Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 24-1068.01 Chelsea Princell x4335

SENATE BILL 24-191

SENATE SPONSORSHIP

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Senate Committees

Health & Human Services

House Committees

Health & Human Services

A BILL FOR AN ACT

101 CONCERNING THE OPERATION OF HOST HOMES FOR YOUTH.

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 requires the department of human services to oversee the operations of host home programs. The bill sets requirements for organizations seeking to operate a host home program and requirements for host homes participating in a host home program.

The bill allows a youth to reside in a host home for up to 21 days, unless the youth is 18 years of age or older but under 22 years of age and consents to remain in the host home longer. A host home that hosts a youth under 11 years of age must obtain written consent from the youth's

HOUSE
3rd Reading Unamended

HOUSE d Reading Unamended May 3, 2024

SENATE 3rd Reading Unamended April 23, 2024

SENATE Amended 2nd Reading April 22, 2024

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add 26-5.7-110 as
3	follows:
4	26-5.7-110. Host homes for youth - report - rules - definitions.
5	(1) As used in this section, unless the context otherwise
6	REQUIRES:
7	(a) "HOST HOME" MEANS A PRIVATE HOME THAT VOLUNTEERS TO
8	HOST YOUTH IN NEED OF TEMPORARY PLACEMENT THAT IS ASSOCIATED
9	WITH A HOST HOME PROGRAM WITH THE PURPOSE OF PROVIDING A SAFE,
10	TEMPORARY, AND WELCOMING SPACE TO ALLOW THE YOUTH TIME TO
11	REPAIR THE YOUTH'S RELATIONSHIP WITH THE YOUTH'S PARENT OR LEGAL
12	GUARDIAN OR MAKE DECISIONS REGARDING OTHER LONG-TERM HOUSING
13	OPTIONS WITH THE SUPPORT OF A HOST HOME OPERATOR.
14	(b) "HOST HOME PROGRAM" OR "PROGRAM" MEANS A PROGRAM
15	THAT PROVIDES SUPPORT TO A HOST HOME AND MEETS THE REQUIREMENTS
16	OF SUBSECTION (3) OF THIS SECTION.
17	(c) "Youth" means an individual who is under
18	TWENTY-THREE YEARS OF AGE.
19	(2) THE STATE DEPARTMENT SHALL OVERSEE THE OPERATIONS OF
20	THE HOST HOME PROGRAMS.
21	(3) TO OPERATE A HOST HOME PROGRAM, AN ORGANIZATION MUST:
22	(a) BE A TAX EXEMPT ORGANIZATION FOR YOUTH NOT IN THE CARE
23	OF THE COUNTY DEPARTMENT;
24	(b) RECRUIT AND SCREEN INDIVIDUALS INTERESTED IN OPERATING
25	A HOST HOME IN THE PROGRAM, INCLUDING PERFORMING CRIMINAL

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1	<u>HISTORY RECORD</u> CHECKS PURSUANT TO <u>SUBSECTION</u> (5) OF THIS SECTION
2	ON THE INTERESTED INDIVIDUALS AND ALL INDIVIDUALS RESIDING IN THE
3	HOME WHO ARE EIGHTEEN YEARS OF AGE OR OLDER, AND PERFORM A
4	PHYSICAL INSPECTION OF THE HOME;
5	(c) Provide case management services to youth in the
6	PROGRAM;
7	(d) Provide a minimum of sixty days of aftercare, as
8	DEFINED IN 45 CFR 1351.1, FOR A YOUTH WHO LEAVES A HOST HOME;
9	(e) PROVIDE MANDATORY REPORTER AND CONFIDENTIALITY
10	TRAINING TO HOST HOME OPERATORS; AND
11	(f) Maintain accurate and up-to-date records
12	DOCUMENTING THE FOLLOWING FOR EACH HOST HOME OPERATING UNDER
13	THE PROGRAM:
14	(I) THE ADDRESS OF THE HOST HOME;
15	(II) THE NAME OF THE INDIVIDUAL OPERATING THE HOST HOME
16	AND ALL OTHER INDIVIDUALS RESIDING IN THE HOME;
17	(III) A COPY OF THE COMPLETED CRIMINAL HISTORY RECORD
18	CHECK CONDUCTED PURSUANT TO SUBSECTION (5) OF THIS SECTION FOR
19	THE INDIVIDUAL OPERATING THE HOST HOME AND ALL OTHER INDIVIDUALS
20	RESIDING IN THE HOME WHO ARE EIGHTEEN YEARS OF AGE OR OLDER;
21	(IV) A COPY OF THE HOST HOME'S COMPLETED PHYSICAL HOME
22	INSPECTION;
23	(V) A COPY OF THE HOST HOME'S PROPERTY OR RENTAL
24	INSURANCE AND AUTOMOBILE INSURANCE; AND
25	(VI) ANY OTHER INFORMATION REQUIRED BY THE STATE
26	DEPARTMENT.
27	(4) TO OPERATE A HOST HOME, AN INDIVIDUAL MUST:

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1	(a) MAINTAIN PROPERTY OR RENTAL INSURANCE AND AUTOMOBILE
2	INSURANCE COVERING THE PROPERTY AND VEHICLES USED IN PROVIDING
3	HOST HOME SERVICES;
4	(b) Undergo a <u>criminal history record check in compliance</u>
5	WITH SUBSECTION (5) OF THIS SECTION; AND
6	(c) COMPLY WITH ANY OTHER REQUIREMENTS SET BY THE STATE
7	DEPARTMENT.
8	(5) (a) Before an individual may operate a host home
9	PURSUANT TO THIS SECTION, THE INDIVIDUAL MUST UNDERGO
10	FINGERPRINTING PERFORMED BY A LOCAL LAW ENFORCEMENT AGENCY OR
11	THIRD PARTY APPROVED BY THE COLORADO BUREAU OF INVESTIGATION.
12	THE INDIVIDUAL MUST PAY THE COSTS ASSOCIATED WITH THE
13	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK.
14	(b) AFTER TAKING THE INDIVIDUAL'S FINGERPRINTS, THE LOCAL
15	LAW ENFORCEMENT AGENCY OR THIRD PARTY APPROVED BY THE
16	COLORADO BUREAU OF INVESTIGATION SHALL SUBMIT THE COMPLETE SET
17	OF THE INDIVIDUAL'S FINGERPRINTS TO THE COLORADO BUREAU OF
18	INVESTIGATION FOR THE PURPOSE OF CONDUCTING A FINGERPRINT-BASED
19	CRIMINAL HISTORY RECORD CHECK.
20	(c) If a third party approved by the Colorado bureau of
21	INVESTIGATION CONDUCTS THE FINGERPRINTING, THE INDIVIDUAL'S
22	FINGERPRINTS MAY BE CAPTURED ELECTRONICALLY USING COLORADO
23	BUREAU OF INVESTIGATION-APPROVED LIVESCAN EQUIPMENT. THE THIRD
24	PARTY APPROVED BY THE COLORADO BUREAU OF INVESTIGATION MUST
25	NOT KEEP THE INDIVIDUAL'S INFORMATION COLLECTED FOR THE PURPOSE
26	OF CONDUCTING A FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK
27	FOR MORE THAN THIRTY DAYS, UNLESS OTHERWISE REQUESTED BY THE

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1	INDIVIDUAL.
2	(d) THE COLORADO BUREAU OF INVESTIGATION SHALL USE THE
3	INDIVIDUAL'S FINGERPRINTS TO CONDUCT A CRIMINAL HISTORY RECORD
4	CHECK USING THE COLORADO BUREAU OF INVESTIGATION'S RECORDS. THE
5	COLORADO BUREAU OF INVESTIGATION MUST SEND THE INDIVIDUAL'S
6	FINGERPRINTS TO THE FEDERAL BUREAU OF INVESTIGATION FOR THE
7	PURPOSE OF CONDUCTING A FEDERAL FINGERPRINT-BASED CRIMINAL
8	HISTORY RECORD CHECK. THE COLORADO BUREAU OF INVESTIGATION,
9	INDIVIDUAL, STATE DEPARTMENT, AND ENTITY CONDUCTING THE
10	FINGERPRINTING MUST COMPLY WITH THE FEDERAL BUREAU OF
11	INVESTIGATION'S REQUIREMENTS TO CONDUCT A FINGERPRINT-BASED
12	CRIMINAL HISTORY RECORD CHECK.
13	(e) The Colorado bureau of investigation shall return the
14	RESULTS OF ITS FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK
15	TO THE STATE DEPARTMENT AND THE STATE DEPARTMENT IS AUTHORIZED
16	TO RECEIVE THE RESULTS OF THE FEDERAL BUREAU OF INVESTIGATION'S
17	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK. THE STATE
18	DEPARTMENT MUST USE THE INFORMATION FROM THE FINGERPRINT-BASED
19	CRIMINAL HISTORY RECORD CHECK TO INVESTIGATE AND DETERMINE
20	WHETHER AN INDIVIDUAL IS QUALIFIED TO OPERATE A HOST HOME
21	PURSUANT TO THIS SECTION.
22	(f) If the results of an individual's fingerprint-based
23	CRIMINAL HISTORY RECORD CHECK PERFORMED PURSUANT TO THIS
24	SUBSECTION (5) REVEAL A RECORD OF ARRESTS WITHOUT A DISPOSITION,
25	THE ORGANIZATION OPERATING A HOST HOME PROGRAM MUST REQUIRE
26	THE INDIVIDUAL TO SUBMIT TO A NAME-BASED JUDICIAL RECORD CHECK,
27	AS DEFINED IN SECTION 22-2-119.3.

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1	$(\underline{6})$ (a) If a youth is under eleven years of age and seeks
2	ADMISSION TO A HOST HOME, THE HOST HOME MUST OBTAIN WRITTEN
3	CONSENT FROM A PARENT OR LEGAL GUARDIAN OF THE YOUTH
4	AUTHORIZING THE YOUTH'S TEMPORARY RESIDENCE IN THE HOST HOME. IF
5	WRITTEN CONSENT IS RECEIVED, THE YOUTH MAY RESIDE IN A HOST HOME
6	FOR UP TO TWENTY-ONE DAYS.
7	(b) Youth eleven years of age or older but under eighteen
8	YEARS OF AGE ADMITTED TO A HOST HOME MAY RESIDE IN THE HOST HOME
9	FOR UP TO TWENTY-ONE DAYS PURSUANT TO SECTION 26-5.7-105.
10	(c) IF A YOUTH UNDER FIFTEEN YEARS OF AGE IS ADMITTED TO A
11	HOST HOME, THE PROGRAM DIRECTOR OR HOST HOME OPERATOR MUST
12	NOTIFY THE COUNTY DEPARTMENT WITHIN SEVENTY-TWO HOURS AFTER
13	THE YOUTH'S ADMISSION.
14	(d) FOR YOUTH EIGHTEEN YEARS OF AGE OR OLDER BUT UNDER
15	TWENTY-THREE YEARS OF AGE, THE YOUTH MAY REMAIN IN A HOST HOME
16	BEYOND THE TWENTY-ONE-DAY PERIOD IF CONSENT IS PROVIDED TO THE
17	HOST HOME BY THE YOUTH. DOCUMENTATION VERIFYING THE YOUTH'S
18	CONSENT MUST BE UPDATED EVERY SIX MONTHS THEREAFTER.
19	(e) If a youth eleven years of age or older but under
20	TWENTY-THREE YEARS OF AGE HAS RESIDED IN A HOST HOME FOR
21	TWENTY-ONE DAYS, THE PROGRAM DIRECTOR OR HOST HOME OPERATOR
22	MUST REFER THE YOUTH TO THE COUNTY DEPARTMENT FOR ADDITIONAL
23	SERVICES.
24	(f) HOST HOME OPERATORS SHALL COMPLY WITH THE
25	NOTIFICATION REQUIREMENTS SPECIFIED IN SECTION 26-5.7-106.
26	(7) On or before December 1, 2024, and each December 1
27	THEREAFTER, IF A PROGRAM RECEIVES LOCAL, STATE, OR FEDERAL

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1	FUNDING, THE PROGRAM MUST ENTER THE FOLLOWING INFORMATION IN TO
2	THE HOMELESS MANAGEMENT INFORMATION SYSTEM AND SHARE THE
3	INFORMATION WITH THE OFFICE OF HOMELESS YOUTH SERVICES:
4	(a) THE NUMBER OF YOUTH SERVED BY THE PROGRAM; AND
5	(b) UPON LEAVING A HOST HOME, WHETHER EACH PARTICIPATING
6	YOUTH RETURNED TO LIVE WITH THE YOUTH'S PARENT OR LEGAL
7	GUARDIAN, RAN AWAY, REACHED <u>TWENTY-THREE</u> YEARS OF AGE, OR
8	BECAME A DEPENDANT OF THE STATE.
9	(8) A LICENSED FOSTER CARE HOME APPROVED AS A HOST HOME
10	SHALL NOT ACCEPT A YOUTH FOR PLACEMENT PURSUANT TO THIS SECTION
11	IF THERE ARE ANY FOSTER CHILDREN CURRENTLY PLACED IN THAT HOME.
12	(9) NOTHING IN THIS SECTION APPLIES TO HOST HOMES PROVIDING
13	RESIDENTIAL SERVICES TO ADULTS WITH INTELLECTUAL AND
14	DEVELOPMENTAL DISABILITIES.
15	(10) The state department shall promulgate rules as
16	NECESSARY TO IMPLEMENT THIS SECTION.
17	SECTION 2. In Colorado Revised Statutes, 19-7-305, amend
18	(1)(b)(II) as follows:
19	19-7-305. Available services and supports. (1) Each county
20	department shall offer, at a minimum, the following services and supports
21	to participating youth in the transition program:
22	(b) Assistance with securing safe, affordable, and stable housing
23	in the following ways:
24	(II) With the participating youth's consent, the participating
25	youth's housing may be in any placement approved by the county
26	department or the court for which the participating youth is otherwise
27	eligible, including a licensed host family home HOST HOME, as defined in

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1	section 26-5.7-102 (3.5) SECTION 26-5.7-110, or a supervised independent
2	living placement, and that is the least restrictive option to meet the
3	participating youth's needs; or
4	SECTION 3. In Colorado Revised Statutes, 26-5.7-102, repeal
5	(3.5) as follows:
6	26-5.7-102. Definitions. As used in this article 5.7, unless the
7	context otherwise requires:
8	(3.5) "Licensed host family home" means a home that meets the
9	requirements established by the state board by rule pursuant to section
10	26-6-909 (6).
11	SECTION 4. In Colorado Revised Statutes, 26-5.7-105, amend
12	(1), (2) introductory portion, (3), (4), and (7); and repeal (6) as follows:
13	26-5.7-105. Child care facilities - homeless youth shelters -
14	authority - duties - rules. (1) Licensed child care facilities OR licensed
15	homeless youth shelters and licensed host family homes may provide
16	shelter and crisis intervention, family reconciliation, and alternative
17	residential services to homeless youth. Homeless youth who are fifteen
18	years of age or older may consent, in writing, to receive such shelter and
19	services without parental consent when in accordance with rules
20	promulgated by the state department pursuant to subsection (8) of this
21	section.
22	(2) Any A youth admitted to a licensed child care facility OR
23	licensed homeless youth shelter or licensed host family home pursuant to
24	this article 5.7 and who is not returned to the home of the youth's parent
25	or legal guardian or is not placed in a voluntary alternative residential
26	placement pursuant to section 26-5.7-107 shall MAY reside at a facility OR
27	shelter or licensed host family home described in subsection (1) of this

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section for a period not to exceed twenty-one days from the time of intake except as otherwise provided in this article 5.7. A licensed child care facility OR licensed homeless youth shelter or a licensed host family home shall make a concerted effort to achieve a reconciliation of the family. If a reconciliation and voluntary return of the youth have not been achieved within seventy-two hours from the time of intake and the director of the facility or shelter, or other person in charge, does not consider it likely that reconciliation will be achieved within the twenty-one-day period, then the director of the facility or shelter, or other person in charge, shall provide the youth and the youth's parent or legal guardian with a statement identifying:

- (3) The state department shall develop a written statement of the rights and counseling services set forth in subsection (2) of this section and distribute the statement to each law enforcement agency, licensed child care facility OR licensed homeless youth shelter. and licensed host family home. Each law enforcement officer taking a youth into custody pursuant to this article 5.7 shall provide the youth and the youth's parent or legal guardian with a copy of the statement. Each licensed child care facility OR licensed homeless youth shelter and licensed host family home shall provide each resident youth and the youth's parent or legal guardian with a copy of the statement.
- (4) When a youth under fifteen years of age is admitted to a licensed child care facility OR licensed homeless youth shelter, or licensed host family home, the director of the facility, shelter, or other person in charge shall notify the county department within seventy-two hours of the youth's admission.
 - (6) A licensed foster care home approved as a licensed host family

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1	home shall not accept a homeless youth for placement under this section
2	if there are any foster children currently placed in the home.
3	(7) If a youth who is at least eleven years of age but less than
4	fifteen years of age has been served up to twenty-one days and returns to
5	the licensed child care facility OR licensed homeless youth shelter or
6	licensed host family home after leaving the facility OR shelter, or host
7	home, the director of the licensed child care facility or licensed homeless
8	youth shelter or other person in charge shall make a referral for services
9	to the county department.
10	SECTION 5. In Colorado Revised Statutes, 26-5.7-108, amend
11	(2) introductory portion as follows:
12	26-5.7-108. Voluntary alternative residence - lack of parental
13	agreement. (2) The licensed child care facility OR licensed homeless
14	youth shelter or licensed host family home to which the youth has been
15	admitted may arrange for the establishment of a supervised independent
16	living arrangement or may arrange a voluntary residential agreement
17	between the youth and a relative or other responsible adult, a licensed
18	child care facility, a OR licensed homeless youth shelter or a licensed host
19	family home if the youth has been admitted to a licensed child care
20	facility OR licensed homeless youth shelter or licensed host family home
21	and:
22	SECTION 6. In Colorado Revised Statutes, 26-6-909, repeal (6)
23	as follows:
24	26-6-909. Standards for facilities and agencies - rules. (6) The
25	state board shall promulgate rules to define the requirements for licensure
26	for a licensed host family home serving homeless youth pursuant to the
27	"Homeless Youth Act", article 5.7 of this title 26.

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1	SECTION 7. Act subject to petition - effective date. This act
2	takes effect at 12:01 a.m. on the day following the expiration of the
3	ninety-day period after final adjournment of the general assembly; except
4	that, if a referendum petition is filed pursuant to section 1 (3) of article V
5	of the state constitution against this act or an item, section, or part of this
6	act within such period, then the act, item, section, or part will not take
7	effect unless approved by the people at the general election to be held in
8	November 2024 and, in such case, will take effect on the date of the
9	official declaration of the vote thereon by the governor.

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