Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 24-0652.03 Yelana Love x2295

SENATE BILL 24-181

SENATE SPONSORSHIP

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HOUSE SPONSORSHIP

deGruy Kennedy and Amabile, Bacon, Brown, Epps, Hernandez, Herod, Kipp, Mabrey, Willford

Senate Committees

House Committees

Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING THE CREATION OF THE COLORADO ALCOHOL IMPACT
102	AND RECOVERY ENTERPRISE, AND, IN CONNECTION THEREWITH.
103	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 creates the Colorado alcohol impact and recovery enterprise (enterprise) in the department of revenue to:

- Collect a fee from manufacturers and wholesalers that distribute alcohol within Colorado; and
- Use the fee for alcohol and related substance use disorder

prevention, early intervention, treatment, harm reduction, and recovery services and programs in communities throughout the state.

The bill exempts small manufacturers and wholesale distributors of alcohol based on production and distribution level amounts for which a manufacturer or distributor may pay reduced tax or claim an exemption under federal law.

The bill also:

- Creates the alcohol impact enterprise board and specifies membership and duties of the board; and
- Requires the state auditor to conduct an audit of the enterprise in the 2030-31 state fiscal year and every fourth state fiscal year thereafter.

The bill also exempts the enterprise from the prohibition on an enterprise receiving more than \$100,000,000 in revenue in fees in the enterprise's first 5 fiscal years without first receiving voter approval.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add article 83 to title
3	<u>27</u> as follows:
4	ARTICLE <u>83</u>
5	Colorado Alcohol Impact and Recovery Enterprise
6	<u>27-83-101.</u> Short title. The short title of this article $\underline{83}$ is
7	THE "COLORADO ALCOHOL USE IMPACT AND RECOVERY FEE ACT".
8	<u>27-83-102.</u> Legislative declaration. (1) The General assembly
9	FINDS AND DECLARES THAT:
10	(a) The excessive use and related harms of alcohol
11	CONTRIBUTE DETRIMENTALLY TO PUBLIC HEALTH AND IMPOSE HIGH
12	FINANCIAL COSTS TO THE STATE SYSTEMS FOR PHYSICAL HEALTH,
13	BEHAVIORAL HEALTH, SOCIAL SERVICES, PUBLIC SAFETY, AND EDUCATION;
14	(b) ANNUALLY, AN AVERAGE OF TWO THOUSAND SIX HUNDRED
15	TWENTY-THREE DEATHS IN COLORADO ARE ATTRIBUTABLE TO EXCESSIVE
16	ALCOHOL USE;

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1	(C) COLORADO TAXPAYERS SPENT OVER FIVE BILLION DOLLARS AS
2	a result of excessive alcohol use in 2010 ; adjusted for inflation,
3	THIS IS EQUIVALENT TO SIX BILLION NINE HUNDRED MILLION DOLLARS IN
4	2023 OR TWO DOLLARS AND EIGHTY-NINE CENTS PER DRINK CONSUMED;
5	(d) IN 2021, BOTH THE PER CAPITA ALCOHOL CONSUMPTION AND
6	THE PERCENTAGE OF ADULTS WHO REPORTED BINGE DRINKING IN THE PAST
7	THIRTY DAYS IN COLORADO WERE HIGHER THAN THE NATIONAL AVERAGE;
8	(e) In 2019, prosecutors in Colorado filed over twenty-six
9	THOUSAND CASES WITH AT LEAST ONE CHARGE OF DRIVING UNDER THE
10	INFLUENCE. OF CASES WITH A CONVICTION FOR DRIVING UNDER THE
11	INFLUENCE, THIRTY-SEVEN PERCENT OF THE DEFENDANTS HAD AT LEAST
12	ONE PRIOR ARREST FOR DRIVING UNDER THE INFLUENCE.
13	(f) In 2021, the national highway traffic safety
14	ADMINISTRATION REPORTED THAT TWO HUNDRED SIXTEEN PEOPLE WERE
15	KILLED ON COLORADO ROADS BY ALCOHOL-IMPAIRED DRIVERS, AN
16	INCREASE OF THIRTY TWO PERCENT FROM 2019;
17	(g) Data from the 2021 healthy kids Colorado survey
18	FOUND THAT:
19	(I) OVER TWENTY-THREE PERCENT OF YOUTH REPORTED USING
20	ALCOHOL IN THE PREVIOUS MONTH;
21	(II) OVER FOURTEEN PERCENT OF YOUTH REPORTED BINGE
22	DRINKING ONE OR MORE TIMES IN THE PREVIOUS MONTH; AND
23	(III) OVER FIFTY-THREE PERCENT OF YOUTH FELT IT WOULD BE
24	EASY TO OBTAIN ALCOHOL IF THEY WANTED TO;
25	(h) It is estimated that one in twenty school children in
26	THE UNITED STATES HAVE FETAL ALCOHOL SPECTRUM DISORDERS, WHICH
2.7	CAN I FAD TO:

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1	(I) PROBLEMS WITH THE HEART, KIDNEYS, AND OTHER ORGANS;
2	(II) BEHAVIORAL HEALTH AND INTELLECTUAL DISABILITIES; AND
3	(III) INCREASED RISK OF DEVELOPING A SUBSTANCE USE
4	DISORDER;
5	(i) ALCOHOL IS THE MOST PREVALENT POTENTIALLY DAMAGING
6	SUBSTANCE USED BY PREGNANT WOMEN, INCREASING THE RISK FOR FETAL
7	ALCOHOL SPECTRUM DISORDER AND ASSOCIATED HEALTH IMPACTS ON
8	INFANTS;
9	(j) The highest number of substance use treatment
10	ADMISSIONS IN COLORADO FROM $2022\mathrm{AND}2023\mathrm{WERE}$ FOR ALCOHOL USE
11	DISORDER, WITH OVER SIXTY-FIVE PERCENT OF ALL ADMISSIONS
12	INCLUDING ALCOHOL USE DISORDER;
13	(k) There is a strong link between alcohol use and
14	SUBSTANCE USE DISORDERS. IN 2016, ABOUT ONE IN FIVE EMERGENCY
15	DEPARTMENT VISITS ASSOCIATED WITH THE MISUSE OF PRESCRIPTION
16	MEDICINES ALSO INVOLVED ALCOHOL. IN 2017, ABOUT ONE IN SEVEN
17	OPIOID-RELATED DEATHS INVOLVED DRINKING ALCOHOL WITHIN A FEW
18	HOURS OF USING AN OPIOID, AND THE PROPORTION OF OPIOID OVERDOSE
19	DEATHS INVOLVING ALCOHOL RANGED FROM SEVEN TO TWENTY-NINE
20	PERCENT, VARYING ACROSS THE STATES. ADDITIONALLY, OPIOID
21	OVERDOSE DEATHS WHERE ALCOHOL CONTRIBUTED TO THE DEATH
22	INCREASED FORTY-ONE PERCENT FROM 2019 TO 2020.
23	(1) BECAUSE OF THE LINK BETWEEN ALCOHOL USE AND THE USE OF
24	OTHER SUBSTANCES, IT IS DIFFICULT TO TREAT AN ALCOHOL USE DISORDER
25	WITHOUT ALSO ADDRESSING OTHER CO-OCCURRING SUBSTANCE USE
26	DISORDERS.
27	

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1	(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT:
2	(a) The intent of this article 83 is to establish an
3	ENTERPRISE TO COLLECT FEES FROM THE MANUFACTURERS AND
4	DISTRIBUTORS OF ALCOHOL TO PAY FOR ALCOHOL AND RELATED
5	SUBSTANCE USE DISORDER PREVENTION, EARLY INTERVENTION,
6	TREATMENT, RECOVERY, OR HARM REDUCTION PROGRAMS AND SERVICES;
7	(b) Consistent with the determination of the Colorado
8	SUPREME COURT IN NICHOLL V. E-470 PUBLIC HIGHWAY AUTHORITY, 896
9	P.2d 859 (Colo. 1995), the power to impose taxes is inconsistent
10	WITH ENTERPRISE STATUS PURSUANT TO SECTION 20OF ARTICLE X OF THE
11	STATE CONSTITUTION, AND IT IS THE CONCLUSION OF THE GENERAL
12	ASSEMBLY THAT THE REVENUE COLLECTED BY THE ENTERPRISE IS A FEE,
13	NOT A TAX, BECAUSE THE FEES ARE IMPOSED FOR THE SPECIFIC PURPOSE
14	OF ALLOWING THE ENTERPRISE TO DEFRAY THE COSTS OF PROVIDING
15	ALCOHOL AND RELATED SUBSTANCE USE DISORDER PREVENTION, EARLY
16	INTERVENTION, TREATMENT, RECOVERY, OR HARM REDUCTION PROGRAMS
17	AND SERVICES RELATED TO THE MANUFACTURING AND DISTRIBUTION OF
18	ALCOHOL; AND
19	(c) MANUFACTURERS AND WHOLESALE DISTRIBUTORS OF ALCOHOL
20	SHOULD BEAR SOME OF THE INCREASED COSTS FOR ALCOHOL AND
21	RELATED SUBSTANCE USE DISORDER PREVENTION, EARLY INTERVENTION,
22	TREATMENT, RECOVERY, OR HARM REDUCTION SERVICES.
23	$\underline{27-83-103}$. Definitions. As used in this article $\underline{83}$, unless the
24	CONTEXT OTHERWISE REQUIRES:
25	(1) "ALCOHOL" MEANS FERMENTED MALT BEVERAGES OR MALT,
26	VINOUS, OR SPIRITUOUS LIQUORS; EXCEPT THAT "ALCOHOL" DOES NOT
27	INCLUDE CONFECTIONERY CONTAINING ALCOHOL WITHIN THE LIMITS

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1	PRESCRIBED BY SECTION 25-5-410 $(1)(i)(II)$.
2	(2) "Alcohol use disorder" means the recurrent use of
3	ALCOHOL THAT CAUSES CLINICALLY AND FUNCTIONALLY SIGNIFICANT
4	IMPAIRMENT, SUCH AS HEALTH PROBLEMS, DISABILITY, AND FAILURE TO
5	MEET MAJOR RESPONSIBILITIES AT WORK, SCHOOL, OR HOME.
6	(3) "APPLE WINE" MEANS AN ALCOHOL BEVERAGE CONTAINING AT
7	LEAST ONE-HALF OF ONE PERCENT ALCOHOL BY VOLUME AND NOT MORE
8	THAN TWENTY-TWO PERCENT ALCOHOL BY VOLUME THAT CONTAINS THE
9	JUICE OR CONCENTRATED JUICE OF APPLES OR PEARS.
10	(4) "BEHAVIORAL HEALTH ADMINISTRATION" OR "BHA" MEANS
11	THE BEHAVIORAL HEALTH ADMINISTRATION IN THE STATE DEPARTMENT
12	OF HUMAN SERVICES ESTABLISHED PURSUANT TO SECTION 27-50-102.
13	(5) "Behavioral health administrative services
14	ORGANIZATION" OR "BHASO" MEANS AN ORGANIZATION SELECTED BY
15	AND CONTRACTED WITH THE BEHAVIORAL HEALTH ADMINISTRATION
16	PURSUANT TO SECTION 27-50-401 TO MANAGE A NETWORK OF PROVIDERS
17	TO DELIVER A CONTINUUM OF BEHAVIORAL HEALTH SERVICES AND CARE
18	COORDINATION IN THE BHASO'S REGION.
19	(6) "Board" or "enterprise board" means the alcohol
20	IMPACT ENTERPRISE BOARD CREATED PURSUANT TO SECTION <u>27-83-111</u>
21	(7) "DEPARTMENT" MEANS THE DEPARTMENT OF REVENUE.
22	(8) "Eligible entity" means a nonprofit organization that
23	PROVIDES PREVENTION, EARLY INTERVENTION, TREATMENT, RECOVERY
24	OR HARM REDUCTION SERVICES FOR MILD, MODERATE, OR SEVERE
25	ALCOHOL OR RELATED SUBSTANCE USE <u>DISORDERS OR FOR</u> FETAL
26	ALCOHOL SPECTRUM <u>DISORDERS.</u>
27	(9) "ENTERPRISE" MEANS THE COLORADO ALCOHOL IMPACT AND

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1	RECOVERY ENTERPRISE CREATED IN SECTION <u>27-83-104.</u>
2	(10) "Fee" means the alcohol impact fee described in
3	SECTION <u>27-83-105.</u>
4	(11) "Fund" means the Colorado alcohol impact enterprise
5	FUND CREATED IN SECTION $\underline{27-83-106}$.
6	(12) "HARM REDUCTION SERVICES" MEANS A SET OF
7	EVIDENCE-BASED STRATEGIES WITH THE AIM TO REDUCE
8	ALCOHOL-RELATED PROBLEMS AND DANGERS ASSOCIATED WITH ALCOHOL
9	USE AND TO IMPROVE QUALITY OF LIFE.
10	(13) "Manufacturer or wholesale alcohol distributor"
11	MEANS ANY PERSON:
12	(a) HOLDING ANY OF THE FOLLOWING LICENSES ISSUED BY THE
13	STATE LICENSING AUTHORITY PURSUANT TO ARTICLE 3 OF TITLE 44:
14	(I) MANUFACTURER'S LICENSE;
15	(II) LIMITED WINERY LICENSE;
16	(III) WHOLESALER'S LIQUOR LICENSE;
17	(IV) WHOLESALER'S BEER LICENSE;
18	(V) Brew pub license;
19	(VI) DISTILLERY PUB LICENSE; OR
20	(VII) VINTNER'S RESTAURANT LICENSE; AND
21	(b) That manufactured or distributed alcohol
22	BEVERAGES IN THE PREVIOUS CALENDAR YEAR IN AMOUNT GREATER
23	<u>THAN:</u>
24	(I) One hundred thousand proof gallons of distilled
25	<u>SPIRITS;</u>
26	(II) ONE HUNDRED THIRTY THOUSAND GALLONS OF WINE, OTHER
27	THAN APPLE WINE OR HARD CIDER; OR

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1	(III) ONE HUNDRED EIGHTY-SIX MILLION GALLONS OF MALT
2	LIQUOR, INCLUDING APPLE WINE AND HARD CIDER.
3	_
4	(14) "RECOVERY PROVIDER" MEANS A RECOVERY COMMUNITY
5	ORGANIZATION, AS DEFINED IN SECTION 27-80-126, OR A RECOVERY
6	SUPPORT SERVICES ORGANIZATION, AS DEFINED IN SECTION 27-60-108,
7	WHEN SUCH ORGANIZATION IS UNDER CONTRACT WITH A BHASO TO
8	PROVIDE RECOVERY SERVICES.
9	(15) "Substance use disorder" means the recurrent use of
10	ALCOHOL, DRUGS, OR MULTIPLE SUBSTANCES CONCURRENTLY THAT
11	CAUSES SIGNIFICANT CLINICAL AND FUNCTIONAL IMPAIRMENT, SUCH AS
12	HEALTH PROBLEMS, DISABILITY, AND FAILURE TO MEET MAJOR
13	RESPONSIBILITIES AT WORK, SCHOOL, OR HOME.
14	(16) "Treatment provider" means a substance use
15	TREATMENT PROVIDER LICENSED BY THE BHA AND UNDER CONTRACT
16	WITH A BHASO.
17	27-83-104. Colorado alcohol impact and recovery enterprise
18	- creation - powers and <u>duties - repeal.</u> (1) (a) THE COLORADO
19	ALCOHOL IMPACT AND RECOVERY ENTERPRISE IS CREATED IN THE
20	BEHAVIORAL HEALTH ADMINISTRATION. THE PRIMARY BUSINESS PURPOSE
21	OF THE ENTERPRISE IS TO REDUCE AND MITIGATE THE ADVERSE IMPACTS
22	OF ALCOHOL BEVERAGES MANUFACTURED OR DISTRIBUTED IN THE STATE.
23	TO ALLOW THE ENTERPRISE TO ACCOMPLISH THIS BUSINESS PURPOSE, THE
24	ENTERPRISE SHALL PROVIDE:
25	(I) Business-related services for alcohol and related
26	SUBSTANCE USE DISORDER PREVENTION, EARLY INTERVENTION,
27	TREATMENT, RECOVERY, AND HARM REDUCTION; AND

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1	(II) A SUSTAINABLE SOURCE OF MONEY TO PAY FOR THE
2	PROGRAMS AND SERVICES DESCRIBED IN SUBSECTION (1)(a)(I) OF THIS
3	SECTION THAT ARE NOT OTHERWISE COVERED BY PUBLIC OR PRIVATE
4	INSURANCE OR ANOTHER GOVERNMENTAL PROGRAM OR SERVICE.
5	(b) THE ENTERPRISE IS AND OPERATES AS A GOVERNMENT-OWNED
6	BUSINESS WITHIN THE DEPARTMENT FOR THE PURPOSES OF:
7	(I) CHARGING, COLLECTING, AND EXPENDING MONEY FROM THE
8	ALCOHOL IMPACT FEE PURSUANT TO SECTION $\underline{27-83-105}$; AND
9	(II) UTILIZING THE MONEY COLLECTED FROM THE FEE TO
10	EQUITABLY DISTRIBUTE THE MONEY TO:
11	(A) SUPPORT TREATMENT, RECOVERY, AND HARM REDUCTION
12	PROGRAMS AND SERVICES FOR ALCOHOL AND RELATED SUBSTANCE USE
13	DISORDERS IN COMMUNITIES THROUGHOUT THE STATE BASED ON THE
14	IDENTIFIED NEEDS OF EACH COMMUNITY;
15	(B) SUPPORT PROGRAMS THAT PREVENT AND DETER DRIVING
16	UNDER THE INFLUENCE, DRIVING WHILE ABILITY IMPAIRED, AND
17	UNDERAGE DRUNK DRIVING; AND
18	(C) SUPPORT PROGRAMS THAT HELP PREVENT ALCOHOL AND
19	RELATED SUBSTANCE USE <u>DISORDERS</u> , <u>INCLUDING UNDERAGE DRINKING</u> .
20	(2) THE ENTERPRISE CONSTITUTES AN ENTERPRISE FOR PURPOSES
21	of section 20 of article \boldsymbol{X} of the state constitution while it
22	RETAINS THE AUTHORITY TO ISSUE REVENUE BONDS AND RECEIVES LESS
23	THAN TEN PERCENT OF ITS TOTAL REVENUE IN GRANTS FROM ALL
24	COLORADO STATE AND LOCAL GOVERNMENTS COMBINED. AS LONG AS IT
25	CONSTITUTES AN ENTERPRISE PURSUANT TO THIS SUBSECTION (2), THE
26	ENTERPRISE IS NOT SUBJECT TO ANY PROVISIONS OF SECTION 20 OF
27	ARTICLE X OF THE STATE CONSTITUTION.

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1	(3) THE ENTERPRISE'S PRIMARY POWERS AND DUTIES ARE:
2	(a) TO CHARGE AND COLLECT THE FEE;
3	(b) TO EXPEND FEE REVENUE, MATCHING FEDERAL MONEY, AND
4	ANY OTHER MONEY FROM THE FUND;
5	(c) By resolution of the board, to authorize and issue
6	REVENUE BONDS THAT ARE PAYABLE ONLY FROM THE MONEY IN THE
7	FUND, WHICH REVENUE BONDS MAY BE ISSUED TO PAY FOR SERVICES
8	PROVIDED BY OR TO ELIGIBLE ENTITIES OR FOR THE EXPENSES OF THE
9	ENTERPRISE;
10	(d) (I) TO HIRE STAFF AND CONTRACT WITH ANY PUBLIC OR
11	PRIVATE ENTITY, INCLUDING STATE AGENCIES, CONSULTANTS, AND THE
12	ATTORNEY GENERAL'S OFFICE, FOR PROFESSIONAL AND TECHNICAL
13	ASSISTANCE, OFFICE SPACE AND ADMINISTRATIVE SERVICES, ADVICE, AND
14	OTHER SERVICES RELATED TO THE CONDUCT OF THE AFFAIRS OF THE
15	ENTERPRISE. THE BOARD SHALL ENCOURAGE DIVERSITY IN APPLICANTS
16	FOR CONTRACTS AND SHALL GENERALLY AVOID USING SINGLE-SOURCE
17	BIDS.
18	(II) THE ENTERPRISE SHALL PAY A FAIR MARKET RATE TO ANY
19	PUBLIC ENTITY, PRIVATE ENTITY, CONTRACTOR, OR CONSULTANT, WHICH
20	MAY INCLUDE A STATE AGENCY, THE ATTORNEY GENERAL'S OFFICE, OR
21	THE DEPARTMENT, THAT IS HIRED BY THE ENTERPRISE TO PERFORM DUTIES
22	PURSUANT TO SUBSECTION (3)(d)(I) OF THIS SECTION.
23	(e) TO ADOPT, AMEND, OR REPEAL POLICIES FOR THE REGULATION
24	OF THE ENTERPRISE'S AFFAIRS AND THE CONDUCT OF ITS BUSINESS
25	CONSISTENT WITH THIS SECTION.
26	(4) The enterprise is a type 2 entity as defined in section
2.7	24-1-105 AND EXERCISES ITS POWERS AND PERFORMS ITS DUTIES UNDER

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THE <u>BEHAVIORAL HEALTH ADMINISTRATION</u> .
(5) (a) On July 1, 2024, or as soon as possible thereafter,
THE STATE TREASURER SHALL TRANSFER SIX HUNDRED FIFTY THOUSAND
DOLLARS FROM THE GENERAL FUND TO THE FUND FOR THE PURPOSE OF
DEFRAYING EXPENSES INCURRED BY THE ENTERPRISE BEFORE IT RECEIVES
REVENUE FROM THE FEE OR REVENUE BOND PROCEEDS.
NOTWITHSTANDING ANY OTHER LAW, THE ENTERPRISE MAY ACCEPT AND
EXPEND ANY MONEY SO TRANSFERRED, AND, NOTWITHSTANDING ANY
STATE FISCAL RULE OR GENERALLY ACCEPTED ACCOUNTING PRINCIPLE
THAT COULD OTHERWISE BE INTERPRETED TO REQUIRE A CONTRARY
CONCLUSION, SUCH A TRANSFER IS A LOAN FROM THE STATE TREASURER
TO THE ENTERPRISE THAT IS REQUIRED TO BE REPAID AND IS NOT A GRANT
FOR PURPOSES OF SECTION 20 (2)(d) OF ARTICLE X OF THE STATE
CONSTITUTION OR AS DEFINED IN SECTION 24-77-102 (7). LOAN
LIABILITIES THAT ARE RECORDED IN THE FUND BUT ARE NOT REQUIRED TO
BE PAID IN THE CURRENT STATE FISCAL YEAR SHALL NOT BE CONSIDERED
WHEN CALCULATING SUFFICIENT STATUTORY FUND BALANCE FOR
PURPOSES OF SECTION 24-75-109.
(b) No later than July 1, 2027, the enterprise shall repay
THE LOAN OF FOUR HUNDRED FIFTY-FOUR THOUSAND DOLLARS RECEIVED
PURSUANT TO SUBSECTION (5)(a) OF THIS SECTION AND ACCUMULATED
INTEREST FROM THE FUND. INTEREST ACCRUES ON THE MONEY BORROWED
AT A RATE EQUIVALENT TO THE RATE PER ANNUM ON THE MOST RECENTLY
ISSUED TEN-YEAR UNITED STATES TREASURY NOTE, ROUNDED TO THE
NEAREST ONE-TENTH OF ONE PERCENT, AS REPORTED BY THE "WALL
STREET JOURNAL", AS OF THE DATE THE TRANSFER REQUIRED BY
SUBSECTION (5)(a) OF THIS SECTION IS MADE. INTEREST ACCRUES AT THE

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1	RATE SPECIFIED IN THIS SUBSECTION (5)(b) BEGINNING ON THAT DATE AND
2	UNTIL THE DATE ON WHICH THE MONEY IS REPAID.
3	(c) This subsection (5) is repealed, effective July 1, 2029.
4	27-83-105. Alcohol impact fee - alcohol impact enterprise
5	collection fund - rules. (1) FOR THE STATE FISCAL YEAR COMMENCING
6	JULY 1, 2025, AND FOR EACH STATE FISCAL YEAR THEREAFTER, UNLESS
7	ADJUSTED PURSUANT TO SUBSECTION (5) OF THIS SECTION, THE
8	ENTERPRISE IS AUTHORIZED TO CHARGE AND COLLECT AN ALCOHOL
9	IMPACT FEE THAT IS REASONABLY CALCULATED BASED ON THE COSTS OF
10	THE SERVICES PROVIDED BY THE ENTERPRISE FROM EVERY
11	MANUFACTURER OR WHOLESALE ALCOHOL DISTRIBUTOR OF:
12	(a) $\underline{\$0.0409}$ on every gallon of malt $\underline{\text{Liquor}}$, apple wine, and
13	HARD CIDER DISTRIBUTED IN COLORADO;
14	(b) $\underline{\$0.0367}$ on every liter of wine except $\underline{\texttt{apple wine or}}$ hard
15	CIDER DISTRIBUTED IN COLORADO; AND
16	(c) $\underline{\$0.3060}$ on every liter of spirituous liquor distributed
17	IN COLORADO.
18	(2) (a) The executive director of the department shall
19	COLLECT, ADMINISTER, AND ENFORCE THE FEE IMPOSED BY SUBSECTION
20	(1) OF THIS SECTION IN THE SAME MANNER AS THE COLLECTION,
21	ADMINISTRATION, AND ENFORCEMENT OF STATE ALCOHOL EXCISE TAXES
22	PURSUANT TO SECTION 44-3-503. A MANUFACTURER OR WHOLESALE
23	ALCOHOL DISTRIBUTOR THAT PAYS THE FEE AS REQUIRED BY SUBSECTION
24	(1) OF THIS SECTION SHALL REMIT THE FEE TO THE DEPARTMENT AT THE
25	SAME TIME AND IN THE SAME MANNER IN WHICH THE MANUFACTURER OR
26	WHOLESALE ALCOHOL DISTRIBUTOR REMITS THE STATE ALCOHOL EXCISE
27	TAXES COLLECTED BY THE MANUFACTURER OR WHOLESALE ALCOHOL

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1	DISTRIBUTOR AS REQUIRED BY SECTION 44-3-503. THE DEPARTMENT MAY
2	PROMULGATE RULES TO IMPLEMENT THIS SECTION.
3	(b) The enterprise may request to increase or decrease
4	THE FEE AS PROVIDED IN SUBSECTION (5) OF THIS SECTION.
5	(c) WHEN COLLECTING THE FEE, THE DEPARTMENT SHALL RETAIN
6	AN AMOUNT THAT DOES NOT EXCEED THE TOTAL COST OF COLLECTING,
7	ADMINISTERING, AND ENFORCING THE FEE AND SHALL TRANSMIT THE
8	AMOUNT RETAINED TO THE STATE TREASURER, WHO SHALL CREDIT IT TO
9	THE ALCOHOL IMPACT ENTERPRISE COLLECTION FUND, WHICH IS CREATED
10	IN THE STATE TREASURY. ALL MONEY IN THE ALCOHOL IMPACT
11	ENTERPRISE COLLECTION FUND IS CONTINUOUSLY APPROPRIATED TO THE
12	DEPARTMENT TO DEFRAY THE COSTS INCURRED BY THE DEPARTMENT IN
13	COLLECTING, ENFORCING, AND ADMINISTERING THE FEE.
14	(d) The department shall transmit all fee revenue, less
15	ANY AMOUNT RETAINED PURSUANT TO SUBSECTION (2)(c) OF THIS
16	SECTION, TO THE STATE TREASURER, WHO SHALL CREDIT THE NET
17	REVENUE TO THE COLORADO ALCOHOL IMPACT ENTERPRISE FUND.
18	(3) On or before July 1, 2026, each self-distributing
19	MANUFACTURER OR WHOLESALE ALCOHOL DISTRIBUTOR SHALL:
20	(a) Pay the fee on all alcohol distributed in Colorado for
21	The period beginning July 1, 2025, and ending June 30, 2026; and
22	(b) REPORT TO THE ENTERPRISE, IN A FORM AND MANNER
23	DETERMINED BY THE ENTERPRISE, THE AMOUNT OF ALCOHOL DISTRIBUTED
24	IN COLORADO FOR THE PERIOD BEGINNING JULY 1, 2025, AND ENDING
25	June 30, 2026.
26	(4) On or before July 1, 2027, and on or before July 1 of
27	EACH YEAR THEREAFTER, EACH MANUFACTURER OR WHOLESALE ALCOHOL

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1	DISTRIBUTOR SHALL:
2	(a) PAY THE FEE ON ALL ALCOHOL DISTRIBUTED IN COLORADO FOR
3	THE PREVIOUS STATE FISCAL YEAR; AND
4	(b) REPORT TO THE ENTERPRISE THE AMOUNT OF ALCOHOL
5	DISTRIBUTED IN COLORADO FOR THE PREVIOUS STATE FISCAL YEAR.
6	(5) If the enterprise finds the fee needs to be increased or
7	DECREASED, THE ENTERPRISE SHALL RECOMMEND THE FEE INCREASE OR
8	DECREASE TO THE HOUSE OF REPRESENTATIVES FINANCE COMMITTEE AND
9	THE SENATE FINANCE COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, NO
10	LATER THAN DECEMBER 15 PRIOR TO THE STATE FISCAL YEAR DURING
11	WHICH THE ADJUSTMENT WILL BECOME EFFECTIVE. THE
12	RECOMMENDATION MUST INCLUDE PROPOSED INFLATIONARY CHANGES.
13	ANY CHANGES BASED ON THE COSTS OF THE BUSINESS SERVICES PROVIDED
14	BY THE ENTERPRISE, AND ANY OTHER INFORMATION DEEMED RELEVANT
15	BY THE BOARD. THE ENTERPRISE SHALL NOT ADJUST THE FEE UNLESS
16	APPROVED BY THE GENERAL ASSEMBLY ACTING BY BILL.
17	27-83-106. Colorado alcohol impact enterprise fund - creation
18	(1) THERE IS CREATED IN THE STATE TREASURY THE COLORADO ALCOHOL
19	IMPACT ENTERPRISE FUND. THE FUND CONSISTS OF MONEY CREDITED TO
20	The fund pursuant to section $\underline{27-83-105}$ and any gifts, grants, or
21	DONATIONS RECEIVED PURSUANT TO SUBSECTION (4) OF THIS SECTION.
22	(2) The money in the fund must not be deposited into or
23	TRANSFERRED TO THE GENERAL FUND OR ANY OTHER FUND. THE STATE
24	TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE
25	DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE FUND. ANY
26	UNENCUMBERED MONEY IN THE FUND REMAINS IN THE FUND AND MUST
27	NOT BE CREDITED OR TRANSFERRED TO THE GENERAL FUND OR ANY OTHER

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1	FUND.
2	(3) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
3	ENTERPRISE FOR THE PURPOSES OF:
4	(a) Paying for any direct and indirect administrative
5	EXPENSES INCURRED BY THE ENTERPRISE, NOT TO EXCEED FIVE PERCENT
6	OF THE AMOUNT OF MONEY IN THE FUND; AND
7	(b) Carrying out to the purposes of this article $\underline{83}$.
8	(4) THE BOARD MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS,
9	OR DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF
10	THIS SECTION, AS LONG AS THE COMBINATION OF GRANTS FROM STATE AND
11	LOCAL GOVERNMENTS IS LESS THAN TEN PERCENT OF THE ENTERPRISE'S
12	TOTAL REVENUE. ANY MONEY RECEIVED PURSUANT TO THIS SUBSECTION
13	(4) SHALL BE TRANSMITTED TO THE STATE TREASURER, WHO SHALL CREDIT
14	THE MONEY TO THE FUND.
15	<u>27-83-107.</u> Colorado alcohol treatment and recovery
16	affordability grant program - creation - reporting. (1) THERE IS
17	CREATED IN THE ENTERPRISE THE COLORADO ALCOHOL TREATMENT AND
18	RECOVERY AFFORDABILITY GRANT PROGRAM FOR WHICH APPROXIMATELY
19	EIGHTY PERCENT OF THE MONEY IN THE FUND MAY BE USED TO AWARD
20	GRANTS TO BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES
21	ORGANIZATIONS THROUGHOUT THE STATE THAT PROVIDE MONEY TO
22	RECOVERY PROVIDERS AND TREATMENT PROVIDERS. UNLESS ADJUSTED
23	PURSUANT TO SECTION 27-83-111 (6)(h), THE ENTERPRISE SHALL
24	ALLOCATE FORTY-EIGHT PERCENT OF THE MONEY IN THE FUND TO SUPPORT
25	TREATMENT PROVIDERS AND TWENTY PERCENT OF MONEY IN THE FUND TO
26	SUPPORT RECOVERY PROVIDERS.
27	(2) (a) THE ENTERPRISE SHALL AWARD GRANTS TO BHASOS IN

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1	THE STATE TO ENSURE THAT TREATMENT PROVIDERS AND RECOVERY
2	PROVIDERS FROM ACROSS THE STATE, INCLUDING RURAL, FRONTIER, AND
3	URBAN REGIONS, HAVE EQUITABLE ACCESS TO MONEY FROM THE GRANT
4	PROGRAM.
5	(b) BHASOs that receive grants shall prioritize funding
6	FOR PRIORITY POPULATIONS. IN COLLABORATION WITH THE BHA, THE
7	${\tt ENTERPRISEBOARDSHALL_DEFINEPRIORITYPOPULATIONS,WHICHMAY}$
8	INCLUDE POPULATIONS BY REGION IF COMMUNITY NEEDS DIFFER, AND
9	SHALL ANNUALLY UPDATE THE PRIORITY POPULATION DEFINITION, IF
10	NEEDED.
11	(3)(a) BHASOs that receive grants shall ensure that each
12	TREATMENT PROVIDER AND RECOVERY PROVIDER ESTABLISHES A SLIDING
13	FEE SCALE TO PROVIDE SUBSTANCE USE DISORDER TREATMENT OR
14	RECOVERY SERVICES TO AN INDIVIDUAL WITH A SUBSTANCE USE
15	DISORDER, REGARDLESS OF THE INDIVIDUAL'S ABILITY TO PAY.
16	(b) A BHASO THAT RECEIVES A GRANT THROUGH THE PROGRAM
17	SHALL NOT REFUSE TO PROVIDE FINANCIAL SUPPORT TO A RECOVERY
18	PROVIDER OR TREATMENT PROVIDER BASED SOLELY ON:
19	(I) THE PROVIDER'S TREATMENT OF AN INDIVIDUAL'S
20	CO-OCCURRING SUBSTANCE USE DISORDER OR MENTAL HEALTH
21	CONDITION; OR
22	(II) WHERE THE INDIVIDUAL WHO NEEDS TREATMENT LIVES OR THE
23	INDIVIDUAL'S REFERRAL TYPE, INCLUDING A REFERRAL FROM THE
24	CRIMINAL JUSTICE SYSTEM.
25	(c) A BHASO THAT RECEIVES A GRANT MAY USE THE GRANT
26	MONEY:
27	(I) TO PROVIDE TREATMENT SERVICES TO INDIVIDUALS WHO HAVE

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1	ALCOHOL USE DISORDER OR WHO HAVE ALCOHOL USE DISORDER AND
2	ANOTHER CO-OCCURRING SUBSTANCE USE DISORDER; AND
3	(II) FOR PROGRAMS AND SERVICES RELATED TO RECOVERY FROM
4	ALCOHOL USE DISORDER AND RECOVERY FROM ALCOHOL USE DISORDER
5	WITH CO-OCCURRING SUBSTANCE USE DISORDERS.
6	(4) EACH BHASO SHALL REPORT ANNUALLY TO THE BHA AND
7	THE ENTERPRISE BOARD ON THE USE OF THE MONEY, IN A MANNER THAT
8	COMPLIES WITH PROTECTING PATIENT HEALTH INFORMATION, INCLUDING:
9	(a) THE AMOUNT OF MONEY DISTRIBUTED TO EACH TREATMENT
10	PROVIDER, RECOVERY PROVIDER, AND ELIGIBLE ENTITY THAT PROVIDES
11	HARM REDUCTION SERVICES;
12	(b) The number of individuals served and their
13	DEMOGRAPHIC DATA;
14	(c) The number of individuals served in each priority
15	POPULATION CATEGORY, AS DEFINED BY THE ENTERPRISE BOARD
16	PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION; AND
17	(d) FOR EACH INDIVIDUAL SERVED:
18	(I) WHETHER THE MONEY WAS USED FOR A COPAYMENT,
19	DEDUCTIBLE, OR OTHER COST NOT OTHERWISE COVERED BY INSURANCE;
20	(II) IF THE INDIVIDUAL WITH A SUBSTANCE USE DISORDER
21	REQUIRED MONEY BECAUSE OF LACK OF INSURANCE COVERAGE,
22	INFORMATION ON THE INDIVIDUAL'S TYPE OF INSURANCE AND THE LEVEL
23	AND TYPE OF CARE NEEDED; AND
24	(III) THE REFERRAL SOURCE.
25	27-83-108. Colorado alcohol use prevention and early
26	intervention grant program - creation - reporting - definition.
2.7	(1) THERE IS CREATED IN THE ENTERPRISE THE COLORADO ALCOHOLUSE.

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1	PREVENTION AND EARLY INTERVENTION GRANT PROGRAM TO BEGIN
2	PROVIDING GRANTS NO LATER THAN JANUARY 1, 2026, FOR PURPOSES
3	RELATED TO THE PREVENTION AND EARLY INTERVENTION OF ALCOHOL
4	AND RELATED SUBSTANCE USE DISORDERS. <u>UNLESS ADJUSTED PURSUANT</u>
5	TO SECTION 27-83-111 (6)(h), THE ENTERPRISE SHALL USE
6	APPROXIMATELY <u>FIFTEEN</u> PERCENT OF THE MONEY IN THE FUND FOR THE
7	PURPOSE OF AWARDING GRANTS TO:
8	(a) ELIGIBLE ENTITIES THAT INCREASE THE AVAILABILITY AND USE
9	OF SCREENING, BRIEF INTERVENTION, AND REFERRAL TO TREATMENT
10	PROGRAMS;
11	(b) ELIGIBLE ENTITIES THAT WORK TO PREVENT YOUTH SUBSTANCE
12	USE DISORDERS, INCLUDING UNDERAGE DRINKING PREVENTION AND
13	RELATED SUBSTANCE USE; AND
14	(c) ELIGIBLE ENTITIES THAT PROVIDE ALCOHOL AND RELATED
15	SUBSTANCE USE DISORDER PREVENTION SERVICES IN AREAS OF HIGHEST
16	NEED, INCLUDING COMMUNITY-ORIENTED, CHILDREN-ORIENTED,
17	YOUTH-ORIENTED, AND FAMILY-ORIENTED PREVENTION <u>SERVICES; AND</u>
18	(d) ELIGIBLE ENTITIES THAT INCREASE THE AVAILABILITY AND USE
19	OF SCREENING, EARLY INTERVENTION, AND REFERRAL TO SERVICES FOR
20	FETAL ALCOHOL SPECTRUM DISORDERS.
21	(2) EACH ELIGIBLE ENTITY THAT RECEIVES A GRANT THROUGH THE
22	GRANT PROGRAM SHALL REPORT TO THE ENTERPRISE, IN A FORM AND
23	MANNER DETERMINED BY THE ENTERPRISE, ON THE USE OF AND OUTCOMES
24	ASSOCIATED WITH THE USE OF THE GRANT PROGRAM MONEY.
25	27-83-109. Colorado <u>harm reduction and</u> alcohol-related
26	impaired driving <u>prevention and deterrence</u> grant program -
27	creation. (1) There is created in the enterprise the Colorado

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1	ALCOHOL-RELATED IMPAIRED DRIVING PREVENTION AND DETERRENCE
2	GRANT PROGRAM. UNLESS ADJUSTED PURSUANT TO SECTION 27-83-111
3	(6)(h), THE ENTERPRISE SHALL DISTRIBUTE APPROXIMATELY TEN PERCENT
4	OF THE MONEY IN THE FUND FOR PROVIDING GRANTS TO ELIGIBLE ENTITIES
5	THAT PROVIDE HARM REDUCTION SERVICES AND ELIGIBLE ENTITIES THAT
6	PROVIDE EDUCATION ABOUT, DETERRENCE OF, AND SUPPORT FOR VICTIMS
7	OF ALCOHOL-RELATED IMPAIRED DRIVING.
8	
9	(2) AN ELIGIBLE ENTITY THAT RECEIVES A GRANT THROUGH THE
10	GRANT PROGRAM SHALL REPORT TO THE ENTERPRISE, IN A FORM AND
11	MANNER DETERMINED BY THE ENTERPRISE, ON THE USE OF AND OUTCOMES
12	ASSOCIATED WITH THE USE OF THE GRANT PROGRAM MONEY.
13	27-83-110. Colorado tribal alcohol impact grant program -
14	creation. (1) There is created in the enterprise the Colorado
15	TRIBAL ALCOHOL IMPACT GRANT PROGRAM TO BEGIN PROVIDING GRANTS
16	NO LATER THAN JANUARY 1, 2026. UNLESS ADJUSTED PURSUANT TO
17	SECTION 27-83-111 (6)(h), THE ENTERPRISE SHALL USE APPROXIMATELY
18	TWO PERCENT OF THE MONEY IN THE FUND FOR THE PURPOSE OF
19	AWARDING GRANTS TO THE FOLLOWING ORGANIZATIONS FOR ANY OF THE
20	PURPOSES SPECIFIED IN SECTION 27-83-104 (1)(b)(II):
21	(a) INDIAN TRIBES AND TRIBAL ORGANIZATIONS AS THOSE TERMS
22	ARE DEFINED IN THE FEDERAL "INDIAN SELF-DETERMINATION AND
23	EDUCATION ASSISTANCE ACT", 25 U.S.C. SEC. 5304, AS AMENDED; AND
24	(b) Urban Indian organizations as defined in the federal
25	"INDIAN HEALTH CARE IMPROVEMENT ACT", 25 U.S.C. SEC. 1603, AS
26	AMENDED, FOR ANY PURPOSES UNDER 44-2-104 (1)(b)(II).
27	(2) EACH ORGANIZATION THAT RECEIVES A GRANT THROUGH THE

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1	GRANT PROGRAM SHALL REPORT TO THE ENTERPRISE, IN A FORM AND
2	MANNER DETERMINED BY THE ENTERPRISE, ON THE USE OF AND OUTCOMES
3	ASSOCIATED WITH THE USE OF THE GRANT PROGRAM MONEY.
4	27-83-111. Alcohol impact enterprise board - creation - duties
5	- report. (1) There is created in the enterprise the alcohol impact
6	ENTERPRISE BOARD THAT CONSISTS OF:
7	(a) THE FOLLOWING NONVOTING, EX OFFICIO MEMBERS:
8	(I) THE COMMISSIONER OF THE BEHAVIORAL HEALTH
9	ADMINISTRATION, OR THE COMMISSIONER'S DESIGNEE;
10	(II) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC
11	HEALTH AND ENVIRONMENT, OR THE EXECUTIVE DIRECTOR'S DESIGNEE;
12	(III) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REVENUE,
13	OR THE EXECUTIVE DIRECTOR'S DESIGNEE; AND
14	(IV) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HEALTH
15	CARE PLANNING AND FINANCING, OR THE EXECUTIVE DIRECTOR'S
16	DESIGNEE; AND
17	_
18	(b) NINE VOTING MEMBERS APPOINTED BY THE GOVERNOR, WHO
19	SERVE AT THE PLEASURE OF THE GOVERNOR, INCLUDING:
20	(I) AT LEAST THREE MEMBERS WITH EXPERIENCE IN AS MANY OF
21	THE FOLLOWING AREAS AS POSSIBLE:
22	(A) ALCOHOL USE DISORDER PREVENTION PROGRAMS AND
23	SERVICES, INCLUDING SCHOOL-BASED PREVENTION EFFORTS ALCOHOL USE
24	DISORDER TREATMENT PROGRAMS AND SERVICES;
25	(B) ALCOHOL USE DISORDER RECOVERY PROGRAMS AND SERVICES;
26	(C) Providing youth mental health services, such as a
27	SOCIAL WORKER, A CHILD AND ADOLESCENT PSYCHIATRIST, OR OTHER

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1	PROFESSIONAL SPECIALIZING IN CARING FOR YOUTH, WITH EXPERTISE IN
2	YOUTH ALCOHOL USE PREVENTION, TREATMENT, OR RECOVERY; OR
3	(D) IMPAIRED DRIVING PREVENTION AND DETERRENCE, INCLUDING
4	EXPERIENCE IN LAW ENFORCEMENT;
5	(II) AT LEAST THREE MEMBERS WHO MEET AS MANY OF THE BELOW
6	<u>CRITERIA AS POSSIBLE:</u>
7	(A) HAVE EXPERIENCED AN ALCOHOL USE DISORDER;
8	(B) HAVE A FAMILY MEMBER WHO HAS EXPERIENCED AN ALCOHOL
9	USE DISORDER OR FETAL ALCOHOL SPECTRUM DISORDER; OR
10	(C) REPRESENT AN ADVOCACY ORGANIZATION FOR PEOPLE WITH
11	MENTAL HEALTH CONDITIONS AND ALCOHOL AND RELATED SUBSTANCE
12	<u>USE DISORDERS; AND</u>
13	(III) AT LEAST THREE MEMBERS WHO REPRESENT THE ALCOHOL
14	INDUSTRY, INCLUDING ONE MEMBER REPRESENTING THE VINOUS LIQUOR
15	INDUSTRY, ONE MEMBER REPRESENTING THE SPIRITUOUS LIQUOR
16	<u>INDUSTRY</u> , <u>AND ONE MEMBER REPRESENTING THE MALT LIQUOR INDUSTRY</u> .
17	(2) IN MAKING THE APPOINTMENTS DESCRIBED IN SUBSECTION
18	(1)(b) OF THIS SECTION, THE GOVERNOR SHOULD ATTEMPT TO INCLUDE
19	INDIVIDUALS WHO:
20	(a) HAVE EXPERIENCE PROVIDING SERVICES ACROSS THE
21	CONTINUUM OF CARE FOR ALCOHOL AND RELATED SUBSTANCE USE
22	DISORDERS;
23	(b) REFLECT THE ETHNIC, RACIAL, CULTURAL, GENDER,
24	IMMIGRATION STATUS, WEALTH, ABILITY, AND GEOGRAPHIC DIVERSITY OF
25	THE STATE; AND
26	(c) TO THE EXTENT PRACTICABLE, HAVE LIVED EXPERIENCE WITH
27	AND HAVE RECEIVED SERVICES ACROSS THE CONTINUUM OF CARE FOR

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ALCOHOL AND RELATED SUBSTANCE USE DISORDERS.
(3) (a) VOTING MEMBERS OF THE ENTERPRISE BOARD SERVE AT
THE PLEASURE OF THE GOVERNOR. ALL TERMS ARE FOR FOUR YEARS;
EXCEPT THAT, OF THE MEMBERS INITIALLY APPOINTED BY THE GOVERNOR,
SIX SHALL SERVE AN INITIAL TERM OF TWO YEARS AS DESIGNATED BY THE
GOVERNOR. A MEMBER WHO IS APPOINTED TO FILL A VACANCY SERVES
THE REMAINDER OF THE UNEXPIRED TERM OF THE FORMER MEMBER.
(b) If a voting board member has a conflict of interest
WITH RESPECT TO ANY MATTER SCHEDULED FOR HEARING BEFORE THE
BOARD, THE MEMBER SHALL RECUSE THEMSELVES FROM ANY DISCUSSION
AND DECISIONS ON THE MATTER UNLESS, AFTER FULL DISCLOSURE OF THE
FACTS GIVING RISE TO THE CONFLICT, THE BOARD AGREES TO WAIVE THE
CONFLICT. FOR PURPOSES OF THIS SUBSECTION (3)(b), A BOARD MEMBER
HAS A CONFLICT OF INTEREST IF THE BOARD MEMBER HAS A CONFLICT
THAT WOULD CALL INTO QUESTION THE MEMBER'S ABILITY TO RENDER AN
UNBIASED DECISION.
(4) The members of the enterprise board shall elect a

(4) THE MEMBERS OF THE ENTERPRISE BOARD SHALL ELECT A CHAIR AND VICE-CHAIR FROM AMONG THE MEMBERS OF THE ENTERPRISE BOARD APPOINTED PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION.

(5) MEMBERS OF THE ENTERPRISE BOARD SERVING IN A PROFESSIONAL CAPACITY SERVE WITHOUT COMPENSATION BUT MUST BE REIMBURSED FROM MONEY IN THE FUND FOR ACTUAL AND NECESSARY EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES PURSUANT TO THIS SECTION. A MEMBER OF THE ENTERPRISE BOARD SERVING DUE TO THE MEMBER'S LIVED EXPERIENCE MUST BE OFFERED A PER DIEM AS ESTABLISHED BY THE ENTERPRISE BOARD AND DISTRIBUTED FROM MONEY IN THE FUND AND MUST BE REIMBURSED FROM MONEY IN THE FUND FOR

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1	ACTUAL AND NECESSARY EXPENSES INCURRED IN THE PERFORMANCE OF
2	THEIR DUTIES PURSUANT TO THIS SECTION.
3	(6) THE ENTERPRISE BOARD SHALL, AT A MINIMUM:
4	(a) REVIEW CURRENT STATE PLANS RELATED TO ALCOHOL AND
5	RELATED SUBSTANCE USE DISORDER PREVENTION, EARLY INTERVENTION,
6	TREATMENT, RECOVERY, AND HARM REDUCTION SUPPORT SERVICES IN
7	ORDER TO FORMULATE RECOMMENDATIONS FOR USES OF THE FEE;
8	(b) REVIEW AND APPROVE AN ANNUAL BUDGET FOR THE
9	ENTERPRISE;
10	(c) ESTABLISH FUNDING ALLOCATION MODELS FOR BHASOS AND
11	DETERMINE PRIORITY POPULATIONS FOR PURPOSES OF THE COLORADO
12	ALCOHOL TREATMENT, RECOVERY, AND HARM REDUCTION AFFORDABILITY
13	GRANT PROGRAM CREATED IN SECTION $\underline{27-83-107}$.
14	(d) REVIEW AND APPROVE RECOMMENDATIONS FOR ALLOCATION
15	OF MONEY IN THE FUND;
16	(e) REVIEW THE OUTCOMES OF THE MONEY AWARDED;
17	(f) REVIEW AND APPROVE AN ANNUAL REPORT OF EXPENDITURES
18	AND SERVICES PROVIDED PURSUANT TO THIS SECTION;
19	(g) Administer the grant programs created in this article
20	$\underline{83}$, including creating a grant application process for each
21	GRANT PROGRAM, MAKING THE GRANT APPLICATION PROCESS PUBLICLY
22	AVAILABLE PRIOR TO ACCEPTING APPLICATIONS, AND BEGINNING TO
23	ACCEPT GRANT APPLICATIONS NO LATER THAN JANUARY 1, 2026. \underline{A} GRANT
24	APPLICATION CREATED PURSUANT TO THIS SUBSECTION (6)(g) MUST, AT A
25	MINIMUM, REQUIRE THE APPLICANT TO INCLUDE THE FOLLOWING
26	<u>INFORMATION:</u>
27	(I) An application narrative that describes how the

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1	ELIGIBLE ENTITY WILL USE THE GRANT, INCLUDING HOW THE GRANT WILL
2	ADDRESS ALCOHOL USE OR ALCOHOL USE DISORDER AND HOW THE
3	ELIGIBLE ENTITY WILL ENSURE THAT THE FUNDS ARE NOT USED SOLELY
4	FOR NONALCOHOL-RELATED SUBSTANCE USE DISORDERS;
5	(II) THE PROVIDERS WHO WILL RECEIVE GRANT FUNDS, INCLUDING
6	INFORMATION ABOUT THEIR HISTORY, MISSION, LOCATIONS, AND
7	<u>LEADERSHIP;</u>
8	(III) A PROPOSED BUDGET AND WHETHER THE PROPOSED PROGRAM
9	OR SERVICES MEET THE REQUIREMENTS SPECIFIED IN THIS SECTION; AND
10	(IV) THE AMOUNT OF IN-KIND CONTRIBUTIONS MADE OR
11	MATCHING FUNDS CONTRIBUTED, IF ANY, TO THE PROJECT BUDGET FROM
12	THE APPLICANT OR OTHER SOURCES OUTSIDE OF THE GRANT.
13	(h) EVALUATE THE PROPORTION OF MONEY IN THE FUND AWARDED
14	THROUGH EACH GRANT PROGRAM CREATED IN THIS ARTICLE 83 AND
15	ADJUST THE PROPORTIONS AS NECESSARY.
16	(7) (a) On or before June 15, 2027, and on or before June 15
17	EACH YEAR THEREAFTER, THE ENTERPRISE BOARD SHALL SUBMIT A
18	WRITTEN REPORT TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF
19	THE SENATE, THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE
20	HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES; THE JOINT
21	BUDGET COMMITTEE OF THE GENERAL ASSEMBLY; THE OFFICE OF THE
22	ATTORNEY GENERAL; AND THE GOVERNOR. THE REPORT MUST INCLUDE,
23	BUT NEED NOT BE LIMITED TO:
24	(I) THE RECOMMENDATIONS FORMULATED PURSUANT TO
25	SUBSECTION (6)(a) OF THIS SECTION;
26	(II) A DESCRIPTION OF HOW THE FEE IS CALCULATED AND THE
27	PROCESS BY WHICH THE FEE IS ASSESSED AND COLLECTED;

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1	(III) ANTIEMIZATION OF THE TOTAL AMOUNT OF THE FEE PAID BY
2	EACH MANUFACTURER OR WHOLESALE ALCOHOL DISTRIBUTOR BY SPECIFIC
3	ALCOHOL BEVERAGE SOLD;
4	(IV) An itemization of the costs incurred by the enterprise
5	IN IMPLEMENTING AND ADMINISTERING THE FEE;
6	(V) THE PERCENTAGE OF MONEY THAT WAS ALLOCATED <u>TO EACH</u>
7	OF THE GRANT PROGRAMS CREATED IN THIS ARTICLE 83;
8	(VI) FOR MONEY DISTRIBUTED PURSUANT TO SUBSECTION
9	$\underline{27-83-107}$ (1), an itemization of services and projects funded
10	THROUGH THE ENTERPRISE, INCLUDING:
11	(A) DATA REPORTED FROM BHASOS;
12	(B) THE AMOUNT OF MONEY DISTRIBUTED TO EACH <u>PROVIDER AND</u>
13	ELIGIBLE ENTITY, AS DESCRIBED IN SECTION $\underline{27-83-107}$ (1), BY AMOUNT
14	AND PROVIDER AND ELIGIBLE ENTITY;
15	(C) THE NUMBER OF INDIVIDUALS SERVED, INCLUDING THEIR
16	DEMOGRAPHIC DATA;
17	(D) FOR EACH INDIVIDUAL SERVED, IF THE MONEY WAS USED FOR
18	A COPAYMENT, DEDUCTIBLE, OR OTHER COST NOT OTHERWISE COVERED
19	BY INSURANCE;
20	(E) FOR EACH INDIVIDUAL SERVED, IF THE INDIVIDUAL WITH AN
21	ALCOHOL OR RELATED SUBSTANCE USE DISORDER REQUIRED MONEY
22	BECAUSE OF LACK OF INSURANCE COVERAGE, INFORMATION ON THE
23	INDIVIDUAL'S TYPE OF INSURANCE AND THE LEVEL AND TYPE OF CARE
24	NEEDED;
25	(F) THE NUMBER OF INDIVIDUALS SERVED IN EACH PRIORITY
26	POPULATION CATEGORY, AS DEFINED BY THE ENTERPRISE BOARD
27	PURSUANT TO SECTION <u>27-83-107</u> (2)(b); AND

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1	(G) FOR EACH INDIVIDUAL SERVED, THE REFERRAL SOURCE;
2	(VII) FOR ALL GRANT PROGRAMS ADMINISTERED THROUGH THE
3	ENTERPRISE, THE NAME OF EACH ENTITY THAT RECEIVED A GRANT
4	THROUGH EACH GRANT PROGRAM, THE AMOUNT OF MONEY AWARDED TO
5	EACH ENTITY, AND THE USE OF AND OUTCOMES ASSOCIATED WITH THE USE
6	OF THE MONEY; AND
7	(VIII) TRENDS IN ALCOHOL-RELATED MORBIDITY AND MORTALITY
8	IN THE PREVIOUS CALENDAR YEAR.
9	(b) This subsection (7) is exempt from section 24-1-136
10	(11)(a)(I), AND THE PERIODIC REPORTING REQUIREMENT OF THIS
11	SUBSECTION (7) REMAINS IN EFFECT UNTIL CHANGED BY THE GENERAL
12	ASSEMBLY ACTING BY BILL.
13	<u>27-83-112.</u> Audit of Colorado alcohol impact and recovery
14	enterprise - notice to revisor of statutes - repeal. (1) DURING THE
15	2030-31 STATE FISCAL YEAR, AND DURING EVERY FOURTH STATE FISCAL
16	YEAR THEREAFTER, THE STATE AUDITOR SHALL CONDUCT AN AUDIT OF
17	The enterprise established pursuant to this article $\underline{83}$. The
18	ENTERPRISE SHALL PAY THE COSTS OF THE AUDIT OF THE ENTERPRISE. THE
19	STATE AUDITOR SHALL REPORT THE FINDINGS FROM THE AUDITS, ALONG
20	WITH ANY COMMENTS AND RECOMMENDATIONS, TO THE GOVERNOR AND
21	TO THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE SENATE AND
22	THE HEALTH AND HUMAN SERVICES COMMITTEE OF THE HOUSE OF
23	REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES. THE STATE AUDITOR
24	HAS CONTINUING AUTHORITY TO CONDUCT AUDITS OF THE ENTERPRISE AS
25	THE STATE AUDITOR DEEMS APPROPRIATE. THE ENTERPRISE SHALL PAY
26	THE COSTS OF ANY SUBSEQUENT AUDIT OF THE ENTERPRISE.
27	(2) (a) As part of the audit conducted during the 2042-43

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1	STATE FISCAL YEAR, THE STATE AUDITOR SHALL ALSO CONSIDER WHETHER
2	IT IS NECESSARY TO CONTINUE TO CONDUCT THE AUDITS REQUIRED BY
3	SUBSECTION (1) OF THIS SECTION. IF THE STATE AUDITOR DETERMINES
4	THAT IT IS NO LONGER NECESSARY TO CONDUCT THE AUDITS, THE STATE
5	AUDITOR MUST PROVIDE WRITTEN NOTICE TO THE REVISOR OF STATUTES
6	OF SUCH A DETERMINATION BY E-MAILING THE NOTICE TO
7	REVISOROFSTATUTES.GA@COLEG.GOV.
8	(b) This section is repealed, effective June 30 following
9	THE RECEIPT OF THE NOTICE AUTHORIZED BY SUBSECTION (2)(a) OF THIS
10	SECTION.
11	
12	SECTION 2. In Colorado Revised Statutes, 24-1-120, add (5)(n)
13	<u>as follows:</u>
14	24-1-120. Department of human services - creation. (5) The
15	department of human services includes the following:
16	(n) The Colorado alcohol impact and recovery enterprise,
17	WHICH IS A TYPE 2 ENTITY, CREATED IN SECTION 27-83-104 (1)(a) IN THE
18	BEHAVIORAL HEALTH ADMINISTRATION.
19	
20	SECTION 3. Appropriation. (1) For the 2024-25 state fiscal
21	year, \$98,583 is appropriated to the department of revenue. This
22	appropriation is from the general fund. To implement this act, the
23	department may use this appropriation as follows:
24	(a) \$21,785 for tax administration IT system (GenTax) support;
25	(b) \$11,104 for use by the taxation business group for personal
26	services related to taxation services;

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1	services related to administration and support; and
2	(d) \$57,609 for the purchase of legal services.
3	(2) For the 2024-25 state fiscal year, \$57,609 is appropriated to
4	the department of law. This appropriation is from reappropriated funds
5	received from the department of revenue under subsection (1)(d) of this
6	section and is based on an assumption that the department of law will
7	require an additional 0.3 FTE. To implement this act, the department of
8	law may use this appropriation to provide legal services for the
9	department of revenue.
10	SECTION 4. Safety clause. The general assembly finds,
11	determines, and declares that this act is necessary for the immediate
12	preservation of the public peace, health, or safety or for appropriations for
13	the support and maintenance of the departments of the state and state
14	institutions.

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