Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 24-1313

LLS NO. 24-0288.03 Pierce Lively x2059

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A BILL FOR AN ACT

101	CONCERNING MEASURES TO INCREASE THE AFFORDABILITY OF
102	HOUSING IN TRANSIT-ORIENTED COMMUNITIES, AND, IN
103	CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Bill Summary

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

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

SENATE 3rd Reading Unamended May 7, 2024

SENATE Amended 2nd Reading May 5, 2024

> Reading Unamended April 14, 2024

3rd

Amended 2nd Reading April 12, 2024

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• 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;

- 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 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.

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:
2	SECTION 1. In Colorado Revised Statutes, add article 35 to title
3	29 as follows:
4	ARTICLE 35
5	State Land Use Criteria For Strategic Growth
6	PART 1
7	DEFINITIONS
8	29-35-101. Short title. The short title of this article 35 is
9	THE "STATE LAND USE CRITERIA FOR STRATEGIC GROWTH ACT".
10	29-35-102. Legislative declaration. (1) The GENERAL ASSEMBLY
11	HEREBY FINDS, DETERMINES, AND DECLARES THAT:
12	(a) Since the "Local Government Land Use Control
13	ENABLING ACT OF 1974", ARTICLE 20 OF TITLE 29, WAS ADOPTED,
14	COLORADO'S POPULATION HAS MORE THAN DOUBLED, WITH THE STATE
15	GROWING AT TWICE THE NATIONAL RATE BETWEEN 2010 and 2020 ;
16	(b) The Colorado state demography office estimates that
17	COLORADO WILL ADD ONE MILLION SEVEN HUNDRED THOUSAND TWO
18	Hundred people by 2050, bringing Colorado's population to
19	NEARLY SEVEN MILLION FIVE HUNDRED THOUSAND. THE NEED FOR
20	HOUSING FOR THE GROWING POPULATION IS AN ISSUE THAT AFFECTS ALL
21	COLORADO COMMUNITIES REGARDLESS OF REGION OR SIZE. IN A
22	BIPARTISAN POLL CONDUCTED BY THE COLORADO POLLING INSTITUTE IN
23	November 2023, Colorado voters listed housing affordability as
24	ONE OF THEIR TOP FIVE ISSUES FOR THE COLORADO STATE GOVERNMENT
25	TO ADDRESS. THEREFORE, IT IS CRITICAL TO ADDRESS THE COST AND
26	AVAILABILITY OF HOUSING ACROSS THE STATE TO ADDRESS HISTORIC
27	POPULATION GROWTH.

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(c) IN EXPERIENCING SIGNIFICANT POPULATION GROWTH AT A TIME
 OF INCREASED VEHICLE OWNERSHIP AND COMMUTE TIMES, THE SUPPLY
 AND AFFORDABILITY OF HOUSING IN ONE COMMUNITY AFFECTS THE
 RESOURCES OF NEIGHBORING COMMUNITIES. COLORADO'S NEED FOR
 HOUSING IMPACTS THE STATE'S TRANSIT, TRANSPORTATION, EMPLOYMENT,
 ECONOMY, ENERGY, WATER, AND INFRASTRUCTURE AND REQUIRES
 INNOVATIVE, COLLABORATIVE SOLUTIONS.

8 (d) COLORADO'S HOUSING SUPPLY HAS NOT KEPT PACE WITH 9 POPULATION GROWTH IN THE STATE. BETWEEN 2010 AND 2020, 10 COLORADO ADDED ONE HUNDRED TWENTY-SIX THOUSAND FEWER 11 HOUSING UNITS THAN IN THE PRIOR DECADE, DESPITE COLORADO'S 12 POPULATION INCREASING BY A SIMILAR AMOUNT IN EACH DECADE. THE 13 STATE DEMOGRAPHER ESTIMATES THAT BETWEEN APPROXIMATELY 14 SIXTY-FIVE THOUSAND AND NINETY THOUSAND HOUSING UNITS ARE 15 NEEDED TO KEEP PACE WITH COLORADO'S CURRENT POPULATION GROWTH.

16 (e) ACROSS THE STATE, COLORADO NEEDS MORE HOUSING 17 URGENTLY TO SUPPORT OUR GROWING WORKFORCE, AND HOUSING 18 OPPORTUNITIES ARE NEEDED ACROSS ALL INCOME LEVELS. ADDRESSING 19 THE CRITICAL ISSUE OF COST AND AVAILABILITY OF HOUSING REQUIRES 20 MAINTAINING AND EXPANDING ACCESS TO AFFORDABLE AND ATTAINABLE 21 HOUSING BY REMOVING BARRIERS TO AND EXPEDITING NEW HOUSING 22 OPPORTUNITIES FOR EVERY COMMUNITY, ESPECIALLY NEAR TRANSIT. AS 23 HOUSING RENTS AND PRICES HAVE INCREASED FASTER THAN WAGES 24 ACROSS THE STATE, INDIVIDUAL HOUSEHOLDS ARE EXPERIENCING 25 DISPLACEMENT FROM HOMES THEY COULD ONCE AFFORD AND HAVING TO 26 LIVE FARTHER FROM WORK WITH INCREASED COMMUTE TIMES. AS STATE 27 AND LOCAL GOVERNMENTS SEEK TO INCREASE HOUSING OPTIONS AND

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ADDRESS AFFORDABILITY FOR RESIDENTS, IT IS ESSENTIAL TO PROVIDE
 SOLUTIONS THAT INCORPORATE TRANSIT NEEDS AS WELL.

3 (f) BETWEEN 2010 AND 2021, THE PERCENTAGE OF COLORADANS 4 MAKING LESS THAN SEVENTY-FIVE THOUSAND DOLLARS A YEAR WHO 5 WERE HOUSING COST-BURDENED, MEANING THEY SPEND MORE THAN 6 THIRTY PERCENT OF THEIR INCOME ON HOUSING NEEDS, INCREASED FROM 7 FIFTY-FOUR PERCENT TO SIXTY-ONE PERCENT, AND, FOR RENTERS MAKING 8 LESS THAN SEVENTY-FIVE THOUSAND DOLLARS A YEAR, THAT 9 PERCENTAGE INCREASED FROM FIFTY-NINE PERCENT TO SEVENTY-THREE 10 PERCENT, ACCORDING TO THE AMERICAN COMMUNITY SURVEY;

11 (g) NATIONALLY, CITIES WITH THE HIGHEST HOUSING COSTS AND 12 LOWEST VACANCY RATES EXPERIENCE THE HIGHEST RATES OF 13 HOMELESSNESS, ACCORDING TO A REPORT BY THE URBAN INSTITUTE, 14 "UNSHELTERED HOMELESSNESS: TRENDS, CHARACTERISTICS, AND 15 HOMELESS HISTORIES". THESE INDICATORS EXPLAIN A GREATER PORTION 16 OF THE VARIATION IN REGIONAL RATES OF HOMELESSNESS THAN OTHER 17 COMMONLY ASSUMED FACTORS, SUCH AS POVERTY RATE, SUBSTANCE USE, 18 OR MENTAL ILLNESS, ACCORDING TO A STUDY IN THE EUROPEAN JOURNAL 19 OF HOUSING POLICY, "THE ECONOMICS OF HOMELESSNESS: THE 20 **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

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INCOMES, ACCORDING TO STUDIES SUCH AS "THE ECONOMIC
 IMPLICATIONS OF HOUSING SUPPLY", IN THE JOURNAL OF ECONOMIC
 PERSPECTIVES, AND "SUPPLY SKEPTICISM: HOUSING SUPPLY AND
 AFFORDABILITY", IN THE JOURNAL HOUSING POLICY DEBATE.

5 (i) RESEARCHERS HAVE FOUND SUBSTANTIAL EVIDENCE THAT NEW 6 HOUSING CONSTRUCTION ENABLES HOUSEHOLDS TO MOVE WITHIN A 7 REGION, OPENS UP HOUSING OPTIONS FOR MORE DIVERSE INCOME LEVELS, 8 AND PROMOTES COMPETITION THAT LIMITS HOUSING COST INCREASES, 9 ACCORDING TO THE NEW YORK UNIVERSITY LAW AND ECONOMICS 10 RESEARCH PAPER "SUPPLY SKEPTICISM REVISITED". WHILE NEW HOUSING 11 SUPPLY CAN RARELY MEET THE NEEDS OF THE LOWEST INCOME 12 HOUSEHOLDS, ENABLING NEW HOUSING SUPPLY CAN MODERATE PRICE 13 INCREASES AND REDUCE THE NUMBER OF HOUSEHOLDS THAT NEED 14 SUBSIDIES TO AFFORD HOUSING. RESIDENT OPPOSITION FREQUENTLY 15 LIMITS NEW HOUSING DEVELOPMENT IN EXISTING COMMUNITIES AND 16 EITHER LEADS TO LESS HOUSING PRODUCTION AND INCREASED HOUSING 17 COSTS OR PUSHES HOUSING DEVELOPMENT TO GREENFIELD AREAS WHERE 18 THERE ARE FEWER NEIGHBORS BUT GREATER ENVIRONMENTAL AND FISCAL 19 COSTS.

20 29-35-103. Definitions. As used in this article 35, unless the
21 CONTEXT OTHERWISE REQUIRES:

22

(1) "ACCESSIBLE UNIT" MEANS A HOUSING UNIT THAT:

- 23 (a) SATISFIES THE REQUIREMENTS OF THE FEDERAL "FAIR HOUSING
- 24 ACT", 42 U.S.C. SEC. 3601 ET SEQ., AS AMENDED;
- 25 (b) INCORPORATES UNIVERSAL DESIGN; OR
- 26 (c) IS A TYPE A DWELLING UNIT, AS DEFINED IN SECTION 9-5-101
- 27 (10); A TYPE A MULTISTORY DWELLING UNIT, AS DEFINED IN SECTION

1 9-5-101 (11); A TYPE B DWELLING UNITY, AS DEFINED IN SECTION 9-5-101

2 (12); OR A TYPE B MULTISTORY DWELLING UNIT, AS DEFINED IN SECTION
3 9-5-101 (13).

4 (2) (a) "ADMINISTRATIVE APPROVAL PROCESS" MEANS A PROCESS
5 IN WHICH:

6 (I) A DEVELOPMENT PROPOSAL FOR A SPECIFIED PROJECT IS
7 APPROVED, APPROVED WITH CONDITIONS, OR DENIED BY LOCAL
8 GOVERNMENT ADMINISTRATIVE STAFF BASED SOLELY ON ITS COMPLIANCE
9 WITH OBJECTIVE STANDARDS SET FORTH IN LOCAL LAWS; AND

(II) DOES NOT REQUIRE, AND CANNOT BE ELEVATED TO REQUIRE,
A PUBLIC HEARING, A RECOMMENDATION, OR A DECISION BY AN ELECTED
OR APPOINTED PUBLIC BODY OR A HEARING OFFICER.

(b) NOTWITHSTANDING SUBSECTION (2)(a) OF THIS SECTION, AN
ADMINISTRATIVE APPROVAL PROCESS MAY REQUIRE AN APPOINTED
HISTORIC PRESERVATION COMMISSION TO MAKE A DECISION, OR TO MAKE
A RECOMMENDATION TO LOCAL GOVERNMENT ADMINISTRATIVE STAFF,
REGARDING A DEVELOPMENT APPLICATION INVOLVING A PROPERTY THAT
THE LOCAL GOVERNMENT HAS DESIGNATED AS A HISTORIC PROPERTY,
PROVIDED THAT:

20 (I) THE STATE HISTORIC PRESERVATION OFFICE WITHIN HISTORY
 21 COLORADO HAS DESIGNATED THE LOCAL GOVERNMENT AS A CERTIFIED
 22 LOCAL GOVERNMENT; AND

(II) THE APPOINTED HISTORIC PRESERVATION COMMISSION'S
DECISION OR RECOMMENDATION IS BASED ON STANDARDS EITHER SET
FORTH IN LOCAL LAW OR ESTABLISHED BY THE SECRETARY OF THE
INTERIOR OF THE UNITED STATES.

27 (3) "APPLICABLE TRANSIT PLAN" MEANS A PLAN OF A TRANSIT

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1	AGENCY WHOSE SERVICE TERRITORY IS WITHIN A METROPOLITAN
2	PLANNING ORGANIZATION, INCLUDING A SYSTEM OPTIMIZATION PLAN OR
3	A TRANSIT MASTER PLAN THAT:
4	(a) HAS BEEN APPROVED BY THE GOVERNING BODY OF A TRANSIT
5	AGENCY ON OR AFTER JANUARY 1, 2019, AND ON OR BEFORE JANUARY 1,
6	<u>2024;</u>
7	(b) IDENTIFIES THE PLANNED FREQUENCY AND SPAN OF SERVICE
8	FOR TRANSIT SERVICE OR SPECIFIC TRANSIT ROUTES; AND
9	(c) Identifies specific transit routes for short-term
10	IMPLEMENTATION ACCORDING TO THAT PLAN, OR IMPLEMENTATION
11	<u>BEFORE JANUARY 1, 2030.</u>
12	(4) "Bus rapid transit service" means A transit
13	SERVICE:
14	(a) <u>That is</u> identified <u>as bus rapid transit by a transit</u>
15	AGENCY, IN A METROPOLITAN PLANNING ORGANIZATION'S FISCALLY
16	CONSTRAINED LONG RANGE TRANSPORTATION PLAN OR <u>IN AN APPLICABLE</u>
17	TRANSIT PLAN; AND
18	(b) THAT TYPICALLY INCLUDES ANY NUMBER OF THE FOLLOWING:
19	(I) SERVICE THAT IS SCHEDULED TO RUN EVERY FIFTEEN MINUTES
20	OR LESS DURING THE HIGHEST FREQUENCY SERVICE HOURS;
21	(II) DEDICATED LANES OR BUSWAYS;
22	(III) TRAFFIC SIGNAL PRIORITY;
23	(IV) OFF-BOARD FARE COLLECTION;
24	(V) ELEVATED PLATFORMS; OR
25	(VI) ENHANCED STATIONS.
26	(5) "COMMUTER BUS RAPID TRANSIT SERVICE" MEANS A BUS RAPID
27	TRANSIT SERVICE THAT OPERATES FOR A MAJORITY OF ITS ROUTE ON A

1	FREEWAY WITH ACCESS THAT IS LIMITED TO GRADE-SEPARATED
2	INTERCHANGES.
2	(6) "COMMUTER RAIL" MEANS A PASSENGER RAIL TRANSIT SERVICE
-	
4	BETWEEN AND WITHIN METROPOLITAN AND SUBURBAN AREAS.
5	(7) "County" means a county including a home rule
6	COUNTY, BUT EXCLUDING A CITY AND COUNTY.
7	(8) "DEPARTMENT" MEANS THE DEPARTMENT OF LOCAL AFFAIRS.
8	(9) "DISPLACEMENT" MEANS:
9	_
10	(a) THE INVOLUNTARY RELOCATION OF RESIDENTS, PARTICULARLY
11	LOW-INCOME RESIDENTS, OR LOCALLY-OWNED COMMUNITY-SERVING
12	BUSINESSES AND INSTITUTIONS DUE TO:
13	(I) INCREASED REAL ESTATE PRICES, RENTS, PROPERTY
14	REHABILITATION, REDEVELOPMENT, DEMOLITION, OR OTHER ECONOMIC
15	<u>FACTORS;</u>
16	(II) Physical conditions resulting from neglect and
17	UNDERINVESTMENT THAT RENDER A RESIDENCE UNINHABITABLE; OR
18	(III) PHYSICAL DISPLACEMENT WHEREIN EXISTING HOUSING UNITS
19	AND COMMERCIAL SPACES ARE LOST DUE TO PROPERTY REHABILITATION,
20	REDEVELOPMENT, OR DEMOLITION;
21	(b) INDIRECT DISPLACEMENT RESULTING FROM CHANGES IN
22	NEIGHBORHOOD POPULATION, IF, WHEN LOW-INCOME HOUSEHOLDS MOVE
23	OUT OF HOUSING UNITS, THOSE SAME HOUSING UNITS DO NOT REMAIN
24	AFFORDABLE TO OTHER LOW-INCOME HOUSEHOLDS IN THE
25	NEIGHBORHOOD, OR DEMOGRAPHIC CHANGES THAT REFLECT THE
26	RELOCATION OF EXISTING RESIDENTS FOLLOWING WIDESPREAD
27	RELOCATION OF THEIR COMMUNITY AND COMMUNITY-SERVING ENTITIES.

(10) "LIGHT RAIL" MEANS A PASSENGER RAIL TRANSIT SERVICE
 THAT USES ELECTRICALLY POWERED RAIL-BORNE CARS.

3 (<u>11)</u> "LOCAL GOVERNMENT" MEANS A MUNICIPALITY, COUNTY, OR
4 TRIBAL NATION WITH JURISDICTION IN COLORADO.

5 (12) "LOCAL LAW" MEANS ANY CODE, LAW, ORDINANCE, POLICY,
6 REGULATION, OR RULE ENACTED BY A LOCAL GOVERNMENT THAT
7 GOVERNS THE DEVELOPMENT AND USE OF LAND, INCLUDING BUT NOT
8 LIMITED TO LAND USE CODES, ZONING CODES, AND SUBDIVISION CODES.

9 (13) "METROPOLITAN PLANNING ORGANIZATION" MEANS A
10 METROPOLITAN PLANNING ORGANIZATION UNDER THE "FEDERAL TRANSIT
11 ACT OF 1998", 49 U.S.C. SEC. 5301 ET SEQ., AS AMENDED.

12 (<u>14</u>) "MUNICIPALITY" MEANS A HOME RULE OR STATUTORY CITY
13 OR TOWN, TERRITORIAL CHARTER CITY OR TOWN, OR CITY AND COUNTY.

14 (15) "OBJECTIVE STANDARD" MEANS A STANDARD THAT:

15 (a) IS A DEFINED BENCHMARK OR CRITERION THAT ALLOWS FOR
16 DETERMINATIONS OF COMPLIANCE TO BE CONSISTENTLY DECIDED
17 REGARDLESS OF THE DECISION MAKER; AND

18 (b) DOES NOT REQUIRE A SUBJECTIVE DETERMINATION
19 CONCERNING A DEVELOPMENT PROPOSAL, INCLUDING BUT NOT LIMITED TO
20 WHETHER THE APPLICATION FOR THE DEVELOPMENT PROPOSAL IS:

21 (I) CONSISTENT WITH MASTER PLANS, OR OTHER DEVELOPMENT
22 PLANS;

(II) COMPATIBLE WITH THE LAND USE OR DEVELOPMENT OF THE
AREA SURROUNDING THE AREA DESCRIBED IN THE APPLICATION; OR

25 (III) CONSISTENT WITH PUBLIC WELFARE, COMMUNITY26 CHARACTER, OR NEIGHBORHOOD CHARACTER.

27 (16) "REGULATED AFFORDABLE HOUSING" MEANS AFFORDABLE

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1 HOUSING THAT:

2	(a) Has received loans, grants, equity, bonds, or tax
3	CREDITS FROM ANY SOURCE TO SUPPORT THE CREATION, PRESERVATION,
4	OR REHABILITATION OF AFFORDABLE HOUSING THAT, AS A CONDITION OF
5	FUNDING, ENCUMBERS THE PROPERTY WITH A RESTRICTED USE COVENANT
6	OR SIMILAR RECORDED AGREEMENT TO ENSURE AFFORDABILITY, OR HAS
7	BEEN INCOME-RESTRICTED UNDER A LOCAL INCLUSIONARY ZONING
8	ORDINANCE OR OTHER REGULATION OR PROGRAM;
9	(b) RESTRICTS OR LIMITS MAXIMUM RENTAL OR SALE PRICE FOR
10	HOUSEHOLDS OF A GIVEN SIZE AT A GIVEN AREA MEDIAN INCOME, AS
11	ESTABLISHED ANNUALLY BY THE UNITED STATES DEPARTMENT OF
12	HOUSING AND URBAN DEVELOPMENT; AND
13	(c) Ensures occupancy by low- to moderate-income
14	HOUSEHOLDS FOR A SPECIFIED PERIOD DETAILED IN A RESTRICTIVE USE
15	COVENANT OR SIMILAR RECORDED AGREEMENT.
16	(17) "Universal design" means any dwelling unit designed
17	AND CONSTRUCTED TO BE SAFE AND ACCESSIBLE FOR ANY INDIVIDUAL
18	REGARDLESS OF AGE OR ABILITIES.
19	(18) "URBAN BUS RAPID TRANSIT SERVICE" MEANS A BUS RAPID
20	TRANSIT SERVICE THAT OPERATES ON A SURFACE STREET FOR THE
21	MAJORITY OF ITS ROUTE.
22	(19) "VISITABLE UNIT" MEANS A DWELLING UNIT THAT A PERSON
23	WITH A DISABILITY CAN ENTER, MOVE AROUND THE PRIMARY ENTRANCE
24	FLOOR OF, AND USE THE BATHROOM IN.
25	PART 2
26	TRANSIT-ORIENTED COMMUNITIES
27	29-35-201. Legislative declaration. (1) THE GENERAL ASSEMBLY

1 HEREBY FINDS, DETERMINES, AND DECLARES THAT:

(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
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.

14 (c) THROUGHOUT COLORADO, LESS THAN HALF OF AVAILABLE
15 ZONING CAPACITY IS TYPICALLY UTILIZED, AND GREATER UTILIZATION OF
16 ZONING CAPACITY IS NECESSARY TO MEET ANTICIPATED HOUSING NEEDS.
17 NUMEROUS FACTORS CURRENTLY PREVENT DEVELOPMENT FROM FULLY
18 UTILIZING AVAILABLE ZONING CAPACITY AND ALLOWED DENSITIES,
19 INCLUDING SITE LEVEL CONSTRAINTS, FINANCIAL FEASIBILITY AND
20 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
 DISTRICT HAD TWO AND THREE-TENTHS RIDES PER VEHICLE REVENUE MILE
 ON THEIR RAIL SYSTEM, COMPARED TO OVER FOUR RIDES PER VEHICLE
 REVENUE MILE FOR AGENCIES IN MINNEAPOLIS AND PORTLAND AND OVER
 EIGHT RIDES PER VEHICLE REVENUE MILE IN SEATTLE, ACCORDING TO
 DATA FROM THE FEDERAL TRANSIT ADMINISTRATION'S NATIONAL TRANSIT
 DATABASE.

8 (e) ALLOWING HIGHER DENSITY RESIDENTIAL DEVELOPMENT NEAR 9 TRANSIT IS IMPORTANT FOR INCREASING TRANSIT RIDERSHIP AND 10 IMPROVING THE COST EFFECTIVENESS OF TRANSIT SERVICES. 11 Researchers have found that higher built gross densities 12 CITYWIDE INCREASE COST-EFFECTIVENESS FOR LIGHT RAIL AND BUS RAPID 13 TRANSIT SERVICES, AS DESCRIBED IN THE ARTICLE, "COST OF A RIDE: THE 14 EFFECTS OF DENSITIES ON FIXED-GUIDEWAY TRANSIT RIDERSHIP AND 15 COSTS" BY ERICK GUERRA AND ROBERT CERVERO.

16 (f) MOST LIGHT AND COMMUTER RAIL STATIONS AND FREQUENT 17 BUS CORRIDORS IN COLORADO HAVE LOWER HOUSING UNIT DENSITY THAN 18 IS NECESSARY TO SUPPORT FREQUENT TRANSIT. BASED ON 2020 CENSUS 19 BLOCK HOUSING UNIT DATA, OVER NINETY PERCENT OF RAIL STATIONS 20 AND EIGHTY-FOUR PERCENT OF BUS RAPID TRANSIT AND FREQUENT BUS 21 CORRIDORS IN COLORADO HAVE LESS THAN FIFTEEN HOUSING UNITS PER 22 ACRE ON AVERAGE WITHIN WALKING DISTANCE. RESEARCHERS HAVE 23 GENERALLY FOUND A MINIMUM OF FIFTEEN HOUSING UNITS PER ACRE OF 24 BUILT DENSITY IS NEEDED TO SUPPORT FREQUENT TRANSIT.

(g) LIVING NEAR TRANSIT, JOBS, AND SERVICES ENABLES
HOUSEHOLDS TO ALSO SAVE ON TRANSPORTATION COSTS BY OWNING
FEWER VEHICLES AND REDUCING FUEL CONSUMPTION. COLORADANS

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COMMUTE OVER FIFTY MINUTES TO AND FROM WORK ON AVERAGE,
 ACCORDING TO THE LATEST AMERICAN COMMUNITY SURVEY'S FIVE YEAR
 ESTIMATES. ANALYSES OF TRANSIT-ORIENTED COMMUNITIES HAVE FOUND
 THAT RESIDENTS TAKE AN AVERAGE OF FORTY-FOUR PERCENT FEWER
 VEHICLE TRIPS, ACCORDING TO THE ARTICLE "VEHICLE TRIP REDUCTION
 IMPACTS OF TRANSIT-ORIENTED HOUSING" IN THE JOURNAL OF PUBLIC
 TRANSPORTATION.

8 (h) IN COLORADO, HOUSEHOLDS IN MORE DENSE AREAS, WHICH 9 ARE DEFINED AS CENSUS TRACTS WITH MORE THAN FOUR THOUSAND UNITS 10 PER SOUARE MILE OR ABOUT FIFTEEN UNITS PER ACRE, DRIVE TWENTY 11 PERCENT LESS THAN THE STATE AVERAGE, AND HIGHER DENSITY AREAS, 12 CENSUS TRACTS WITH MORE THAN TEN THOUSAND UNITS PER SQUARE MILE 13 OR ABOUT FORTY UNITS PER ACRE, DRIVE FORTY PERCENT LESS THAN THE 14 STATE AVERAGE, ACCORDING TO DATA FROM THE 2017 NATIONAL 15 HOUSEHOLD TRAVEL SURVEY;

16 HIGH TRANSPORTATION COSTS IMPACT LOW-INCOME (i) 17 HOUSEHOLDS IN PARTICULAR. HOUSEHOLDS MAKING LESS THAN FORTY 18 THOUSAND DOLLARS PER YEAR IN THE WESTERN UNITED STATES ARE 19 SPENDING OVER TWENTY-FOUR PERCENT OF THEIR INCOME ON 20 TRANSPORTATION, WHEN SPENDING MORE THAN FIFTEEN PERCENT OF 21 INCOME ON TRANSPORTATION IS CONSIDERED COST BURDENED, 22 ACCORDING TO DATA FROM THE BUREAU OF LABOR STATISTICS CONSUMER 23 EXPENDITURE SURVEYS.

(j) IN ADDITION TO SAVING ON TRANSPORTATION COSTS BY LIVING
 NEAR TRANSIT, OWNING FEWER VEHICLES AND TRAVELING TO WORK AND
 ACCESSING SERVICES WITHOUT DRIVING OR DRIVING LESS REDUCES
 GREENHOUSE GAS EMISSIONS AND AIR POLLUTION, WHICH IMPACTS AIR

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QUALITY NOT JUST IN TRANSIT-ORIENTED COMMUNITIES BUT IN GREATER
 REGIONS ACROSS THE STATE;

3 (k) IN COLORADO, HOUSEHOLD ENERGY DEMAND ON AVERAGE IS
4 SEVENTY PERCENT LESS FOR MULTIFAMILY HOUSING COMPARED TO
5 SINGLE-UNIT DETACHED DWELLINGS, ACCORDING TO THE NATIONAL
6 RENEWABLE ENERGY LABORATORY RESTOCK ANALYSIS TOOL;

7 (1) SCENARIOS ANALYZED FOR THE "COLORADO WATER AND
8 GROWTH DIALOGUE FINAL REPORT" WITH HIGHER PERCENTAGE OF
9 FUTURE HOUSING SHIFTING TO HIGHER DENSITIES WERE ESTIMATED TO
10 ACHIEVE A TOTAL DECREASE IN WATER DEMAND BETWEEN FOUR AND

11 EIGHT TENTHS PERCENT AND NINETEEN AND FOUR TENTHS PERCENT;

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;

(o) ACCORDING TO A 2022 ARTICLE TITLED "DOES DISCRETION
DELAY DEVELOPMENT?" IN THE JOURNAL OF THE AMERICAN PLANNING
ASSOCIATION, RESIDENTIAL PROJECTS USING ADMINISTRATIVE APPROVAL
PROCESSES ARE APPROVED TWENTY-EIGHT PERCENT FASTER THAN THOSE

USING DISCRETIONARY APPROVAL PROCESSES, AND FASTER APPROVAL
 TIMES REDUCE DEVELOPER COSTS AND THEREFORE HOUSING COSTS.
 STUDIES HAVE SHOWN THAT HOMEBUILDERS, INCLUDING AFFORDABLE
 HOUSING DEVELOPERS, WILL AVOID PARCELS THAT NEED TO GO THROUGH
 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:

(q) RESEARCHERS HAVE FOUND THAT UPWARD MOBILITY IS
SIGNIFICANTLY GREATER IN MORE COMPACT DEVELOPMENT AREAS THAN
IN LOW-DENSITY AREAS, PRIMARILY DUE TO BETTER JOB ACCESSIBILITY BY
MULTIPLE TRANSPORTATION MODES, ACCORDING TO THE STUDY "DOES
URBAN SPRAWL HOLD DOWN UPWARD MOBILITY?", PUBLISHED IN THE
JOURNAL OF LANDSCAPE AND URBAN PLANNING;

20 (r) TRANSIT-ORIENTED DEVELOPMENT, INCLUDING CONNECTING 21 HOUSING OPPORTUNITIES AND SERVICES WITH SAFE MULTIMODAL 22 INFRASTRUCTURE AND PUBLIC TRANSIT, IMPROVES THE ACCESSIBILITY OF 23 CITIES FOR PEOPLE WITH DISABILITIES AND THOSE WITH LIMITED MOBILITY. 24 PEOPLE WITH DISABILITIES ARE MORE LIKELY TO LIVE IN HOUSEHOLDS 25 WITH ZERO CARS, ARE LESS LIKELY TO DRIVE, AND ARE MORE LIKELY TO 26 RELY ON PUBLIC TRANSIT OR PARATRANSIT, ACCORDING TO THE 2017 "NATIONAL HOUSEHOLD TRAVEL SURVEY"; 27

(s) ACCORDING TO THE GREENHOUSE GAS POLLUTION REDUCTION 1 2 ROADMAP PUBLISHED BY THE COLORADO ENERGY OFFICE, DATED 3 JANUARY 14, 2021, THE TRANSPORTATION SECTOR IS THE SINGLE LARGEST 4 SOURCE OF GREENHOUSE GAS POLLUTION IN COLORADO. NEARLY SIXTY 5 PERCENT OF THE GREENHOUSE GAS EMISSIONS FROM THE 6 TRANSPORTATION SECTOR COME FROM LIGHT-DUTY VEHICLES, WHICH ARE 7 THE MAJORITY OF CARS AND TRUCKS THAT COLORADANS DRIVE EVERY 8 DAY.

9 (t) MOTOR VEHICLE POLLUTION, INCLUDING GREENHOUSE GAS 10 EMISSIONS, DOES NOT STAY WITHIN THE GEOGRAPHIC BOUNDARIES OF THE 11 LOCAL GOVERNMENT WHERE IT IS EMITTED;

12 (u) THE GREENHOUSE GAS TRANSPORTATION PLANNING STANDARD 13 ADOPTED BY THE TRANSPORTATION COMMISSION OF COLORADO IN 2021 14 SET A STATEWIDE TARGET TO REDUCE TRANSPORTATION GREENHOUSE GAS 15 EMISSIONS THROUGH THE TRANSPORTATION PLANNING PROCESS BY ONE 16 MILLION FIVE HUNDRED THOUSAND TONS BY 2030; AND

17 (v) THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY 18 HAS CLASSIFIED THE DENVER METRO AND NORTH FRONT RANGE AREA AS 19 BEING IN SEVERE NON-ATTAINMENT FOR OZONE AND GROUND LEVEL 20 OZONE, WHICH HAS SERIOUS IMPACTS ON HUMAN HEALTH, PARTICULARLY 21 FOR VULNERABLE POPULATIONS.

22

(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT: 23 (a) THE CONSEQUENCES OF COMMUNITY OPPOSITION AND LOCAL 24 LAND USE POLICIES THAT LIMIT HOUSING SUPPLY IN TRANSIT-ORIENTED 25 COMMUNITIES IMPACT HOUSING OPTIONS FOR COLORADANS OF LOW AND 26 MODERATE INCOMES AND WORKFORCE HOUSING TO SUPPORT 27 EMPLOYMENT GROWTH. INCREASING HIGHER-DENSITY HOUSING IN TRANSIT-ORIENTED COMMUNITIES ENSURES STABLE QUANTITY AND
 QUALITY OF HOUSING FOR EVERYONE AND CORRECTS POLICIES THAT
 PERPETUATE SEGREGATED AND UNEQUAL COMMUNITIES, REDUCED
 MOBILITY AND LONG COMMUTES, REDUCED OPTIONS FOR OLDER ADULTS
 TO AGE IN THEIR COMMUNITY OF CHOICE, LOSS OF OPEN SPACE AND
 AGRICULTURAL LAND, HIGH WATER USAGE, AND INCREASED GREENHOUSE
 GAS AND AIR POLLUTION.

8 THERE IS AN EXTRATERRITORIAL IMPACT WHEN LOCAL (b) 9 GOVERNMENTS RESTRICT HOUSING DEVELOPMENT WITHIN THEIR 10 JURISDICTIONS. THE CALL FOR JOB GROWTH IN ONE COMMUNITY THAT 11 DOES NOT ALSO ADDRESS THE NEED FOR ADDITIONAL HOUSING AFFECTS 12 THE DEMAND OF HOUSING DEVELOPMENT IN NEIGHBORING JURISDICTIONS. 13 IN COLORADO, THE NUMBER OF JOBS WITHIN LARGE MUNICIPALITIES IS GENERALLY CORRELATED TO THE MUNICIPALITY'S TRANSIT SERVICE, AND 14 15 RESEARCH HAS SHOWN THAT REGIONAL IMBALANCES BETWEEN JOBS AND 16 HOUSING HAVE A SIGNIFICANT IMPACT ON VEHICLE MILES TRAVELED AND 17 COMMUTE TIMES ACROSS JURISDICTIONS, ACCORDING TO STUDIES SUCH AS 18 "WHICH REDUCES VEHICLE TRAVEL MORE: JOBS-HOUSING BALANCE OR 19 RETAIL-HOUSING MIXING?", PUBLISHED IN THE JOURNAL OF THE 20 AMERICAN PLANNING ASSOCIATION. WHEN PEOPLE ARE UNABLE TO LIVE 21 NEAR WHERE THEY WORK, WORKERS HAVE NO OPTIONS BUT TO SPEND 22 MORE HOURS ON THE ROAD COMMUTING TO AND FROM WORK. THE 23 LONGER COMMUTE INCREASES VEHICLE TRAFFIC AND PUTS ADDITIONAL 24 STRAIN ON COLORADO'S ROADS AND INCREASES POLLUTION.

(c) THE AVAILABILITY OF AFFORDABLE HOUSING IS A MATTER OF
MIXED STATEWIDE AND LOCAL CONCERN. THEREFORE, IT IS THE INTENT OF
THE GENERAL ASSEMBLY IN ENACTING THIS PART 2 TO:

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(I) PROVIDE FUNDING FOR INFRASTRUCTURE AND AFFORDABLE
 HOUSING TO SUPPORT LOCAL GOVERNMENTS WHOSE ZONING DOES MEET
 THE GOALS OF THIS PART 2, AND TO ENCOURAGE MORE DENSE
 MULTIFAMILY HOUSING DEVELOPMENT PROJECTS THAT CAN ADDRESS THE
 STATE'S HOUSING SHORTAGE FOR ALL PARTS OF THE INCOME SPECTRUM,
 AND SUPPORT MORE FISCALLY AND ENVIRONMENTALLY SUSTAINABLE
 DEVELOPMENT PATTERNS;

8 (II) IMPROVE REGIONAL COLLABORATION AND OUTCOMES BY 9 REDUCING THE ABILITY OF INDIVIDUAL LOCAL GOVERNMENTS' LAND USE 10 RESTRICTIONS TO NEGATIVELY INFLUENCE REGIONAL CONCERNS SUCH AS 11 HOUSING AFFORDABILITY, OPEN SPACE, TRAFFIC, AND AIR POLLUTION; AND 12 (III) COLORADO HAS A LEGITIMATE STATE INTEREST IN MANAGING 13 POPULATION AND DEVELOPMENT GROWTH AND ENSURING STABLE 14 QUALITY AND QUANTITY OF HOUSING FOR COLORADANS; AND

15 (d) COLORADO HAS A LEGITIMATE STATE INTEREST IN MANAGING
16 POPULATION AND DEVELOPMENT GROWTH AND ENSURING STABLE
17 QUALITY AND QUANTITY OF HOUSING FOR COLORADANS AS THIS IS AMONG
18 THE MOST PRESSING PROBLEMS CURRENTLY FACING COMMUNITIES
19 THROUGHOUT COLORADO.

20 (3) THEREFORE, THE GENERAL ASSEMBLY FINDS, DETERMINES, AND 21 DECLARES THAT THE LACK OF HOUSING SUPPLY AND UNSUSTAINABLE 22 DEVELOPMENT PATTERNS REQUIRE A STATEWIDE SOLUTION THAT 23 ADDRESSES LOCAL GOVERNMENT POLICIES THAT EFFECTIVELY LIMIT THE 24 CONSTRUCTION OF A DIVERSE RANGE OF HOUSING TYPES IN AREAS 25 ALREADY SERVED BY INFRASTRUCTURE OR IN CLOSE PROXIMITY TO JOBS 26 AND PUBLIC TRANSIT, ALONG WITH A LACK OF FUNDING FOR 27 INFRASTRUCTURE AND AFFORDABLE HOUSING NEAR TRANSIT-ORIENTED

1 COMMUNITIES.

2 (4)THEREFORE, THE GENERAL ASSEMBLY DECLARES THAT 3 INCREASING HOUSING IN TRANSIT-ORIENTED COMMUNITIES IS A MATTER 4 OF MIXED STATEWIDE AND LOCAL CONCERN. 5 **29-35-202. Definitions.** As used in this part 2, unless the 6 CONTEXT OTHERWISE REQUIRES: 7 (1) "CERTIFIED TRANSIT-ORIENTED COMMUNITY" MEANS A 8 TRANSIT-ORIENTED COMMUNITY THAT HAS MET THE REQUIREMENTS OF 9 <u>SECTION 29-35-204 (4).</u> 10 11 (2) "EXEMPT PARCEL" MEANS: 12 (a) ANY PARCEL THAT A TRANSIT-ORIENTED COMMUNITY HAS 13 APPLIED TO THE DEPARTMENT FOR QUALIFICATION AS AN EXEMPT PARCEL 14 BECAUSE THE TRANSIT-ORIENTED COMMUNITY BELIEVES THE PARCEL 15 CANNOT BE DEVELOPED FOR REASONS INCLUDING HEALTH AND SAFETY, 16 TOPOGRAPHY, OR PRACTICAL LIMITATIONS AND FOR WHICH THE 17 DEPARTMENT HAS APPROVED THE TRANSIT-ORIENTED COMMUNITY'S 18 APPLICATION ACCORDING TO A PROCESS ESTABLISHED BY POLICIES AND 19 PROCEDURES DEVELOPED BY THE DEPARTMENT; 20 (b) A PARCEL THAT, AS OF JANUARY 1, 2024, IS NOT SERVED BY A 21 DOMESTIC WATER AND SEWAGE TREATMENT SYSTEM, AS DEFINED IN 22 SECTION 24-65.1-104 (5), IS SERVED BY A WELL THAT IS NOT CONNECTED 23 TO A WATER DISTRIBUTION SYSTEM, AS DEFINED IN SECTION 25-9-102(6), 24 OR IS SERVED BY A SEPTIC TANK, AS DEFINED IN SECTION 25-10-103 (18); 25 (c) ANY PART OF A PARCEL THAT, AS OF JANUARY 1, 2024, IS 26 LOCATED WITHIN AN UNINCORPORATED AREA AS DEFINED IN SECTION 27 29-35-202 (12)(d)(II), AND IS SERVED BY A DOMESTIC WATER AND

1 <u>SEWAGE TREATMENT SYSTEM, AS DEFINED IN SECTION 24-65.1-104 (5)</u>,

2 <u>THAT IS OWNED BY A MUNICIPALITY;</u>

3 (d) A PARCEL THAT, AS OF JANUARY 1, 2024, IS IN AN 4 AGRICULTURAL, FORESTRY, NATURAL RESOURCE PRESERVATION, OR OPEN 5 SPACE ZONING DISTRICT;

6 (e) A PARCEL THAT, AS OF JANUARY 1, 2024, IS ZONED OR USED 7 PRIMARILY FOR INDUSTRIAL USE, WHICH, FOR PURPOSES OF THIS 8 SUBSECTION (1)(d), MEANS A BUSINESS USE OR ACTIVITY AT A SCALE 9 GREATER THAN HOME INDUSTRY INVOLVING MANUFACTURING, 10 FABRICATION, MINERAL OR GRAVEL EXTRACTION, ASSEMBLY, 11 WAREHOUSING, OR STORAGE, AND PARCELS THAT ARE IDENTIFIED WITHIN 12 THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY'S TOXIC 13 **RELEASE INVENTORY;** 14 (f) 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 (g) ANY PART OF A PARCEL THAT, AS OF JANUARY 1, 2024, IS
18 SUBJECT TO AN EASEMENT FOR A MAJOR ELECTRIC OR NATURAL GAS
19 FACILITY, AS DEFINED IN SECTION 29-20-108 (3);

20 (h) A PARCEL THAT, AS OF JANUARY 1, 2024, IS USED AS A 21 CEMETERY, AS DEFINED IN SECTION 31-25-701 (2);

22 (i) ANY PART OF A PARCEL THAT, AS OF JANUARY 1, 2024, IS
23 SUBJECT TO A CONSERVATION EASEMENT;

24 (j) A PARCEL OR EASEMENT THAT, AS OF JANUARY 1, 2024, IS
25 OWNED BY, USED AS, OR OPERATED BY AN AIRPORT;

26 (k) A PUBLIC OR RAILROAD RIGHT-OF-WAY THAT EXISTS AS OF
 27 JANUARY 1, 2024;

1	(1) A parcel that, as of January 1, 2024, is used as a mobile
2	HOME PARK, AS DEFINED IN SECTION 38-12-201.5 (6);
3	(m) A PARCEL THAT IS:
4	(I) WITHIN A TRANSIT STATION AREA;
5	(II) SEPARATED BY A STATE-OWNED LIMITED-ACCESS HIGHWAY OR
6	RAILROAD TRACK FROM ALL EXITS TO THE TRANSIT STATION THAT IS USED
7	TO ESTABLISH THE TRANSIT STATION AREA REFERENCED IN SUBSECTION
8	(1)(j)(I) OF THIS SECTION; AND
9	(III) WHOLLY BEYOND AN AREA THAT IS REACHABLE BY A PERSON
10	WALKING A DISTANCE OF NO MORE THAN ONE-HALF MILE FROM THE
11	<u>TRANSIT STATION REFERENCED IN SUBSECTION $(1)(j)(II)$ of this section,</u>
12	AS DESIGNATED BY THE WALKSHED MAP PUBLISHED BY THE DEPARTMENT
13	<u>PURSUANT TO SECTION 29-35-207 (1)(e);</u>
14	(n) A parcel that, as of January 1, 2024, is <u>owned by a</u>
15	FEDERAL, STATE, OR LOCAL GOVERNMENT ENTITY;
16	(\underline{o}) Any part of a parcel that, as of January 1, 2024,
17	INCLUDES LAND THAT IS PARK AND OPEN SPACE, AS DEFINED IN SECTION
18	<u>29-7.5-103 (2);</u>
19	(p) A parcel that as of January 1, 2024, is owned by a
20	SCHOOL DISTRICT, AS DEFINED IN SECTION 22-30-103 (13); OR
21	(q) ANY PART OF A PARCEL'S ZONING CAPACITY WHERE
22	RESIDENTIAL USE IS PREVENTED OR LIMITED TO LESS THAN FORTY
23	DWELLING UNITS PER ACRE BY STATE REGULATION, FEDERAL REGULATION,
24	OR DEED RESTRICTION PURSUANT TO EITHER:
25	(I) FEDERAL AVIATION ADMINISTRATION RESTRICTIONS PURSUANT
26	<u>to 14 CFR part 77;</u>
27	(II) AN ENVIRONMENTAL COVENANT PURSUANT TO SECTION

1

25-15-318 TO SECTION 25-15-323; OR

2 (III) RESTRICTIONS WITHIN A FLAMMABLE GAS OVERLAY ZONING
3 DISTRICT.

4 (3) "HOUSING OPPORTUNITY GOAL" MEANS A GOAL FOR THE 5 ZONING CAPACITY FOR RESIDENTIAL UNITS IN A TRANSIT-ORIENTED 6 COMMUNITY. A LOCAL GOVERNMENT SHALL CALCULATE ITS HOUSING 7 OPPORTUNITY GOAL PURSUANT TO SECTION 29-35-204 (2).

8 (4) "MIXED-USE PEDESTRIAN-ORIENTED NEIGHBORHOOD" MEANS
9 AN AREA THAT INTEGRATES LAND USE TYPES THAT INCLUDE RESIDENTIAL
10 AND NONRESIDENTIAL USES WITHIN A WALKABLE NEIGHBORHOOD.

11 (<u>5</u>) "NEIGHBORHOOD CENTER" MEANS AN AREA THAT BOTH MEETS
12 THE REQUIREMENTS OF SECTION <u>29-35-206</u> AND IS DESIGNATED AS A
13 NEIGHBORHOOD CENTER BY A LOCAL <u>GOVERNMENT.</u>

14 (6) "NET HOUSING DENSITY" MEANS THE NUMBER OF RESIDENTIAL 15 UNITS ALLOWED PER ACRE OF LAND ON PARCELS THAT ALLOW FOR 16 RESIDENTIAL DEVELOPMENT. IN CALCULATING NET HOUSING DENSITY FOR 17 AN AREA, A LOCAL GOVERNMENT SHALL INCORPORATE ANY DIMENSIONAL 18 OR OTHER RESTRICTIONS IN LOCAL LAWS USED TO REGULATE ALLOWED 19 DENSITY IN THE AREA, INCLUDING BUT NOT LIMITED TO RESTRICTIONS 20 RELATED TO UNITS PER ACRE, LOT AREA PER UNIT, LOT COVERAGE, SITE 21 LEVEL OPEN SPACE REQUIREMENTS, FLOOR AREA RATIOS, SETBACKS, 22 MINIMUM PARKING REQUIREMENTS, AND MAXIMUM HEIGHT. NOTHING IN 23 THIS SUBSECTION (5) MEANS THAT, IN CALCULATING NET HOUSING 24 DENSITY FOR AN AREA, A LOCAL GOVERNMENT SHALL INCLUDE AN AREA 25 OF AN INDIVIDUAL PARCEL REQUIRED FOR STORMWATER DRAINAGE OR A 26 UTILITY EASEMENT.

1 "OPTIONAL TRANSIT AREA" MEANS THE TOTAL AREA, (7)2 MEASURED IN ACRES, WITHIN A TRANSIT-ORIENTED COMMUNITY THAT IS 3 WITHIN ONE-QUARTER MILE OF A PUBLIC BUS ROUTE OR BUS RAPID 4 TRANSIT CORRIDOR AS IDENTIFIED IN THE CRITERIA IN SUBSECTION 5 29-35-207 (4). 6 7 (9) "TRANSIT AREA" MEANS BOTH A TRANSIT STATION AREA, AS 8 DEFINED IN SUBSECTION (12) OF THIS SECTION, OR A TRANSIT CORRIDOR 9 AREA, AS DEFINED IN SUBSECTION (10) OF THIS SECTION. 10 (10) "TRANSIT CENTER" MEANS AN AREA THAT BOTH MEETS THE REQUIREMENTS OF SECTION 29-35-205 and is designated as a transit 11 12 CENTER BY A TRANSIT-ORIENTED COMMUNITY. 13 "TRANSIT CORRIDOR AREA" MEANS THE TOTAL AREA, (11)14 MEASURED IN ACRES, WITHIN A TRANSIT-ORIENTED COMMUNITY THAT IS 15 WITHIN ONE-QUARTER MILE OF A PUBLIC BUS ROUTE ____ AS IDENTIFIED IN 16 THE CRITERIA IN SECTION 29-35-207 (3). "TRANSIT-ORIENTED COMMUNITY" MEANS A LOCAL 17 (12)18 GOVERNMENT THAT: 19 (a) IS EITHER ENTIRELY OR PARTIALLY WITHIN A METROPOLITAN 20 PLANNING ORGANIZATION; 21 (b) HAS A POPULATION OF FOUR THOUSAND OR MORE ACCORDING 22 TO THE MOST RECENT DATA FROM THE STATE DEMOGRAPHY OFFICE; 23 (c) CONTAINS AT LEAST SEVENTY-FIVE ACRES OF TRANSIT AREA; 24 AND 25 (d) IF THE LOCAL GOVERNMENT IS A COUNTY, CONTAINS EITHER: 26 (I) A PART OF A TRANSIT STATION AREA THAT IS BOTH IN AN 27 UNINCORPORATED PART OF THE COUNTY AND WITHIN ONE-HALF MILE OF

1 — A transit station that serves one or both of a commuter rail or

2 A LIGHT RAIL SERVICE; OR

3 (II) A PART OF A TRANSIT CORRIDOR AREA THAT IS BOTH IN AN
4 UNINCORPORATED PART OF THE COUNTY AND FULLY SURROUNDED BY ONE
5 OR MORE MUNICIPALITIES.

6 (13) "TRANSIT STATION AREA" MEANS THE TOTAL AREA,
7 MEASURED IN ACRES, WITHIN A TRANSIT-ORIENTED COMMUNITY THAT IS
8 WITHIN ONE-HALF MILE OF A <u>station, as identified in the</u>
9 <u>CRITERIA IN SECTION 29-35-207 (2).</u>

(14) "ZONING CAPACITY" MEANS THE TOTAL NUMBER OF HOUSING
 UNITS ALLOWED IN AN AREA, AS LIMITED BY THE RESTRICTIONS IN LOCAL
 LAW THAT REGULATE DENSITY IN THAT AREA, <u>AND AS CALCULATED BY</u>
 <u>TOTALING THE NET HOUSING DENSITY OF ALL PARCELS WITHIN THE AREA.</u>
 (15) "ZONING CAPACITY BUFFER" MEANS THE RATIO OF THE
 <u>NUMBER OF HOUSING UNITS ANTICIPATED TO BE CONSTRUCTED IN AN AREA</u>
 TO THE ZONING CAPACITY OF THE AREA.

17 29-35-203. Department of local affairs <u>collaboration - goals -</u>
18 <u>transit-oriented community authority.</u> (1) As determined to be
19 APPROPRIATE BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT, THE
20 DEPARTMENT SHALL COLLABORATE WITH THE DEPARTMENT OF
21 TRANSPORTATION AND THE COLORADO ENERGY OFFICE IN FULFILLING THE
22 REQUIREMENTS <u>AND GOALS</u> OF THIS PART 2.

- 23 (2) THE GOALS OF THIS PART 2 ARE TO:
- 24 (a) INCREASE OPPORTUNITIES TO CONSTRUCT HOUSING NEAR
 25 TRANSIT IN ORDER TO PROVIDE BENEFITS INCLUDING REGULATED
- 26 AFFORDABLE HOUSING, ACCESSIBLE HOUSING, REGIONAL EQUITY THROUGH
- 27 <u>A BALANCE OF JOBS AND HOUSING, IMPROVED AND EXPANDED TRANSIT</u>

1	SERVICE, AND MULTIMODAL ACCESS TO DAILY NEEDS WITHIN MIXED-USE
2	PEDESTRIAN-ORIENTED NEIGHBORHOODS; AND
3	(b) Increase opportunities for housing production by
4	PROVIDING APPROPRIATE ZONING CAPACITY BUFFERS.
5	(3) NOTHING IN THIS PART 2 PREVENTS A TRANSIT-ORIENTED
6	COMMUNITY, OR OTHER RELEVANT ENTITY, FROM:
7	(a) ENFORCING INFRASTRUCTURE STANDARDS IN LOCAL LAW THAT
8	RESULT IN THE DENIAL OR CONDITIONING OF PERMITS OR APPROVALS FOR
9	SPECIFIC HOUSING PROJECTS IN A TRANSIT CENTER, INCLUDING BUT NOT
10	LIMITED TO UTILITIES, TRANSPORTATION, OR PUBLIC WORKS CODES OR
11	<u>STANDARDS;</u>
12	(b) ADOPTING GENERALLY APPLICABLE REQUIREMENTS FOR THE
13	PAYMENT OF IMPACT FEES OR OTHER SIMILAR DEVELOPMENT CHARGES, IN
14	ACCORDANCE WITH SECTION 29-20-104.5, OR THE MITIGATION OF IMPACTS
15	IN ACCORDANCE WITH PART 2 OF ARTICLE 20 OF THIS TITLE 29;
16	(c) APPROVING A DEVELOPMENT APPLICATION AT A LOWER NET
17	HOUSING DENSITY THAN THE MAXIMUM ALLOWED NET HOUSING DENSITY;
18	(d) Allowing a high amount of zoning capacity in one
19	TRANSIT AREA, WHILE ALLOWING A VERY LOW AMOUNT OF OR NO ZONING
20	CAPACITY IN ANOTHER TRANSIT AREA;
21	(e) IMPLEMENTING DISCRETIONARY APPROVAL PROCESSES FOR
22	SUBDIVISIONS, REZONINGS, VARIANCES, OR OTHER PROCESSES IN TRANSIT
23	CENTERS OUTSIDE OF PROJECT-SPECIFIC ZONING STANDARDS;
24	(f) CREATING AN OPTIONAL DISCRETIONARY REVIEW PROCESS
25	THAT MAY APPROVE GREATER DENSITY OR OTHER MORE PERMISSIVE
26	STANDARDS THAN THE OBJECTIVE STANDARDS SUBJECT TO
27	ADMINISTRATIVE APPROVAL IN A TRANSIT CENTER;

1 (g) CREATING A DISCRETIONARY REVIEW PROCESS IN TRANSIT 2 CENTERS THAT IS AVAILABLE AT THE APPLICANT'S OPTION AND IS SUBJECT 3 TO CRITERIA CONSISTENT WITH THE PURPOSES OF THIS PART 2 AS 4 ESTABLISHED IN SECTION SUBSECTION (2) OF THIS SECTION, INCLUDING 5 PROCESSES SUCH AS PLANNED UNIT DEVELOPMENTS; 6 (h) NOT PUBLICLY DISCLOSING ANY CONFIDENTIAL INFORMATION 7 RELATED TO WATER SUPPLIES OR FACILITIES; 8 (i) ALLOWING COMMERCIAL USES, BUSINESS USES, OR MIXED-USE 9 DEVELOPMENT ON A PARCEL IN A DESIGNATED TRANSIT CENTER; AND 10 (j) DENYING OR CONDITIONING DEVELOPMENT PROJECTS OR 11 BUILDING PERMIT APPROVALS FOR A FAILURE TO MEET THE REQUIREMENTS 12 OF A TRAFFIC STUDY THAT IS CONDUCTED USING OBJECTIVE STANDARDS. 13 **29-35-204.** Transit-oriented community housing opportunity 14 goal calculation - preliminary transit-oriented community assessment 15 report - housing opportunity goal compliance - insufficient water 16 supplies for meeting a housing opportunity goal - affordability and 17 displacement mitigation strategies - housing opportunity goal report 18 - legislative declaration. (1) Legislative declaration. THE GENERAL 19 ASSEMBLY HEREBY FINDS AND DECLARES THAT: 20 (a) TRANSIT RIDERSHIP, LAND USE DEVELOPMENT PATTERNS, 21 AFFORDABILITY AND AVAILABILITY OF HOUSING, ROADS, AND 22 GREENHOUSE GAS EMISSIONS FROM THE TRANSPORTATION SECTOR ARE

23 INTERCONNECTED ISSUES THAT HAVE IMPACTS AND CONCERNS WELL24 BEYOND THE BORDERS OF A SINGLE LOCAL COMMUNITY;

(b) COLORADO HAS AN INTEREST IN ENSURING A STABLE QUANTITY
 AND QUALITY OF HOUSING IN ALIGNMENT WITH POPULATION GROWTH AND
 ENSURING THAT SHARED RESOURCES, INVESTMENTS, AND GOALS SUCH AS

ROADS, INFRASTRUCTURE, TRANSIT, AIR QUALITY, WATER, AND
 GREENHOUSE GAS MITIGATION, ARE PROTECTED IN THE PROCESS; AND

3 (c) INCREASING HOUSING DENSITY IN TRANSIT-ORIENTED
4 COMMUNITIES IS A MATTER OF MIXED STATEWIDE AND LOCAL CONCERN
5 THAT REQUIRES STATEWIDE COOPERATION.

6 (2) Housing opportunity goal calculation. A
7 TRANSIT-ORIENTED COMMUNITY SHALL CALCULATE ITS HOUSING
8 OPPORTUNITY GOAL BY MULTIPLYING THE TOTAL AREA OF THE TRANSIT
9 <u>AREAS, AS DEFINED IN THE TRANSIT AREAS MAP CREATED PURSUANT TO</u>
10 <u>SECTION 29-35-207 (1), WITHIN THE LOCAL GOVERNMENT'S JURISDICTION,</u>
11 EXCLUSIVE OF THE EXEMPT PARCELS IN THOSE TRANSIT AREAS, BY
12 FORTY <u>DWELLING</u> UNITS PER ACRE.

(3) Preliminary transit-oriented community assessment report.
(a) ON OR BEFORE <u>JUNE</u> 30, 2025, A TRANSIT-ORIENTED COMMUNITY
SHALL, IN A FORM AND MANNER DETERMINED BY THE DEPARTMENT,
SUBMIT A PRELIMINARY TRANSIT-ORIENTED COMMUNITY ASSESSMENT
REPORT THAT INCLUDES:

(I) THE TRANSIT-ORIENTED COMMUNITY'S HOUSING OPPORTUNITY
GOAL AND THE DATA AND METHOD THE TRANSIT-ORIENTED COMMUNITY
USED TO CALCULATE ITS HOUSING OPPORTUNITY GOAL; AND

(II) A MAP OF EXISTING ZONING DISTRICTS WITHIN THE
TRANSIT-ORIENTED COMMUNITY THAT MAY QUALIFY AS TRANSIT CENTERS
AND PRELIMINARY EVIDENCE FOR THIS QUALIFICATION INCLUDING THE
STANDARDS APPLICABLE TO THESE ZONING DISTRICTS.

(b) IF APPLICABLE, A TRANSIT-ORIENTED COMMUNITY MAY
include in the report described in subsection (3)(a) of this section
any Affordability or displacement strategies that the

1 TRANSIT-ORIENTED COMMUNITY HAS IMPLEMENTED.

2 (c) THE DEPARTMENT SHALL REVIEW A PRELIMINARY
3 TRANSIT-ORIENTED COMMUNITY ASSESSMENT REPORT SUBMITTED BY A
4 TRANSIT-ORIENTED COMMUNITY PURSUANT TO THIS SUBSECTION (3) AND
5 EITHER PROVIDE WRITTEN NOTICE APPROVING THE REPORT OR PROVIDE
6 DIRECTION FOR AMENDING AND RESUBMITTING THE REPORT.

7 (4) Housing opportunity goal compliance. ON OR BEFORE
8 DECEMBER 31, 2027, A TRANSIT-ORIENTED COMMUNITY SHALL SATISFY
9 THE FOLLOWING CRITERIA, WHICH MUST BE SATISFIED TO QUALIFY AS A
10 CERTIFIED TRANSIT-ORIENTED COMMUNITY. A TRANSIT COMMUNITY
11 SHALL:

12 (a) DESIGNATE AREAS WITHIN THE TRANSIT-ORIENTED
13 COMMUNITY AS TRANSIT CENTERS AND ENSURE THAT THOSE AREAS
14 SATISFY THE REQUIREMENTS IN SECTION <u>29-35-205</u>;

(b) ENSURE THAT THE TOTAL ZONING CAPACITY FOR ALL TRANSIT
CENTERS WITHIN THE TRANSIT-ORIENTED COMMUNITY IS GREATER THAN
OR EQUAL TO THE TRANSIT-ORIENTED COMMUNITY'S HOUSING
OPPORTUNITY GOAL; _____

19 (c) SUBMIT A HOUSING OPPORTUNITY GOAL REPORT AND HAVE THE
 20 REPORT APPROVED BY THE DEPARTMENT PURSUANT TO SUBSECTION (8) OF
 21 THIS SECTION; AND

(d) THREE YEARS AFTER A SUBMITTING A HOUSING OPPORTUNITY
 GOAL REPORT PURSUANT TO SUBSECTION (8) OF THIS SECTION, AND EVERY
 THREE YEARS THEREAFTER, SUBMIT A STATUS REPORT PURSUANT TO
 SUBSECTION (9) OF THIS SECTION THAT IS APPROVED BY THE DEPARTMENT.
 (5) Insufficient water supplies for meeting a housing
 opportunity goal. (a) ON OR BEFORE DECEMBER 31, 2026, AND EVERY

1 THREE YEARS THEREAFTER, A TRANSIT-ORIENTED COMMUNITY MAY 2 SUBMIT A NOTICE, IN A FORM AND MANNER DETERMINED BY THE 3 DEPARTMENT, THAT THE SUPPLY OF WATER FROM ALL WATER SUPPLY 4 ENTITIES, AS DEFINED IN SECTION 29-20-302 (2), THAT SERVE THE 5 TRANSIT-ORIENTED COMMUNITY IS INSUFFICIENT DURING THE NEXT 6 THREE-YEAR PERIOD TO PROVIDE THE DOMESTIC WATER SERVICE 7 NECESSARY TO MEET THE TRANSIT-ORIENTED COMMUNITY'S HOUSING 8 OPPORTUNITY GOAL. THE WATER SUPPLY ENTITIES SHALL PROVIDE 9 INFORMATION AND ASSISTANCE AS NECESSARY TO COMPLETE THE NOTICE 10 ALLOWED BY THIS SUBSECTION (5). THE NOTICE ALLOWED BY THIS 11 SUBSECTION (5) MUST INCLUDE, BUT IS NOT LIMITED TO: 12 13 (I) AN ANALYSIS OF WATER DEMAND BASED ON: 14 (A) PROJECTED HOUSING AND POPULATION GROWTH, AS 15 ESTIMATED BY THE STATE DEMOGRAPHY OFFICE OR A RELEVANT 16 METROPOLITAN PLANNING ORGANIZATION; AND 17 (B) A REASONABLE ZONING CAPACITY BUFFER, AS ESTIMATED 18 BASED ON RELEVANT LOCAL, REGIONAL, OR STATE DATA. 19 20 (II) ANY DATA, PROFESSIONAL OPINIONS, OR OTHER INFORMATION

21 USED TO CREATE THE ANALYSIS IN _____ SUBSECTION (5)(a)(I) OF THIS
22 SECTION;

(III) DOCUMENTATION DEMONSTRATING BOTH AN UP-TO-DATE
WATER SUPPLY PLAN THAT COMPLIES WITH SECTION 29-20-304 (3) AND AN
UP-TO-DATE WATER EFFICIENCY PLAN THAT COMPLIES WITH SECTION
37-60-126 (1) THROUGH (5); AND

27 (IV) A PROPOSAL THAT MAY INCLUDE:

<u>(A) EVIDENCE THAT THE WATER SUPPLY ENTITY LACKS ADEQUATE</u>
 <u>WATER SUPPLY TO PROVIDE THE AMOUNT OF WATER IDENTIFIED IN</u>
 <u>SUBSECTION (5)(a)(I) OF THIS SECTION; AND</u>

4 (B) A REQUEST FOR A MODIFICATION OF THE HOUSING
5 OPPORTUNITY GOAL DURING THE NEXT THREE YEAR PERIOD BASED ON THE
6 ANALYSIS OF WATER DEMAND IDENTIFIED IN SUBSECTION (5)(a)(I) OF THIS
7 SECTION.

8 (b) UPON RECEIVING THE NOTICE DESCRIBED IN SUBSECTION (5)(a)
9 OF THIS SECTION, THE DEPARTMENT SHALL REVIEW THE NOTICE AND
10 DETERMINE WHETHER TO ACCEPT, PROVIDE COMMENT ON, OR DENY THE
11 PROPOSAL DESCRIBED IN SUBSECTION (5)(a)(IV) OF THIS SECTION.

12 (6) Affordability strategies. (a) ON OR BEFORE DECEMBER 31, 13 2026, A TRANSIT-ORIENTED COMMUNITY SHALL IDENTIFY AFFORDABILITY 14 STRATEGIES THAT IT WILL IMPLEMENT OR HAS ALREADY IMPLEMENTED 15 WHILE MEETING ITS HOUSING OPPORTUNITY GOAL. IN SO DOING, THE 16 TRANSIT-ORIENTED COMMUNITY SHALL IDENTIFY AFFORDABILITY 17 STRATEGIES BASED ON THE DEMONSTRATED HOUSING NEEDS WITHIN THE 18 TRANSIT-ORIENTED COMMUNITY INCLUDING FOR-SALE AND RENTAL 19 HOUSING NEEDS AND THE HOUSING NEEDS OF LOW-, MODERATE-, AND 20 MEDIUM-INCOME HOUSEHOLDS, AS DESIGNATED BY THE UNITED STATES 21 DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT.

(b) (I) ON OR BEFORE DECEMBER 31, 2026, A TRANSIT-ORIENTED
COMMUNITY SHALL INCLUDE THE FOLLOWING IN ITS HOUSING
OPPORTUNITY GOAL REPORT SUBMITTED PURSUANT TO SUBSECTION
(8)(a)(IV) OF THIS SECTION:

26 (A) AT LEAST TWO STRATEGIES INCLUDED IN THE STANDARD
 27 AFFORDABILITY STRATEGIES MENU DESCRIBED IN SECTION <u>29-35-208 (1)</u>

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THAT THE TRANSIT-ORIENTED COMMUNITY IDENTIFIED PURSUANT TO
 SUBSECTION (6)(a) OF THIS SECTION AND INTENDS TO IMPLEMENT;

3 (B) AT LEAST ONE STRATEGY INCLUDED IN THE LONG-TERM
4 AFFORDABILITY STRATEGIES MENU DESCRIBED IN SECTION <u>29-35-208 (2)</u>
5 THAT THE TRANSIT-ORIENTED COMMUNITY IDENTIFIED PURSUANT TO
6 SUBSECTION (6)(a) OF THIS SECTION AND INTENDS TO IMPLEMENT; AND

7 (C) AN IMPLEMENTATION PLAN DESCRIBING HOW THE
8 TRANSIT-ORIENTED COMMUNITY HAS OR WILL IMPLEMENT THE
9 AFFORDABILITY STRATEGIES IDENTIFIED PURSUANT TO SUBSECTIONS
10 (6)(b)(I)(A) AND (6)(b)(I)(B) OF THIS SECTION.

(II) FOR PURPOSES OF SATISFYING THE REQUIREMENTS OF THIS
SUBSECTION (6)(b), A TRANSIT-ORIENTED COMMUNITY SHALL NOT:

(A) COUNT ONE OR BOTH OF THE STRATEGIES DESCRIBED IN
SECTIONS <u>29-35-208 (1)(e) AND 29-35-208 (2)(c)</u> TOWARDS SATISFYING
THE REQUIREMENTS OF BOTH SUBSECTIONS (6)(b)(I)(A) AND (6)(b)(I)(B)
OF THIS SECTION; OR

17 (B) COUNT ANY STRATEGY DESCRIBED IN SECTION <u>29-35-208</u>
18 THAT IS OTHERWISE REQUIRED BY STATE LAW.

19 (7) Displacement mitigation strategies. ON OR BEFORE
20 DECEMBER 31, 2026, A TRANSIT-ORIENTED COMMUNITY SHALL INCLUDE
21 THE FOLLOWING IN ITS HOUSING OPPORTUNITY GOAL REPORT, PURSUANT
22 TO SUBSECTION (8)(a)(V) OF THIS SECTION:

(a) <u>Two</u> DISPLACEMENT MITIGATION STRATEGIES THAT THE
 TRANSIT-ORIENTED COMMUNITY HAS ADOPTED OR WILL ADOPT FROM THE
 <u>LONG-TERM</u> DISPLACEMENT MITIGATION STRATEGIES MENU DEVELOPED BY
 THE DEPARTMENT PURSUANT TO SECTION <u>29-35-209 (3)</u> TO MITIGATE
 DISPLACEMENT RISKS WHILE MEETING ITS HOUSING OPPORTUNITY GOAL;

1 AND

2 (b) AN IMPLEMENTATION PLAN DESCRIBING HOW THE
3 TRANSIT-ORIENTED COMMUNITY WILL IMPLEMENT THE DISPLACEMENT
4 MITIGATION STRATEGIES IT IDENTIFIES PURSUANT TO SUBSECTION (7)(a)
5 OF THIS SECTION.

6 (8) Housing opportunity goal report. (a) ON OR BEFORE 7 DECEMBER 31, 2026, A TRANSIT-ORIENTED COMMUNITY SHALL SUBMIT A 8 HOUSING OPPORTUNITY GOAL REPORT TO THE DEPARTMENT IN A FORM 9 AND MANNER DETERMINED BY THE DEPARTMENT. _____ IF A 10 TRANSIT-ORIENTED COMMUNITY CANNOT INCLUDE ANY OF THE 11 FOLLOWING ITEMS IN ITS HOUSING OPPORTUNITY GOAL REPORT ON OR 12 BEFORE DECEMBER 31, 2026, THE TRANSIT-ORIENTED COMMUNITY SHALL 13 INDICATE WHY IT CANNOT DO SO AND ITS PROGRESS TOWARDS BEING ABLE 14 TO INCLUDE THOSE ITEMS IN ITS HOUSING OPPORTUNITY GOAL REPORT. 15 THE REPORT MUST INCLUDE THE FOLLOWING, ALONG WITH ANY OTHER 16 ELEMENTS IDENTIFIED BY THE DEPARTMENT: 17 (I) THE TRANSIT-ORIENTED COMMUNITY'S HOUSING OPPORTUNITY

18 GOAL;

(II) EVIDENCE THAT THE TRANSIT-ORIENTED COMMUNITY HAS MET
ITS HOUSING OPPORTUNITY GOAL PURSUANT TO SUBSECTION (4)(b) OF
THIS SECTION;

(III) A MAP THAT IDENTIFIES THE BOUNDARIES OF ANY TRANSIT
CENTERS WITHIN THE TRANSIT-ORIENTED COMMUNITY AND EVIDENCE
THAT THOSE AREAS SATISFY THE REQUIREMENTS IN SECTION <u>29-35-205</u>;
(IV) AFFORDABILITY STRATEGIES IDENTIFIED PURSUANT TO
SUBSECTION (6)(b)(I)(A) AND (6)(b)(I)(B) OF THIS SECTION AND THE
IMPLEMENTATION PLAN DESCRIBED PURSUANT TO SUBSECTION (6)(b)(I)(C)

1 OF THIS SECTION;

2 (V) DISPLACEMENT MITIGATION STRATEGIES IDENTIFIED 3 PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION AND THE 4 IMPLEMENTATION PLAN DESCRIBED PURSUANT TO SUBSECTION (7)(b) OF 5 THIS SECTION;

6 (VI) A DESCRIPTION OF COMMUNITY ENGAGEMENT THAT THE 7 TRANSIT-ORIENTED COMMUNITY CONDUCTED IN THE PROCESS OF MEETING 8 ITS HOUSING OPPORTUNITY GOAL, IDENTIFYING AFFORDABILITY 9 STRATEGIES PURSUANT TO SUBSECTION (6)(b)(I)(A) AND (6)(b)(I)(B) OF 10 THIS SECTION AND IDENTIFYING DISPLACEMENT MITIGATION STRATEGIES 11 PURSUANT TO SUBSECTION (7)(a) OF THIS SECTION; AND

(VII) IF APPLICABLE, AND IF THE TRANSIT-ORIENTED COMMUNITY
so chooses, evidence that the transit-oriented community has
satisfied the requirements of subsection (5) of this section.

(b) THE DEPARTMENT SHALL REVIEW A HOUSING OPPORTUNITY
GOAL REPORT SUBMITTED BY A TRANSIT-ORIENTED COMMUNITY
PURSUANT TO SUBSECTION (8)(a) OF THIS SECTION AND PROVIDE WRITTEN
NOTICE THAT EITHER:

(I) APPROVES THE REPORT AND AFFIRMS THAT THE
TRANSIT-ORIENTED COMMUNITY HAS SATISFIED THE RELEVANT
REQUIREMENTS OF THIS SECTION AND IS THEREFORE CONSIDERED A
<u>CERTIFIED</u> TRANSIT-ORIENTED COMMUNITY; OR

(II) PROVIDES DIRECTION FOR AMENDING AND RESUBMITTING THE
 REPORT AND REQUIRES THAT THE TRANSIT-ORIENTED COMMUNITY
 RESUBMIT THE REPORT WITHIN NINETY DAYS OF RECEIVING THE WRITTEN
 NOTICE.

27

1	(\underline{c}) IF THE DEPARTMENT HAS NOT APPROVED A TRANSIT-ORIENTED
2	COMMUNITY'S HOUSING OPPORTUNITY GOAL REPORT ON OR BEFORE
3	December 31, 2027, <u>the department shall provide the</u>
4	TRANSIT-ORIENTED COMMUNITY WRITTEN NOTICE THAT THE
5	TRANSIT-ORIENTED COMMUNITY IS IN NON-COMPLIANCE WITH THIS PART
6	<u>2 AND IS NOT A CERTIFIED TRANSIT-ORIENTED COMMUNITY.</u>
7	(d) (I) The department shall identify certified
8	TRANSIT-ORIENTED COMMUNITIES FOR THE PURPOSE OF ESTABLISHING
9	ELIGIBILITY FOR STATE GRANT AND INCENTIVE PROGRAMS.
10	(II) PURSUANT TO SECTION 29-35-210 (6), A CERTIFIED
11	TRANSIT-ORIENTED COMMUNITY IS ELIGIBLE FOR THE AWARD OF A
12	TRANSIT-ORIENTED COMMUNITIES INFRASTRUCTURE GRANT PROGRAM
13	<u>GRANT.</u>
14	(III) The department shall identify certified
15	TRANSIT-ORIENTED COMMUNITIES, INCLUDING COMPLIANCE WITH THE
16	REQUIREMENTS FOR AFFORDABILITY STRATEGIES IN SUBSECTION
17	(8)(a)(IV) OF THIS SECTION AND DISPLACEMENT MITIGATION STRATEGIES
18	IN SUBSECTION (8)(a)(V) OF THIS SECTION, FOR THE PURPOSES OF
19	ESTABLISHING ELIGIBILITY FOR THE COLORADO AFFORDABLE HOUSING IN
20	TRANSIT-ORIENTED COMMUNITIES INCOME TAX CREDIT IN PART 54 OF
21	<u>ARTICLE 22 OF TITLE 39.</u>
22	(9) <u>Status</u> report. (a) EVERY THREE YEARS AFTER SUBMITTING A
23	HOUSING OPPORTUNITY GOAL REPORT PURSUANT TO SUBSECTION $(8)(a)$ of
24	THIS SECTION, A TRANSIT-ORIENTED COMMUNITY SHALL SUBMIT A \underline{STATUS}
25	REPORT TO THE DEPARTMENT IN A FORM AND MANNER DETERMINED BY
26	THE DEPARTMENT THAT CONFIRMS THAT THE TRANSIT-ORIENTED
27	COMMUNITY IS STILL <u>A CERTIFIED TRANSIT-ORIENTED COMMUNITY.</u>

1 (b) THE DEPARTMENT SHALL REVIEW A <u>STATUS</u> REPORT 2 SUBMITTED BY A TRANSIT-ORIENTED COMMUNITY PURSUANT TO 3 SUBSECTION (9)(a) OF THIS SECTION AND PROVIDE WRITTEN NOTICE THAT 4 EITHER:

5 (I) APPROVES THE REPORT AND AFFIRMS THAT THE 6 TRANSIT-ORIENTED COMMUNITY HAS SATISFIED THE RELEVANT 7 REQUIREMENTS OF THIS SECTION AND IS THEREFORE CONSIDERED A 8 <u>CERTIFIED</u> TRANSIT-ORIENTED COMMUNITY; OR

9 (II) PROVIDES DIRECTION FOR AMENDING AND RESUBMITTING THE
10 REPORT AND REQUIRES THAT THE TRANSIT-ORIENTED COMMUNITY
11 RESUBMIT THE REPORT WITHIN NINETY DAYS OF RECEIVING THE WRITTEN
12 NOTICE.

(c) (I) IF A TRANSIT-ORIENTED COMMUNITY FAILS TO SUBMIT A
<u>STATUS</u> REPORT TO THE DEPARTMENT PURSUANT TO SUBSECTION (9)(a) OF
THIS SECTION OR FAILS TO SUBMIT AN AMENDED <u>STATUS</u> REPORT
PURSUANT TO SUBSECTION (9)(b)(II) OF THIS SECTION, THE DEPARTMENT
SHALL PROVIDE THE TRANSIT-ORIENTED COMMUNITY WRITTEN NOTICE
STATING THAT THE TRANSIT-ORIENTED COMMUNITY WILL <u>NOT</u> BE DEEMED
A <u>CERTIFIED TRANSIT-ORIENTED COMMUNITY.</u>

20 <u>29-35-205.</u> Criteria for qualification as a transit center 21 criteria for qualification as a transit center outside of a transit area.
(1) TO DESIGNATE AN AREA AS A TRANSIT CENTER, A TRANSIT-ORIENTED
23 COMMUNITY SHALL:

(a) ENSURE THAT THE AREA IS COMPOSED SOLELY OF ZONING
DISTRICTS THAT UNIFORMLY ALLOW A NET HOUSING DENSITY OF AT LEAST
FIFTEEN UNITS PER ACRE WITH NO PARCEL OR ZONING DISTRICT BEING
COUNTED AS ALLOWING A NET HOUSING DENSITY OF MORE THAN FIVE

1 HUNDRED UNITS PER ACRE;

(b) (I) IDENTIFY A NET HOUSING DENSITY ALLOWED FOR THE AREA
OR FOR SUBDISTRICTS WITHIN THE AREA. <u>As part of the guidance the</u>
<u>DEPARTMENT DEVELOPS PURSUANT TO SECTION 29-35-207 (7), THE</u>
<u>DEPARTMENT SHALL PROVIDE LOCAL GOVERNMENTS WITH SIMPLE AND</u>
<u>EFFECTIVE METHODS OF CALCULATING NET HOUSING DENSITY.</u> THE
IDENTIFIED NET HOUSING DENSITY MUST:

8 (A) REFLECT ANY SIGNIFICANT DIMENSIONAL OR OTHER 9 RESTRICTIONS IN LOCAL LAWS USED TO REGULATE DENSITY IN THE AREA, 10 INCLUDING BUT NOT LIMITED TO RESTRICTIONS RELATED TO UNITS PER 11 ACRE, LOT AREA PER UNIT, LOT COVERAGE, SITE LEVEL OPEN SPACE 12 REQUIREMENTS, FLOOR AREA RATIOS, SETBACKS, MINIMUM PARKING 13 REQUIREMENTS, AND MAXIMUM HEIGHT. WHERE A DIMENSIONAL 14 RESTRICTION HAS MULTIPLE POTENTIAL OUTCOMES WITHIN THE SAME 15 ZONING DISTRICT OR WITHIN RELATED ZONING DISTRICTS, THE AVERAGE 16 OUTCOME OF THE DIMENSIONAL RESTRICTION MAY BE UTILIZED BY THE 17 TRANSIT-ORIENTED COMMUNITY TO MEASURE NET HOUSING DENSITY. 18 (B) ASSUME MINIMUM PARKING REQUIREMENTS ARE MET WITH 19 SURFACE PARKING; EXCEPT THAT THREE-FOURTHS OF A PARKING SPACE

20 PER DWELLING UNIT MAY BE COUNTED AS STRUCTURED PARKING WITHIN

21 THE BUILDING FOOTPRINT; ____

22 (C) ASSUME AN AVERAGE HOUSING UNIT SIZE, AS DETERMINED 23 BASED ON EITHER THE TYPICAL SIZE OF A MULTIFAMILY HOUSING UNIT 24 THAT WAS RECENTLY BUILT IN COLORADO AS ESTABLISHED IN THE 25 CENSUS'S AMERICAN HOUSING SURVEY OR THE TYPICAL SIZE OF A 26 MULTIFAMILY HOUSING UNIT IN THE TRANSIT-ORIENTED COMMUNITY 27 ACCORDING TO LOCAL DATA;

1	(II) NOTHING IN THIS SUBSECTION (1)(b) REQUIRES A LOCAL
2	GOVERNMENT TO INCLUDE AREAS OF INDIVIDUAL PARCELS REQUIRED FOR
3	STORMWATER DRAINAGE OR UTILITY EASEMENTS IN CALCULATING NET
4	HOUSING DENSITY; AND
5	(III) IF A PARCEL'S EXISTING RESIDENTIAL USES HAVE A HIGHER
6	NET HOUSING DENSITY THAN THE NET HOUSING DENSITY ALLOWED FOR
7	THE PARCEL BY CURRENT RESTRICTIONS IN LOCAL LAW, THE NET HOUSING
8	DENSITY OF THE EXISTING RESIDENTIAL USE MAY BE COUNTED;
9	(c) EXCLUDE ANY AREA WHERE LOCAL LAW EXCLUSIVELY
10	RESTRICTS HOUSING OCCUPANCY BASED ON AGE OR OTHER FACTORS;
11	(d) ESTABLISH AN ADMINISTRATIVE APPROVAL PROCESS FOR
12	MULTIFAMILY RESIDENTIAL DEVELOPMENT ON PARCELS IN THE AREA THAT
13	ARE NO MORE THAN FIVE ACRES IN SIZE. FOR MULTIFAMILY RESIDENTIAL
14	DEVELOPMENT APPLICATIONS ON PARCELS GREATER THAN FIVE ACRES IN
15	SIZE, A TRANSIT-ORIENTED COMMUNITY SHALL IDENTIFY A TARGET NET

MULTIFAMILY RESIDENTIAL DEVELOPMENT ON PARCELS IN THE AREA THAT
ARE NO MORE THAN FIVE ACRES IN SIZE. FOR MULTIFAMILY RESIDENTIAL
DEVELOPMENT APPLICATIONS ON PARCELS GREATER THAN FIVE ACRES IN
SIZE, A TRANSIT-ORIENTED COMMUNITY SHALL IDENTIFY A TARGET NET
HOUSING DENSITY FOR THE PARCELS TO COUNT THE PARCELS AS PART OF
THE TRANSIT CENTER THAT COVERS THE AREA. THIS SUBSECTION (1)(d)
DOES NOT PREVENT THE ESTABLISHMENT OF DEVELOPER AGREEMENTS
BETWEEN THE LOCAL GOVERNMENT AND DEVELOPERS.

- 20 (e) ENSURE THAT THE AREA OF A TRANSIT CENTER IS COMPOSED OF
- 21 PARCELS THAT ARE LOCATED WHOLLY OR PARTIALLY WITHIN EITHER:
- 22 (I) A TRANSIT AREA OR OPTIONAL TRANSIT AREA; OR
- 23 (II) ONE-QUARTER MILE FROM THE BOUNDARY OF A TRANSIT AREA
- 24 OR OPTIONAL TRANSIT AREA.
- 25 (2) (a) NOTWITHSTANDING SUBSECTION (1)(e) OF THIS SECTION, A
 26 TRANSIT-ORIENTED COMMUNITY MAY ONLY DESIGNATE AN AREA AS A
- 27 TRANSIT <u>CENTER WITHIN AN OPTIONAL TRANSIT AREA AS DESCRIBED IN</u>

1	SECTION 29-35-207 (4), IF THE TRANSIT-ORIENTED COMMUNITY HAS
2	PROVIDED REASONABLE EVIDENCE IN THE HOUSING OPPORTUNITY GOAL
3	<u>REPORT SUBMITTED PURSUANT TO SECTION 29-35-204 (8) THAT:</u>
4	(I) TO THE MAXIMUM EXTENT FEASIBLE, AN AVERAGE NET
5	HOUSING DENSITY OF AT LEAST FORTY DWELLING UNITS PER ACRE IS
6	ALLOWED ON ALL PARCELS WITHIN THE TRANSIT AREA THAT ARE BOTH
7	ONE-HALF ACRE OR MORE IN SIZE AND NOT EXEMPT PARCELS; AND
8	(II) AREAS WITHIN THE OPTIONAL TRANSIT AREA HAVE FEWER
9	BARRIERS TO HOUSING DEVELOPMENT THAN AREAS WITHIN THE TRANSIT
10	AREA.
11	(b) For purposes of subsection (2)(a)(II) of this section,
12	BARRIERS TO HOUSING DEVELOPMENT MAY INCLUDE:
13	(I) AN ANTICIPATED LACK OF WATER SUPPLY, AFTER ACCOUNTING
14	FOR A REASONABLE ZONING CAPACITY BUFFER;
15	(II) An anticipated lack of sufficient future
16	INFRASTRUCTURE CAPACITY, INCLUDING WATER TREATMENT PLANTS,
17	WASTEWATER TREATMENT PLANTS, OR ELECTRICAL POWER NETWORKS IN
18	THE AREA, AFTER ACCOUNTING FOR A REASONABLE ZONING CAPACITY
19	<u>BUFFER;</u>
20	(III) UNIQUE SITE CHARACTERISTICS WHICH CONTRIBUTE TO A
21	HIGH COST OF HOUSING DEVELOPMENT; OR
22	(IV) SITES THAT ARE INFEASIBLE FOR HOUSING DEVELOPMENT.
23	<u>29-35-206.</u> Criteria for qualification as a neighborhood center.
24	(1) (a) TO DESIGNATE AN AREA AS A NEIGHBORHOOD CENTER, A LOCAL
25	GOVERNMENT SHALL, IN ACCORDANCE WITH POLICIES AND
26	PROCEDURES ADOPTED BY THE DEPARTMENT THAT MAY INCLUDE
27	DIFFERENT CRITERIA FOR VARYING REGIONAL AND LOCAL CONTEXTS,

1 IDENTIFY AREAS THAT MEET THE FOLLOWING CRITERIA:

2 (I) ALLOW A NET HOUSING DENSITY THAT SUPPORTS MIXED-USE
3 <u>PEDESTRIAN-ORIENTED</u> NEIGHBORHOODS, THE DEVELOPMENT OF
4 REGULATED AFFORDABLE HOUSING, AND INCREASED PUBLIC TRANSIT
5 RIDERSHIP;

6 (II) <u>WITHIN CENSUS URBANIZED AREAS, AS DEFINED IN THE LATEST</u>
7 <u>FEDERAL DECENNIAL CENSUS, ESTABLISH</u> AN ADMINISTRATIVE APPROVAL
8 PROCESS FOR MULTIFAMILY RESIDENTIAL DEVELOPMENT ON PARCELS IN
9 THE AREA THAT ARE NO LARGER THAN A SIZE DETERMINED BY THE
10 DEPARTMENT;

(III) ENSURE THAT THE AREA HAS A MIXED-USE
PEDESTRIAN-ORIENTED NEIGHBORHOOD, AS DETERMINED BY CRITERIA
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.

(b) NOTWITHSTANDING THE REQUIREMENTS FOR A LOCAL
GOVERNMENT DESIGNATING AN AREA AS A NEIGHBORHOOD CENTER
PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION, THE DEPARTMENT
SHALL ESTABLISH SEPARATE REQUIREMENTS FOR LOCAL GOVERNMENTS
DESIGNATING AREAS WITHIN <u>POTENTIAL</u> TRANSIT AREAS IDENTIFIED BY
THE DEPARTMENT <u>OF TRANSPORTATION</u> PURSUANT TO SECTION <u>29-35-207</u>
(5).

(2) IF A LOCAL GOVERNMENT DESIGNATES AN AREA AS A
NEIGHBORHOOD CENTER PURSUANT TO SUBSECTION (1) OF THIS SECTION,
THE LOCAL GOVERNMENT SHALL SUBMIT A NEIGHBORHOOD CENTER
REPORT TO THE DEPARTMENT IN A FORM AND MANNER DETERMINED BY

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2	<u>29-35-207.</u> Transit areas map <u>- transit station area criteria -</u>
3	<u>transit corridor area criteria</u> - housing opportunity goals, models,
4	and guidance. (1) Transit areas map. (a) ON OR BEFORE SEPTEMBER
5	30, 2024, the department, in consultation with metropolitan
6	PLANNING ORGANIZATIONS, AND TRANSIT AGENCIES THAT OPERATE
7	WITHIN METROPOLITAN PLANNING ORGANIZATIONS, SHALL PUBLISH A
8	TRANSIT AREA MAP, OR TRANSIT AREA MAPS, BASED ON THE
9	CRITERIA IN SUBSECTIONS (2), (3), (4), (5) AND (6), OF THIS SECTION. ONLY
10	$\underline{\text{TRANSIT}}$ AREAS THAT ARE IDENTIFIED PURSUANT TO SUBSECTIONS (2) AND
11	(3) OF THIS SECTION AND IDENTIFIED ON A TRANSIT AREA MAP PURSUANT
12	TO THIS SUBSECTION (1) MUST BE INCLUDED IN THE CALCULATION OF A
13	HOUSING OPPORTUNITY GOAL PURSUANT TO SECTION 29-35-204 (2).
14	(b) IN PUBLISHING THE MAP DESCRIBED IN SUBSECTION (1)(a) OF
15	THIS SECTION, THE DEPARTMENT SHALL ALSO PUBLISH A WALKSHED MAP
16	THAT IDENTIFIES THE AREAS THAT ARE REACHABLE BY A PERSON WALKING
17	A DISTANCE OF NOT MORE THAN ONE-HALF MILE FROM A TRANSIT STATION
18	WHERE PART OF THE TRANSIT STATION AREA BASED ON THAT TRANSIT
19	STATION IS SEPARATED FROM ANY EXIT TO THE TRANSIT STATION BY A
20	STATE-OWNED LIMITED-ACCESS HIGHWAY OR RAILROAD TRACK, USING
21	SIMPLE AND EFFICIENT GEOSPATIAL ANALYSIS METHODS AND READILY
22	AVAILABLE NETWORK DATA.
23	(2) Transit station criteria. The DEPARTMENT SHALL DESIGNATE
24	TRANSIT STATION AREAS, FOR PURPOSES OF SUBSECTION (1) OF THIS
25	SECTION, BASED ON ROUTES IDENTIFIED IN AN APPLICABLE TRANSIT PLAN
26	FOR EXISTING STATIONS FOR:

27 (a) COMMUTER BUS RAPID TRANSIT;

1	(b) COMMUTER RAIL; AND
2	(c) LIGHT RAIL.
3	(3) Transit corridor area criteria. (a) THE DEPARTMENT SHALL
4	DESIGNATE TRANSIT CORRIDOR AREAS, FOR PURPOSES OF SUBSECTION (1)
5	OF THIS SECTION, BY IDENTIFYING TRANSIT ROUTES THAT MEET ONE OR
6	MORE OF THE FOLLOWING CRITERIA:
7	(I) AN URBAN BUS RAPID TRANSIT SERVICE THAT IS IDENTIFIED
8	WITHIN:
9	(A) A METROPOLITAN PLANNING ORGANIZATION'S
10	FISCALLY-CONSTRAINED, LONG-RANGE TRANSPORTATION PLAN ADOPTED
11	PRIOR TO JANUARY 1, 2024, AND PLANNED FOR IMPLEMENTATION,
12	ACCORDING TO THAT PLAN, PRIOR TO JANUARY 1, 2030; OR
13	(B) AN APPLICABLE TRANSIT PLAN THAT HAS BEEN PLANNED FOR
14	SHORT-TERM IMPLEMENTATION, ACCORDING TO THAT PLAN;
15	(II) A PUBLIC BUS ROUTE THAT:
16	(A) HAS A PLANNED FREQUENCY OR SCHEDULED FREQUENCY OF
17	FIFTEEN MINUTES OR MORE FREQUENT FOR EIGHT HOURS OR MORE ON
18	WEEKDAYS; AND
19	(B) Is identified within an applicable transit plan for
20	SHORT-TERM IMPLEMENTATION OR IMPLEMENTATION BEFORE JANUARY 1,
21	2030, ACCORDING TO THAT PLAN.
22	(b) For transit agencies within metropolitan planning
23	ORGANIZATIONS THAT DO NOT HAVE APPLICABLE TRANSIT PLANS, THE
24	DEPARTMENT SHALL DESIGNATE TRANSIT CORRIDOR AREAS, FOR PURPOSES
25	OF SUBSECTION (1) OF THIS SECTION, BY IDENTIFYING ANY PUBLIC BUS
26	ROUTES WITH EXISTING TRANSIT SERVICE LEVELS AS OF JANUARY 1, 2024,
27	WITH A SCHEDULED FREQUENCY OF FIFTEEN MINUTES OR MORE FREQUENT

I FOR EIGHT HOURS OR MORE ON WEEKDAYS.
--

2 (c) NOTWITHSTANDING SUBSECTION (3)(a) AND (3)(b) OF THIS 3 SECTION, THE DEPARTMENT SHALL NOT DESIGNATE TRANSIT CORRIDOR 4 AREAS, FOR PURPOSES OF SUBSECTION (1) OF THIS SECTION, WITHIN A 5 TRANSIT-ORIENTED COMMUNITY THAT HAS DESIGNATED TWENTY PERCENT 6 OR MORE OF ITS AREA AS A MANUFACTURED HOME ZONING DISTRICT AS OF 7 JANUARY 1, 2024. 8 (4) **Optional transit area criteria.** (a) THE DEPARTMENT SHALL 9 DESIGNATE OPTIONAL TRANSIT AREAS, FOR PURPOSES OF SUBSECTION (1) 10 OF THIS SECTION, BASED ON THE FOLLOWING CRITERIA: 11 (I) A BUS RAPID TRANSIT SERVICE THAT IS IDENTIFIED WITHIN A 12 METROPOLITAN PLANNING ORGANIZATION'S FISCALLY-CONSTRAINED, 13 LONG-RANGE TRANSPORTATION PLAN ADOPTED PRIOR TO JANUARY 1, 14 2024, AND INTENDED FOR IMPLEMENTATION AFTER JANUARY 1, 2030, AND 15 BEFORE DECEMBER 31, 2050; 16 (II) PUBLIC BUS ROUTES OTHER THAN THOSE IDENTIFIED IN SUBSECTION (3)(a)(II)(B) OF THIS SECTION THAT OPERATE AT A PLANNED 17 18 OR SCHEDULED FREQUENCY OF THIRTY MINUTES OR MORE FREQUENT 19 DURING THE HIGHEST FREQUENCY SERVICE HOURS AS IDENTIFIED BY: 20 (A) EXISTING SERVICE AS OF JANUARY 1, 2024; OR 21 (B) IDENTIFIED WITHIN AN APPLICABLE TRANSIT PLAN; AND 22 (III) OTHER AREAS PLANNED AS MIXED-USE PEDESTRIAN ORIENTED 23 NEIGHBORHOODS. 24 (b) FOR PURPOSES OF SUBSECTION (4)(a)(III) OF THIS SECTION, A 25 TRANSIT ORIENTED COMMUNITY MAY REQUEST THAT THE DEPARTMENT 26 DESIGNATE A MIXED-USE PEDESTRIAN-ORIENTED NEIGHBORHOOD AS AN 27 OPTIONAL TRANSIT AREA. THE DEPARTMENT SHALL REVIEW AND APPROVE

1	OR REJECT SUCH A REQUEST BASED ON WHETHER THE MIXED-USE
2	PEDESTRIAN-ORIENTED NEIGHBORHOOD FULFILLS THE GOALS OF THIS PART
3	<u>2 ESTABLISHED IN SECTION 29-35-203 (2).</u>
4	(5) Potential transit area criteria. (a) THE DEPARTMENT SHALL
5	DESIGNATE AN AREA AS A POTENTIAL TRANSIT AREA, FOR PURPOSES OF
6	SUBSECTION (1) OF THIS SECTION, IF IT CONSISTS OF CORRIDORS, AS
7	IDENTIFIED BY THE DEPARTMENT OF TRANSPORTATION THAT:
8	(I) INCLUDE MAJOR TRAVELSHEDS, AS DEFINED BY COMMON
9	TRAVEL PATTERNS IN AN AREA, THAT IMPACT ANTICIPATED NEW OR
10	MODIFIED INTERCHANGES ON STATE-OWNED HIGHWAYS; AND
11	(II) ARE OUTSIDE OF CENSUS URBANIZED AREAS, AS IDENTIFIED IN
12	THE LATEST FEDERAL DECENNIAL CENSUS;
13	(b) IN DESIGNATING POTENTIAL TRANSIT AREAS, FOR PURPOSES OF
14	SUBSECTION (1) OF THIS SECTION, THE DEPARTMENT SHALL ATTEMPT TO
15	IDENTIFY AREAS WHERE FUTURE TRANSIT SERVICE AND NEIGHBORHOOD
16	CENTERS COULD POTENTIALLY ALIGN TO PROVIDE INFORMATION FOR
17	STATE, REGIONAL, AND LOCAL PLANNING EFFORTS.
18	(c) IN UPDATING THE TRANSIT AREA MAP PURSUANT TO
19	$\underline{SUBSECTION(1)}$ of this section, the department shall identify any
20	NEIGHBORHOOD CENTERS THAT A LOCAL GOVERNMENT HAS DESIGNATED
21	WITHIN A POTENTIAL TRANSIT AREA.
22	(6) In identifying the boundaries of transit areas and
23	OPTIONAL TRANSIT AREAS PURSUANT TO THIS SECTION, THE DEPARTMENT
24	SHALL USE:
25	(a) GEOSPATIAL DATA FROM RELEVANT TRANSIT AGENCIES AND
26	METROPOLITAN PLANNING ORGANIZATIONS; AND
27	(b) ROADWAY LOCATIONS BASED UPON THE CENTERLINE OF THE

1 ROADWAY.

2	(7) Housing opportunity goals, models, and guidance. ON OR
3	BEFORE <u>February 28, 2025,</u> the department shall publish models
4	AND GUIDANCE TO SATISFY THE GOALS OF THIS PART 2 AS ESTABLISHED IN
5	<u>section 29-35-203 (2) and interpret the density and dimensional</u>
6	STANDARDS ESTABLISHED IN SECTION 29-35-205 (1)(b) OF THIS SECTION
7	WITH THE INTENT OF PROVIDING SIMPLE AND EFFICIENT METHODS FOR
8	LOCAL GOVERNMENTS TO CALCULATE THE NET HOUSING DENSITY OF
9	TRANSIT CENTERS IN ORDER TO MEET THEIR HOUSING OPPORTUNITY
10	GOALS. IN PUBLISHING MODELS AND GUIDANCE, THE DEPARTMENT SHALL
11	ESTABLISH MODELS, GUIDANCE, AND TYPICAL BUILDING TYPOLOGIES FOR
12	LOCAL GOVERNMENTS WITH FORM-BASED CODES.
13	<u>29-35-208.</u> Standard affordability strategies menu - long-term
14	affordability strategies menu - alternative affordability strategies -
15	impact fees. (1) Standard affordability strategies menu. ON OR
10	impact ices. (1) Standard anordability strategies menu. ON OK
16	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD
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16	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD
16 17	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES
16 17 18	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES AND SHALL UPDATE THIS MENU AS NECESSARY. THE MENU MUST INCLUDE:
16 17 18 19	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES AND SHALL UPDATE THIS MENU AS NECESSARY. THE MENU MUST INCLUDE: THE FOLLOWING STRATEGIES:
16 17 18 19 20	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES AND SHALL UPDATE THIS MENU AS NECESSARY. THE MENU MUST INCLUDE: THE FOLLOWING STRATEGIES: (a) IMPLEMENTING A LOCAL INCLUSIONARY ZONING ORDINANCE
16 17 18 19 20 21	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES AND SHALL UPDATE THIS MENU AS NECESSARY. THE MENU MUST INCLUDE: THE FOLLOWING STRATEGIES: (a) IMPLEMENTING A LOCAL INCLUSIONARY ZONING ORDINANCE THAT ACCOUNTS FOR LOCAL HOUSING MARKET CONDITIONS, IS CRAFTED
16 17 18 19 20 21 22	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES AND SHALL UPDATE THIS MENU AS NECESSARY. THE MENU MUST INCLUDE: THE FOLLOWING STRATEGIES: (a) IMPLEMENTING A LOCAL INCLUSIONARY ZONING ORDINANCE THAT ACCOUNTS FOR LOCAL HOUSING MARKET CONDITIONS, IS CRAFTED TO MAXIMIZE REGULATED AFFORDABLE <u>HOUSING</u> , AND COMPLIES WITH
 16 17 18 19 20 21 22 23 	BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES AND SHALL UPDATE THIS MENU AS NECESSARY. THE MENU MUST INCLUDE: THE FOLLOWING STRATEGIES: (a) IMPLEMENTING A LOCAL INCLUSIONARY ZONING ORDINANCE THAT ACCOUNTS FOR LOCAL HOUSING MARKET CONDITIONS, IS CRAFTED TO MAXIMIZE REGULATED AFFORDABLE <u>HOUSING</u> , AND COMPLIES WITH THE REQUIREMENTS OF SECTION 29-20-104 (1)(e.5) AND (1)(e.7);
 16 17 18 19 20 21 22 23 24 	 BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A STANDARD AFFORDABILITY STRATEGIES MENU FOR TRANSIT-ORIENTED COMMUNITIES AND SHALL UPDATE THIS MENU AS NECESSARY. THE MENU MUST INCLUDE: THE FOLLOWING STRATEGIES: (a) IMPLEMENTING A LOCAL INCLUSIONARY ZONING ORDINANCE THAT ACCOUNTS FOR LOCAL HOUSING MARKET CONDITIONS, IS CRAFTED TO MAXIMIZE REGULATED AFFORDABLE <u>HOUSING</u>, AND COMPLIES WITH THE REQUIREMENTS OF SECTION 29-20-104 (1)(e.5) AND (1)(e.7); (b) ADOPTING A LOCAL LAW OR PLAN TO LEVERAGE PUBLICLY

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SUBSIDIZE OR OTHERWISE REDUCE IMPACT FEES OR OTHER SIMILAR
 DEVELOPMENT CHARGES FOR REGULATED AFFORDABLE HOUSING
 DEVELOPMENT;

4 (d) ESTABLISHING A DENSITY BONUS PROGRAM FOR TRANSIT
5 CENTERS THAT GRANTS INCREASED FLOOR AREA RATIO, DENSITY, OR
6 HEIGHT FOR REGULATED AFFORDABLE HOUSING UNITS;

7 (e) CREATING A PROGRAM TO PRIORITIZE AND EXPEDITE
8 DEVELOPMENT APPROVALS FOR REGULATED AFFORDABLE HOUSING
9 DEVELOPMENT;

10 (f) REDUCING LOCAL PARKING REOUIREMENTS FOR REGULATED 11 AFFORDABLE HOUSING TO ONE-HALF SPACE PER UNIT OF REGULATED 12 AFFORDABLE HOUSING, WITHOUT LOWERING THE PROTECTIONS PROVIDED 13 FOR INDIVIDUALS WITH DISABILITIES, INCLUDING THE NUMBER OF PARKING 14 SPACES FOR INDIVIDUALS WHO ARE MOBILITY IMPAIRED, UNDER THE 15 FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC. 16 12101 ET SEQ., AND PARTS 6 AND 8 OF ARTICLE 34 OF TITLE 24; EXCEPT 17 THAT, UPON THE PASSAGE OF HOUSE BILL 24-1304, THIS SUBSECTION 18 (1)(f) SHALL NOT BE IDENTIFIED BY A TRANSIT-ORIENTED COMMUNITY AS 19 AN AFFORDABILITY STRATEGY THAT SATISFIES THE REQUIREMENTS OF 20 29-35-204 (6)(b)(I)(A);

(g) ENACTING LOCAL LAWS THAT INCENTIVIZE THE CONSTRUCTION
 OF ACCESSIBLE AND VISITABLE REGULATED AFFORDABLE HOUSING UNITS;
 (h) ENACTING LOCAL LAWS THAT SUPPORT HOUSING FOR FAMILIES,
 SUCH AS INCENTIVIZING CONSTRUCTION OF HOUSING UNITS WITH MULTIPLE
 BEDROOMS; AND

26 (i) ANY OTHER STRATEGY DESIGNATED BY THE DEPARTMENT THAT
 27 OFFERS A COMPARABLE IMPACT ON LOCAL HOUSING AFFORDABILITY.

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(2) Long-term affordability strategies menu. ON OR BEFORE
 JUNE 30, 2025, THE DEPARTMENT SHALL DEVELOP A LONG-TERM
 AFFORDABILITY STRATEGIES MENU AND SHALL UPDATE THIS MENU AS
 NECESSARY. THE MENU MUST INCLUDE THE FOLLOWING STRATEGIES:

5 (a) ESTABLISHING A DEDICATED LOCAL REVENUE SOURCE FOR
6 REGULATED AFFORDABLE HOUSING DEVELOPMENT, SUCH AS INSTITUTING
7 A LINKAGE FEE ON MARKET RATE HOUSING DEVELOPMENT TO SUPPORT
8 NEW REGULATED AFFORDABLE HOUSING DEVELOPMENTS;

9 (b) REGULATING SHORT-TERM RENTALS, SECOND HOMES, OR 10 OTHER UNDERUTILIZED OR VACANT UNITS IN A WAY, SUCH AS VACANCY 11 FEES FOR UNDERUTILIZED UNITS, THAT PROMOTES MAXIMIZING THE USE OF 12 LOCAL HOUSING STOCK FOR LOCAL HOUSING NEEDS;

13 (c) MAKING A COMMITMENT TO AND REMAINING ELIGIBLE TO
14 RECEIVE FUNDING PURSUANT TO ARTICLE 32 OF THIS TITLE 29;

15 (d) INCENTIVIZING OR CREATING A DEDICATED LOCAL PROGRAM
16 THAT FACILITATES INVESTMENT IN LAND BANKING OR COMMUNITY LAND
17 TRUSTS;

18 (e) ESTABLISHING AN AFFORDABLE HOMEOWNERSHIP STRATEGY19 SUCH AS:

20 (I) ACQUIRING OR PRESERVING DEED RESTRICTIONS ON CURRENT
 21 HOUSING UNITS;

(II) ESTABLISHING AN INCENTIVE PROGRAM TO ENCOURAGE
REALTORS TO WORK WITH LOW-INCOME AND MINORITY PROSPECTIVE
HOME BUYERS;

(III) ESTABLISHING AN AFFORDABLE RENT-TO-OWN PROGRAM; OR
 (IV) INCENTIVIZING AFFORDABLE CONDOMINIUM DEVELOPMENTS;
 AND

(f) ANY OTHER STRATEGY DESIGNATED BY THE DEPARTMENT THAT
 OFFERS A COMPARABLE IMPACT ON LOCAL HOUSING AFFORDABILITY.

3 (3) Alternative affordability strategies. A TRANSIT-ORIENTED 4 COMMUNITY MAY SUBMIT AN EXISTING OR PROPOSED LOCAL LAW OR 5 PROGRAM, IN A FORM AND MANNER DETERMINED BY THE DEPARTMENT, TO 6 THE DEPARTMENT, AND THE DEPARTMENT MAY DETERMINE THAT THE 7 ADOPTION OF THAT LOCAL LAW OR PROGRAM QUALIFIES AS AN 8 AFFORDABILITY STRATEGY FOR PURPOSES OF SECTION 29-35-204 (6)(a) 9 AND (6)(b), SO LONG AS THE LOCAL LAW OR PROGRAM SUPPORTS EQUAL 10 OR GREATER OPPORTUNITY FOR REGULATED AFFORDABLE HOUSING AND 11 ACCESSIBLE UNITS THAN THE STRATEGIES DESCRIBED IN SUBSECTIONS (1) 12 AND (2) OF THIS SECTION.

13

14 Displacement risk assessment - displacement 29-35-209. 15 mitigation strategies menu - displacement mitigation strategies menu 16 goals - alternative displacement mitigation strategies. (1) ON OR 17 BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL CONDUCT AN 18 ASSESSMENT THAT INCLUDES RECOMMENDATIONS IDENTIFYING THE 19 RESOURCES NECESSARY TO IMPLEMENT THE DISPLACEMENT MITIGATION 20 STRATEGIES IN THE DISPLACEMENT RISK MITIGATION STRATEGIES MENU 21 DESCRIBED IN SUBSECTION (3) OF THIS SECTION. THE ASSESSMENT MUST 22 **IDENTIFY**:

(a) APPROPRIATE LOCAL, REGIONAL, OR NONPROFIT ENTITIES TO
ASSIST RESIDENTS AT ELEVATED RISK OF DISPLACEMENT, WITH A FOCUS ON
RESIDENTS IN LOCAL GOVERNMENTS THAT HAVE A SMALLER POPULATION
AND FEWER FINANCIAL RESOURCES THAN OTHER LOCAL GOVERNMENTS
WITHIN THE SAME METROPOLITAN PLANNING ORGANIZATION; AND

(b) APPROPRIATE SOURCES OF FINANCIAL AND OTHER RESOURCES
 TO IMPLEMENT THE DISPLACEMENT MITIGATION STRATEGIES IN THE
 DISPLACEMENT RISK MITIGATION STRATEGIES MENU DESCRIBED IN
 SUBSECTION (3) OF THIS SECTION, WHILE TAKING INTO ACCOUNT REGIONAL
 DISPARITIES IN RESOURCES.

6 (2) (a) NO LATER THAN JUNE 30, 2025, THE DEPARTMENT SHALL
7 DEVELOP GUIDANCE FOR TRANSIT-ORIENTED COMMUNITIES IN
8 CONDUCTING A DISPLACEMENT RISK ASSESSMENT AND IMPLEMENTING
9 DISPLACEMENT MITIGATION STRATEGIES. THE DEPARTMENT SHALL
10 UPDATE THIS GUIDANCE AS NECESSARY.

(b) IN CREATING GUIDANCE FOR THE DISPLACEMENT RISK
ASSESSMENT DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION, THE
DEPARTMENT SHALL DEVELOP A METHODOLOGY, WITH VARIATIONS FOR
DIFFERENT LOCAL CONTEXTS INCLUDING THE SIZE AND RESOURCE LEVELS
OF LOCAL GOVERNMENTS, FOR TRANSIT-ORIENTED COMMUNITIES WITHIN
METROPOLITAN PLANNING ORGANIZATION BOUNDARIES TO USE TO:

(I) GATHER FEEDBACK THROUGH COMMUNITY ENGAGEMENT; AND
(II) IDENTIFY INFORMATION FROM NEIGHBORHOOD-LEVEL EARLY
DISPLACEMENT WARNING AND RESPONSE SYSTEMS, OR IF THOSE SYSTEMS
ARE UNAVAILABLE, IDENTIFY THE BEST AVAILABLE LOCAL, REGIONAL,
STATE, OR FEDERAL DATA THAT CAN BE ANALYZED TO IDENTIFY
RESIDENTS AT ELEVATED DISPLACEMENT RISK, WHICH MAY INCLUDE:

(A) THE PERCENTAGE OF HOUSEHOLDS THAT ARE EXTREMELY
LOW-INCOME, VERY LOW-INCOME, AND LOW-INCOME, AS DESIGNATED BY
THE UNITED STATES DEPARTMENT OF HOUSING AND URBAN
DEVELOPMENT;

27 (B) THE PERCENTAGE OF <u>HOUSEHOLDS THAT</u> ARE <u>RENTERS</u>;

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(C) THE PERCENTAGE OF COST-BURDENED HOUSEHOLDS, DEFINED
 AS HOUSEHOLDS THAT SPEND MORE THAN THIRTY PERCENT OF THE
 HOUSEHOLD'S INCOME ON HOUSING NEEDS;
 (D) THE NUMBER OF ADULTS WHO ARE TWENTY-FIVE YEARS OF

5 AGE OR OLDER AND HAVE NOT EARNED AT LEAST A HIGH SCHOOL6 DIPLOMA;

7 (E) THE PERCENTAGE OF HOUSEHOLDS IN WHICH ENGLISH IS NOT
8 THE PRIMARY SPOKEN LANGUAGE;

9 (F) THE PERCENTAGE OF HOUSING STOCK BUILT PRIOR TO 1970;

10 (G) THE LOCATION OF MANUFACTURED HOME PARKS;

(H) AREAS THAT QUALIFY AS DISADVANTAGED AS DETERMINED
 WITH THE CLIMATE AND ECONOMIC JUSTICE SCREENING TOOL DEVELOPED

BY THE COUNCIL ON ENVIRONMENTAL QUALITY IN THE OFFICE OF THE
PRESIDENT OF THE UNITED STATES; AND

(I) THE TRANSIT-ORIENTED COMMINUTES WHERE INCREASES IN
ZONING CAPACITY WILL OCCUR AS A RESULT OF THE REQUIREMENTS OF
THIS PART 2.

18 (3) ON OR BEFORE JUNE 30, 2025, THE DEPARTMENT SHALL

19 DEVELOP A LONG-TERM DISPLACEMENT MITIGATION STRATEGIES MENU

20 <u>THAT INCLUDES THE FOLLOWING STRATEGIES:</u>

21 (a) DEVELOPING A PROGRAM TO OFFER TECHNICAL ASSISTANCE

<u>AND FINANCIAL SUPPORT FOR COMMUNITY ORGANIZATIONS TO DEVELOP</u>
 INDEPENDENT COMMUNITY LAND TRUSTS;

INDEPENDENT COMMONITY EARD TROSTS,

24 (b) PRIORITIZING SPENDING ON REGULATED AFFORDABLE HOUSING

25 <u>UNIT PRESERVATION OR IMPLEMENTING OR CONTINUING DEED</u>

26 <u>RESTRICTIONS FOR REGULATED AFFORDABLE HOUSING UNITS;</u>

27 (c) PROVIDING HOMESTEAD TAX EXEMPTIONS FOR EITHER

1 LONG-TIME HOMEOWNERS IN NEIGHBORHOODS THAT A DISPLACEMENT 2 RISK ASSESSMENT IDENTIFIES AS VULNERABLE TO DISPLACEMENT OR LOW-3 TO MODERATE-INCOME HOMEOWNERS WITHIN, OR WITHIN ONE-HALF MILE 4 OF, A DESIGNATED TRANSIT CENTER; 5 (d) REQUIRING MULTIFAMILY HOUSING DEVELOPERS TO CREATE A 6 COMMUNITY BENEFITS AGREEMENT WITH AFFECTED POPULATIONS WITHIN 7 ONE-QUARTER MILE OF A DEVELOPMENT BUILT IN AN AREA THAT IS 8 VULNERABLE TO DISPLACEMENT; 9 (e) ENSURING NO NET LOSS WITHIN THE DESIGNATED AREA OF 10 AFFORDABLE UNITS SUCH THAT AFFORDABILITY LEVELS ARE EQUAL OR 11 GREATER THAN EXISTING LEVELS OF FAMILY SERVING UNITS THAT 12 INCLUDE THREE OR MORE BEDROOMS; 13 (f) ESTABLISHING A PROGRAM TO PROVIDE COMMUNITY OR SMALL 14 LOCAL BUSINESS INVESTMENT IN AN AREA THAT IS VULNERABLE TO 15 DISPLACEMENT; AND 16 (g) OTHER STRATEGIES IDENTIFIED BY THE DEPARTMENT THAT 17 PROVIDE DISPLACEMENT MITIGATION EQUIVALENT TO THE OTHER 18 STRATEGIES DESCRIBED IN THIS SUBSECTION (3). 19 (4)IN DEVELOPING THE DISPLACEMENT RISK MITIGATION 20 STRATEGIES MENU DESCRIBED IN SUBSECTION (3) OF THIS SECTION, THE 21 DEPARTMENT'S GOALS MUST BE TO SUPPORT: 22 RESOURCES, SERVICES, AND INVESTMENTS THAT SERVE (a) 23 VULNERABLE HOMEOWNERS AND RENTERS WITH ELEVATED RISK OF 24 DISPLACEMENT; 25 (b) THE PRESERVATION OF REGULATED AFFORDABLE HOUSING 26 STOCK; 27 (c) LOCAL GOVERNMENT PLANNING AND LAND USE DECISIONS

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THAT INCORPORATE INCLUSIVE AND EQUITABLE DISPLACEMENT
 MITIGATION STRATEGIES, AND THE EMPOWERMENT OF LOW-INCOME
 PERSONS AND COMMUNITIES OF COLOR TO PARTICIPATE IN THOSE
 DECISIONS; AND

5 (d) THE ABILITY OF VULNERABLE RESIDENTS TO REMAIN IN OR
6 RETURN TO THEIR NEIGHBORHOODS OR COMMUNITIES BY ACCESSING NEW
7 AFFORDABLE HOUSING OPPORTUNITIES IN THEIR NEIGHBORHOODS OR
8 COMMUNITIES.

9 <u>29-35-210</u>. Transit-oriented communities infrastructure grant 10 program - transit-oriented communities infrastructure fund -11 definitions. (1) Grant program created. THE TRANSIT-ORIENTED 12 COMMUNITIES INFRASTRUCTURE GRANT PROGRAM IS CREATED IN THE 13 DEPARTMENT. THE PURPOSE OF THE GRANT PROGRAM IS TO ASSIST LOCAL 14 GOVERNMENTS IN UPGRADING INFRASTRUCTURE AND SUPPORTING 15 REGULATED AFFORDABLE HOUSING IN TRANSIT CENTERS AND 16 NEIGHBORHOOD CENTERS.

17 (2) Allowable purposes. GRANT RECIPIENTS MAY USE MONEY
18 RECEIVED THROUGH THE GRANT PROGRAM TO FUND:

19 (a) ON-SITE INFRASTRUCTURE FOR AFFORDABLE HOUSING,
20 INCLUDING REGULATED AFFORDABLE HOUSING, WITHIN A TRANSIT CENTER
21 OR NEIGHBORHOOD CENTER;

(b) PUBLIC INFRASTRUCTURE PROJECTS THAT ARE WITHIN, OR THAT
 PRIMARILY BENEFIT, A TRANSIT CENTER OR NEIGHBORHOOD CENTER;

- 24 (c) Public infrastructure projects that benefit
- 25 AFFORDABLE HOUSING, INCLUDING REGULATED AFFORDABLE HOUSING, IN

26 A TRANSIT CENTER OR NEIGHBORHOOD CENTER;

27 (d) ACTIVITIES RELATED TO DETERMINING WHERE AND HOW BEST

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TO IMPROVE INFRASTRUCTURE TO SUPPORT A TRANSIT CENTER OR
 NEIGHBORHOOD CENTER; ____

3 (e) INFRASTRUCTURE PROJECT DELIVERY, PLANNING, AND
4 COMMUNITY <u>ENGAGEMENT; AND</u>

5 (f) ACTIVITIES CONTRACTED BY AN AREA AGENCY ON AGING, AS
6 DEFINED IN SECTION 26-11-201 (2), TO A TRANSIT-ORIENTED COMMUNITY
7 TO PROVIDE SERVICES WITHIN, OR THAT BENEFIT, TRANSIT CENTERS AND
8 NEIGHBORHOOD CENTERS, AND THAT FURTHER THE GOALS OF THIS PART
9 2.

(3) Grant program administration. The DEPARTMENT SHALL
ADMINISTER THE GRANT PROGRAM AND, SUBJECT TO AVAILABLE
APPROPRIATIONS, AWARD GRANTS AS PROVIDED IN SUBSECTION (7) OF THIS
SECTION AND PROVIDE TECHNICAL ASSISTANCE TO LOCAL GOVERNMENTS
IN COMPLYING WITH THE REQUIREMENTS OF THIS PART 2._____

(4) Grant program policies and procedures. The DEPARTMENT
SHALL IMPLEMENT THE GRANT PROGRAM IN ACCORDANCE WITH THIS
section. The DEPARTMENT SHALL DEVELOP POLICIES AND PROCEDURES
AS NECESSARY TO IMPLEMENT THE GRANT PROGRAM.

19 (5) Grant application. TO RECEIVE A GRANT, A LOCAL
20 GOVERNMENT MUST SUBMIT AN APPLICATION TO THE DEPARTMENT IN
21 ACCORDANCE WITH POLICIES AND PROCEDURES DEVELOPED BY THE
22 <u>DEPARTMENT.</u>

(6) Grant program criteria. The DEPARTMENT SHALL REVIEW
 THE APPLICATIONS RECEIVED PURSUANT TO THIS <u>SECTION AND SHALL</u>
 <u>ONLY AWARD GRANTS TO CERTIFIED TRANSIT-ORIENTED COMMUNITIES.</u> IN
 AWARDING GRANTS, THE DEPARTMENT SHALL CONSIDER THE FOLLOWING
 CRITERIA:

1 (a) THE POTENTIAL IMPACT OF A PROJECT THAT A LOCAL 2 GOVERNMENT WOULD FUND WITH A GRANT AWARD ON THE DEVELOPMENT 3 OF REGULATED AFFORDABLE HOUSING, MIXED-USE DEVELOPMENT, 4 ACCESSIBLE OR VISITABLE HOUSING UNITS, OR THE CREATION OR 5 ENHANCEMENT OF HOME OWNERSHIP OPPORTUNITIES WITHIN A TRANSIT 6 CENTER OR NEIGHBORHOOD CENTER. IF A PROJECT IS A LARGE-SCALE INFILL DEVELOPMENT PROJECT, SUBJECT TO A DISCRETIONARY APPROVAL 7 8 PROCESS, AND ADJACENT TO AN ESTABLISHED NEIGHBORHOOD, THE 9 DEPARTMENT SHALL GIVE PRIORITY TO SUCH A PROJECT IF A COMMUNITY 10 BENEFITS AGREEMENT HAS BEEN ESTABLISHED IN CONNECTION WITH THE 11 PROJECT. 12 (b) IN RESPONSE TO DEMONSTRATED NEEDS, THE EXTENT TO 13 WHICH THE LOCAL GOVERNMENT HAS:

INTEGRATED MIXED-USE DEVELOPMENT BY ALLOWING
NEIGHBORHOOD COMMERCIAL USES THAT HAVE THE MAIN PURPOSE OF
MEETING CONSUMER DEMANDS FOR GOODS AND SERVICES WITH AN
EMPHASIS ON SERVING THE SURROUNDING RESIDENTIAL NEIGHBORHOOD
WITHIN ONE-QUARTER MILE OF A TRANSIT CENTER OR NEIGHBORHOOD
CENTER;

(II) ADOPTED AFFORDABILITY STRATEGIES FROM THE
AFFORDABILITY STRATEGIES MENUS IN SECTION <u>29-35-208</u> BASED ON THE
LOCAL GOVERNMENT'S DEMONSTRATED HOUSING NEEDS, INCLUDING
HOUSING NEEDS FOR RENTAL AND FOR-SALE HOUSING AND FOR LOW-,
MODERATE-, AND MEDIUM-INCOME HOUSEHOLDS, AS DESIGNATED BY THE
UNITED STATES DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT,
AND PERMANENT SUPPORTIVE HOUSING;

27 (III) ADOPTED DISPLACEMENT MITIGATION STRATEGIES FROM THE

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DISPLACEMENT MITIGATION STRATEGIES MENU IN SECTION <u>29-35-209;</u>
 AND

3 (IV) DESIGNATED NEIGHBORHOOD CENTERS WITHIN OPTIONAL
4 TRANSIT AREAS; AND

5 (c) INFORMATION CONTAINED IN THE REPORTS SUBMITTED BY A
6 LOCAL GOVERNMENT PURSUANT TO SECTION 29-35-204 THAT PROVIDES
7 EVIDENCE THAT THE LOCAL GOVERNMENT HAS MET THE REQUIREMENTS
8 OF SECTION 29-35-204.

9 (7) Grant awards. SUBJECT TO AVAILABLE APPROPRIATIONS, THE
10 DEPARTMENT SHALL AWARD GRANTS USING MONEY IN THE <u>FUND</u> AS
11 PROVIDED IN THIS SECTION.

12 (8) Transit-oriented communities infrastructure fund. 13 (a) (I) THE TRANSIT-ORIENTED COMMUNITIES INFRASTRUCTURE FUND IS 14 CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY 15 TRANSFERRED TO THE FUND PURSUANT TO SUBSECTION (8)(a)(III) OF THIS 16 SECTION, GIFTS, GRANTS, AND DONATIONS, AND ANY OTHER MONEY THAT 17 THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND. 18 THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED 19 FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE 20 FUND.

(II) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
DEPARTMENT FOR THE PURPOSE OF IMPLEMENTING THE GRANT PROGRAM,
AND THE DEPARTMENT MAY EXPEND UP TO SIX PERCENT OF ANY MONEY
IN THE <u>FUND</u> FOR COSTS INCURRED BY THE DEPARTMENT IN
ADMINISTERING THE GRANT PROGRAM.

26 (III) ON JULY 1, 2024, THE STATE TREASURER SHALL TRANSFER
27 THIRTY-FIVE MILLION DOLLARS FROM THE GENERAL FUND TO THE FUND.

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(9) Reporting. (a) ON OR BEFORE JANUARY 1, 2025, AND EACH
JANUARY 1 THEREAFTER FOR THE DURATION OF THE GRANT PROGRAM, THE
DEPARTMENT SHALL SUBMIT A SUMMARIZED REPORT TO THE HOUSE OF
REPRESENTATIVES TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT
COMMITTEE AND THE SENATE LOCAL GOVERNMENT AND HOUSING
COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, ON RELEVANT
INFORMATION REGARDING THE GRANT PROGRAM.

9 (b) NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), THE
10 REPORTING REQUIREMENTS SET FORTH IN THIS SECTION CONTINUE UNTIL
11 ALL GRANT PROGRAM MONEY IS FULLY EXPENDED.

12 (10) **Definitions.** As USED IN THIS SECTION, UNLESS THE CONTEXT
13 OTHERWISE REQUIRES:

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15 (a) "FUND" MEANS THE TRANSIT-ORIENTED COMMUNITIES
16 INFRASTRUCTURE FUND CREATED IN SUBSECTION (8)(a) OF THIS SECTION.
17 (b) "GRANT PROGRAM" MEANS THE TRANSIT-ORIENTED
18 COMMUNITIES INFRASTRUCTURE GRANT PROGRAM CREATED IN THIS
19 SECTION.

SECTION 2. In Colorado Revised Statutes, 24-67-105, add (5.5)
as follows:

22 24-67-105. Standards and conditions for planned unit
 23 development - definitions. (5.5) (a) ANY PLANNED UNIT DEVELOPMENT
 24 RESOLUTION OR ORDINANCE THAT APPLIES WITHIN A TRANSIT CENTER OR
 25 NEIGHBORHOOD CENTER THAT IS ADOPTED OR APPROVED BY A LOCAL
 26 GOVERNMENT ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION
 27 (5.5) MUST NOT RESTRICT THE DEVELOPMENT OF HOUSING IN ANY MANNER

THAT IS INCONSISTENT WITH THE REQUIREMENTS FOR DESIGNATING AN
 AREA AS A TRANSIT CENTER PURSUANT TO SECTION <u>29-35-205</u>, OR AS A
 NEIGHBORHOOD CENTER PURSUANT TO SECTION <u>29-35-206</u>.

4 (b) ANY PLANNED UNIT DEVELOPMENT RESOLUTION OR 5 ORDINANCE THAT APPLIES WITHIN A TRANSIT CENTER OR NEIGHBORHOOD 6 CENTER THAT IS ADOPTED OR APPROVED BY A LOCAL GOVERNMENT 7 BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (5.5) and that 8 RESTRICTS THE DEVELOPMENT OF HOUSING IN ANY MANNER THAT IS 9 INCONSISTENT WITH THE REQUIREMENTS FOR DESIGNATING AN AREA AS A 10 TRANSIT CENTER PURSUANT TO SECTION 29-35-205, OR AS A 11 NEIGHBORHOOD CENTER PURSUANT TO SECTION 29-35-206:

(I) MUST NOT BE INTERPRETED OR ENFORCED TO RESTRICT THE
DEVELOPMENT OF MULTIFAMILY RESIDENTIAL DWELLING UNITS SO THAT
A TRANSIT-ORIENTED COMMUNITY COULD NOT DESIGNATE AN AREA AS A
TRANSIT CENTER OR NEIGHBORHOOD CENTER THAT WOULD OTHERWISE
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 <u>29-35-206</u>.

(c) NOTWITHSTANDING SUBSECTION (5.5)(b) OF THIS SECTION, A
 LOCAL GOVERNMENT MAY ADOPT CONFORMING AMENDMENTS TO ANY
 SUCH PLANNED UNIT DEVELOPMENT RESOLUTION OR ORDINANCE.

24 (d) As used in this subsection (5.5), unless the context
25 otherwise requires:

26 (I) "LOCAL LAW" HAS THE SAME MEANING AS SET FORTH IN
27 SECTION <u>29-35-102 (12).</u>

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1	(II) "NEIGHBORHOOD CENTER" HAS THE SAME MEANING AS SET
2	FORTH IN SECTION 29-35-202 (<u>5).</u>
3	(III) "Transit center" has the same meaning as set forth in
4	SECTION 29-35-202 (10).
5	SECTION 3. In Colorado Revised Statutes, 29-20-203, add (1.5)
6	<u>as follows:</u>
7	29-20-203. Conditions on land-use approvals. (1.5) WHEN
8	REQUIRING AN OWNER OF PRIVATE PROPERTY TO DEDICATE REAL
9	PROPERTY TO THE PUBLIC, IF THE SUBJECT PROPERTY DOES NOT MEET
10	LOCAL GOVERNMENT STANDARDS FOR DEDICATION AS DETERMINED BY
11	THE LOCAL GOVERNMENT, INCLUDING DEDICATION TO THE PARKS, TRAILS,
12	OR OPEN SPACE SYSTEMS, A LOCAL GOVERNMENT SHALL PROVIDE THE
13	PRIVATE PROPERTY OWNER THE OPTION OF PAYING A FEE IN LIEU OF
14	DEDICATION.
15	SECTION <u>4.</u> In Colorado Revised Statutes, 38-33.3-106.5, add
16	(3) as follows:
17	38-33.3-106.5. Prohibitions contrary to public policy -
18	patriotic, political, or religious expression - public rights-of-way - fire
19	prevention - renewable energy generation devices - affordable
20	housing - drought prevention measures - child care - definitions.
21	(3) (a) IN A TRANSIT CENTER OR NEIGHBORHOOD CENTER, AN
22	ASSOCIATION SHALL NOT ADOPT A PROVISION OF A DECLARATION, BYLAW,
23	OR RULE ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (3) THAT
24	RESTRICTS THE DEVELOPMENT OF HOUSING MORE THAN THE LOCAL LAW
25	THAT APPLIES WITHIN THE TRANSIT CENTER OR NEIGHBORHOOD CENTER,
26	AND ANY PROVISION OF A DECLARATION, BYLAW, OR RULE THAT INCLUDES

1 (b) IN A TRANSIT CENTER OR NEIGHBORHOOD CENTER, NO 2 PROVISION OF A DECLARATION, BYLAW, OR RULE OF AN ASSOCIATION THAT 3 IS ADOPTED BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (3) MAY 4 RESTRICT THE DEVELOPMENT OF HOUSING MORE THAN THE LOCAL LAW 5 THAT APPLIES WITHIN THE TRANSIT CENTER OR NEIGHBORHOOD CENTER, 6 AND ANY PROVISION OF A DECLARATION, BYLAW, OR RULE THAT INCLUDES 7 SUCH A RESTRICTION IS VOID AS A MATTER OF PUBLIC POLICY. 8 (c) AS USED IN THIS SUBSECTION (3), UNLESS THE CONTEXT 9 **OTHERWISE REQUIRES:** 10 (I) "LOCAL LAW" HAS THE SAME MEANING AS SET FORTH IN 11 SECTION 29-35-102 (11). 12 (II) "NEIGHBORHOOD CENTER" HAS THE SAME MEANING AS SET 13 FORTH IN SECTION 29-35-202 (5). 14 (III) "TRANSIT CENTER" HAS THE SAME MEANING AS SET FORTH IN 15 SECTION 29-35-202 (10). 16 17 SECTION 5. In Colorado Revised Statutes, 43-1-1103, add (5.5) 18 as follows: 19 43-1-1103. Transportation planning. (5.5) THE DEPARTMENT 20 OF TRANSPORTATION SHALL CONDUCT A STUDY THAT IDENTIFIES: 21 POLICY BARRIERS AND OPPORTUNITIES WITHIN THE (a) 22 DEPARTMENT THAT INCLUDES AN EXAMINATION OF POLICIES WITHIN THE 23 STATE ACCESS CODE, ROADWAY DESIGN STANDARDS, AND THE 24 TREATMENT OF PEDESTRIAN AND BICYCLE CROSSINGS. THE STUDY SHALL 25 EXAMINE THE IMPACT OF THESE POLICIES ON NEIGHBORHOOD CENTERS 26 AND TRANSIT CENTERS, INCLUDING THE IMPACT ON HOUSING PRODUCTION, THE IMPLEMENTATION OF CONTEXT-SENSITIVE DESIGN, COMPLETE 27

<u>STREETS, AND PEDESTRIAN-BICYCLE SAFETY MEASURES; AND</u>
 (b) <u>THE PORTIONS OF STATE HIGHWAY THAT PASS THROUGH</u>
 <u>LOCALLY-IDENTIFIED TRANSIT CENTERS AND NEIGHBORHOOD CENTERS</u>
 <u>THAT ARE APPROPRIATE FOR CONTEXT-SENSITIVE DESIGN, COMPLETE</u>
 <u>STREETS AS DEFINED IN THE "INFRASTRUCTURE INVESTMENT AND JOBS</u>
 ACT", PUB.L. 117-5, AND PEDESTRIAN-BICYCLE SAFETY MEASURES.

SECTION <u>6.</u> Appropriation. (1) For the 2024-25 state fiscal
year, \$183,138 is appropriated to the office of the governor for use by the
Colorado energy office. This appropriation is from the general fund and
is based on the assumption that the office will require an additional 0.8
FTE. To implement this act, the office may use this appropriation for
program administration.

(2) For the 2024-25 state fiscal year, \$70,000 is appropriated to
the office of the governor for use by the office of information technology.
This appropriation is from reappropriated funds received from the
department of local affairs from the transit-oriented communities
infrastructure fund created in section <u>29-35-210 (8)(a)(I)</u>, C.R.S. To
implement this act, the office may use this appropriation to provide
information technology services for the department of local affairs.

20 SECTION <u>7.</u> Safety clause. The general assembly finds, 21 determines, and declares that this act is necessary for the immediate 22 preservation of the public peace, health, or safety or for appropriations for 23 the support and maintenance of the departments of the state and state 24 institutions.