTION FROM A DISTRICT COURT REQUIRING THE
3	TRANSIT-ORIENTED COMMUNITY TO COMPLY WITH THE REQUIREMENTS OF
4	THIS PART 2.
5	(9) Progress report. (a) Every three years after submitting
6	A HOUSING OPPORTUNITY GOAL REPORT PURSUANT TO SUBSECTION (8)(a)
7	OF THIS SECTION, A TRANSIT-ORIENTED COMMUNITY SHALL SUBMIT A
8	PROGRESS REPORT TO THE DEPARTMENT IN A FORM AND MANNER
9	DETERMINED BY THE DEPARTMENT THAT:
10	(I) CONFIRMS THAT THE TRANSIT-ORIENTED COMMUNITY'S
11	HOUSING OPPORTUNITY GOAL AS DETERMINED PURSUANT TO SUBSECTION
12	(2) OF THIS SECTION IS STILL BEING MET;
13	(II) INCLUDES ANY UPDATED INFORMATION ABOUT THE ELEMENTS
14	OF THE TRANSIT-ORIENTED COMMUNITY'S HOUSING OPPORTUNITY GOAL
15	REPORT REQUIRED PURSUANT TO SUBSECTIONS (8)(a)(II) THROUGH
16	(8)(a)(VI) OF THIS SECTION; AND
17	(III) PROVIDES DATA REGARDING RESIDENTIAL AND MIXED-USE
18	RESIDENTIAL DEVELOPMENT PROJECTS BUILT IN THE TRANSIT-ORIENTED
19	COMMUNITY AND WITHIN TRANSIT CENTERS IN THE PREVIOUS THREE
20	YEARS, INCLUDING FOR EACH DEVELOPMENT THE NUMBER OF HOUSING
21	UNITS BUILT, THE NUMBER OF REGULATED AFFORDABLE HOUSING UNITS
22	BUILT, AND THE NET HOUSING DENSITY.
23	(b) The department shall review a progress report
24	SUBMITTED BY A TRANSIT-ORIENTED COMMUNITY PURSUANT TO
25	SUBSECTION $(9)(a)$ of this section and provide written notice that
26	EITHER:
27	(I) APPROVES THE REPORT AND AFFIRMS THAT THE

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1	TRANSIT-ORIENTED COMMUNITY HAS SATISFIED THE RELEVANT
2	REQUIREMENTS OF THIS SECTION AND IS THEREFORE CONSIDERED A
3	QUALIFIED TRANSIT-ORIENTED COMMUNITY; OR
4	(II) Provides direction for amending and resubmitting the
5	REPORT AND REQUIRES THAT THE TRANSIT-ORIENTED COMMUNITY
6	RESUBMIT THE REPORT WITHIN NINETY DAYS OF RECEIVING THE WRITTEN
7	NOTICE.
8	(c) (I) If a transit-oriented community fails to submit a
9	PROGRESS REPORT TO THE DEPARTMENT PURSUANT TO SUBSECTION $(9)(a)$
10	OF THIS SECTION OR FAILS TO SUBMIT AN AMENDED PROGRESS REPORT
11	Pursuant to subsection $(9)(b)(II)$ of this section, the department
12	SHALL PROVIDE THE TRANSIT-ORIENTED COMMUNITY WRITTEN NOTICE
13	STATING THAT THE TRANSIT-ORIENTED COMMUNITY WILL BE DEEMED A
14	NONQUALIFIED TRANSIT-ORIENTED COMMUNITY UNLESS THE
15	TRANSIT-ORIENTED COMMUNITY SUBMITS A PROGRESS REPORT OR AN
16	AMENDED PROGRESS REPORT TO THE DEPARTMENT WITHIN NINETY DAYS
17	OF RECEIVING THE NOTICE.
18	(II) IF A TRANSIT-ORIENTED COMMUNITY DOES NOT SUBMIT A
19	PROGRESS REPORT OR AN AMENDED PROGRESS REPORT WITHIN NINETY
20	DAYS OF RECEIVING THE WRITTEN NOTICE DESCRIBED IN SUBSECTION
21	(9)(c)(I) of this section, the department shall provide the
22	TRANSIT-ORIENTED COMMUNITY WRITTEN NOTICE THAT IT IS A
23	NONQUALIFIED TRANSIT-ORIENTED COMMUNITY.
24	29-35-205. Nonqualified transit-oriented communities
25	reporting - highway users tax fund allocation. (1) ON OR AFTER
26	DECEMBER 31, 2026, AND EVERY MONTH THEREAFTER DURING WHICH A
27	LOCAL GOVERNMENT FIRST QUALIFIES AS EITHER A QUALIFIED

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1	TRANSIT-ORIENTED COMMUNITY OR A NONQUALIFIED TRANSIT-ORIENTED
2	COMMUNITY, THE DEPARTMENT SHALL PROVIDE THE STATE TREASURER
3	WITH A LIST OF LOCAL GOVERNMENTS THAT ARE NONQUALIFIED
4	TRANSIT-ORIENTED COMMUNITIES.
5	(2) NOTWITHSTANDING ANY LAW TO THE CONTRARY, BEGINNING
6	DECEMBER 31, 2026, AND EVERY MONTH THEREAFTER, THE STATE
7	TREASURER SHALL TRANSFER TO THE TRANSIT-ORIENTED COMMUNITIES
8	HIGHWAY USERS TAX ACCOUNT CREATED IN SECTION 29-35-211 (8)(b),
9	INSTEAD OF TO THE LOCAL GOVERNMENT ANY MONEY THAT A LOCAL
10	GOVERNMENT THAT IS ON THE MOST RECENT LIST PROVIDED TO THE STATE
11	TREASURER, PURSUANT TO SUBSECTION (1) OF THIS SECTION, WOULD
12	OTHERWISE HAVE BEEN ALLOCATED FROM THE HIGHWAY USERS TAX FUND
13	PURSUANT TO SECTIONS 43-4-205 AND 43-4-207 OR SECTIONS 43-4-205
14	AND 43-4-208.
15	(3) (a) NOTWITHSTANDING SUBSECTION (2) OF THIS SECTION, THE
16	DEPARTMENT MAY NOT EXPEND MONEY FROM THE TRANSIT-ORIENTED
17	COMMUNITIES HIGHWAY USERS TAX ACCOUNT CREATED IN SECTION
18	29-35-211 (8)(b) THAT IS ATTRIBUTABLE TO A SPECIFIC NONQUALIFIED
19	TRANSIT-ORIENTED COMMUNITY'S INCLUSION IN THE LIST DESCRIBED IN
20	SUBSECTION (1) OF THIS SECTION UNTIL ONE HUNDRED EIGHTY DAYS
21	AFTER THE NONQUALIFIED TRANSIT-ORIENTED COMMUNITY HAS FIRST
22	APPEARED ON THE LIST.
23	(b) If a local government is no longer a nonqualified
24	TRANSIT-ORIENTED COMMUNITY WITHIN ONE HUNDRED EIGHTY DAYS
25	AFTER THE NONQUALIFIED LOCAL GOVERNMENT FIRST APPEARS ON THE
26	LIST DESCRIBED IN SUBSECTION (1) OF THIS SECTION, THE STATE
27	TREASURER SHALL ISSUE A WARRANT TO THAT LOCAL GOVERNMENT

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1	EQUAL TO THE AMOUNT OF MONEY IN THE TRANSIT-ORIENTED
2	COMMUNITIES HIGHWAY USERS TAX ACCOUNT CREATED IN SECTION
3	29-35-211 (8)(b) THAT IS ATTRIBUTABLE TO THE LOCAL GOVERNMENT'S
4	INCLUSION ON THE LIST DESCRIBED IN SUBSECTION (1) OF THIS SECTION.
5	29-35-206. Criteria for qualification as a transit center -
6	criteria for qualification as a transit center outside of a transit area.
7	(1) TO DESIGNATE AN AREA AS A TRANSIT CENTER, A TRANSIT-ORIENTED
8	COMMUNITY SHALL:
9	(a) Ensure that the area is composed solely of zoning
10	DISTRICTS THAT UNIFORMLY ALLOW A NET HOUSING DENSITY OF AT LEAST
11	FIFTEEN UNITS PER ACRE WITH NO PARCEL OR ZONING DISTRICT BEING
12	COUNTED AS ALLOWING A NET HOUSING DENSITY OF MORE THAN THREE
13	HUNDRED UNITS PER ACRE;
14	(b) IDENTIFY A NET HOUSING DENSITY ALLOWED FOR THE AREA OR
15	FOR SUBDISTRICTS WITHIN THE AREA. THE IDENTIFIED NET HOUSING
16	DENSITY MUST:
17	(I) INCORPORATE ANY DIMENSIONAL OR OTHER RESTRICTIONS IN
18	LOCAL LAWS USED TO REGULATE DENSITY IN THE AREA, INCLUDING BUT
19	NOT LIMITED TO RESTRICTIONS RELATED TO UNITS PER ACRE, LOT AREA
20	PER UNIT, LOT COVERAGE, SITE LEVEL OPEN SPACE REQUIREMENTS, FLOOR
21	AREA RATIOS, SETBACKS, MINIMUM PARKING REQUIREMENTS, AND
22	MAXIMUM HEIGHT;
23	(II) ASSUME MINIMUM PARKING REQUIREMENTS ARE MET WITH
24	SURFACE PARKING, UNLESS MINIMUM PARKING REQUIREMENTS ARE LESS
25	THAN SEVEN-TENTHS PER DWELLING UNIT; AND
26	(III) ASSUME AN AVERAGE HOUSING UNIT SIZE THAT IS
27	REPRESENTATIVE OF THE AVERAGE MULTIFAMILY HOUSING IN THE

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1	JURISDICTION;
2	(c) EXCLUDE ANY AREA WHERE LOCAL LAW EXCLUSIVELY
3	RESTRICTS HOUSING OCCUPANCY BASED ON AGE OR OTHER FACTORS;
4	(d) ESTABLISH AN ADMINISTRATIVE APPROVAL PROCESS FOR
5	MULTIFAMILY RESIDENTIAL DEVELOPMENT ON PARCELS IN THE AREA THAT
6	ARE NO MORE THAN FIVE ACRES IN SIZE. FOR MULTIFAMILY RESIDENTIAL
7	DEVELOPMENT APPLICATIONS ON PARCELS GREATER THAN FIVE ACRES IN
8	SIZE, A TRANSIT-ORIENTED COMMUNITY SHALL IDENTIFY A TARGET NET
9	HOUSING DENSITY FOR THE PARCELS TO COUNT THE PARCELS AS PART OF
10	THE TRANSIT CENTER THAT COVERS THE AREA. THIS SUBSECTION (1)(d)
11	DOES NOT PREVENT THE ESTABLISHMENT OF DEVELOPER AGREEMENTS
12	BETWEEN THE LOCAL GOVERNMENT AND DEVELOPERS.
13	(e) Ensure that the area is located wholly or partially
14	WITHIN A TRANSIT AREA, AND THAT THE DESIGNATED TRANSIT CENTER IS
15	COMPRISED OF PARCELS THAT ARE CONTIGUOUS AND DOES NOT EXTEND
16	MORE THAN ONE-QUARTER MILE FROM THE EDGE OF THE TRANSIT AREA.
17	(2) NOTWITHSTANDING SUBSECTION (1)(e) OF THIS SECTION, A
18	TRANSIT-ORIENTED COMMUNITY MAY DESIGNATE AN AREA AS A TRANSIT
19	CENTER BEYOND WHAT IS ALLOWED PURSUANT TO SUBSECTION (1)(e) OF
20	THIS SECTION, BY FILING A REQUEST WITH THE DEPARTMENT, IN A FORM
21	AND MANNER DETERMINED BY THE DEPARTMENT, DEMONSTRATING THAT:
22	(a) WITHIN THE TRANSIT AREAS IN THE TRANSIT-ORIENTED
23	COMMUNITY:
24	(I) THE AREA PROPOSED FOR DESIGNATION AS A TRANSIT CENTER
25	HAS A REASONABLE OPPORTUNITY TO PROVIDE ADEQUATE
26	INFRASTRUCTURE TO SERVE MULTIFAMILY HOUSING;
27	(II) THE TRANSIT-ORIENTED COMMUNITY HAS ADOPTED A PLAN TO

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1	INVEST IN AND EXPAND INFRASTRUCTURE TO SERVE MULTIFAMILY
2	HOUSING; AND
3	(III) THE AREA PROPOSED FOR DESIGNATION AS A TRANSIT CENTER
4	HAS A NET HOUSING DENSITY ALLOWED BY DIMENSIONAL AND OTHER
5	RESTRICTIONS IN LOCAL LAWS THAT MAXIMIZES FUTURE HOUSING
6	PRODUCTION THAT IS REASONABLY EXPECTED TO OCCUR IN THE AREA;
7	AND
8	(b) The area that the transit-oriented community is
9	REQUESTING TO DESIGNATE AS A TRANSIT CENTER:
10	(I) HAS A REASONABLE OPPORTUNITY FOR NEW MULTIFAMILY
11	HOUSING, INCLUDING ADEQUATE INFRASTRUCTURE; AND
12	(II) IF DESIGNATED AS A TRANSIT CENTER BY THE
13	TRANSIT-ORIENTED COMMUNITY, WOULD PROVIDE BENEFITS THAT MAY
14	INCLUDE REGULATED AFFORDABLE HOUSING, MULTIMODAL MOBILITY,
15	TRANSIT-SUPPORTIVE DENSITY TO INCREASE OR EXPAND TRANSIT SERVICE,
16	EXPANDED HOUSING ACCESS IN HIGH-OPPORTUNITY AREAS, IMPROVED
17	BALANCE OF HOUSING AND JOBS IN THE AREA OR REGION, ACCESSIBLE
18	HOUSING, AND ACCESS TO DAILY NEEDS WITHIN A MIXED-USE
19	PEDESTRIAN-ORIENTED NEIGHBORHOOD.
20	(c) The department may review a transit-oriented
21	COMMUNITY'S REQUEST TO DESIGNATE AN AREA AS A TRANSIT CENTER
22	PURSUANT TO THIS SUBSECTION (2) AND APPROVE OR DENY THE REQUEST
23	BASED ON CONSISTENCY WITH THE GOALS IN SUBSECTION (2)(b)(II) OF
24	THIS SECTION.
25	29-35-207. Criteria for qualification as a neighborhood center.
26	(1) (a) TO DESIGNATE AN AREA AS A NEIGHBORHOOD CENTER, A LOCAL
27	GOVERNMENT IN A METROPOLITAN PLANNING ORGANIZATION SHALL, IN

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1	ACCORDANCE WITH POLICIES AND PROCEDURES ADOPTED BY THE
2	DEPARTMENT:
3	(I) Ensure that the area allows an average zoned housing
4	DENSITY TO BE ESTABLISHED BY THE DEPARTMENT THAT SUPPORTS
5	PEDESTRIAN-ORIENTED MIXED-USE NEIGHBORHOODS, THE DEVELOPMENT
6	OF REGULATED AFFORDABLE HOUSING, AND INCREASED PUBLIC TRANSIT
7	RIDERSHIP;
8	(II) ESTABLISH AN ADMINISTRATIVE APPROVAL PROCESS FOR
9	MULTIFAMILY RESIDENTIAL DEVELOPMENT ON PARCELS IN THE AREA THAT
10	ARE NO LARGER THAN A SIZE DETERMINED BY THE DEPARTMENT;
11	(III) Ensure that the area has a mixed-use
12	PEDESTRIAN-ORIENTED NEIGHBORHOOD, AS DETERMINED BY CRITERIA
13	ESTABLISHED BY THE DEPARTMENT; AND
14	(IV) SATISFY ANY OTHER CRITERIA, AS DETERMINED BY THE
15	DEPARTMENT, AND AS MAY VARY BY REGIONAL CONTEXT, FOR THE
16	QUALIFICATION OF AN AREA AS A NEIGHBORHOOD CENTER.
17	(b) Notwithstanding the requirements for a local
18	GOVERNMENT DESIGNATING AN AREA AS A NEIGHBORHOOD CENTER
19	PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION, THE DEPARTMENT
20	SHALL ESTABLISH SEPARATE REQUIREMENTS FOR LOCAL GOVERNMENTS
21	DESIGNATING AREAS WITHIN OPTIONAL TRANSIT AREAS IDENTIFIED BY THE
22	DEPARTMENT PURSUANT TO SECTION 29-35-208 (1)(c).
23	(2) If a local government designates an area as a
24	NEIGHBORHOOD CENTER PURSUANT TO SUBSECTION (1) OF THIS SECTION,
25	THE LOCAL GOVERNMENT SHALL SUBMIT A NEIGHBORHOOD CENTER
26	REPORT TO THE DEPARTMENT IN A FORM AND MANNER DETERMINED BY
27	THE DEPARTMENT.

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1	29-35-208. Transit areas map - housing opportunity goals,
2	models, and guidance. (1) Transit areas map. (a) ON OR BEFORE JULY
3	31, 2024, THE DEPARTMENT, IN CONSULTATION WITH METROPOLITAN
4	PLANNING ORGANIZATIONS, AND TRANSIT AGENCIES THAT OPERATE
5	WITHIN METROPOLITAN PLANNING ORGANIZATIONS, SHALL PUBLISH A MAP
6	THAT DESIGNATES TRANSIT AREAS TO BE USED BY TRANSIT-ORIENTED
7	COMMUNITIES IN CALCULATING HOUSING OPPORTUNITY GOALS.
8	(b) IN PUBLISHING THE MAP DESCRIBED IN SUBSECTION (1)(a) OF
9	THIS SECTION, THE DEPARTMENT SHALL DESIGNATE TRANSIT AREAS BASED
10	ON:
11	(I) AN URBAN BUS RAPID TRANSIT SERVICE OR COMMUTER BUS
12	RAPID TRANSIT SERVICE THAT IS IDENTIFIED WITHIN A METROPOLITAN
13	PLANNING ORGANIZATION'S FISCALLY-CONSTRAINED LONG RANGE
14	TRANSPORTATION PLAN ADOPTED PRIOR TO JANUARY 1, 2024, AND
15	PLANNED FOR IMPLEMENTATION, ACCORDING TO THAT PLAN, PRIOR TO
16	January 1, 2030;
17	(II) TRANSIT SERVICE LEVELS PLANNED AND APPROVED BY THE
18	BOARD OF A TRANSIT AGENCY AS OF JANUARY 1, 2024, AND INTENDED FOR
19	IMPLEMENTATION BEFORE JANUARY 1, 2030; OR
20	(III) If the information in subsections (1)(b)(I) and (1)(b)(II)
21	OF THIS SECTION IS NOT AVAILABLE TO THE DEPARTMENT, EXISTING
22	TRANSIT SERVICE LEVELS AS OF JANUARY 1, 2024.
23	(c) IN PUBLISHING THE MAP DESCRIBED IN SUBSECTION (1)(a) OF
24	THIS SECTION, THE DEPARTMENT SHALL DESIGNATE THE FOLLOWING
25	OPTIONAL TRANSIT AREAS FOR PLANNING OF FUTURE TRANSIT SERVICE:
26	(I) TRANSIT AREAS BASED ON BUS RAPID TRANSIT SERVICES THAT
27	ARE IDENTIFIED WITHIN A METROPOLITAN PLANNING ORGANIZATION'S

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1	FISCALLY-CONSTRAINED LONG-RANGE TRANSPORTATION PLAN ADOPTED
2	PRIOR TO JANUARY 1, 2024, AND INTENDED FOR IMPLEMENTATION AFTER
3	JANUARY 1, 2030, AND BEFORE DECEMBER 31, 2050;
4	(II) TRANSIT AREAS BASED ON BUS RAPID TRANSIT SERVICES THAT
5	ARE IDENTIFIED WITHIN A METROPOLITAN PLANNING ORGANIZATION'S
6	LONG-RANGE TRANSPORTATION PLAN ADOPTED PRIOR TO JANUARY 1,
7	2024, THAT ARE INTENDED FOR IMPLEMENTATION BEFORE JANUARY 1,
8	2030, AND THAT ARE WITHIN A TRANSIT-ORIENTED COMMUNITY THAT HAS
9	DESIGNATED TWENTY PERCENT OR MORE OF ITS AREA AS MANUFACTURED
10	HOME ZONING DISTRICTS AS OF JANUARY 1, 2024; AND
11	(III) OTHER AREAS AS DETERMINED BY THE DEPARTMENT
12	THROUGH REGULAR UPDATES.
13	(d) In identifying the boundaries of transit areas and
14	OPTIONAL TRANSIT AREAS, THE DEPARTMENT SHALL USE:
15	(I) GEOSPATIAL DATA FROM RELEVANT TRANSIT AGENCIES AND
16	METROPOLITAN PLANNING ORGANIZATIONS; AND
17	(II) ROADWAY LOCATIONS BASED UPON THE CENTERLINE OF THE
18	ROADWAY.
19	(2) Housing opportunity goals, models, and guidance. ON OR
20	BEFORE DECEMBER 1, 2024, THE DEPARTMENT SHALL PUBLISH MODELS
21	AND GUIDANCE TO ASSIST LOCAL GOVERNMENTS IN MEETING THEIR
22	HOUSING OPPORTUNITY GOALS AND IN CALCULATING THE DENSITY AND
23	DIMENSIONAL STANDARDS ESTABLISHED IN SECTION 29-35-206 (1)(b).
24	29-35-209. Standard affordability strategies menu - long-term
25	affordability strategies menu - alternative affordability strategies. (1)
26	Standard affordability strategies menu. On OR BEFORE JUNE 30, 2025,
2.7	THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY

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1	STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES THAT INCLUDES
2	THE FOLLOWING STRATEGIES:
3	(a) IMPLEMENTING A LOCAL INCLUSIONARY ZONING ORDINANCE
4	THAT CONSIDERS LOCAL HOUSING MARKET CONDITIONS, IS CRAFTED TO
5	MAXIMIZE AFFORDABLE HOUSING PRODUCTION, AND COMPLIES WITH THE
6	REQUIREMENTS OF SECTION 29-20-104 (1)(e.5) AND (1)(e.7);
7	(b) Adopting a local law or plan to leverage publicly
8	OWNED, SOLD, OR MANAGED LAND FOR REGULATED AFFORDABLE HOUSING
9	DEVELOPMENT;
10	(c) Creating or significantly expanding a program to
11	SUBSIDIZE OR OTHERWISE REDUCE IMPACT FEES OR OTHER SIMILAR
12	DEVELOPMENT CHARGES FOR REGULATED AFFORDABLE HOUSING
13	DEVELOPMENT;
14	(d) Establishing a density bonus program for transit
15	CENTERS THAT GRANTS INCREASED FLOOR AREA RATIO, DENSITY, OR
16	HEIGHT FOR REGULATED AFFORDABLE HOUSING UNITS;
17	(e) Creating a program to prioritize and expedite
18	DEVELOPMENT APPROVALS FOR REGULATED AFFORDABLE HOUSING
19	DEVELOPMENT;
20	(f) REDUCING LOCAL PARKING REQUIREMENTS FOR REGULATED
21	AFFORDABLE HOUSING TO ONE-HALF SPACE PER UNIT OF REGULATED
22	AFFORDABLE HOUSING, WITHOUT LOWERING THE PROTECTIONS PROVIDED
23	FOR INDIVIDUALS WITH DISABILITIES, INCLUDING THE NUMBER OF PARKING
24	SPACES FOR INDIVIDUALS WHO ARE MOBILITY IMPAIRED, UNDER THE
25	FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC.
26	12101 ET SEQ., AND PARTS 6 AND 8 OF ARTICLE 34 OF TITLE 24; EXCEPT
27	THAT LIDON THE DASSAGE OF HOUSE RILL 24-1304 THIS SUBSECTION

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1	(1)(1) SHALL NOT BE IDENTIFIED BY A TRANSIT-ORIENTED COMMUNITY AS
2	AN AFFORDABILITY STRATEGY THAT SATISFIES THE REQUIREMENTS OF
3	29-35-204 (6)(b)(I)(A);
4	(g) ENACTING LOCAL LAWS THAT INCENTIVIZE THE CONSTRUCTION
5	OF ACCESSIBLE AND VISITABLE AFFORDABLE HOUSING UNITS; AND
6	(h) ANY OTHER STRATEGY DESIGNATED BY THE DEPARTMENT
7	THAT OFFERS A COMPARABLE IMPACT ON LOCAL HOUSING AFFORDABILITY.
8	(2) Long-term affordability strategies menu. On or Before
9	June 30, 2025, the department shall develop a long-term
10	AFFORDABILITY STRATEGIES MENU THAT INCLUDES THE FOLLOWING
11	STRATEGIES:
12	(a) Establishing a dedicated local revenue source for
13	REGULATED AFFORDABLE HOUSING DEVELOPMENT, SUCH AS INSTITUTING
14	A LINKAGE FEE ON NEW REGULATED AFFORDABLE HOUSING
15	DEVELOPMENTS;
16	(b) REGULATING SHORT-TERM RENTALS, SECOND HOMES, OR
17	OTHER UNDERUTILIZED OR VACANT UNITS IN A WAY, SUCH AS VACANCY
18	FEES FOR UNDERUTILIZED UNITS, THAT PROMOTES MAXIMIZING THE USE OF
19	LOCAL HOUSING STOCK FOR LOCAL HOUSING NEEDS;
20	(c) Making a commitment to and remaining eligible to
21	RECEIVE FUNDING PURSUANT TO ARTICLE 32 OF THIS TITLE 29;
22	(d) INCENTIVIZING OR CREATING A DEDICATED LOCAL PROGRAM
23	THAT FACILITATES INVESTMENT IN LAND BANKING OR COMMUNITY LAND
24	TRUSTS;
25	(e) ESTABLISHING AN AFFORDABLE HOMEOWNERSHIP STRATEGY
26	SUCH AS:
2.7	(I) ACOUIRING OR PRESERVING DEED RESTRICTIONS ON CURRENT

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1	HOUSING UNITS;
2	(II) ESTABLISHING AN INCENTIVE PROGRAM TO ENCOURAGE
3	REALTORS TO WORK WITH LOW-INCOME AND MINORITY PROSPECTIVE
4	HOME BUYERS; OR
5	(III) ESTABLISHING AN AFFORDABLE RENT-TO-OWN PROGRAM;
6	AND
7	(f) Any other strategy designated by the department that
8	OFFERS A COMPARABLE IMPACT ON LOCAL HOUSING AFFORDABILITY.
9	(3) Alternative affordability strategies. A TRANSIT-ORIENTED
10	COMMUNITY MAY SUBMIT AN EXISTING OR PROPOSED LOCAL LAW, IN A
11	FORM AND MANNER DETERMINED BY THE DEPARTMENT, TO THE
12	DEPARTMENT, AND THE DEPARTMENT MAY DETERMINE THAT THE
13	ADOPTION OF THAT LOCAL LAW QUALIFIES AS AN AFFORDABILITY
14	STRATEGY FOR PURPOSES OF SECTION 29-35-204 (6)(a) AND (6)(b), SO
15	LONG AS THE LOCAL LAW SUPPORTS EQUAL OR GREATER HOUSING
16	AFFORDABILITY AND ACCESSIBILITY THAN THE STRATEGIES DESCRIBED IN
17	SUBSECTIONS (1) AND (2) OF THIS SECTION.
18	29-35-210. Displacement risk assessment - displacement
19	mitigation strategies menu - displacement mitigation strategies menu
20	goals - alternative displacement mitigation strategies. (1) (a) No
21	LATER THAN JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP GUIDANCE
22	FOR TRANSIT-ORIENTED COMMUNITIES IN CONDUCTING A DISPLACEMENT
23	RISK ASSESSMENT AND IMPLEMENTING DISPLACEMENT MITIGATION
24	STRATEGIES.
25	(b) In creating guidance for the displacement risk
26	ASSESSMENT DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION, THE
27	DEPARTMENT SHALL DEVELOP A METHODOLOGY, WITH VARIATIONS FOR

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1	DIFFERENT LOCAL CONTEXTS INCLUDING THE SIZE AND RESOURCE LEVELS
2	OF LOCAL GOVERNMENTS, FOR TRANSIT-ORIENTED COMMUNITIES WITHIN
3	METROPOLITAN PLANNING ORGANIZATION BOUNDARIES TO USE TO:
4	(I) GATHER FEEDBACK THROUGH COMMUNITY ENGAGEMENT; AND
5	(II) IDENTIFY INFORMATION FROM NEIGHBORHOOD-LEVEL EARLY
6	DISPLACEMENT WARNING AND RESPONSE SYSTEMS, OR IF THOSE SYSTEMS
7	ARE UNAVAILABLE, IDENTIFY THE BEST AVAILABLE LOCAL, REGIONAL,
8	STATE, OR FEDERAL DATA THAT CAN BE ANALYZED TO IDENTIFY
9	RESIDENTS AT ELEVATED DISPLACEMENT RISK, WHICH MAY INCLUDE:
10	(A) THE PERCENTAGE OF HOUSEHOLDS THAT ARE EXTREMELY
11	LOW-INCOME, VERY LOW-INCOME, AND LOW-INCOME, AS DESIGNATED BY
12	THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN
13	DEVELOPMENT;
14	(B) THE PERCENTAGE OF RESIDENTS WHO ARE RENTERS;
15	(C) THE PERCENTAGE OF COST-BURDENED HOUSEHOLDS, DEFINED
16	AS HOUSEHOLDS THAT SPEND MORE THAN THIRTY PERCENT OF THE
17	HOUSEHOLD'S INCOME ON HOUSING NEEDS;
18	(D) THE NUMBER OF ADULTS WHO ARE TWENTY-FIVE YEARS OF
19	AGE OR OLDER AND HAVE NOT EARNED AT LEAST A HIGH SCHOOL
20	DIPLOMA;
21	(E) THE PERCENTAGE OF HOUSEHOLDS IN WHICH ENGLISH IS NOT
22	THE PRIMARY SPOKEN LANGUAGE;
23	(F) The percentage of housing stock built prior to 1970;
24	(G) THE LOCATION OF MANUFACTURED HOME PARKS;
25	(H) AREAS THAT QUALIFY AS DISADVANTAGED AS DETERMINED
26	WITH THE CLIMATE AND ECONOMIC JUSTICE SCREENING TOOL DEVELOPED
27	BY THE COUNCIL ON ENVIRONMENTAL QUALITY IN THE OFFICE OF THE

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1	PRESIDENT OF THE UNITED STATES; AND
2	(I) THE TRANSIT-ORIENTED COMMINUTES WHERE INCREASES IN
3	ZONING CAPACITY WILL OCCUR AS A RESULT OF THE REQUIREMENTS OF
4	THIS PART 2.
5	(2) On or before June 30, 2025, the department shall
6	DEVELOP A DISPLACEMENT MITIGATION STRATEGIES MENU THAT INCLUDES
7	THE FOLLOWING STRATEGIES:
8	(a) DESIGNATING TRANSIT CENTERS THAT INCLUDE HIGH INCOME
9	CENSUS TRACTS IN THE TRANSIT-ORIENTED COMMUNITY;
10	(b) CREATING A LOCALLY FUNDED AND ADMINISTERED RENTAL
11	AND MORTGAGE ASSISTANCE PROGRAM;
12	(c) Creating an eviction and foreclosure no-cost legal
13	REPRESENTATION PROGRAM;
14	(d) Establishing a housing counseling and navigation
15	PROGRAM;
16	(e) CREATING A PROPERTY TAX AND DOWN PAYMENT ASSISTANCE
17	PROGRAM;
18	(f) DEVELOPING A PROGRAM TO OFFER TECHNICAL ASSISTANCE
19	AND FINANCIAL SUPPORT FOR COMMUNITY ORGANIZATIONS TO DEVELOP
20	INDEPENDENT COMMUNITY LAND TRUSTS;
21	(g) Prioritizing local money toward regulated
22	AFFORDABLE HOUSING UNIT PRESERVATION OR IMPLEMENTING OR
23	CONTINUING DEED RESTRICTIONS FOR AFFORDABLE HOUSING UNITS;
24	(h) IDENTIFYING PARTNERSHIPS WITH REGIONAL AND NON-PROFIT
25	ENTITIES TO IMPLEMENT STRATEGIES; AND
26	(i) Other strategies identified by the department that
2.7	PROVIDE DISPLACEMENT MITIGATION FOLIVALENT TO THE OTHER

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1	STRATEGIES DESCRIBED IN THIS SUBSECTION (2).
2	(3) IN DEVELOPING THE DISPLACEMENT RISK MITIGATION
3	STRATEGIES MENU DESCRIBED IN SUBSECTION (2) OF THIS SECTION, THE
4	DEPARTMENT'S GOALS MUST BE TO SUPPORT:
5	(a) RESOURCES, SERVICES, AND INVESTMENTS THAT SERVE
6	VULNERABLE HOMEOWNERS AND RENTERS WITH ELEVATED RISK OF
7	DISPLACEMENT;
8	(b) The preservation of regulated affordable housing
9	STOCK;
10	(c) LOCAL GOVERNMENT PLANNING AND LAND USE DECISIONS
11	THAT INCORPORATE INCLUSIVE AND EQUITABLE DISPLACEMENT
12	MITIGATION STRATEGIES, AND THE EMPOWERMENT OF LOW-INCOME
13	PERSONS AND COMMUNITIES OF COLOR TO PARTICIPATE IN THOSE
14	DECISIONS; AND
15	(d) The ability of vulnerable residents to remain in or
16	RETURN TO THEIR NEIGHBORHOODS OR COMMUNITIES BY ACCESSING NEW
17	AFFORDABLE HOUSING OPPORTUNITIES IN THEIR NEIGHBORHOODS OR
18	COMMUNITIES.
19	29-35-211. Transit-oriented communities infrastructure grant
20	program - transit-oriented communities infrastructure fund -
21	transit-oriented communities highway users tax account - definitions.
22	(1) Grant program created. The transit-oriented communities
23	INFRASTRUCTURE GRANT PROGRAM IS CREATED IN THE DEPARTMENT. THE
24	PURPOSE OF THE GRANT PROGRAM IS TO ASSIST LOCAL GOVERNMENTS IN
25	UPGRADING INFRASTRUCTURE AND SUPPORTING REGULATED AFFORDABLE
26	HOUSING IN TRANSIT CENTERS AND NEIGHBORHOOD CENTERS.
2.7	(2) Allowable nurnoses. Grant recipients may use money

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1	RECEIVED THROUGH THE GRANT PROGRAM TO FUND:
2	(a) On-site infrastructure for regulated affordable
3	HOUSING WITHIN A TRANSIT CENTER OR NEIGHBORHOOD CENTER;
4	(b) Public infrastructure projects that are within, or that
5	PRIMARILY BENEFIT, A TRANSIT CENTER OR NEIGHBORHOOD CENTER;
6	(c) Public infrastructure projects that benefit regulated
7	AFFORDABLE HOUSING IN A TRANSIT CENTER OR NEIGHBORHOOD CENTER;
8	(d) ACTIVITIES RELATED TO DETERMINING WHERE AND HOW BEST
9	TO IMPROVE INFRASTRUCTURE TO SUPPORT A TRANSIT CENTER OR
10	NEIGHBORHOOD CENTER; AND
11	(e) Infrastructure project delivery, planning, and
12	COMMUNITY ENGAGEMENT.
13	(3) Grant program administration. The DEPARTMENT SHALL
14	ADMINISTER THE GRANT PROGRAM AND, SUBJECT TO AVAILABLE
15	APPROPRIATIONS, AWARD GRANTS AS PROVIDED IN SUBSECTION (7) OF THIS
16	SECTION AND PROVIDE TECHNICAL ASSISTANCE TO LOCAL GOVERNMENTS
17	IN COMPLYING WITH THE REQUIREMENTS OF THIS PART 2. SUBJECT TO
18	SECTION 18 of article X of the state constitution, which requires
19	THE PROCEEDS OF MOTOR FUEL TAXES AND MOTOR VEHICLE LICENSING
20	AND REGISTRATION FEES AND OTHER CHARGES TO BE USED EXCLUSIVELY
21	FOR THE CONSTRUCTION, MAINTENANCE, AND SUPERVISION OF PUBLIC
22	HIGHWAYS, GRANTS AWARDED BY THE DEPARTMENT FOR THE PURPOSES
23	DESCRIBED IN SUBSECTIONS (2)(c), (2)(d), AND (2)(e) OF THIS SECTION
24	MAY BE PAID OUT OF THE FUND, INCLUDING OUT OF THE ACCOUNT.
25	GRANTS AWARDED BY THE DEPARTMENT FOR THE PURPOSES DESCRIBED
26	IN SUBSECTIONS (2)(a) AND (2)(b) OF THIS SECTION MAY BE PAID OUT OF
27	MONEY IN THE FUND AND NOT IN THE ACCOUNT AND SHALL NOT BE PAID

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l	OUT OF THE ACCOUNT.
2	(4) Grant program policies and procedures. THE DEPARTMENT
3	SHALL IMPLEMENT THE GRANT PROGRAM IN ACCORDANCE WITH THIS
4	SECTION. THE DEPARTMENT SHALL DEVELOP POLICIES AND PROCEDURES
5	AS NECESSARY TO IMPLEMENT THE GRANT PROGRAM.
6	(5) Grant application. To receive a grant, a local
7	GOVERNMENT MUST SUBMIT AN APPLICATION TO THE DEPARTMENT IN
8	ACCORDANCE WITH POLICIES AND PROCEDURES DEVELOPED BY THE
9	DEPARTMENT.
10	(6) Grant program criteria. The department shall review
11	THE APPLICATIONS RECEIVED PURSUANT TO THIS SECTION. IN AWARDING
12	GRANTS, THE DEPARTMENT SHALL CONSIDER THE FOLLOWING CRITERIA:
13	(a) The potential impact of a project that a local
14	GOVERNMENT WOULD FUND WITH A GRANT AWARD ON THE DEVELOPMENT
15	OF REGULATED AFFORDABLE HOUSING, MIXED-USE DEVELOPMENT,
16	ACCESSIBLE OR VISITABLE HOUSING UNITS, OR THE CREATION OR
17	ENHANCEMENT OF HOME OWNERSHIP OPPORTUNITIES WITHIN A TRANSIT
18	CENTER OR NEIGHBORHOOD CENTER;
19	(b) In response to demonstrated needs, the extent to
20	WHICH THE LOCAL GOVERNMENT HAS:
21	(I) INTEGRATED MIXED-USE DEVELOPMENT BY ALLOWING
22	NEIGHBORHOOD COMMERCIAL USES THAT HAVE THE MAIN PURPOSE OF
23	MEETING CONSUMER DEMANDS FOR GOODS AND SERVICES WITH AN
24	EMPHASIS ON SERVING THE SURROUNDING RESIDENTIAL NEIGHBORHOOD
25	WITHIN ONE-QUARTER MILE OF A TRANSIT CENTER OR NEIGHBORHOOD
26	CENTER;
27	(II) ADOPTED AFFORDABILITY STRATEGIES FROM THE

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1	AFFORDABILITY STRATEGIES MENUS IN SECTION 29-33-209 BASED ON THE
2	LOCAL GOVERNMENT'S DEMONSTRATED HOUSING NEEDS, INCLUDING
3	HOUSING NEEDS FOR RENTAL AND FOR-SALE HOUSING AND FOR LOW-,
4	MODERATE-, AND MEDIUM-INCOME HOUSEHOLDS, AS DESIGNATED BY THE
5	UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT;
6	(III) ADOPTED DISPLACEMENT MITIGATION STRATEGIES FROM THE
7	DISPLACEMENT MITIGATION STRATEGIES MENU IN SECTION 29-35-210; AND
8	(IV) DESIGNATED NEIGHBORHOOD CENTERS WITHIN OPTIONAL
9	TRANSIT AREAS; AND
10	(c) Information contained in the reports submitted by A
11	LOCAL GOVERNMENT PURSUANT TO SECTION 29-35-204 THAT PROVIDES
12	EVIDENCE THAT THE LOCAL GOVERNMENT HAS MET THE REQUIREMENTS
13	OF SECTION 29-35-204.
14	(7) Grant awards. Subject to available appropriations, the
15	DEPARTMENT SHALL AWARD GRANTS USING MONEY IN THE ACCOUNT AS
16	PROVIDED IN THIS SECTION.
17	(8) Transit-oriented communities infrastructure fund.
18	(a) (I) THE TRANSIT-ORIENTED COMMUNITIES INFRASTRUCTURE FUND IS
19	CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY
20	TRANSFERRED TO THE FUND PURSUANT TO SUBSECTION $(8)(a)(III)$ of this
21	SECTION, GIFTS, GRANTS, AND DONATIONS, AND ANY OTHER MONEY THAT
22	THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND.
23	THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED
24	FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE
25	FUND.
26	(II) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
2.7	DEPARTMENT FOR THE PURPOSE OF IMPLEMENTING THE GRANT PROGRAM

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1	AND THE DEPARTMENT MAY EXPEND UP TO SIX PERCENT OF ANY MONEY
2	IN THE FUND, EXCLUSIVE OF MONEY IN THE ACCOUNT, FOR COSTS
3	INCURRED BY THE DEPARTMENT IN ADMINISTERING THE GRANT PROGRAM.
4	(III) On July 1, 2024, the state treasurer shall transfer
5	THIRTY-FIVE MILLION DOLLARS FROM THE GENERAL FUND TO THE FUND.
6	$(b)(I)\ The transit-oriented communities highway users tax$
7	ACCOUNT IS CREATED IN THE FUND. THE ACCOUNT CONSISTS OF GIFTS,
8	GRANTS, AND DONATIONS, MONEY THAT THE STATE TREASURER
9	Transfers to the fund pursuant to section $29-35-205$ (2), and any
10	OTHER MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR
11	TRANSFER TO THE ACCOUNT. THE STATE TREASURER SHALL CREDIT ALL
12	INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF
13	MONEY IN THE ACCOUNT TO THE ACCOUNT.
14	(II) MONEY IN THE ACCOUNT IS CONTINUOUSLY APPROPRIATED TO
15	THE DEPARTMENT FOR AWARDING GRANTS FOR PURPOSES DESCRIBED IN
16	SUBSECTIONS (2)(c), (2)(d), AND (2)(e) OF THIS SECTION, AND THE
17	DEPARTMENT MAY EXPEND UP TO SIX PERCENT OF ANY MONEY
18	APPROPRIATED OR TRANSFERRED BY THE GENERAL ASSEMBLY TO THE
19	ACCOUNT PURSUANT TO THIS SUBSECTION (8)(b) FOR THE
20	ADMINISTRATIVE COSTS INCURRED BY THE DEPARTMENT IN AWARDING
21	GRANTS FOR SUCH PURPOSES.
22	(III) NOTWITHSTANDING SUBSECTION (8)(b)(II) OF THIS SECTION,
23	THE DEPARTMENT SHALL COMPLY WITH THE REQUIREMENTS OF SECTION
24	29-35-205 (3) IN EXPENDING MONEY IN THE ACCOUNT.
25	(9) Reporting. (a) On or before January 1, 2025, and each
26	JANUARY 1 THEREAFTER FOR THE DURATION OF THE GRANT PROGRAM, THE
2.7	DEPARTMENT SHALL SUBMIT A SUMMARIZED REPORT TO THE HOUSE OF

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2	COMMITTEE AND THE SENATE LOCAL GOVERNMENT AND HOUSING
3	COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, ON RELEVANT
4	INFORMATION REGARDING THE GRANT PROGRAM.
5	(b) Notwithstanding section 24-1-136 (11)(a)(I), the
6	REPORTING REQUIREMENTS SET FORTH IN THIS SECTION CONTINUE UNTIL
7	ALL GRANT PROGRAM MONEY IS FULLY EXPENDED.
8	(10) Definitions. As used in this section, unless the context
9	OTHERWISE REQUIRES:
10	(a) "ACCOUNT" MEANS THE TRANSIT-ORIENTED COMMUNITIES
11	HIGHWAY USERS TAX ACCOUNT CREATED WITHIN THE FUND IN SUBSECTION
12	(8)(b) OF THIS SECTION.
13	(b) "Fund" means the transit-oriented communities
14	INFRASTRUCTURE FUND CREATED IN SUBSECTION (8)(a) OF THIS SECTION.
15	(c) "Grant program" means the transit-oriented
16	COMMUNITIES INFRASTRUCTURE GRANT PROGRAM CREATED IN THIS
17	SECTION.
18	SECTION 2. In Colorado Revised Statutes, 24-67-105, add (5.5)
19	as follows:
20	24-67-105. Standards and conditions for planned unit
21	development - definitions. (5.5) (a) ANY PLANNED UNIT DEVELOPMENT
22	RESOLUTION OR ORDINANCE THAT APPLIES WITHIN A TRANSIT CENTER OR
23	NEIGHBORHOOD CENTER THAT IS ADOPTED OR APPROVED BY A LOCAL
24	GOVERNMENT ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION
25	(5.5) MUST NOT RESTRICT THE DEVELOPMENT OF HOUSING IN ANY MANNER
26	THAT IS INCONSISTENT WITH THE REQUIREMENTS FOR DESIGNATING AN
27	AREA AS A TRANSIT CENTER PURSUANT TO SECTION 29-35-206, OR AS A

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1	NEIGHBORHOOD CENTER PURSUANT TO SECTION 29-35-207.
2	(b) ANY PLANNED UNIT DEVELOPMENT RESOLUTION OR
3	ORDINANCE THAT APPLIES WITHIN A TRANSIT CENTER OR NEIGHBORHOOD
4	CENTER THAT IS ADOPTED OR APPROVED BY A LOCAL GOVERNMENT
5	BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (5.5) AND THAT
6	RESTRICTS THE DEVELOPMENT OF HOUSING IN ANY MANNER THAT IS
7	INCONSISTENT WITH THE REQUIREMENTS FOR DESIGNATING AN AREA AS A
8	TRANSIT CENTER PURSUANT TO SECTION 29-35-206, OR AS A
9	NEIGHBORHOOD CENTER PURSUANT TO SECTION 29-35-207:
10	(I) Must not be interpreted or enforced to restrict the
11	DEVELOPMENT OF MULTIFAMILY RESIDENTIAL DWELLING UNITS SO THAT
12	A TRANSIT-ORIENTED COMMUNITY COULD NOT DESIGNATE AN AREA AS A
13	TRANSIT CENTER OR NEIGHBORHOOD CENTER THAT WOULD OTHERWISE
14	QUALIFY AS SUCH; AND

- (II) MAY BE SUPERSEDED BY THE ADOPTION OF A LOCAL LAW

 ADOPTED IN ACCORDANCE WITH THE REQUIREMENTS FOR DESIGNATION OF

 A TRANSIT CENTER PURSUANT TO SECTION 29-35-206, OR AS A

 NEIGHBORHOOD CENTER PURSUANT TO SECTION 29-35-207.
- 19 (c) NOTWITHSTANDING SUBSECTION (5.5)(b) OF THIS SECTION, A
 20 LOCAL GOVERNMENT MAY ADOPT CONFORMING AMENDMENTS TO ANY
 21 SUCH PLANNED UNIT DEVELOPMENT RESOLUTION OR ORDINANCE.
- 22 (d) As used in this subsection (5.5), unless the context 23 otherwise requires:
- 24 (I) "LOCAL LAW" HAS THE SAME MEANING AS SET FORTH IN SECTION 29-35-102 (11).
- 26 (II) "Neighborhood center" has the same meaning as set 27 Forth in Section 29-35-202 (5).

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1	(III) "TRANSIT CENTER" HAS THE SAME MEANING AS SET FORTH IN
2	SECTION 29-35-202 (11).
3	SECTION 3. In Colorado Revised Statutes, 38-33.3-106.5, add
4	(3) as follows:
5	38-33.3-106.5. Prohibitions contrary to public policy -
6	patriotic, political, or religious expression - public rights-of-way - fire
7	prevention - renewable energy generation devices - affordable
8	housing - drought prevention measures - child care - definitions.
9	(3) (a) IN A TRANSIT CENTER OR NEIGHBORHOOD CENTER, AN
10	ASSOCIATION SHALL NOT ADOPT A PROVISION OF A DECLARATION, BYLAW,
11	OR RULE ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (3) THAT
12	RESTRICTS THE DEVELOPMENT OF HOUSING MORE THAN THE LOCAL LAW
13	THAT APPLIES WITHIN THE TRANSIT CENTER OR NEIGHBORHOOD CENTER,
14	AND ANY PROVISION OF A DECLARATION, BYLAW, OR RULE THAT INCLUDES
15	SUCH A RESTRICTION IS VOID AS A MATTER OF PUBLIC POLICY.
16	(b) IN A TRANSIT CENTER OR NEIGHBORHOOD CENTER, NO
17	PROVISION OF A DECLARATION, BYLAW, OR RULE OF AN ASSOCIATION THAT
18	IS ADOPTED BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (3) MAY
19	RESTRICT THE DEVELOPMENT OF HOUSING MORE THAN THE LOCAL LAW
20	THAT APPLIES WITHIN THE TRANSIT CENTER OR NEIGHBORHOOD CENTER,
21	AND ANY PROVISION OF A DECLARATION, BYLAW, OR RULE THAT INCLUDES
22	SUCH A RESTRICTION IS VOID AS A MATTER OF PUBLIC POLICY.
23	(c) As used in this subsection (3), unless the context
24	OTHERWISE REQUIRES:
25	(I) "LOCAL LAW" HAS THE SAME MEANING AS SET FORTH IN
26	SECTION 29-35-102 (11).
27	(II) "NEIGHBORHOOD CENTER" HAS THE SAME MEANING AS SET

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1	FORTH IN SECTION 29-35-202 (5).
2	(III) "TRANSIT CENTER" HAS THE SAME MEANING AS SET FORTH IN
3	SECTION 29-35-202 (11).
4	SECTION 4. In Colorado Revised Statutes, 39-22-2101, add
5	(7.5) and (12) as follows:
6	39-22-2101. Definitions. As used in this part 21, unless the
7	context otherwise requires:
8	(7.5) "NEIGHBORHOOD CENTER" HAS THE SAME MEANING AS SET
9	FORTH IN SECTION 29-35-202 (5).
10	(12) "Transit center" has the same meaning as set forth in
11	SECTION 29-35-202 (11).
12	SECTION 5. In Colorado Revised Statutes, 39-22-2102, add
13	(7.5) as follows:
14	39-22-2102. Credit against tax - affordable housing
15	developments - legislative declaration. (7.5) (a) SEPARATE FROM THE
16	CREDITS THE AUTHORITY OTHERWISE ALLOCATES PURSUANT TO THIS
17	SECTION, THE AUTHORITY SHALL ALLOCATE CREDITS FOR QUALIFIED
18	DEVELOPMENTS THAT ARE LOCATED IN TRANSIT CENTERS OR
19	NEIGHBORHOOD CENTERS.
20	(b) Notwithstanding subsection (7) of this section, the
21	AGGREGATE AMOUNT OF ALL CREDITS ALLOCATED BY THE AUTHORITY
22	PURSUANT TO SUBSECTION $(7.5)(a)$ OF THIS SECTION SHALL NOT EXCEED
23	A TOTAL OF THIRTY MILLION DOLLARS FOR TAX CREDITS ALLOCATED
24	ANNUALLY BY THE AUTHORITY BEGINNING ON JANUARY 1, 2024, AND
25	ENDING ON DECEMBER 31, 2031.
26	SECTION 6. Safety clause. The general assembly finds,

determines, and declares that this act is necessary for the immediate

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- 1 preservation of the public peace, health, or safety or for appropriations for
- 2 the support and maintenance of the departments of the state and state
- 3 institutions.