Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 24-157

LLS NO. 24-1032.01 Megan McCall x4215

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A BILL FOR AN ACT

101 CONCERNING CLARIFYING THE APPLICATION OF THE COLORADO OPEN

102 MEETINGS LAW TO THE COLORADO GENERAL ASSEMBLY.

Bill Summary

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

Under the Colorado open meetings law (COML), any meeting of a body of the general assembly at which the adoption of any proposed policy, position, resolution, rule, regulation, or formal action occurs or at which a majority or quorum of a body of the general assembly is in attendance or expected to be in attendance can only be held after full and timely notice to the public. In addition, the COML requires that minutes





of the meeting be taken and promptly recorded.

The bill makes several changes and clarifications concerning the application of the COML to the general assembly and its members. Specifically, the bill provides that, for purposes of applying the notice and minutes provisions under the COML, a quorum of a state public body of the general assembly must be contemporaneous.

Additionally, the bill establishes that written communication, electronic or otherwise, exchanged between members of the general assembly are not subject to the COML but any records of the communications are subject to disclosure to the extent required by the "Colorado Open Records Act".

The bill also defines "public business", for purposes of the application of the COML to the general assembly, as introduced legislation, including bills, resolutions, and memorials, or other matters before a statutory committee, any type of interim committee, or a committee of reference. However, "public business" does not include matters that are by nature interpersonal, administrative, or logistical or that concern personnel, planning, process, training, or operations, as long as the merits or substance of matters that are expressly defined as being public business are not discussed.

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

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

3 finds and declares that:

(a) The United States and Colorado constitutions each create
tripartite systems of government centered around representative
legislative bodies, which our founders envisioned would arrive at sound
policy through deliberation of the needs and values of their constituents;

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(b) Legislators take an oath of office to faithfully fulfill the duties of their position, which calls upon them to craft policy, establish the state budget, vote on legislation, and provide oversight of state departments;

(c) The general assembly commits to ensuring open access to the
deliberation of public business and the formation of public policy because
the democratic process necessitates transparent discourse on policy
matters of statewide importance;

(d) The general assembly considers legislation through a dynamic,
 iterative process, the outcome of which is determined by legislators'
 votes, which are recorded, posted publicly, and take place in open
 meetings both in committees and on the floors of each chamber;

5 (e) A fundamental component of the legislative process is a 6 legislator's ability to understand other legislators' positions on a piece of 7 legislation, which is inherently necessary to legislators' ability to 8 successfully enact legislation into law;

9 (f) The general assembly is distinct from any other state public 10 body based on the volume and broad scope of the legislation it considers, 11 the limited duration of its legislative sessions, and its large membership 12 of one hundred legislators;

(g) The policy-making function of the general assembly is
furthered by the often informal, direct flow and sharing of information,
research, and ideas between and among legislators concerning policy
positions and legislation;

(h) The caucus whips, a traditional position in legislative bodies,
play a particularly important role in facilitating communication and
information gathering concerning legislators' positions and votes on
legislation, as do individual legislators who sponsor the legislation;

(i) Several constitutional provisions grant power to and impose
 requirements on the general assembly and affect the manner in which the
 general assembly operates, including:

(I) Section 20 of article V of the state constitution, often referred
to as "GAVEL" or "Give a Vote to Every Legislator", which creates a
transparent and open process for all legislation that is introduced in the
general assembly by requiring that:

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- 1 (A) Every introduced bill be assigned to a committee of reference;
- 2 (B) The committee consider each bill assigned to the committee3 on its merits; and
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(C) The committee take formal action on each bill;

5 (II) Section 22a of article V of the state constitution, which was 6 initiated to prohibit legislators from requiring or committing themselves 7 to a caucus position, ensuring autonomy for individual legislators and 8 allowing for the free debate of the merits of matters pending before the 9 general assembly throughout the legislative process;

(III) Section 1 of article V of the state constitution, which vests
the legislative power of the state in the general assembly, thereby
establishing the plenary authority of the general assembly, which
authority is restricted only by constitutional requirements or prohibitions;
and

(IV) Section 12 of article V of the state constitution, which vests
each house of the general assembly with the power to determine the rules
of its proceedings;

(j) In addition to constitutional provisions that affect the
procedures of the general assembly, various state laws also affect the
general assembly, including the Colorado open meetings law set forth in
part 4 of article 6 of title 24, Colorado Revised Statues;

(k) While the general assembly is one of multiple state public
bodies subject to the Colorado open meetings law, there has been
considerable ambiguity about how to apply the law to the general
assembly, largely stemming from a lack of clarity about what constitutes
"public business";

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(1) Additionally, terminology in the Colorado open meetings law

is outdated and does not take into account how electronic
 communications have evolved to become a ubiquitous and necessary form
 of communication to any modern workplace, including for the general
 assembly;

5 (m) The "Colorado Open Records Act", part 2 of article 72 of title 6 24, Colorado Revised Statutes, governs access to physical and electronic 7 public records of the general assembly, and all custodians of public 8 records are required to make public records available pursuant to the 9 terms of that act; and

(n) The general assembly seeks to clarify key provisions and
terminology in the Colorado open meetings law as it relates to the
legislative procedures of the general assembly, acknowledging an interest
in protecting the openness of, transparency of, and public inclusion in the
legislative process.

15 SECTION 2. In Colorado Revised Statutes, 24-6-402, ____ add
16 (2.5) as follows:

17 24-6-402. Meetings - open to public - legislative declaration <u>definitions.</u> (2.5) (a) FOR PURPOSES OF APPLYING SUBSECTIONS (2)(c)(I)
 19 AND (2)(d)(I) OF THIS SECTION TO A MEETING OF A STATE PUBLIC BODY OF
 20 THE GENERAL ASSEMBLY, A QUORUM MUST BE CONTEMPORANEOUS.

(b) NOTWITHSTANDING SUBSECTIONS (1)(b) AND (2)(d)(III) OF
THIS SECTION, ANY FORM OF WRITTEN COMMUNICATION, ELECTRONIC OR
OTHERWISE, EXCHANGED BY TWO OR MORE MEMBERS OF THE GENERAL
ASSEMBLY IS NOT SUBJECT TO THIS PART 4, BUT ANY RECORDS OF THE
COMMUNICATION ARE SUBJECT TO DISCLOSURE TO THE EXTENT REQUIRED
BY THE "COLORADO OPEN RECORDS ACT", PART 2 OF ARTICLE 72 OF TITLE
24.

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2 GENERAL ASSEMBLY, "PUBLIC BUSINESS": 3 (I) MEANS: 4 (A) INTRODUCED LEGISLATION, INCLUDING BILLS, RESOLUTIONS, 5 AND MEMORIALS; 6 **(B)** PROPOSED LEGISLATION, WHICH INCLUDES A BILL, 7 RESOLUTION, OR MEMORIAL, IF A DRAFT OF THE PROPOSED LEGISLATION 8 PREPARED BY THE OFFICE OF LEGISLATIVE LEGAL SERVICES IS BEING 9 DISCUSSED BY A QUORUM OF A STATUTORY COMMITTEE OR A COMMITTEE 10 OF REFERENCE DURING A REGULAR OR SPECIAL LEGISLATIVE SESSION OF 11 THE GENERAL ASSEMBLY OR BY A QUORUM OF ANY TYPE OF INTERIM 12 COMMITTEE; OR 13 (C) OTHER MATTERS BEFORE A STATUTORY COMMITTEE, ANY TYPE 14 OF INTERIM COMMITTEE, OR A COMMITTEE OF REFERENCE; AND 15 (II) DOES NOT INCLUDE MATTERS THAT ARE BY NATURE 16 INTERPERSONAL, ADMINISTRATIVE, OR LOGISTICAL OR THAT CONCERN 17 PERSONNEL, PLANNING, PROCESS, TRAINING, OR OPERATIONS, IF THE 18 MERITS OR SUBSTANCE OF MATTERS SET FORTH IN SUBSECTION (2.5)(c)(I)19 OF THIS SECTION ARE NOT DISCUSSED. AS USED IN THIS SUBSECTION 20 (2.5)(c)(II), "MERITS OR SUBSTANCE" HAS THE SAME MEANING AS SET 21 FORTH IN SUBSECTION (2)(d)(III) OF THIS SECTION. 22 **SECTION 3.** In Colorado Revised Statutes, 2-3-303, add (3)(i) 23 as follows: 24 2-3-303. Functions - report - definitions. (3) (i) (I) (A) ON OR 25 AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (3)(i)(I)(A), BUT BEFORE 26 DECEMBER 31, 2024, ON OR AFTER JANUARY 1, 2025, BUT BEFORE 27 DECEMBER 31, 2025, AND ON OR AFTER JANUARY 1, 2026, BUT BEFORE

(c) FOR PURPOSES OF THE APPLICATION OF THIS PART 4 TO THE

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1	DECEMBER 31, 2026, THE EXECUTIVE COMMITTEE SHALL CONSIDER THE
2	<u>APPLICATION OF SECTION 24-6-402 TO THE GENERAL ASSEMBLY AT A</u>
3	<u>MEETING OF THE EXECUTIVE COMMITTEE. THE EXECUTIVE COMMITTEE</u>
4	SHALL ALLOW THE OPPORTUNITY TO RECEIVE PUBLIC COMMENT IN
5	CONNECTION WITH THE MEETING.
6	(B) This subsection (3)(i)(I) is repealed, effective July 1,
7	<u>2027.</u>
8	(II) ON OR AFTER JANUARY 1, 2027, UPON REQUEST BY A MEMBER
9	OF THE EXECUTIVE COMMITTEE, THE EXECUTIVE COMMITTEE SHALL
10	CONSIDER THE APPLICATION OF SECTION 24-6-402 TO THE GENERAL
11	ASSEMBLY AT A MEETING OF THE EXECUTIVE COMMITTEE. THE EXECUTIVE
12	COMMITTEE SHALL ALLOW THE OPPORTUNITY TO RECEIVE PUBLIC
13	COMMENT IN CONNECTION WITH THE MEETING.
14	SECTION 4. Applicability. This act applies to meetings of the
15	general assembly, state public bodies of the general assembly, and
16	members of the general assembly occurring on or after the effective date
17	of this act.
18	SECTION 5. Safety clause. The general assembly finds,
19	determines, and declares that this act is necessary for the immediate
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preservation of the public peace, health, or safety or for appropriations for
the support and maintenance of the departments of the state and state
institutions.