Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 24-1080.04 Nicole Myers x4326

HOUSE BILL 24-1447

HOUSE SPONSORSHIP

Lindstedt and Froelich,

SENATE SPONSORSHIP

Winter F.,

House Committees

Senate Committees

Transportation, Housing & Local Government Appropriations

	A BILL FOR AN ACT
101	CONCERNING TRANSIT REFORM, AND, IN CONNECTION THEREWITH,
102	MODIFYING THE DUTIES AND COMPOSITION OF THE BOARD OF
103	DIRECTORS OF THE REGIONAL TRANSPORTATION DISTRICT,
104	REQUIRING THE DEPARTMENT OF TRANSPORTATION TO
105	IMPLEMENT A BUS DRIVER TRAINING PROGRAM, REQUIRING
106	TRANSIT PROVIDERS TO COORDINATE WITH METROPOLITAN
107	PLANNING ORGANIZATIONS ON CERTAIN MATTERS,
108	MODIFYING THE ALLOWABLE USE OF MONEY TRANSFERRED TO
109	THE DEPARTMENT OF TRANSPORTATION IN CONNECTION WITH
110	THE REDEVELOPMENT OF THE BURNHAM YARD RAIL PROPERTY,
111	AND 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 http://leg.colorado.gov.)

The bill makes modifications to several aspects of the regional transportation district (district), including modifications to increase transit ridership and to promote district transparency and accountability.

Regional fixed guideway mass transit systems. In connection with the district's authority to implement regional fixed guideway mass transit systems, section 2 of the bill requires the district to:

- Submit its proposed fixed-route transit service plans to the Denver regional council of governments (DRCOG) for its review and input;
- Coordinate with DRCOG regarding the implementation of fixed-route transit service plans;
- Ensure that district service decisions are consistent with the DRCOG regional transportation plan;
- Coordinate transit and land use decisions to ensure that transit services will be provided to new and existing transit-oriented communities; and
- Acknowledge established transit centers and provide a preference for transit centers when determining transit services and routes.

In addition, **section 2** requires the department of transportation (department), in consultation with DRCOG, to contract with a third party to conduct a study regarding the size of the district and transit-reliant services and to submit the results of the study to specified entities by March 1, 2026. The district board of directors (board) is required to take into consideration the findings of the study in the creation of its 10-year strategic plan, which **section 13** requires the board to create.

Section 3 specifies that in operating a fixed guideway mass transit system, the district is required to coordinate its schedule with the schedules of other transit providers to facilitate the use of transit across the district and relevant transit entities.

Current board through December 31, 2024. Currently, the board consists of 15 directors, each of whom is elected to serve a 4-year term by the eligible electors in one of 15 director districts. District elections are held in November of even-numbered years, and each director represents only the residents of the director district in which the director was elected. Of the 15 directors on the current board, 8 directors were elected in November 2020 for terms that expire on December 31, 2024, and 7 directors were elected in November 2022 for terms that expire on December 31, 2026.

-2- 1447

Section 4 terminates the current board on December 31, 2024, and specifies that the offices of the 8 directors whose terms expire on December 31, 2024, will not be filled at the district election in November 2024. Section 4 also specifies that the offices of the 7 directors whose terms expire on December 31, 2026, will not be filled at the November 2026 district election, and that those 7 directors will serve the last 2 years of their terms on a newly created transitional board that will govern the district from January 1, 2025, through December 31, 2026.

Transitional board from January 1, 2025, through December 31, 2026. Beginning January 1, 2025, through December 31, 2026, the district is governed by a board consisting of 11 voting directors and 3 nonvoting ex officio directors (transitional board), each of whom serves the district at large. Section 5 specifies that the directors of the transitional board include:

- The 7 directors who were elected to the board at the district election in November 2022 who will serve the second 2 years of their terms as voting directors on the transitional board; except that a vacancy caused on or after January 1, 2025, by such a director will not be filled. In addition, beginning January 1, 2025, each director elected at the November 2022 district election represents the entire district rather than only the director district that the director was elected to represent at such election.
- 2 voting directors who are elected at large by the eligible electors of the district at the November 2024 district election for a 4-year term beginning on January 1, 2025. Such directors serve the first 2 years of their terms on the transitional board and serve the second 2 years of their terms on a newly created board (new board) that will govern the district beginning January 1, 2027.
- 2 voting directors who satisfy certain criteria who are appointed by the governor and confirmed by the senate for terms beginning January 1, 2025. Of such directors, one serves a 2-year term that expires on December 31, 2026, and one serves a 4-year term, the second 2 years of which the director serves on the new board.
- The executive director of the department or the director's designee, who is a nonvoting ex officio director; and
- 2 nonvoting directors who satisfy certain criteria and who are appointed by DRCOG for terms beginning January 1, 2025. Of such directors, one serves a 2-year term that expires on December 31, 2026, and one serves a 4-year term, the second 2 years of which the director serves on the new board.

New board beginning January 1, 2027. Beginning January 1,

-3-

2027, the district is governed by a new board that consists of 7 voting directors and 3 nonvoting directors, all of whom serve 4-year terms. **Section 6** specifies that the directors on the new board include:

- 5 voting directors who are elected by the eligible electors of the district. Of the first 5 elected directors to serve on the new board, 2 directors represent the district at large and are the directors who were elected at the November 2024 district election and served the first 2 years of their terms on the transitional board, and 3 are elected by the eligible electors of one of 3 director districts at the November 2026 district election for terms beginning January 1, 2027.
- 2 voting directors who represent the district at large, satisfy certain criteria, and are appointed by the governor and confirmed by the senate. Of the first directors appointed by the governor, one director is the director who served the first 2 years of the director's term on the transitional board, and one director is appointed by the governor by January 1, 2027, for a term beginning on January 1, 2027.
- The executive director of the department or the director's designee, who is a nonvoting ex officio director; and
- 2 nonvoting directors who represent the district at large, satisfy certain criteria, and are appointed by DRCOG. Of the directors appointed by DRCOG, one director is the director who served the first 2 years of the director's term on the transitional board and one director is appointed by DRCOG by January 1, 2027, for a term beginning on January 1, 2027.

Section 6 also requires the board, in cooperation with district staff and with community input, to develop an onboarding program for incoming directors and requires each incoming director to complete the onboarding program.

District elections. Section 7 specifies that the last district election held pursuant to current law, where directors were elected by the eligible electors in one of 15 director districts, was the district election in November 2022.

Section 8 specifies election procedures for the new board. Of the 5 elected directors, 2 directors, who are first elected at the November 2024 district election, must reside in the district but may reside anywhere in the district and 3 directors, who are first elected at the November 2026 district election, must reside in and be elected by the eligible electors who reside in one of 3 new director districts.

Based on information from the 2020 federal decennial census, **section 8** requires the director of research of the legislative council, with the assistance of the director of the office of legislative legal services, to apportion the population of the district into 3 compact and contiguous

-4- 1447

director districts so that the 3 directors who are required to live in and be elected by the eligible electors in a particular director district will represent, to the extent practicable, a director district that is equal in population to the other 2 director districts. The director of research of the legislative council must complete the apportionment by August 31, 2025, and submit the recommended apportionment to the Colorado supreme court. The Colorado supreme court is required to amend or approve the recommended apportionment by October 31, 2025. The director of research of the legislative council, with the assistance of the office of legislative legal services, is required to reapportion the district after the 2030 federal decennial census and after each federal decennial census thereafter.

Section 8 also specifies that:

- The regular district election is held jointly with the state general election in every even-numbered year;
- The district is required to use instant runoff voting for district elections;
- The regular term of office of elected directors is 4 years;
- Nominations for the election of directors for the transitional board and the new board are made by petition in accordance with the general election laws of the state and signed by at least 250 eligible electors residing within the district; and
- A write-in candidate for director is not allowed.

Additional modifications to statutes governing the board. In addition, the bill makes the following changes in connection with the expiration of the current board and the creation of the transitional board and the new board:

- Section 1 modifies the definition of "director district" as applicable to the current board, the transitional board, and the new board;
- Section 9 specifies that a vacancy caused on or after January 1, 2025, by a director elected at the November 2022 district election, will not be filled. Section 10 specifies that a vacancy caused by an elected director of the transitional board or the new board is filled by appointment by the governor and that a vacancy of an appointed member of the transitional board or the new board is filled by the appointing authority.
- Section 11 specifies that any action of the transitional board or the new board requires a majority vote by the directors entitled to vote who are present and voting; and
- Section 12 specifies that the annual compensation for directors of the transitional board and new board is an amount equal to 20% of the salary paid to a county judge;

-5- 1447

except that any director of the new board that is a full-time state or local government official or a full-time state or local government employee serves as a director without additional compensation.

10-year strategic plan. By September 1, 2026, section 13 requires the current board to develop and submit to the general assembly a 10-year strategic plan that addresses the district's plans and strategies to increase ridership, improve transparency, use district-owned land to prioritize certain types of development, and update parking policies to achieve specified goals; support state and regional climate, housing, and transportation goals; and identify funding opportunities to expand transit and improve system efficiency and equity.

In addition, the current board is required to continue working to implement the recommendations of the 2021 "RTD Accountability Committee Final Report" created by DRCOG and the 2020 performance audit of the district and to report its progress to specified entities by December 31, 2025.

Opportunities to increase ridership. Section 14 requires the district to pursue and take advantage of opportunities to increase and build ridership by working with entities that are hosting special events to facilitate increased ridership to and from the events; working with entities to facilitate increased ridership among youth; considering recommendations and requests for changes in service routes or schedules that would result in increased ridership; and identifying land use policies, strategies, and financial tools to enable the development of affordable housing and dense, walkable, mixed-use communities near transit stations and routes.

District budget and planning. Section 15 requires the district to make its annual budget and other specified budget information available to the public on its website in a format that is easy to access, understand, and navigate.

Section 15 also requires the district to create, maintain, and regularly update on its website information regarding the district's financial plan that includes specified information about district capital projects and to create 3 public accountability dashboards, the first of which provides financial information regarding each district capital project, the second of which shows ridership by route and reliability of service, and the third of which shows specified district workforce statistics.

Fair market value for use of district transfer facilities. Current law requires that a person using any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential uses pay rent at fair market value. Section 16 repeals the requirement that a person pay rent at fair market value for such use of a transfer facility.

-6- 1447

Mass transit bus driver training program. Section 17 requires the department to establish a mass transit bus driver training program to assist in the development and placement of public mass transit bus operators for department-sponsored mass transit services and for other public mass transit operators.

Coordination between transit providers and metropolitan planning organizations. Section 18 requires a transportation provider to:

- Submit its proposed fixed-route transit service plans to the metropolitan planning organization (MPO) in which it is located for its review and input;
- Coordinate with the MPO regarding the implementation of fixed-route transit service plans;
- Ensure that the transit provider's service decisions are consistent with the MPO's regional transportation plan;
- Coordinate transit and land use decisions to ensure that transit services will be provided to new and existing transit-oriented communities; and
- Acknowledge established transit centers and provide a preference for transit centers when determining transit services and routes.

Instant runoff voting for district elections. Sections 19, 20, and 21 modify the "Uniform Election Code of 1992" to implement instant runoff voting for district elections.

Money transferred to the department in connection with the Burnham Yard rail property. On July 1, 2022, the state treasurer transferred \$6,500,000 from the general fund to the state highway fund for an environmental study on relocating the consolidated main rail line away from interstate highway 25 in connection with the development of the Burnham Yard rail property. Section 22 authorizes the department to instead use the money for site preparation, site enhancements, planning, and facilitating a track alignment that preserves buildable land while promoting transit and rail capacity and increasing safety in connection with the development of the Burnham Yard rail property.

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

SECTION 1. In Colorado Revised Statutes, 32-9-103, add (14.5)

4 as follows:

1

2

6

5 **32-9-103. Definitions.** As used in this article 9, unless the context

otherwise requires:

-7- 1447

1	(14.5) "Underserved community" Means a municipality that
2	IS WITHIN THE DISTRICT BOUNDARY AREA AND, OVER A FIVE-YEAR
3	AVERAGE, GENERATES THREE TIMES OR MORE REVENUE FOR THE DISTRICT
4	THAN THE TOTAL VALUE OF TRANSPORTATION SERVICES PROVIDED TO
5	THAT MUNICIPALITY.
6	SECTION 2. In Colorado Revised Statutes, add 32-9-107.3 as
7	follows:
8	32-9-107.3. Coordination with local governments -
9	coordination with local land use decisions - definition. (1) THE
10	DISTRICT SHALL COLLABORATE WITH LOCAL GOVERNMENTS TO BETTER
11	ENABLE LOCAL GOVERNMENTS TO RELY ON TRANSIT SERVICE.
12	SPECIFICALLY, THE DISTRICT SHALL:
13	(a) SUBMIT THE DISTRICT'S PROPOSED FIXED-ROUTE TRANSIT
14	SERVICE PLANS TO THE DENVER REGIONAL COUNCIL OF GOVERNMENTS
15	FOR THE COUNCIL'S REVIEW AND INPUT. THE DISTRICT SHALL COORDINATE
16	WITH THE DENVER REGIONAL COUNCIL OF GOVERNMENTS REGARDING THE
17	IMPLEMENTATION OF FIXED-ROUTE TRANSIT SERVICE PLANS AND SHALL
18	CONSIDER AND MAY INCORPORATE THE COUNCIL'S INPUT WHEN
19	DETERMINING THE SERVICE PLANS.
20	(b) Ensure that district service decisions are consistent
21	WITH THE DENVER REGIONAL COUNCIL OF GOVERNMENTS' REGIONAL
22	TRANSPORTATION PLAN, WHILE TAKING INTO ACCOUNT THE NEED TO
23	EXPAND SERVICES TO UNDERSERVED COMMUNITIES;
24	(c) COORDINATE TRANSIT AND LAND USE DECISIONS TO ENSURE
25	THAT TRANSIT SERVICES WILL BE PROVIDED TO NEW AND EXISTING
26	TRANSIT-ORIENTED COMMUNITIES WHEN FEASIBLE; AND
27	(d) ACKNOWLEDGE ESTABLISHED TRANSIT CENTERS AND PROVIDE

-8-

1	A PREFERENCE FOR TRANSIT CENTERS WHEN DETERMINING TRANSIT
2	SERVICES AND ROUTES.
3	(2) (a) A COUNTY MAY REQUEST ITS OWN SUBREGIONAL SERVICE
4	COUNCIL.
5	(b) As used in this subsection (2), "subregional service
6	COUNCIL" MEANS A LOCALLY ACCESSIBLE PUBLIC FORUMS WHERE TRANSIT
7	USERS AND COMMUNITY LEADERS MAKE RECOMMENDATIONS REGARDING
8	PROPOSED TRANSIT SERVICE CHANGES AND DEVELOP COMMUNITY-BASED
9	TRANSIT PLANS, IDENTIFYING TRANSPORTATION CHALLENGES IN LOW
10	INCOME NEIGHBORHOODS.
11	
12	SECTION 3. In Colorado Revised Statutes, 32-9-107.5, add (4)
13	as follows:
14	32-9-107.5. Regional fixed guideway mass transit system -
15	authorization. (4) The district shall coordinate its transit
16	SERVICE DELIVERY SCHEDULE WITH THE TRANSIT SERVICE DELIVERY
17	SCHEDULES OF OTHER MASS TRANSIT PROVIDERS FOR CONNECTIVITY TO
18	OTHER MOBILITY OPTIONS WITHIN THE REGION.
19	
20	SECTION 4. In Colorado Revised Statutes, add 32-9-118.3 as
21	follows:
22	32-9-118.3. Ten-year strategic plan - implementation of prior
23	recommendations. (1) By September 30, 2027, the board shall
24	DEVELOP AND SUBMIT TO THE GENERAL ASSEMBLY A TEN-YEAR
25	STRATEGIC PLAN FOR THE DISTRICT. THE STRATEGIC PLAN SHALL ADDRESS
26	THE DISTRICT'S PLANS AND STRATEGIES TO:
27	(a) SUBSTANTIALLY INCREASE RIDERSHIP IN THE DISTRICT;

-9- 1447

1	(b) Improve transparency and accountability of the
2	DISTRICT TO THE TAXPAYERS, INCLUDING THE CREATION OF A PUBLIC
3	DASHBOARD AS SPECIFIED IN SECTION 32-9-119.7 (5.5)(c);
4	(c) BETTER USE, SELL, OR LEASE LAND OWNED BY THE DISTRICT BY
5	REVIEWING AND UPDATING ITS LAND USE POLICIES AND DEVELOPMENT
6	REVIEW PROCESSES TO PRIORITIZE AND STREAMLINE THE DEVELOPMENT
7	OF AFFORDABLE HOUSING AND DENSE, WALKABLE, MIXED-USE
8	DEVELOPMENT NEAR FREQUENT TRANSIT STATIONS AND ROUTES AND
9	UPDATING PARKING POLICIES TO OPTIMIZE THE USE OF EXISTING PARKING
10	AND MINIMIZE THE ADDITION OF NEW PARKING SPACES NEAR
11	HIGH-FREQUENCY TRANSIT STATIONS;
12	(d) SUPPORT STATE AND REGIONAL CLIMATE, HOUSING, AND
13	TRANSPORTATIONGOALS.THEDISTRICTMUSTWORKWITHTHECOLORADO
14	DEPARTMENT OF TRANSPORTATION AND THE DENVER REGIONAL COUNCIL
15	OF GOVERNMENTS TO ESTABLISH RIDERSHIP AND SERVICE PERFORMANCE
16	MEASURES AND OBJECTIVES AT THE LEVELS REQUIRED TO SUPPORT
17	REGIONAL GREENHOUSE GAS AND VEHICLE-MILES TRAVELED REDUCTION
18	TARGETS AND ALIGN WITH THE DENVER REGIONAL COUNCIL OF
19	GOVERNMENTS' OTHER REGIONAL TRANSPORTATION PLAN PERFORMANCE
20	MEASURES.
21	(e) IDENTIFY EXISTING AND POTENTIAL FUNDING OPPORTUNITIES
22	TO EXPAND TRANSIT AND IMPROVE SYSTEM EFFICIENCY AND EQUITY,
23	INCLUDING STATE AND FEDERAL FUNDING OPPORTUNITIES.
24	(2) IN DEVELOPING A STRATEGIC PLAN PURSUANT TO SUBSECTION
25	(1) OF THIS SECTION, THE BOARD SHALL:
26	(a) CONSIDER THE FINDINGS AND RECOMMENDATIONS OF THE NEXT
27	AUDIT OF THE REGIONAL TRANSPORTATION DISTRICT CONDUCTED BY THE

-10- 1447

1	OFFICE OF THE STATE AUDITOR;
2	(b) Consider the findings of the July 2021 final report of
3	THE REGIONAL TRANSPORTATION DISTRICT ACCOUNTABILITY COMMITTEE;
4	(c) Ensure that underserved communities have
5	OPPORTUNITY TO ENGAGE IN CONVERSATIONS REGARDING THE TEN-YEAR
6	STRATEGIC PLAN IN A DEDICATED AND DELIBERATE MANNER OUTSIDE THE
7	CONFINES OF THE METROPOLITAN PLANNING ORGANIZATION;
8	(d) Address the unique concerns and service needs of
9	DISPROPORTIONATELY IMPACTED COMMUNITIES, WHICH MUST BE
10	DEVELOPED THROUGH DEDICATED PUBLIC HEARINGS AND ENGAGEMENT
11	WITH STAFF, OFFICIALS, AND MEMBERS OF THE PUBLIC FROM THOSE
12	COMMUNITIES;
13	(e) Address the unique concerns and service needs of
14	UNDERSERVED COMMUNITIES, WHICH MUST BE DEVELOPED THROUGH
15	DEDICATED PUBLIC HEARINGS AND ENGAGEMENT WITH STAFF, OFFICIALS,
16	AND MEMBERS OF THE PUBLIC FROM THOSE COMMUNITIES; AND
17	(f) SEEK PUBLIC COMMENT AND INPUT.
18	(3) IN ADDITION TO THE REQUIREMENTS SPECIFIED IN SUBSECTIONS
19	(1) AND (2) OF THIS SECTION, THE BOARD SHALL CONTINUE TO WORK TO
20	IMPLEMENT THE RECOMMENDATIONS OF THE 2021 "RTD
21	ACCOUNTABILITY COMMITTEE FINAL REPORT" CREATED BY THE DENVER
22	REGIONAL COUNCIL OF GOVERNMENTS AND THE 2020 PERFORMANCE
23	AUDIT OF THE DISTRICT CONDUCTED BY THE OFFICE OF THE STATE
24	AUDITOR. THE BOARD SHALL REPORT ITS PROGRESS IN IMPLEMENTING THE
25	RECOMMENDATIONS FROM THE REPORT AND THE AUDIT TO THE DENVER
26	REGIONAL COUNCIL OF GOVERNMENTS AND THE TRANSPORTATION,
27	HOUSING, AND LOCAL GOVERNMENT COMMITTEE OF THE HOUSE OF

-11- 1447

1	REPRESENTATIVES AND THE TRANSPORTATION AND ENERGY COMMITTEE
2	OF THE SENATE, OR ANY SUCCESSOR COMMITTEES, BY DECEMBER 31,
3	2025.
4	SECTION 5. In Colorado Revised Statutes, 32-9-119, add (9)
5	and (10) as follows:
6	32-9-119. Additional powers of district. (9) IN ADDITION TO
7	ANY OTHER POWERS GRANTED TO THE DISTRICT IN THIS ARTICLE 9, THE
8	DISTRICT SHALL PURSUE AND TAKE ADVANTAGE OF OPPORTUNITIES TO
9	IMPROVE SERVICE COVERAGE AND INCREASE RIDERSHIP CONNECTIVITY
10	AND ACCESSIBILITY BY:
11	(a) WORKING WITH ENTITIES THAT ARE HOSTING SPECIAL EVENTS
12	TO FACILITATE INCREASED RIDERSHIP TO AND FROM THE EVENTS, SO LONG
13	AS THE FACILITATION OF INCREASED RIDERSHIP IS ADDITIVE TO EXISTING
14	SERVICE;
15	(b) Working with entities to facilitate increased ridership
16	AMONG YOUTH, INCLUDING USE OF THE DISTRICT'S ZERO FAIR FOR YOUTH
17	PILOT PROGRAM; AND
18	(c) Considering recommendations and requests for
19	CHANGES IN SERVICE ROUTES OR SCHEDULES THAT WOULD RESULT IN
20	IMPROVED SERVICE COVERAGE AND INCREASED RIDERSHIP, CONNECTIVITY,
21	AND ACCESSIBILITY. AND
22	(10) By November 1, 2024, the board, in collaboration with
23	THE LABOR UNION THAT REPRESENTS THE GREATEST NUMBER OF DISTRICT
24	EMPLOYEES, SHALL PREPARE AND SUBMIT A REPORT TO THE GENERAL
25	ASSEMBLY REGARDING DISTRICT OPERATOR AND MECHANIC RETENTION.
26	THE REPORT MUST INCLUDE PROPOSED LEGISLATIVE CHANGES THAT
2.7	COULD INCREASE DISTRICT OPERATOR AND MECHANIC RETENTION

-12- 1447

1	SECTION 6. In Colorado Revised Statutes, 32-9-119.7, amend
2	(4); and add (5.5) as follows:
3	32-9-119.7. Cost efficiency of transit services - reporting -
4	plans. (4) (a) The district shall submit copies of its annual budget to the
5	transportation legislation review committee created in section 43-2-145.
6	(b) THE DISTRICT SHALL MAKE ITS ANNUAL BUDGET AND OTHER
7	INFORMATION RELATED TO THE BUDGET AVAILABLE TO THE PUBLIC ON ITS
8	WEBSITE. IN ADDITION, THE DISTRICT SHALL CREATE AND MAKE
9	AVAILABLE TO THE PUBLIC ON ITS WEBSITE AN ANNUAL BUDGET OVERVIEW
10	THAT PROVIDES A SINGLE-PAGE SUMMARY OF THE DISTRICT'S REVENUES
11	AND EXPENSES BY CATEGORY AS SPECIFIED IN THE DISTRICT'S ANNUAL
12	BUDGET. THE DISTRICT SHALL ENSURE THAT THE ANNUAL BUDGET, THE
13	BUDGET OVERVIEW, AND ANY OTHER INFORMATION RELATED TO THE
14	BUDGET IS IN A FORMAT THAT IS EASY TO ACCESS, UNDERSTAND, AND
15	NAVIGATE.
16	(5.5) In addition to the requirements of subsection (4)(b)
17	OF THIS SECTION, THE DISTRICT SHALL CREATE, MAINTAIN, AND
18	REGULARLY UPDATE ON ITS WEBSITE THE FOLLOWING:
19	(a) An annual update regarding the district's financial
20	PLAN THAT INCLUDES A DETAILED REPORT OF ALL DISTRICT CAPITAL
21	PROJECTS THAT ARE IN PROGRESS;
22	(b) A QUARTERLY UPDATE REGARDING ALL DISTRICT CAPITAL
23	PROJECTS THAT ARE IN PROGRESS, INCLUDING A PROJECT SCHEDULE AND
24	PROJECT EXPENDITURE INFORMATION FOR EACH PROJECT;
25	(c) A PUBLIC ACCOUNTABILITY DASHBOARD THAT PROVIDES, AT
26	A MINIMUM, ACCESSIBLE AND TRANSPARENT SUMMARY INFORMATION
27	REGARDING EACH DISTRICT CAPITAL PROJECT THAT IS IN PROGRESS, THE

-13-

1	FUNDING STATUS OF EACH PROJECT INCLUDING THE PROJECT TOTAL
2	FUNDING AND EXPENDITURES TO DATE, AND PROGRESS TOWARD
3	COMPLETION OF EACH PROJECT;
4	(d) A PUBLIC ACCOUNTABILITY DASHBOARD THAT SHOWS
5	RIDERSHIP BY ROUTE AND RELIABILITY OF SERVICE;
6	(e) A PUBLIC ACCOUNTABILITY DASHBOARD THAT SHOWS DISTRICT
7	WORKFORCE STATISTICS REGARDING EMPLOYEE RETENTION,
8	RECRUITMENT, AND VACANCIES; AND
9	(f) A SUMMARY PAGE FOR PLANNED SERVICE CHANGES THAT
10	INCLUDES DETAILED TIMING CHANGES, EFFECTS ON LOCAL TRANSFERS,
11	AND THE REASON FOR THE PLANNED CHANGES.
12	SECTION 7. In Colorado Revised Statutes, 32-9-119.8, amend
13	(3) as follows:
14	32-9-119.8. Provision of retail and commercial goods and
	32-9-119.8. Provision of retail and commercial goods and services at district transfer facilities - residential and other uses at
15	
14 15 16 17	services at district transfer facilities - residential and other uses at
15 16 17	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person
15 16	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of
15 16 17 18	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential
15 16 17 18	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential uses or other uses shall be required to compensate the district by payment
15 16 17 18 19 20	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential uses or other uses shall be required to compensate the district by payment of rent at fair market value, or, at the discretion of the district, by the
15 16 17 18 19 20 21	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential uses or other uses shall be required to compensate the district by payment of rent at fair market value, or, at the discretion of the district, by the provision of services or capital improvements to facilities used in transit
15 16 17 18 19 20 21	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential uses or other uses shall be required to compensate the district by payment of rent at fair market value, or, at the discretion of the district, by the provision of services or capital improvements to facilities used in transit services, alone or in combination with rental payments. such that the total
15 16 17 18 19 20 21 22 23	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential uses or other uses shall be required to compensate the district by payment of rent at fair market value, or, at the discretion of the district, by the provision of services or capital improvements to facilities used in transit services, alone or in combination with rental payments. such that the total benefit to the district is not less than the fair market rental value of the
15 16 17 18 19 20 21 22 23 24	services at district transfer facilities - residential and other uses at district transfer facilities permitted - definitions. (3) Any person obtaining the use of any portion of a transfer facility for the provision of retail or commercial goods or services or for the provision of residential uses or other uses shall be required to compensate the district by payment of rent at fair market value, or, at the discretion of the district, by the provision of services or capital improvements to facilities used in transit services, alone or in combination with rental payments. such that the total benefit to the district is not less than the fair market rental value of the property used by the person.

-14- 1447

1	duties - pilot project to expand transit - report - repeal.
2	(5) THE TRANSIT AND RAIL DIVISION SHALL INCLUDE ANTI-ABLEISM
3	TRAINING IN ANY TRAINING PROGRAM THAT IT PROVIDES FOR OPERATORS.
4	
5	SECTION 9. In Colorado Revised Statutes, add 43-2-145.4 as
6	follows:
7	43-2-145.4. Transportation legislation review committee -
8	regional transportation district governance subcommittee -
9	membership - duties - legislative declaration - definition - repeal.
10	(1) Legislative declaration. (a) THE GENERAL ASSEMBLY FINDS AND
11	DECLARES THAT:
12	(I) THE REGIONAL TRANSPORTATION DISTRICT'S ELECTED BOARD
13	OF DIRECTORS PROVIDES A CRITICAL FUNCTION TO THE ENTIRE REGION BY
14	SETTING POLICY FOR AND OVERSEEING THE STATE'S LARGEST TRANSIT
15	DISTRICT;
16	(II) THE REGIONAL TRANSPORTATION DISTRICT'S ELECTED BOARD
17	OF FIFTEEN DIRECTORS IS AN OUTLIER AMONG TRANSIT AGENCIES BOTH IN
18	NUMBER OF DIRECTORS AND BY HAVING A FULLY ELECTED BOARD OF
19	DIRECTORS;
20	(III) ACCORDING TO DATA FROM THE AMERICAN PUBLIC
21	TRANSPORTATION ASSOCIATION, THE MAJORITY OF TRANSIT BOARD SIZES
22	RANGE FROM SEVEN TO TEN, AND ONLY THREE PERCENT OF TRANSIT
23	BOARD MEMBERS ARE ELECTED TO THAT OFFICE;
24	(IV) UNDERTAKING A REVIEW OF THE BOARD OF DIRECTOR'S
25	STRUCTURE, SCOPE, AND FUNCTIONS IS IMPORTANT TO ENSURE THAT THE
26	BOARD STRUCTURE ALIGNS WITH BEST PRACTICES OF TRANSIT AGENCIES,
27	IS ACCOUNTABLE AND TRANSPARENT TO ITS RIDERS AND TAXPAYERS, AND

-15- 1447

1	SETS THE AGENCY UP FOR SUCCESS TO ACHIEVE EXCELLENT OUTCOMES;
2	AND
3	(V) TO CONTINUE TO ATTRACT TALENT FOR THE REGIONAL
4	TRANSPORTATION DISTRICT BOARD OF DIRECTORS, THE DISTRICT NEEDS TO
5	PROVIDE PROFESSIONAL COMPENSATION FOR BOARD DIRECTORS.
6	(b) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT
7	THE PROCESS OF DETERMINING THE MOST APPROPRIATE GOVERNANCE
8	MODEL FOR THE REGIONAL TRANSPORTATION DISTRICT WILL BE BEST
9	ACHIEVED IF IT INVOLVES ROBUST COMMUNITY INPUT AND DISCUSSION
10	THROUGH A SUBCOMMITTEE OF THE TRANSPORTATION LEGISLATION
11	REVIEW COMMITTEE.
12	(2) Creation. THERE IS CREATED A REGIONAL TRANSPORTATION
13	DISTRICT GOVERNANCE SUBCOMMITTEE OF THE TRANSPORTATION
14	LEGISLATION REVIEW COMMITTEE, REFERRED TO IN THIS SECTION AS THE
15	"SUBCOMMITTEE", TO MEET DURING THE 2024 LEGISLATIVE INTERIM TO
16	REVIEW, SOLICIT INPUT, AND MAKE RECOMMENDATIONS TO THE GENERAL
17	ASSEMBLY REGARDING THE GOVERNANCE STRUCTURE FOR THE REGIONAL
18	TRANSPORTATION DISTRICT.
19	(3) Membership and appointments. (a) THE SUBCOMMITTEE
20	CONSISTS OF THE FOLLOWING NINETEEN MEMBERS:
21	(I) SIX MEMBERS OF THE GENERAL ASSEMBLY AS FOLLOWS:
22	(A) THE CHAIRS OF THE TRANSPORTATION, HOUSING AND LOCAL
23	GOVERNMENT COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE
24	TRANSPORTATION AND ENERGY COMMITTEE OF THE SENATE;
25	(B) ONE MEMBER OF THE SENATE APPOINTED BY THE PRESIDENT
26	OF THE SENATE;
27	(C) ONE MEMBER OF THE HOUSE OF REPRESENTATIVES APPOINTED

-16-

1	BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
2	(D) ONE MEMBER OF THE SENATE APPOINTED BY THE MINORITY
3	LEADER OF THE SENATE; AND
4	(E) ONE MEMBER OF THE HOUSE OF REPRESENTATIVES APPOINTED
5	BY THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES;
6	(II) FIVE MEMBERS APPOINTED COOPERATIVELY BY THE CHAIRS OF
7	THE TRANSPORTATION, HOUSING AND LOCAL GOVERNMENT COMMITTEE OF
8	THE HOUSE OF REPRESENTATIVES AND THE TRANSPORTATION AND ENERGY
9	COMMITTEE OF THE SENATE AS FOLLOWS:
10	(A) ONE MEMBER WITH EXPERTISE REGARDING ISSUES FACING
11	TRANSIT RIDERS;
12	(B) ONE MEMBER WHO RESIDES IN THE REGIONAL
13	TRANSPORTATION DISTRICT, IS A TRANSIT USER, AND HAS A DISABILITY;
14	(C) ONE MEMBER WHO RESIDES IN A DISPROPORTIONATELY
15	IMPACTED COMMUNITY, AS DEFINED IN SECTION 24-4-109 (2)(b)(II), IN
16	THE REGIONAL TRANSPORTATION DISTRICT AND WHO IS
17	TRANSIT-DEPENDENT;
18	(D) ONE MEMBER WHO REPRESENTS A LOCAL GOVERNMENT
19	SERVED BY THE REGIONAL TRANSPORTATION DISTRICT; AND
20	(E) One member who represents an underserved
21	COMMUNITY, AS DEFINED IN SUBSECTION (8) OF THIS SECTION;
22	(III) FOUR MEMBERS APPOINTED BY THE GOVERNOR AS FOLLOWS:
23	(A) ONE MEMBER WITH TRANSPORTATION FINANCIAL PLANNING
24	EXPERTISE;
25	(B) ONE MEMBER WITH MULTI-MODAL TRANSIT SERVICE
26	EXPERTISE;
27	(C) ONE MEMBER WITH HUMAN RESOURCES EXPERTISE FOR

-17- 1447

1	TRANSIT AGENCIES; AND
2	(D) ONE MEMBER WITH TRANSPORTATION EQUITY OR
3	MULTI-MODAL EXPERIENCE;
4	(IV) Two members who serve on the of the board of
5	DIRECTORS OF THE REGIONAL TRANSPORTATION DISTRICT, APPOINTED BY
6	THE BOARD OF DIRECTORS OF THE REGIONAL TRANSPORTATION DISTRICT;
7	(V) THE CHIEF EXECUTIVE OFFICER OF THE REGIONAL
8	TRANSPORTATION DISTRICT OR THE CHIEF EXECUTIVE OFFICER'S DESIGNEE;
9	AND
10	(VI) ONE MEMBER WHO REPRESENTS THE LABOR UNION THAT
11	REPRESENTS THE GREATEST PERCENTAGE OF REGIONAL TRANSPORTATION
12	DISTRICT EMPLOYEES, APPOINTED BY THAT LABOR UNION.
13	(b) The appointing authorities specified in subsection (3)(a)
14	OF THIS SECTION SHALL MAKE THE APPLICABLE APPOINTMENTS BY \overline{J} UNE
15	15, 2024.
16	(c) MEMBERS OF THE SUBCOMMITTEE SERVE AT THE PLEASURE OF
17	THE APPLICABLE APPOINTING AUTHORITY. ANY VACANCY THAT OCCURS
18	AMONG THE APPOINTED MEMBERS OF THE SUBCOMMITTEE SHALL BE
19	FILLED BY THE APPROPRIATE APPOINTING AUTHORITY AS SOON AS
20	PRACTICABLE IN ACCORDANCE WITH THE LIMITATIONS SPECIFIED IN
21	SUBSECTION $(3)(a)$ OF THIS SECTION.
22	(d) IN MAKING APPOINTMENTS TO THE SUBCOMMITTEE, THE
23	APPOINTING AUTHORITIES SHALL TAKE INTO CONSIDERATION GEOGRAPHIC,
24	RACIAL, GENDER, DISABILITY, DISPROPORTIONATELY IMPACTED
25	COMMUNITY, AND WORKFORCE REPRESENTATION, TAKING INTO ACCOUNT
26	THE DEMOGRAPHIC COMPOSITION OF THE REGIONAL TRANSPORTATION
27	DISTRICT.

-18-

1	(e) By July 1, 2024, the speaker of the house of
2	REPRESENTATIVES AND THE PRESIDENT OF THE SENATE SHALL
3	COOPERATIVELY APPOINT A LEGISLATIVE MEMBER OF THE SUBCOMMITTEE
4	TO SERVE AS THE CHAIR OF THE SUBCOMMITTEE AND A LEGISLATIVE
5	MEMBER OF THE SUBCOMMITTEE TO SERVE AS THE VICE-CHAIR OF THE
6	SUBCOMMITTEE.
7	(f) Non-legislative members of the subcommittee serve
8	WITHOUT COMPENSATION. LEGISLATIVE MEMBERS OF THE SUBCOMMITTEE
9	SHALL RECEIVE COMPENSATION AND REIMBURSEMENT OF EXPENSES AS
10	PROVIDED IN SECTION 2-2-326.
11	(4) Meetings. (a) (I) THE SUBCOMMITTEE SHALL MEET AT LEAST
12	TWICE DURING THE 2024 LEGISLATIVE INTERIM. THE SUBCOMMITTEE
13	SHALL HOLD ITS FIRST MEETING NO LATER THAN JULY 15, 2024, AND
14	SHALL HOLD ITS FINAL MEETING NO LATER THAN AUGUST 30, 2024.
15	MEETINGS OF THE SUBCOMMITTEE SHALL BE HELD IN THE STATE CAPITOL
16	BUILDING.
17	(II) THE SUBCOMMITTEE SHALL PROVIDE AN OPPORTUNITY FOR
18	COLLABORATIVE COMMUNITY ENGAGEMENT, BOTH IN-PERSON AND
19	VIRTUALLY, AT EACH SUBCOMMITTEE MEETING. THE SUBCOMMITTEE
20	SHALL SOLICIT INPUT FROM THE COMMUNITY REGARDING THE
21	GOVERNANCE STRUCTURE OF THE REGIONAL TRANSPORTATION DISTRICT
22	AND HOW TO ENSURE TRANSPARENCY, ACCOUNTABILITY, AND
23	COMMUNITY REPRESENTATION WHEN MAKING DECISIONS ABOUT
24	RIDERSHIP, SCHEDULING, AND INCREASED SERVICE. COMMUNITY
25	MEETINGS MUST INCLUDE, BUT NEED NOT BE LIMITED TO,
26	TRANSIT-RELIANT INDIVIDUALS, BUSINESS ADVOCATES, CLEAN AIR
27	ADVOCATES, SENIORS, REPRESENTATIVES OF DISPROPORTIONATELY

-19-

1	IMPACTED COMMUNITIES, AND DISTRICT DIRECTORS AND STAFF AND THE
2	DISTRICT GENERAL MANAGER.
3	(III) THE LEGISLATIVE COUNCIL STAFF SHALL BE AVAILABLE TO
4	ASSIST THE SUBCOMMITTEE IN CARRYING OUT ITS DUTIES IN CONNECTION
5	WITH THE MEETINGS REQUIRED IN THIS SUBSECTION $(4)(a)$.
6	(b) (I) IN ADDITION TO THE SUBCOMMITTEE MEETINGS HELD
7	PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION, THE FACILITATOR
8	SPECIFIED IN SUBSECTION (7) OF THIS SECTION SHALL ENSURE THAT THE
9	SUBCOMMITTEE HOLDS AT LEAST ONE COMMUNITY MEETING TO LISTEN TO
10	AND RECORD PUBLIC COMMENT IN EACH OF THE FIVE SUBREGIONAL
11	SERVICE COUNCILS OF THE REGIONAL TRANSPORTATION DISTRICT.
12	(II) AT LEAST TWO MEMBERS OF THE SUBCOMMITTEE, INCLUDING
13	ONE LEGISLATOR, SHALL ATTEND EACH COMMUNITY MEETING HELD
14	PURSUANT TO THIS SUBSECTION (4)(b).
15	(III) THE FACILITATOR SPECIFIED IN SUBSECTION (7) OF THIS
16	SECTION SHALL ENSURE THAT THE COMMUNITY MEETINGS REQUIRED BY
17	THIS SUBSECTION (4)(b) ARE HELD AFTER JULY 15, 2024 BUT BEFORE
18	AUGUST 30, 2025.
19	(5) Issues for review and recommendation. THE SUBCOMMITTEE
20	SHALL EXAMINE AND, PURSUANT TO SUBSECTION (6) OF THIS SECTION,
21	MAKE RECOMMENDATIONS TO THE TRANSPORTATION LEGISLATION REVIEW
22	COMMITTEE CONCERNING:
23	(a) THE IDEAL SIZE OF THE REGIONAL TRANSPORTATION DISTRICT
24	BOARD OF DIRECTORS;
25	(b) OF THE TOTAL NUMBER OF REGIONAL TRANSPORTATION
26	DISTRICT DIRECTORS RECOMMENDED, THE NUMBER OF DIRECTORS WHO
27	SHOULD BE ELECTED AND THE NUMBER OF DIRECTORS WHO SHOULD BE

-20-

1	APPOINTED, AND THE APPROPRIATE APPOINTING AUTHORITIES FOR
2	APPOINTED DIRECTORS;
3	(c) THE DIRECTIVES AND DUTIES OF THE REGIONAL
4	TRANSPORTATION DISTRICT BOARD OF DIRECTORS;
5	(d) THE ANNUAL SALARY FOR A REGIONAL TRANSPORTATION
6	DISTRICT DIRECTOR;
7	(e) METHODS TO ENSURE EQUITABLE REPRESENTATION OF THE
8	REGIONAL TRANSPORTATION DISTRICT COMMUNITY WITH CONSIDERATION
9	FOR GEOGRAPHIC, RACIAL, GENDER, DISABILITY, DISPROPORTIONATELY
10	IMPACTED COMMUNITY, UNDERSERVED COMMUNITY, AND WORKFORCE
11	REPRESENTATION;
12	(f) A PLAN FOR THE TRANSITION OF THE CURRENT REGIONAL
13	TRANSPORTATION DISTRICT BOARD OF DIRECTORS TO A NEW BOARD OF
14	DIRECTORS; AND
15	(g) A PLAN TO ENSURE THAT THE REGIONAL TRANSPORTATION
16	DISTRICT BOARD OF DIRECTORS MAXIMIZES RIDERSHIP AND SERVICE
17	COVERAGE, CONNECTIVITY, AND ACCESSIBILITY WITHIN THE DISTRICT.
18	(6) Report and transportation legislation review committee
19	review. (a) No later than September 15, 2024, the subcommittee
20	SHALL PREPARE AND SUBMIT A REPORT TO THE TRANSPORTATION
21	LEGISLATION REVIEW COMMITTEE AND THE GOVERNOR INCLUDING
22	RECOMMENDATIONS REQUIRED IN SUBSECTION (5) OF THIS SECTION AND
23	ANY OTHER RECOMMENDATIONS THAT THE SUBCOMMITTEE DEEMS
24	NECESSARY. ONE OR MORE MEMBERS OF THE SUBCOMMITTEE SHALL
25	ATTEND A MEETING OF THE TRANSPORTATION LEGISLATION REVIEW
26	COMMITTEE TO PRESENT THE SUBCOMMITTEE'S RECOMMENDATIONS.
27	(b) NO LATER THAN OCTORER 15 2024 THE TRANSPORTATION

-21- 1447

1	LEGISLATION REVIEW COMMITTEE SHALL MEET TO REVIEW THE
2	RECOMMENDATIONS OF THE SUBCOMMITTEE AND TO MAKE
3	RECOMMENDATIONS TO THE GOVERNOR AND TO THE GENERAL ASSEMBLY
4	FOR LEGISLATION AS IT DEEMS NECESSARY BASED ON THE
5	RECOMMENDATIONS OF THE SUBCOMMITTEE. THE TRANSPORTATION
6	LEGISLATION REVIEW COMMITTEE MAY HOLD TWO MEETINGS IN ADDITION
7	TO THE NUMBER OF MEETINGS ALLOWED TO AN INTERIM COMMITTEE
8	PURSUANT TO THE JOINT RULES OF THE GENERAL ASSEMBLY, TO DISCUSS
9	THE RECOMMENDATIONS OF THE SUBCOMMITTEE AND TO REQUEST,
10	REVIEW, AND APPROVE DRAFT LEGISLATION. THE MEETING DEADLINES
11	APPLICABLE TO INTERIM COMMITTEES PURSUANT TO THE JOINT RULES OF
12	THE GENERAL ASSEMBLY DO NOT APPLY TO THE ADDITIONAL TWO
13	MEETINGS.
14	(c) THE TRANSPORTATION LEGISLATION REVIEW COMMITTEE MAY
15	REQUEST THAT ONE BILL BE DRAFTED AND MAY APPROVE ONE BILL FOR
16	INTRODUCTION DURING THE $\overline{2025}$ LEGISLATIVE SESSION REGARDING THE
17	GOVERNANCE OF THE REGIONAL TRANSPORTATION DISTRICT THAT IS NOT
18	SUBJECT TO THE INTERIM COMMITTEE BILL LIMITATIONS SPECIFIED BY THE
19	JOINT RULES OF THE GENERAL ASSEMBLY AND THAT IS NOT REQUIRED TO
20	BE REVIEWED BY THE LEGISLATIVE COUNCIL.
21	(d) THE TRANSPORTATION LEGISLATIVE REVIEW COMMITTEE SHALL
22	PROVIDE AN OPPORTUNITY FOR PUBLIC COMMENT AT THE MEETING HELD
23	PURSUANT TO SUBSECTION (6)(b) OF THIS SECTION.
24	(7) Subcommittee facilitator. As soon as feasible after the
25	EFFECTIVE DATE OF THIS SECTION, THE DEPARTMENT OF TRANSPORTATION
26	SHALL ENTER INTO A CONTRACT WITH A NEUTRAL THIRD-PARTY
27	FACILITATOR WHO IS EXPERIENCED IN COMMUNITY ENGAGEMENT,

-22- 1447

1	TRANSIT, AND THE DEVELOPMENT OF COMMUNITY INPUT INTO
2	LEGISLATIVE RECOMMENDATIONS TO SUPPORT THE WORK OF THE
3	SUBCOMMITTEE AND TO ASSIST IN DRAFTING THE REPORT REQUIRED IN
4	SUBSECTION (6) OF THIS SECTION. THE DEPARTMENT OF TRANSPORTATION
5	SHALL COVER THE COSTS OF THE THIRD-PARTY ADMINISTRATOR WITHIN
6	EXISTING RESOURCES.
7	(8) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
8	REQUIRES, "UNDERSERVED COMMUNITY" MEANS A MUNICIPALITY THAT IS
9	WITHIN THE DISTRICT BOUNDARY AREA AND, OVER A FIVE-YEAR AVERAGE,
10	GENERATES THREE TIMES OR MORE REVENUE FOR THE DISTRICT THAN THE
11	TOTAL VALUE OF TRANSPORTATION SERVICES PROVIDED TO THAT
12	MUNICIPALITY.
13	(9) Repeal. This section is repealed, effective July 1, 2025.
14	SECTION 10. In Colorado Revised Statutes, 24-75-219, add (8)
15	as follows:
16	24-75-219. Transfers - transportation - capital construction -
17	definitions - repeal. (8) On July 1, 2022, the state treasurer
18	TRANSFERRED SIX MILLION FIVE HUNDRED THOUSAND DOLLARS FROM THE
19	GENERAL FUND TO THE STATE HIGHWAY FUND PURSUANT TO SUBSECTION
20	(7)(h) OF THIS SECTION, AS IT EXISTED PRIOR TO ITS REPEAL ON JULY 1,
21	2023, WHICH REQUIRED THAT THE DEPARTMENT USE SUCH AMOUNT FOR
22	AN ENVIRONMENTAL STUDY ON RELOCATING THE CONSOLIDATED MAIN
23	RAIL LINE AWAY FROM INTERSTATE HIGHWAY 25 IN CONNECTION WITH THE
24	DEVELOPMENT OF THE BURNHAM YARD RAIL PROPERTY. BEGINNING ON
25	THE EFFECTIVE DATE OF THIS SECTION, THE DEPARTMENT SHALL INSTEAD
26	USE SUCH AMOUNT THAT WAS TRANSFERRED TO THE STATE HIGHWAY
27	

-23-

1	PLANNING, AND FACILITATING A TRACK ALIGNMENT THAT PRESERVES
2	BUILDABLE LAND WHILE PROMOTING TRANSIT AND RAIL CAPACITY AND
3	INCREASING SAFETY IN CONNECTION WITH THE DEVELOPMENT OF THE
4	BURNHAM YARD RAIL PROPERTY, AS THE DEPARTMENT HAS DETERMINED
5	THAT SUPPORTING THE REGIONAL TRANSPORTATION DISTRICT'S
6	RIGHT-OF-WAY EXPANSION, RATHER THAN RELOCATING THE MAIN RAIL
7	LINE, IS THE MOST IMPORTANT TRANSIT NEED ON THE SITE.
8	SECTION 11. Appropriation. (1) For the 2024-25 state fiscal
9	year, \$36,679 is appropriated to the legislative department. This
10	appropriation is from the general fund. To implement this act, the
11	department may use this appropriation as follows:
12	(a) \$22,047 for use by the legislative council, which amount is
13	based on an assumption that the council will require an additional 0.3
14	FTE; and
15	(b) \$14,632 for use by the general assembly.
16	SECTION 12. Safety clause. The general assembly finds,
17	determines, and declares that this act is necessary for the immediate
18	preservation of the public peace, health, or safety or for appropriations for
19	the support and maintenance of the departments of the state and state
20	institutions.

-24- 1447