First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 25-0129.02 Jennifer Berman x3286

HOUSE BILL 25-1154

HOUSE SPONSORSHIP

Brown and Froelich,

SENATE SPONSORSHIP

(None),

House Committees

Health & Human Services Appropriations

Senate Committees

	A BILL FOR AN ACT
101	CONCERNING COMMUNICATION SERVICES FOR PEOPLE WITH
102	DISABILITIES, AND, IN CONNECTION THEREWITH, CREATING TH
103	COMMUNICATION SERVICES FOR PEOPLE WITH DISABILITIE
104	ENTERPRISE.

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.)

Under current law, the state librarian administers the reading services for the blind program by supporting privately operated reading services for individuals who are blind or print-disabled, and the Colorado commission for the deaf, hard of hearing, and deafblind coordinates and advocates for the provision of, and access to, services and resources for individuals who are deaf, hard of hearing, or deafblind (services and resources). Sections 2 through 14 of the bill create the communication services for people with disabilities enterprise (enterprise) to provide these services and resources through imposition of an enterprise fee and administration of the communication services for people with hearing disabilities enterprise cash fund (communication services fund) and the reading services for the blind enterprise cash fund (reading fund).

Section 1 repeals the reading services for the blind function of the state librarian, which function is transferred to the enterprise in **section 8**.

Telecommunications relay services (TRS) are provided for individuals who are deaf, hard of hearing, or deafblind in the state through a monthly surcharge that wireline voice service providers collect from their telephone customers. **Sections 16 and 17** transfer 77% of the money collected from the TRS monthly surcharge to the communication services fund and the reading fund based on the enterprise's imposition of the enterprise fee to finance the services and resources that the enterprise provides.

Sections 15 and 18 through 27 make conforming amendments.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Collorado Revised Statutes, amend 26-21-101 3 as follows: 4 **26-21-101.** Short title. The short title of this article 21 is the 5 "Colorado Commission for the Deaf, Hard of Hearing, and Deafblind "COMMUNICATION SERVICES FOR PEOPLE WITH DISABILITIES ENTERPRISE 6 7 Act". 8 **SECTION 2.** In Colorado Revised Statutes, repeal and reenact, 9 with amendments, section 26-21-102 as follows: 10 **26-21-102.** Legislative declaration. (1) THE GENERAL ASSEMBLY 11 FINDS AND DECLARES THAT: 12 (a) A COMMUNICATIONS SERVICES FOR PEOPLE WITH DISABILITIES 13 ENTERPRISE, AS WELL AS THE DIVISION AND COMMISSION, FACILITATES THE

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1	PROVISION OF STATE AND LOCAL GOVERNMENT SERVICES FOR INDIVIDUALS
2	WHO ARE DEAF, HARD OF HEARING, AND DEAFBLIND, WHILE MAKING
3	GOVERNMENT MORE EFFICIENT;
4	(b) UNDER THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF
5	1990", 42 U.S.C. SEC. 12101 ET SEQ., AND ITS RELATED AMENDMENTS AND
6	IMPLEMENTING REGULATIONS, COLORADO HAS A DUTY TO PROVIDE
7	EQUIVALENT ACCESS TO STATE GOVERNMENT AND PUBLIC
8	ACCOMMODATIONS TO PEOPLE WITH COMMUNICATION-RELATED
9	DISABILITIES. THIS DUTY REQUIRES STATE DEPARTMENTS AND AGENCIES
10	TO PROVIDE AUXILIARY SERVICES, COMMUNICATIONS TECHNOLOGY
11	EQUIPMENT, TELECOMMUNICATIONS RELAY SERVICES, AND OTHER
12	RESOURCES TO ENSURE ACCESS.
13	(c) CENTRALIZING AND UNIFYING THE RESOURCES CREATES A COST
14	SAVINGS FOR THE STATE, FACILITATES QUALITY CONTROL, AND INCREASES
15	THE EFFECTIVENESS OF SERVICES, WHILE INCREASING ACCESS TO THE
16	SERVICES.
17	(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT:
18	(a) THE COMMUNICATIONS SERVICES FOR PEOPLE WITH
19	DISABILITIES ENTERPRISE CREATED IN THIS ARTICLE 21 PROVIDES
20	VALUABLE BUSINESS SERVICES TO INDIVIDUALS WHO HAVE
21	COMMUNICATION NEEDS RELATED TO THEIR DISABILITIES BY:
22	(I) COORDINATING THE PROVISION OF, AND ACCESS TO, EFFICIENT
23	AND EFFECTIVE SERVICES AND RESOURCES FOR INDIVIDUALS WHO HAVE
24	COMMUNICATION NEEDS RELATED TO THEIR DISABILITIES, INCLUDING BY:
25	(A) ESTABLISHING AND COORDINATING A COMMUNICATIONS
26	TECHNOLOGY PROGRAM TO OBTAIN AND DISTRIBUTE INTERACTIVE
27	TELECOMMUNICATIONS AND OTHER COMMUNICATIONS TECHNOLOGY

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1	EQUIPMENT NEEDED BY INDIVIDUALS WHO HAVE COMMUNICATION NEEDS
2	RELATED TO THEIR DISABILITIES;
3	(B) ESTABLISHING AND COORDINATING A TELECOMMUNICATIONS
4	RELAY SERVICE PROGRAM FOR INDIVIDUALS IN THE STATE WHO ARE DEAF,
5	HARD OF HEARING, DEAFBLIND, OR SPEECH DISABLED;
6	(C) ARRANGING FOR QUALIFIED AUXILIARY SERVICES FOR THE
7	STATE COURT SYSTEM AND FOR RURAL AREAS OF THE STATE FOR
8	INDIVIDUALS WHO ARE DEAF, HARD OF HEARING, OR DEAFBLIND; AND
9	(D) APPROVING SIGN LANGUAGE INTERPRETER CERTIFICATIONS AS
10	VALID AND RELIABLE IN THE STATE, THEREBY ENABLING APPROPRIATE
11	COMMUNICATION ACCESS SERVICES IN RELATION TO THE WORKFORCE AND
12	IN COMMERCE; AND
13	(II) COORDINATING AND SUPPORTING THE SERVICES AND
14	RESOURCES DESCRIBED IN SUBSECTION (2)(a)(I) OF THIS SECTION. THE
15	ENTERPRISE AND DIVISION HELP FACILITATE THE ENGAGEMENT OF
16	INDIVIDUALS WHO ARE DEAF, HARD OF HEARING, OR DEAFBLIND OR WHO
17	HAVE SPEECH OR OTHER COMMUNICATION-RELATED DISABILITIES IN THE
18	WORKFORCE AND IN COMMERCE, THUS PROVIDING BENEFITS TO COLORADO
19	BUSINESSES AND EMPLOYERS THAT BENEFIT FROM THE ECONOMIC
20	DEVELOPMENT STIMULATED BY THE WORKFORCE AND COMMERCIAL
21	ENGAGEMENT.
22	(b) By providing the services and resources described in
23	SUBSECTION (2)(a) OF THIS SECTION, THE ENTERPRISE ENGAGES IN AN
24	ACTIVITY THAT IS CONDUCTED IN THE PURSUIT OF A BENEFIT, GAIN, OR
25	LIVELIHOOD;
26	(c) Consistent with the determination of the Colorado
2.7	SUPREME COURT IN NICHOLL V E-470 PUBLIC HIGHWAY AUTHORITY. 896

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1	P.2D 859 (Colo. 1995), THAT THE POWER TO IMPOSE TAXES IS
2	INCONSISTENT WITH ENTERPRISE STATUS UNDER SECTION $\overline{20}$ OF ARTICLE
3	X OF THE STATE CONSTITUTION, THE GENERAL ASSEMBLY CONCLUDES
4	THAT THE REVENUE COLLECTED BY THE ENTERPRISE IS GENERATED BY
5	FEES, NOT TAXES, BECAUSE THE MONEY CREDITED TO THE ENTERPRISE IS:
6	(I) FOR THE SPECIFIC PURPOSE OF ALLOWING THE ENTERPRISE TO
7	DEFRAY THE COSTS OF PROVIDING THE SERVICES AND RESOURCES
8	DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION;
9	(II) COLLECTED AT RATES THAT ARE REASONABLY CALCULATED
10	BASED ON THE COSTS OF THE SERVICES AND RESOURCES PROVIDED BY THE
11	ENTERPRISE; AND
12	(III) NOT STATE FISCAL YEAR SPENDING, AS DEFINED IN SECTION
13	24-77-102 (17), or state revenues, as defined in section 24-77-103.6
14	(6)(c), AND DOES NOT COUNT AGAINST EITHER THE STATE FISCAL YEAR
15	SPENDING LIMIT IMPOSED BY SECTION 20 OF ARTICLE X OF THE STATE
16	CONSTITUTION OR THE EXCESS STATE REVENUES CAP, AS DEFINED IN
17	SECTION 24-77-103.6 (6)(b), SO LONG AS THE ENTERPRISE QUALIFIES AS
18	AN ENTERPRISE FOR PURPOSES OF SECTION $\overline{20}$ OF ARTICLE \overline{X} OF THE STATE
19	CONSTITUTION;
20	(d) NO OTHER ENTERPRISE CREATED SIMULTANEOUSLY OR WITHIN
21	THE PRECEDING FIVE YEARS SERVES PRIMARILY THE SAME PURPOSE AS THE
22	ENTERPRISE, AND THE ENTERPRISE WILL GENERATE REVENUE FROM FEES
23	AND SURCHARGES OF LESS THAN ONE HUNDRED MILLION DOLLARS TOTAL
24	IN ITS FIRST FIVE FISCAL YEARS. ACCORDINGLY, THE CREATION OF THE
25	ENTERPRISE DOES NOT REQUIRE VOTER APPROVAL PURSUANT TO SECTION
26	24-77-108.
27	(e) FOR PURPOSES OF THE LIMIT SET FORTH IN SECTION 24-77-108,

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1	THE START DATE OF THE ENTERPRISE IS IN FISCAL YEAR $2024-25$.
2	SECTION 3. In Colorado Revised Statutes, 26-21-103, amend
3	(3); repeal (1); and add (2.3), (3.5), (4.4), (4.5), (4.6), (8.5), (11), and
4	(12) as follows:
5	26-21-103. Definitions. As used in this article 21, unless the
6	context otherwise requires:
7	(1) "Advisory council" means the Colorado deafblind advisory
8	council appointed by the commission in accordance with section
9	26-21-105 (2)(f).
10	(2.3) "BOARD" MEANS THE BOARD OF DIRECTORS OF THE
11	ENTERPRISE APPOINTED PURSUANT TO SECTION 26-21-103.5 (2).
12	(3) "Commission" means the Colorado commission for the deaf
13	hard of hearing, and deafblind ADVISORY COUNCIL CREATED PURSUANT
14	TO SECTION 26-21-104 (1).
15	(3.5) "COMMUNICATION ACCESS REALTIME TRANSLATION" OR
16	"CART" HAS THE SAME MEANING AS "COMMUNICATION ACCESS REALTIME
17	TRANSLATION (CART) REPORTER", AS SET FORTH IN SECTION 13-90-202
18	(5).
19	(4.4) "DIVISION" MEANS THE DIVISION FOR THE DEAF, HARD OF
20	HEARING, AND DEAFBLIND CREATED IN SECTION 26-21-106 AND CONSISTS
21	OF STAFF OF THE STATE DEPARTMENT.
22	(4.5) "ENTERPRISE" MEANS THE COMMUNICATION SERVICES FOR
23	PEOPLE WITH DISABILITIES ENTERPRISE CREATED IN SECTION 26-21-103.5
24	(4.6) "Fund" means the Colorado division for the deaf
25	HARD OF HEARING, AND DEAFBLIND CASH FUND CREATED IN SECTION
26	26-21-107.
27	(8.5) "Prepaid telephone disability access charge" or

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1	"CHARGE" MEANS THE CHARGE IMPOSED BY THE ENTERPRISE PURSUANT
2	TO SECTION $26-21-103.5$ (1)(a)(III).
3	(11) "TELECOMMUNICATIONS RELAY SERVICES" MEANS ANY
4	TELECOMMUNICATIONS SERVICES THROUGH A THIRD PARTY THAT ALLOW
5	AN INDIVIDUAL WHO IS DEAF, HARD OF HEARING, OR DEAFBLIND OR WHO
6	HAS A SPEECH DISABILITY TO COMMUNICATE BY ANY COMPATIBLE
7	TELECOMMUNICATIONS SERVICE WITH ONE OR MORE INDIVIDUALS IN A
8	MANNER THAT IS FUNCTIONALLY EQUIVALENT TO THE ABILITY OF AN
9	INDIVIDUAL WHO DOES NOT HAVE A HEARING OR SPEECH DISABILITY.
10	(12) "TELEPHONE DISABILITY ACCESS SURCHARGE" OR
11	"SURCHARGE" MEANS THE SURCHARGE IMPOSED BY THE ENTERPRISE
12	PURSUANT TO SECTION 26-21-103.5 (1)(a)(II).
13	SECTION 4. In Colorado Revised Statutes, add 26-21-103.5 as
14	follows:
14 15	follows: 26-21-103.5. Communication services for people with
15	26-21-103.5. Communication services for people with
15 16	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership -
15 16 17	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) THE COMMUNICATION SERVICES FOR
15 16 17 18	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) THE COMMUNICATION SERVICES FOR PEOPLE WITH DISABILITIES ENTERPRISE IS CREATED IN THE STATE
15 16 17 18 19	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) The communication services for People with disabilities enterprise is created in the state department for the business purposes of:
15 16 17 18 19 20	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) The communication services for People with disabilities enterprise is created in the state department for the business purposes of: (I) Coordinating the provision of, and access to, efficient
15 16 17 18 19 20 21	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) The communication services for People with disabilities enterprise is created in the state department for the business purposes of: (I) Coordinating the provision of, and access to, efficient and effective services and resources for individuals who have
15 16 17 18 19 20 21 22	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) The communication services for People with disabilities enterprise is created in the state department for the business purposes of: (I) Coordinating the provision of, and access to, efficient and effective services and resources for individuals who have communication needs related to their disabilities, including
15 16 17 18 19 20 21 22 23	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) The communication services for People with disabilities enterprise is created in the state department for the business purposes of: (I) Coordinating the provision of, and access to, efficient and effective services and resources for individuals who have communication needs related to their disabilities, including funding the division's duties, as described in section 26-21-106;
15 16 17 18 19 20 21 22 23 24	26-21-103.5. Communication services for people with disabilities enterprise - created - board of directors - membership - fees imposed - repeal. (1) (a) The communication services for people with disabilities enterprise is created in the state department for the business purposes of: (I) Coordinating the provision of, and access to, efficient and effective services and resources for individuals who have communication needs related to their disabilities, including funding the division's duties, as described in section 26-21-106; (II) Imposing a telephone disability access surcharge on

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1	AS DEFINED IN SECTION $40-17-101$ (10). THE AMOUNT OF THE SURCHARGE
2	SHALL BE REVIEWED AND MAY BE ADJUSTED ONCE PER YEAR. THE
3	AMOUNT OF THE SURCHARGE, IN COMBINATION WITH THE PREPAID
4	TELEPHONE DISABILITY ACCESS CHARGE, SHALL BE SET AT A RATE
5	SUFFICIENT TO FUND THE ACTIVITIES DESCRIBED IN THIS SUBSECTION
6	(1)(a). THE AMOUNT OF THE SURCHARGE IMPOSED PER TELEPHONE ACCESS
7	LINE MUST BE UNIFORM, REGARDLESS OF THE TECHNOLOGY USED TO
8	PROVIDE THE TELEPHONE ACCESS LINE.
9	(III) IMPOSING A PREPAID TELEPHONE DISABILITY ACCESS CHARGE
10	ON EACH RETAIL TRANSACTION, AS DEFINED IN SECTION 40-17-101 (6), IN
11	AN AMOUNT TO BE ESTABLISHED ANNUALLY BY THE ENTERPRISE, IN
12	COLLABORATION WITH THE PUBLIC UTILITIES COMMISSION, BUT NOT TO
13	EXCEED FIFTEEN CENTS PER EACH RETAIL TRANSACTION IN WHICH PREPAID
14	WIRELESS SERVICE IS PURCHASED IN COLORADO. THE AMOUNT OF THE
15	CHARGE SHALL BE REVIEWED AND MAY BE ADJUSTED ONCE PER YEAR. THE
16	AMOUNT OF THE CHARGE, IN COMBINATION WITH THE TELEPHONE
17	DISABILITY ACCESS SURCHARGE, SHALL BE SET AT A RATE SUFFICIENT TO
18	FUND THE ACTIVITIES DESCRIBED IN THIS SUBSECTION $(1)(a)$.
19	(IV) IN COLLABORATION WITH THE PUBLIC UTILITIES COMMISSION
20	AND THE DEPARTMENT OF EDUCATION, ONCE PER YEAR, ADJUSTING THE
21	PERCENTAGE OF THE TELEPHONE DISABILITY ACCESS SURCHARGE AND THE
22	PREPAID TELEPHONE DISABILITY ACCESS CHARGE TO BE USED FOR THE
23	COLORADO DIVISION FOR THE DEAF, HARD OF HEARING, AND DEAFBLIND
24	CASH FUND AND THE READING SERVICES FOR THE BLIND CASH FUND
25	CREATED IN SECTION $24-90-105.5$ AND BY THE STATE LIBRARIAN FOR THE
26	TALKING BOOK LIBRARY WITHIN THE DEPARTMENT OF EDUCATION.
27	(b) THE ENTERPRISE CONSTITUTES AN ENTERPRISE FOR PURPOSES

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1	OF SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION, SO LONG AS
2	THE ENTERPRISE RETAINS THE AUTHORITY TO ISSUE REVENUE BONDS AND
3	RECEIVES LESS THAN TEN PERCENT OF ITS TOTAL ANNUAL REVENUE IN
4	GRANTS FROM ALL COLORADO STATE AND LOCAL GOVERNMENTS
5	COMBINED. SO LONG AS IT CONSTITUTES AN ENTERPRISE PURSUANT TO
6	THIS SUBSECTION (1)(b), THE ENTERPRISE IS NOT SUBJECT TO SECTION 20
7	OF ARTICLE X OF THE STATE CONSTITUTION.
8	(c) The board, with the advice of the division and the
9	COMMISSION, SHALL ADMINISTER THE ENTERPRISE IN ACCORDANCE WITH
10	THIS SECTION.
11	(d) The enterprise may issue revenue bonds to pay for the
12	EXPENSES OF THE ENTERPRISE, WHICH BONDS ARE SECURED BY REVENUE
13	OF THE ENTERPRISE.
14	(e) THE ENTERPRISE SHALL NOT INCREASE THE AMOUNTS OF THE
15	TELEPHONE DISABILITY ACCESS SURCHARGE OR THE PREPAID TELEPHONE
16	DISABILITY ACCESS CHARGE IN AN AMOUNT THAT CAUSES THE
17	CUMULATIVELY COLLECTED FEES TO EXCEED ONE HUNDRED MILLION
18	DOLLARS IN THE FIRST FIVE YEARS OF THE ENTERPRISE'S EXISTENCE.
19	(2) (a) The enterprise shall be governed by a board of
20	DIRECTORS APPOINTED BY THE GOVERNOR.
21	(b)(I)THEGOVERNORSHALLAPPOINTMEMBERSOFTHEBOARDON
22	OR BEFORE JUNE 30, 2025.
23	(II) This subsection (2)(b) is repealed, effective July 1, 2026.
24	(c) (I) THE GOVERNOR SHALL CALL THE FIRST MEETING OF THE
25	BOARD ON OR BEFORE OCTOBER 1, 2025.
26	(II) This subsection (2)(c) is repealed, effective July 1, 2026.
27	SECTION 5. In Colorado Revised Statutes, 26-21-104, amend

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1	(1); and add (5) as follows:
2	26-21-104. Commission created - appointments - repeal.
3	(1) The Colorado commission for the deaf, hard of hearing, and
4	deafblind ADVISORY COUNCIL is created in the STATE department. of
5	human services. The commission is a type 2 entity, as defined in section
6	24-1-105, and exercises its powers and performs its duties and functions
7	under the STATE department. of human services. THE DIVISION AND
8	COMMISSION SHALL ADVISE THE ENTERPRISE AND STATE AGENCIES
9	REGARDING THE PROVISION OF SERVICES AND RESOURCES FOR THE DEAF,
10	HARD-OF-HEARING, AND DEAFBLIND COMMUNITY.
11	(5) This section is repealed, effective September 1, 2031.
12	BEFORE THE REPEAL, THIS SECTION IS SCHEDULED FOR REVIEW IN
13	ACCORDANCE WITH SECTION 2-3-1203.
14	SECTION 6. In Colorado Revised Statutes, 26-21-105, amend
15	(1); repeal (2)(f); and add (2)(g) and (5) as follows:
16	26-21-105. Appointment of division director - division
17	procedures - commission's advisory role - repeal. (1) The executive
18	director of the department of human services or the executive director's
19	designee shall appoint a director of the commission DIVISION. The
20	executive director of the department COMMISSION shall provide comment
21	and input to the commission on the hiring of the DIVISION director.
22	(2) (f) (I) There is created the Colorado deafblind advisory council
23	consisting of seven members.
24	(II) The advisory council shall advise the commission, state and
25	local governments, and other relevant entities on how to increase
26	competitive integrated employment as defined in section 8-84-301,
2.7	enlarge economic opportunities enhance independence and

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1	self-sufficiency, and improve services for deafblind persons.
2	(III) The commission shall appoint initial members to the advisory
3	council by July 1, 2019. The commission shall designate four members
4	to serve an initial four-year term and three members to serve an initial
5	six-year term. After the initial terms, all subsequent appointees serve
6	four-year terms. The commission shall appoint a qualified person to fill
7	any vacancy on the advisory council for the remainder of any unexpired
8	term. The advisory council has the following appointees:
9	(A) One member who is deaf and blind;
10	(B) One member who is deaf and low vision;
11	(C) One member who is hard of hearing and blind;
12	(D) One member who is hard of hearing and low vision;
13	(E) One member who is latent deafblind;
14	(F) One member who is a professional working with the deafblind
15	community; and
16	(G) One member who is a parent of a deafblind child.
17	(g) THE COMMISSION SHALL ADVISE THE DIVISION ON ITS
18	FUNCTIONS AND DUTIES AS SET FORTH IN SECTION $26-21-106$.
19	(5) Subsection (2) of this section and this subsection (5)
20	ARE REPEALED, EFFECTIVE SEPTEMBER 1, 2031. BEFORE THE REPEAL,
21	SUBSECTION (2) OF THIS SECTION AND THIS SUBSECTION (5) ARE
22	SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 2-3-1203.
23	SECTION 7. In Colorado Revised Statutes, 26-21-106, amend
24	(1) introductory portion, (1)(d), (1)(e)(I), (1)(e)(II), (1)(f), (2), (3), (4)
25	introductory portion, (4)(g)(II) introductory portion, (4)(g)(II)(B), (6), (7)
26	introductory portion, (7)(a), (7)(b), (8) introductory portion, (8.5), (9)(a)
27	introductory portion, (9)(a)(VIII), (9)(b), and (9)(c)(I); repeal (9)(a)(IX);

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and **add** (1)(g), (1.5), and (1.7) as follows:

26-21-106. Division for the deaf, hard of hearing, and deafblind - creation - powers, functions, and duties - programs - report - rules - definitions. (1) THE DIVISION FOR THE DEAF, HARD OF HEARING, AND DEAFBLIND IS CREATED IN THE STATE DEPARTMENT. The powers, functions, and duties of the commission DIVISION include:

- (d) Assessing how communications technology has affected the needs of THE deaf, hard of hearing, and deafblind, The commission shall assess INCLUDING the type and amount of equipment needed by THE deaf, hard-of-hearing, and deafblind persons COMMUNITY AND SPEECH-DISABLED INDIVIDUALS who qualify under the federal poverty guidelines established in accordance with the "Omnibus Budget Reconciliation Act of 1981", 42. U.S.C. 9902 (2);
- (e) Assessing the needs of THE deaf, hard-of-hearing, and deafblind COMMUNITY and reporting annually to the governor and the general assembly any recommendations for legislation or and administrative changes that may facilitate or streamline the provision of general government services to INDIVIDUALS WHO ARE deaf, hard of hearing, and OR deafblind. Notwithstanding section 24-1-136 (11)(a)(I), on or before September 1 of each year, the commission must DIVISION SHALL file the report required by this subsection (1)(e). In preparing the annual report and recommendations, the commission DIVISION shall consider the following:
- (I) Whether any existing statutory or administrative provisions impede the ability of the commission DIVISION to act as a statewide coordinating agency advocating for INDIVIDUALS WHO ARE deaf, hard of hearing, and OR deafblind individuals in Colorado; AND

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1	(II) Any methods, programs, or policies that may improve
2	communication AND ENVIRONMENTAL accessibility and quality of existing
3	services, promote or deliver necessary new services, and assist state
4	agencies in the delivery of services to deaf, hard-of-hearing, and
5	deafblind INDIVIDUALS;
6	(f) Approving an entity's certification of A sign language
7	interpreters Interpreter's Certifications as valid and reliable in
8	accordance with section 6-1-707 (1)(e)(I)(B); AND
9	(g) COORDINATING THE PROVISION OF A TELECOMMUNICATIONS
10	RELAY SERVICE PROGRAM FOR INDIVIDUALS IN THE STATE WHO ARE DEAF,
11	HARD OF HEARING, OR DEAFBLIND OR SPEECH-DISABLED. IN DOING SO,
12	THIS SERVICE SHALL:
13	(I) CONFORM WITH SECTION 401 OF THE FEDERAL "AMERICANS
14	WITH DISABILITIES ACT OF 1990", 47 U.S.C. SEC. 225, INCLUDING THE
15	PROVISION FOR STATE APPLICATION TO THE FEDERAL COMMUNICATIONS
16	COMMISSION FOR CERTIFICATION;
17	(II) MEET OR EXCEED ALL OPERATIONAL, TECHNICAL, AND
18	FUNCTIONAL MINIMUM STANDARDS IN FEDERAL COMMUNICATIONS
19	COMMISSION REGULATIONS GOVERNING TELECOMMUNICATION RELAY
20	SERVICES UNDER 47 CFR 64 SUBPART F AND 47 CFR 9 SUBPART E.
21	(1.5) (a) On and after June 30, 2025, the rights, powers,
22	DUTIES, AND FUNCTIONS REGARDING THE TELECOMMUNICATIONS RELAY
23	SERVICES VESTED IN THE PUBLIC UTILITIES COMMISSION PRIOR TO THAT
24	DATE ARE TRANSFERRED FROM THE PUBLIC UTILITIES COMMISSION TO THE
25	DIVISION FOR THE DIVISION TO PERFORM THE FUNCTIONS DESCRIBED IN
26	SUBSECTION $(1)(g)$ OF THIS SECTION.
2.7	(b) (I) ON AND AFTER JUNE 30, 2025, WHENEVER ANY PROVISION

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1	OF LAW REFERS TO THE PUBLIC UTILITIES COMMISSION IN CONNECTION
2	WITH THE FUNCTIONS TRANSFERRED TO THE DIVISION PURSUANT TO THIS
3	SUBSECTION (1.5) , THE LAW SHALL BE CONSTRUED AS REFERRING TO THE
4	DIVISION.
5	(II) ANY CONTRACT ENTERED INTO BY THE PUBLIC UTILITIES
6	COMMISSION PRIOR TO JUNE 30, 2025, IN CONNECTION WITH THE
7	FUNCTIONS TRANSFERRED TO THE DIVISION PURSUANT TO THIS
8	SUBSECTION (1.5) IS VALIDATED, WITH THE DIVISION SUCCEEDING TO ALL
9	RIGHTS AND OBLIGATIONS UNDER THE CONTRACT.
10	(III) On and after June $30, 2025$, the division shall satisfy
11	ANY OBLIGATIONS INCURRED BY THE PUBLIC UTILITIES COMMISSION, BUT
12	NOT YET PAID, IN CONNECTION WITH THE FUNCTIONS TRANSFERRED TO THE
13	DIVISION PURSUANT TO THIS SUBSECTION (1.5) .
14	(1.7) Pursuant to a contract entered into between the
15	DIVISION DIRECTOR AND THE BOARD AND WITHOUT REGARD TO THE
16	"PROCUREMENT CODE", ARTICLES 101 TO 112 OF TITLE 24, THE DIVISION
17	SHALL PROVIDE ADMINISTRATIVE, PROFESSIONAL, AND TECHNICAL STAFF
18	TO ASSIST THE BOARD WITH THE CONDUCT OF THE AFFAIRS OF THE
19	ENTERPRISE.
20	(2) The commission DIVISION shall consider the findings of any
21	study authorized under this section and may approve, disapprove, or
22	amend the findings. After consideration of the findings, the commission
23	DIVISION shall submit a report with recommendations, including proposed
24	legislation, if necessary, to the governor and to the general assembly. The
25	commission DIVISION shall submit the report annually, notwithstanding
26	section 24-1-136 (11)(a)(I), and may combine the report with, or include
27	the report as a part of, the annual report prepared under subsection (1)(e)

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- (3) The commission DIVISION shall establish and coordinate a communications technology program that is consistent with the findings of subsection (1) of this section to obtain and distribute interactive telecommunications and other communications technology equipment needed by INDIVIDUALS WHO ARE deaf, hard of hearing, and OR deafblind persons OR SPEECH-DISABLED.
- (4) The commission DIVISION, in collaboration with the judicial department, shall arrange for auxiliary services FOR DEAF, HARD-OF-HEARING, AND DEAFBLIND INDIVIDUALS for the state court system. Arranging auxiliary services for the state court system includes:
 - (g) (II) For the purposes of AS USED IN this subsection (4)(g):
- (B) "Qualified interpreter" means a person AN INDIVIDUAL who has a valid certification of competency accepted by the commission DIVISION and includes but is not limited to, oral interpreters, sign language interpreters, and intermediary interpreters.
- (6) The commission DIVISION shall establish and maintain outreach and consulting services to improve and ensure effective access to auxiliary services by critical state and local government agencies, private agencies, and other entities. The commission DIVISION shall also use these services to increase awareness of the programs funded by the Colorado telephone users with disabilities fund established pursuant to section 40-17-104 THAT THE DIVISION FUNDS AND ADMINISTERS FOR THE PUBLIC.
- (7) The commission's DIVISION'S outreach and consulting services include the following duties:
 - (a) Provide resources to DEAF, HARD-OF-HEARING, AND DEAFBLIND

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1	individuals who have encountered barriers to obtaining necessary
2	services;
3	(b) Assist DEAF, HARD-OF-HEARING, AND DEAFBLIND individuals
4	in understanding and accessing services that may be available to them;
5	(8) The commission DIVISION shall maintain a community access
6	program for one-on-one system navigating services to ensure resources
7	are available to DEAF, HARD-OF-HEARING, AND DEAFBLIND individuals and
8	to protect each person's INDIVIDUAL'S right to effective communication
9	and access to environmental information. The community access program
10	must include the following:
11	(8.5) Community intervener program. (a) On or before October
12	1, 2023, the commission THE DIVISION shall establish a family and
13	community intervener program. The family and community intervener
14	program shall work with-children INDIVIDUALS who are deafblind to
15	facilitate critical connections between the child INDIVIDUAL and the
16	child's INDIVIDUAL'S family, community, and environment. The family
17	and community intervener program must include but need not be limited
18	to, access to a family and community intervener with specific training in
19	deafblindness, strategies to build language and communication skills, and
20	intervention strategies. The intervener shall:
21	(I) Work one-on-one with a child AN INDIVIDUAL who is deafblind
22	in order to facilitate critical connections between the child INDIVIDUAL
23	and the child's THEIR community, family, and environment;
24	(II) Open channels of communication between the child
25	INDIVIDUAL and others;
26	(III) Facilitate the development or use of receptive and expressive
27	communication skills by the child INDIVIDUAL;

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1	(IV) Develop and maintain a trusting, interactive relationship with
2	the child INDIVIDUAL that promotes social and emotional well-being; and
3	(V) Provide the child INDIVIDUAL with opportunities for learning
4	and development in the community and at home.
5	(b) The commission DIVISION shall hire an A FAMILY AND
6	COMMUNITY intervener program manager to direct services for children
7	INDIVIDUALS who are deafblind WITH ADDITIONAL COGNITIVE
8	DISABILITIES, PHYSICAL DISABILITIES, OR BOTH and ensure that an
9	intervener:
10	(I) Works with no more than one child INDIVIDUAL at a time;
11	(II) Instructs and supports the child INDIVIDUAL in skills related
12	to community involvement;
13	(III) Transports the child INDIVIDUAL to gain access to community
14	services and resources;
15	(IV) Provides communication and information to the child
16	INDIVIDUAL concerning the child's INDIVIDUAL'S environment that
17	otherwise would be available through vision and hearing;
18	(V) Uses interpersonal communication, including sign language,
19	speech, tangible communication symbols, gestures, calendars, and
20	augmentative communication devices;
21	(VI) Makes sights, sounds, and activities accessible to the child
22	INDIVIDUAL by learning the child's INDIVIDUAL'S specific communication
23	system; and
24	(VII) Forms a working alliance with the deafblind child's
25	INDIVIDUAL'S family members, neighbors, community organizations, and
26	professionals with whom the child INDIVIDUAL has contact.
27	(c) The FAMILY AND COMMUNITY intervener program manager

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1	shall document the following outcomes for intervener services in the
2	child's INDIVIDUAL'S record:
3	(I) Whether the child INDIVIDUAL is effectively communicating
4	wants and needs to the child's INDIVIDUAL'S intervener; and
5	(II) Whether the child INDIVIDUAL is actively participating in
6	community activities and activities of daily living to the extent of the
7	child's INDIVIDUAL'S ability.
8	(d) The intervener program manager and intervener shall
9	collaborate with other state agencies as appropriate that provide direct or
10	indirect services to children INDIVIDUALS who are deafblind and their
11	families to identify potential additional services or opportunities for
12	children INDIVIDUALS who are deafblind.
13	(9) (a) The commission DIVISION shall arrange for the provision
14	of auxiliary services in rural areas of the state by performing the
15	following functions:
16	(VIII) Establishing, monitoring, and publishing on the
17	commission's public website a list of available CART providers and
18	qualified interpreters, as defined in subsections (4)(g)(II)(A) and
19	(4)(g)(II)(B) of this section, respectively, who are willing to work in rural
20	areas for persons INDIVIDUALS who are deaf, hard of hearing, or
21	deafblind; AND
22	(IX) Creating an advisory council to make recommendations to
23	the commission about the provision of auxiliary services in rural areas;
24	and
25	(b) The executive director BOARD shall promulgate ADOPT rules
26	in consultation with, or as proposed by, the commission DIVISION, WITH
27	INPUT FROM THE COMMISSION and the deaf, hard of hearing, and deafblind

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1	community, regarding implementation of this subsection (9). The rules
2	must define the term "rural area".
3	(c) (I) On or before November 1, 2022, and on or before
4	November 1 of each year thereafter, the commission DIVISION shall
5	submit a report to the joint budget committee summarizing the
6	commission's DIVISION'S implementation of the program described in this
7	subsection (9) over the previous twelve months.
8	SECTION 8. In Colorado Revised Statutes, 26-21-107, amend
9	(1); and add (4) as follows:
10	26-21-107. Colorado division for the deaf, hard of hearing,
11	and deafblind cash fund - creation - gifts, grants, and donations -
12	reimbursement. (1) There is hereby created in the state treasury the
13	Colorado commission DIVISION for the deaf, hard of hearing, and
14	deafblind cash fund. All money credited to the fund must, PURSUANT TO
15	SECTION 26-21-103.5 (1)(a)(IV), be used exclusively for the
16	administration and discharge of THE DUTIES OF THE ENTERPRISE,
17	COMMISSION MEMBERS, AND DIVISION STAFF UNDER this article 21. All
18	money credited to the fund and any interest earned from the investment
19	of money in the fund remains in the fund and does not revert to the
20	general fund or any other fund at the end of any fiscal year.
21	(4) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
22	STATE DEPARTMENT FOR THE PURPOSES SET FORTH IN SECTION $26-21-102$.
23	SECTION 9. In Colorado Revised Statutes, 26-21-107.5, amend
24	(1), (2), and (7) as follows:
25	26-21-107.5. Colorado division for the deaf, hard of hearing,
26	and deafblind grant program - creation - standards - applications -
27	definition. (1) The Colorado commission DIVISION for the deaf, hard of

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2	funding for entities to address the needs of Colorado's INDIVIDUALS WHO
3	ARE deaf, hard-of-hearing, or HARD OF HEARING, AND deafblind.
4	individuals.
5	(2) (a) The Colorado commission DIVISION for the deaf, hard of
6	hearing, and deafblind grant program committee appointed pursuant to
7	section 26-21-107.7 shall administer the grant program as provided in
8	section 26-21-107.7.
9	(b) The commission DIVISION shall pay the grants awarded
10	through the grant program from money appropriated by the general
11	assembly.
12	(c) Subject to available money, the general assembly shall
13	appropriate to the commission DIVISION no more than fifty thousand
14	dollars annually to administer the grant program.
15	(7) Grantees shall comply with reporting requirements established
16	by the commission DIVISION.
17	SECTION 10. In Colorado Revised Statutes, 26-21-107.7,
18	amend (1)(a.5)(I), (1)(a.5)(II) introductory portion, (1)(c), (1)(d), (1)(e),
19	(2), and (3); and repeal (1)(a.5)(III) as follows:
20	26-21-107.7. Colorado division for the deaf, hard of hearing,
21	and deafblind grant program committee - creation - members - duties
22	- reimbursement for expenses. (1) (a.5) (I) There is hereby created the
23	Colorado commission DIVISION for the deaf, hard of hearing, and
24	deafblind grant program committee, referred to in this section as the
25	"committee", consisting of five members, for the purpose of
26	recommending to the commission DIVISION approval or disapproval of
27	applications for the grant program.

hearing, and deafblind grant program is hereby established to provide

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1	(II) The commission DIVISION shall appoint four members to the
2	committee as follows:
3	(III) This subsection (1)(a.5) is effective September 1, 2018, and
4	applies to appointments to the committee on or after September 1, 2018.
5	All initial appointments in accordance with this subsection (1)(a.5) must
6	be made by September 30, 2018.
7	(c) In appointing members to the committee, the commission
8	DIVISION shall choose persons INDIVIDUALS who have knowledge and
9	awareness of innovative strategies that address challenges faced by the
10	deaf, hard-of-hearing, and deafblind community AND SPEECH-DISABLED
11	COMMUNITIES.
12	(d) The appointed members of the committee shall serve
13	three-year terms. except that, of the members first appointed, one of the
14	members shall serve a two-year term and two of the members shall serve
15	one-year terms. The commission shall choose those members who shall
16	serve the initial shortened terms. If a vacancy arises in one of the
17	appointed positions, the commission DIVISION shall appoint a replacement
18	to fill the vacancy for the remainder of the term.
19	(e) Members of the committee are entitled to be reimbursed out
20	of available appropriations for all actual and necessary expenses incurred
21	in the performance of their duties.
22	(2) The committee shall review all applications received pursuant
23	to section 26-21-107.5. Based on criteria established by the commission
24	DIVISION, the committee shall recommend to the commission those
25	applications to approve, with recommended grant amounts, and those to
26	disapprove.
27	(3) The commission DIVISION shall review and may follow the

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I	recommendations of the committee for approval or disapproval of
2	applications for the grant program and for grant amounts. If the
3	commission DIVISION disagrees with the recommendations of the
4	committee, the executive director of the department shall have DIVISION
5	HAS final decision-making authority to approve or disapprove the
6	applications and to set the grant amounts.
7	SECTION 11. In Colorado Revised Statutes, add 26-21-107.9 as
8	follows:
9	26-21-107.9. Rules. The board may adopt rules as necessary
10	TO IMPLEMENT THIS ARTICLE 21.
11	SECTION 12. In Colorado Revised Statutes, repeal 26-21-108
12	as follows:
13	26-21-108. Repeal of article - sunset review. (1) This article 21
14	is repealed, effective September 1, 2031.
15	(2) Prior to the repeal, the commission shall be reviewed as
16	provided for in section 24-34-104, C.R.S.
17	SECTION 13. In Colorado Revised Statutes, 24-90-105.5,
18	amend (5) as follows:
19	24-90-105.5. Literacy support services for persons who are
20	blind or print-disabled - authority of state librarian - fund. (5) The
21	general assembly recognizes the importance of privately operated reading
22	services to enable persons who are blind or print-disabled to gain access
23	to otherwise inaccessible print materials. The state librarian has the
24	authority to administer money in the reading services for the blind cash
25	fund, which is created in the state treasury PURSUANT TO SECTION
26	26-21-103.5 (1)(a)(IV), for the support of privately operated reading
27	services. The fund consists of any public or private money transferred,

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1	appropriated, or otherwise credited to the fund. All money credited to the
2	fund and all interest earned on the investment of money in the fund is a
3	part of the fund and must not be transferred or credited to the general
4	fund or to any other fund except as directed by the general assembly
5	acting by bill. The general assembly shall make annual appropriations
6	from the reading services for the blind cash fund to the state librarian to
7	carry out the purposes of this section MONEY IN THE FUND IS
8	CONTINUOUSLY APPROPRIATED TO THE STATE LIBRARIAN TO CARRY OUT
9	THE PURPOSES OF THIS SECTION.
10	SECTION 14. In Colorado Revised Statutes, repeal 29-11-102.7.
11	SECTION 15. In Colorado Revised Statutes, repeal and reenact,
12	with amendments, article 17 of title 40 as follows:
13	ARTICLE 17
14	Telephone Disability Access
15	40-17-101. Definitions. As used in this article 17, unless the
16	CONTEXT OTHERWISE REQUIRES:
17	(1) "COMMISSION" MEANS THE PUBLIC UTILITIES COMMISSION
18	CREATED IN SECTION 40-2-101.
19	(2) "Consumer" means a person who purchases prepaid
20	WIRELESS TELECOMMUNICATIONS SERVICE IN A RETAIL TRANSACTION.
21	(3) "DEPARTMENT" MEANS THE DEPARTMENT OF REVENUE.
22	(4) "Enterprise" means the communication services for
23	PEOPLE WITH DISABILITIES ENTERPRISE CREATED IN SECTION $26-21-103.5$.
24	(5) "PREPAID TELEPHONE DISABILITY ACCESS CHARGE" OR
25	"CHARGE" MEANS THE CHARGE IMPOSED BY THE COMMUNICATION
26	SERVICES FOR PEOPLE WITH DISABILITIES ENTERPRISE PURSUANT TO
27	SECTION $26-21-103.5$ (1)(a)(III).

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1	(6) "RETAIL TRANSACTION" MEANS THE PURCHASE OF PREPAID
2	WIRELESS TELECOMMUNICATIONS SERVICE FROM A SELLER FOR ANY
3	PURPOSE OTHER THAN RESALE.
4	(7) "SELLER" MEANS A PERSON THAT SELLS PREPAID WIRELESS
5	TELECOMMUNICATIONS SERVICES TO ANOTHER PERSON.
6	(8) "SERVICE SUPPLIER" MEANS A PERSON PROVIDING TELEPHONE
7	ACCESS LINES TO ANY SERVICE USER IN THE STATE, EITHER DIRECTLY OR
8	BY RESALE.
9	(9) "SERVICE USER" MEANS A PERSON THAT IS PROVIDED A
10	TELEPHONE ACCESS LINE IN THE STATE.
11	(10) "TELEPHONE ACCESS LINE" MEANS A VOICE GRADE CHANNEL
12	OR ITS EQUIVALENT ASSIGNED TO A RESIDENTIAL OR COMMERCIAL END
13	USER CUSTOMER BY A SERVICE SUPPLIER, REGARDLESS OF THE
14	TECHNOLOGY USED TO PROVIDE THE SERVICE.
15	(11) "TELEPHONE DISABILITY ACCESS SURCHARGE" OR
16	"SURCHARGE" MEANS THE SURCHARGE IMPOSED BY THE COMMUNICATION
17	SERVICES FOR PEOPLE WITH DISABILITIES ENTERPRISE PURSUANT TO
18	SECTION $26-21-103.5(1)(a)(II)$.
19	40-17-102. Telephone disability access surcharges collected for
20	the enterprise - remittance - rules. (1) THE COMMISSION SHALL
21	COLLECT, ON BEHALF OF THE COMMUNICATION SERVICES FOR PEOPLE WITH
22	DISABILITIES ENTERPRISE, THE TELEPHONE DISABILITY ACCESS SURCHARGE
23	TO FUND THE ENTERPRISE. THE COMMISSION SHALL COLLABORATE WITH
24	THE ENTERPRISE TO ESTABLISH THE AMOUNT OF THE SURCHARGE ONCE
25	PER YEAR.
26	(2) (a) EACH SERVICE SUPPLIER SHALL COLLECT THE SURCHARGE
27	FROM ITS SERVICE USERS. THE SURCHARGE IS THE LIABILITY OF THE

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1	SERVICE USER AND NOT OF THE SERVICE SUPPLIER; EXCEPT THAT THE
2	SERVICE SUPPLIER IS LIABLE TO REMIT ALL SURCHARGES THAT THE
3	SERVICE SUPPLIER COLLECTS FROM SERVICE USERS.
4	(b) THE SURCHARGE SHALL BE LISTED AS A SEPARATE ITEM THAT
5	APPEARS ON A SERVICE USER'S MONTHLY BILLING STATEMENT.
6	(3) (a) The service supplier shall remit the collected
7	SURCHARGES TO THE COMMISSION ON A MONTHLY BASIS IN A MANNER
8	ESTABLISHED BY THE COMMISSION. THE COMMISSION SHALL ESTABLISH
9	REMITTANCE PROCEDURES BY RULE. A SERVICE SUPPLIER IS SUBJECT TO
10	THE PENALTIES AND PROCEDURES SET FORTH IN SECTION 40-17-103 FOR
11	THE FAILURE TO COLLECT OR CORRECTLY REMIT A SURCHARGE IN
12	ACCORDANCE WITH THIS SECTION.
13	(b) A SERVICE SUPPLIER MAY DEDUCT AND RETAIN ONE PERCENT
14	OF THE SURCHARGES THAT ARE COLLECTED BY THE SERVICE SUPPLIER
15	FROM ITS SERVICE USERS.
16	(c) (I) The state treasurer shall credit the surcharge
17	COLLECTIONS REMITTED TO THE COMMISSION PURSUANT TO SUBSECTION
18	(3)(a) OF THIS SECTION TO THE COLORADO DIVISION FOR THE DEAF, HARD
19	of Hearing, and Deafblind Cash fund created in Section $26-21-107$
20	(1). Any surcharge transmitted to the state treasurer that is
21	COLLECTED ON BEHALF OF THE ENTERPRISE IS EXCLUDED FROM STATE
22	FISCAL YEAR SPENDING.
23	(II) THE COMMISSION MAY RETAIN UP TO FOUR PERCENT OF THE
24	COLLECTED SURCHARGES NECESSARY TO REIMBURSE THE COMMISSION FOR
25	ITS DIRECT AND INDIRECT COSTS OF ADMINISTERING THE COLLECTION AND
26	REMITTANCE OF SURCHARGES FOR THE ENTERPRISE, INCLUDING COSTS
27	RELATED TO CONDUCTING AUDITS OF SERVICE SUPPLIERS IN ACCORDANCE

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1	WITH SECTION 40-17-103.
2	(4) THE SURCHARGE IMPOSED BY THE ENTERPRISE PURSUANT TO
3	SECTION 26-21-103.5 (1)(a)(II) IS THE ONLY DIRECT COMMUNICATION
4	SERVICES FOR PEOPLE WITH DISABILITIES FUNDING OBLIGATION IMPOSED
5	UPON SERVICE USERS IN THE STATE. NO TAX, FEE, SURCHARGE, OR OTHER
6	CHARGE TO FUND THE ENTERPRISE IS IMPOSED BY THE STATE, ANY
7	POLITICAL SUBDIVISION OF THE STATE, OR ANY INTERGOVERNMENTAL
8	AGENCY UPON A SELLER OR CONSUMER WITH RESPECT TO THE SALE,
9	PURCHASE, USE, OR PROVISION OF A TELEPHONE ACCESS LINE IN THE
10	STATE.
11	(5) This section does not apply to prepaid wireless
12	TELECOMMUNICATIONS SERVICES.
13	(6) THE TELEPHONE DISABILITY ACCESS SURCHARGE SHALL NOT BE
14	IMPOSED ON THE SERVICE SUPPLIER OR THE SERVICE USERS WITH RESPECT
15	TO FEDERALLY SUPPORTED LIFELINE SERVICE.
16	40-17-103. Service supplier obligations - penalties - audits -
17	rules. (1) Every service supplier shall collect the telephone
18	DISABILITY ACCESS SURCHARGE FROM ITS SERVICE USERS.
19	(2) A SERVICE SUPPLIER IS LIABLE ONLY FOR THE SURCHARGE
20	COLLECTED PURSUANT TO THIS ARTICLE 17 UNTIL THE SURCHARGE IS
21	REMITTED TO THE COMMISSION. THE AMOUNT REMITTED BY THE SERVICE
22	SUPPLIER MUST REFLECT THE ACTUAL COLLECTIONS BASED ON THE
23	ACTUAL TELEPHONE ACCESS LINE BILLED.
24	(3) A SERVICE SUPPLIER SHALL REMIT THE SURCHARGE IN
25	ACCORDANCE WITH SECTION 40-17-102 AND RULES ADOPTED BY THE
26	COMMISSION.
27	(4) (a) THE SERVICE SUPPLIER SHALL MAINTAIN A RECORD OF THE

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1	AMOUNT OF EACH SURCHARGE COLLECTED AND REMITTED BY THE SERVICE
2	USER ADDRESS FOR A PERIOD OF THREE YEARS AFTER THE TIME THE
3	CHARGE IS COLLECTED AND REMITTED.
4	(b) If a service supplier fails to timely file a report and
5	REMIT THE SURCHARGE AS REQUIRED BY THIS SECTION, OR IF A SERVICE
6	SUPPLIER FILES AN INCORRECT REPORT OR FAILS TO REMIT THE CORRECT
7	AMOUNT, THE COMMISSION SHALL ESTIMATE THE AMOUNT OF THE
8	REMITTANCE DUE FOR THE PERIOD OR PERIODS FOR WHICH THE SERVICE
9	SUPPLIER IS DELINQUENT. THE COMMISSION SHALL MAKE THE ESTIMATE
10	BASED ON THE INFORMATION AVAILABLE. THE COMMISSION SHALL
11	COMPUTE AND ASSESS A PENALTY EQUAL TO FIFTEEN PERCENT OF THE
12	ESTIMATE OF THE DELINQUENT AMOUNT AND SHALL ASSESS INTEREST ON
13	THE DELINQUENT CHARGES AT THE RATE OF ONE PERCENT EACH MONTH
14	FROM THE DATE WHEN DUE UNTIL THE DATE PAID.
15	(c) EXCEPT AS PROVIDED IN THIS SECTION AND UNLESS SUCH TIME
16	IS EXTENDED BY AGREEMENT PURSUANT TO SUBSECTION (4)(d) OF THIS
17	SECTION, THE AMOUNT OF A DELINQUENT REMITTANCE AND THE PENALTY
18	AND INTEREST OWED PURSUANT TO SUBSECTION (4)(b) OF THIS SECTION,
19	OTHER THAN INTEREST ACCRUING THEREAFTER, SHALL BE ASSESSED
20	WITHIN THREE YEARS AFTER THE DATE THE INCORRECT REPORT WAS FILED
21	OR THE DELINQUENT REPORT WAS TO BE FILED. THE COMMISSION SHALL
22	NOT FILE A NOTICE OF LIEN, ISSUE A DISTRAINT WARRANT, INSTITUTE A
23	SUIT FOR COLLECTION, OR TAKE OTHER ACTION TO COLLECT THE AMOUNT
24	AFTER THE EXPIRATION OF SUCH PERIOD UNLESS THE COMMISSION ISSUES
25	A NOTICE OF ASSESSMENT FOR THE AMOUNT WITHIN SUCH PERIOD OR
26	WITHIN AN EXTENDED PERIOD PURSUANT TO SUBSECTION $(4)(d)$ OF THIS
27	SECTION.

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1	(d) IF, BEFORE THE EXPIRATION OF THE TIME PRESCRIBED FOR THE
2	ASSESSMENT OF DELINQUENT AMOUNTS IN SUBSECTION $(4)(c)$ OF THIS
3	SECTION, THE COMMISSION AND THE SERVICE SUPPLIER CONSENT IN
4	WRITING TO AN ASSESSMENT AFTER SUCH TIME, THE AMOUNT
5	CALCULATED IN ACCORDANCE WITH SUBSECTION (4)(b) OF THIS SECTION
6	MAY BE ASSESSED AT ANY TIME PRIOR TO THE EXPIRATION OF THE PERIOD
7	AGREED UPON. THE PERIOD AGREED UPON MAY BE EXTENDED BY
8	SUBSEQUENT AGREEMENTS IN WRITING MADE BEFORE THE EXPIRATION OF
9	THE PERIOD PREVIOUSLY AGREED UPON. THE COMMISSION MAY FILE A LIEN
10	AGAINST THE PROPERTY OF THE SERVICE SUPPLIER FOR UP TO ONE YEAR
11	AFTER THE EXPIRATION OF ANY SUCH PERIOD, UNLESS OTHERWISE
12	SPECIFICALLY PROVIDED IN THIS ARTICLE 17.
13	(e) THE COMMISSION MAY CONDUCT AN AUDIT OF A SERVICE
14	SUPPLIER'S BOOKS AND RECORDS CONCERNING THE COLLECTION AND
15	REMITTANCE OF THE CHARGES AUTHORIZED UNDER THIS ARTICLE 17. A
16	PUBLIC INSPECTION OF THE AUDIT AND OF DOCUMENTS REVIEWED IN THE
17	AUDIT IS SUBJECT TO SECTION 24-72-204. THE COMMISSION IS
18	RESPONSIBLE FOR EXPENSES THE COMMISSION MAY INCUR TO CONDUCT
19	THE AUDIT. IN CONNECTION WITH AUDITS PERFORMED, SERVICE SUPPLIERS
20	SHALL MAKE RELEVANT RECORDS AVAILABLE TO THE AUDITORS AT NO
21	CHARGE. THE COMMISSION SHALL ADOPT RULES GOVERNING THE AUDIT
22	AND APPEAL PROCEDURES.
23	(f) THE COMMISSION SHALL DEPOSIT ANY PENALTIES COLLECTED
24	OR INTEREST IN THE COLORADO DIVISION FOR THE DEAF, HARD OF
25	HEARING, AND DEAFBLIND CASH FUND CREATED IN SECTION $26-21-107(1)$.
26	40-17-104. Prepaid wireless telephone disability access charges
27	collected for the enterprise - remittance - rules. (1) (a) A SELLER

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1	SHALL COLLECT, ON BEHALF OF THE ENTERPRISE, THE PREPAID TELEPHONE
2	DISABILITY ACCESS CHARGE FROM THE CONSUMER ON EACH RETAIL
3	TRANSACTION OCCURRING IN THE STATE. THE AMOUNT OF THE PREPAID
4	TELEPHONE DISABILITY ACCESS CHARGE SHALL BE DISCLOSED TO THE
5	CONSUMER ON AN INVOICE, A RECEIPT, OR OTHER SIMILAR DOCUMENT
6	THAT THE SELLER PROVIDES TO THE CONSUMER. A SELLER SHALL ELECT
7	TO EITHER DISCLOSE OR SEPARATELY STATE THE CHARGE AND NOT
8	CHANGE THE ELECTION WITHOUT THE WRITTEN CONSENT OF THE
9	DEPARTMENT. THE SELLER IS DEEMED TO HAVE COLLECTED THE CHARGE
10	NOTWITHSTANDING THE SELLER'S FAILURE TO SEPARATELY DISCLOSE OR
11	STATE THE CHARGE ON AN INVOICE, A RECEIPT, OR OTHER SIMILAR
12	DOCUMENT THAT THE SELLER PROVIDES THE CONSUMER.
13	(b) For purposes of this section, a retail transaction
14	OCCURS IN COLORADO IF:
15	(I) THE CONSUMER EFFECTS THE RETAIL TRANSACTION IN PERSON
16	AT A BUSINESS LOCATION IN COLORADO;
17	(II) If subsection $(1)(b)(I)$ of this section does not apply, the
18	PRODUCT IS DELIVERED TO THE CONSUMER AT A COLORADO ADDRESS
19	PROVIDED TO THE SELLER;
20	(III) IF SUBSECTIONS $(1)(b)(I)$ AND $(1)(b)(II)$ OF THIS SECTION DO
21	NOT APPLY, THE SELLER'S RECORDS, MAINTAINED IN THE ORDINARY
22	COURSE OF BUSINESS, INDICATE THAT THE CONSUMER'S ADDRESS IS IN
23	COLORADO, AND THE RECORDS ARE NOT MADE OR KEPT IN BAD FAITH;
24	(IV) IF SUBSECTIONS $(1)(b)(I)$ TO $(1)(b)(III)$ OF THIS SECTION DO
25	NOT APPLY, THE CONSUMER GIVES A COLORADO ADDRESS DURING THE
26	CONSUMMATION OF THE SALE, INCLUDING THE CONSUMER'S PAYMENT
27	INSTRUMENT IF NO OTHER ADDRESS IS AVAILABLE, AND THERE IS NO

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1	INDICATION THAT THE ADDRESS IS GIVEN IN BAD FAITH; OR
2	(V) IF SUBSECTIONS $(1)(b)(I)$ TO $(1)(b)(IV)$ OF THIS SECTION DO
3	NOT APPLY, THE CONSUMER'S MOBILE TELEPHONE NUMBER IS ASSOCIATED
4	WITH A COLORADO LOCATION.
5	(c) THE PREPAID TELEPHONE DISABILITY ACCESS CHARGE IS THE
6	LIABILITY OF THE CONSUMER AND NOT OF THE SELLER; EXCEPT THAT THE
7	SELLER IS LIABLE TO REMIT ALL CHARGES THAT THE SELLER COLLECTS
8	FROM A CONSUMER AS PROVIDED IN SUBSECTION (2) OF THIS SECTION.
9	(d) THE AMOUNT OF THE PREPAID TELEPHONE DISABILITY ACCESS
10	CHARGE THAT IS COLLECTED BY A SELLER FROM A CONSUMER IS NOT
11	INCLUDED IN THE BASE FOR MEASURING ANY TAX, FEE, SURCHARGE, OR
12	OTHER CHARGE THAT IS IMPOSED BY THE STATE, ANY POLITICAL
13	SUBDIVISION OF THE STATE, OR ANY INTERGOVERNMENTAL AGENCY.
14	(2) (a) The seller shall remit any collected prepaid
15	TELEPHONE DISABILITY ACCESS CHARGES TO THE DEPARTMENT AT THE
16	TIMES AND IN THE MANNER PROVIDED IN PART $\overline{1}$ OF ARTICLE $\overline{26}$ OF TITLE
17	39. The department shall establish, by rule, registration and
18	PAYMENT PROCEDURES THAT SUBSTANTIALLY COINCIDE WITH THE
19	REGISTRATION AND PAYMENT PROCEDURES THAT APPLY UNDER PART 1 OF
20	ARTICLE 26 OF TITLE 39. A SELLER IS SUBJECT TO THE PENALTIES UNDER
21	Part 1 of article 26 of title 39 for failure to collect or remit a
22	CHARGE IN ACCORDANCE WITH THIS SECTION.
23	(b) A SELLER MAY DEDUCT AND RETAIN THREE AND THREE-TENTHS
24	PERCENT OF THE PREPAID TELEPHONE DISABILITY ACCESS CHARGES THAT
25	ARE COLLECTED BY A SELLER FROM CONSUMERS.
26	(c) THE AUDIT AND APPEAL PROCEDURES APPLICABLE TO THE
27	STATE SALES TAY DURSHANT TO DART 1 OF ARTICLE 26 OF TITLE 39 ARDIV

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1	TO PREPAID TELEPHONE DISABILITY ACCESS CHARGES.
2	(d) The department shall, by rule, establish procedures by
3	WHICH A SELLER MAY DOCUMENT THAT A TRANSACTION IS NOT A RETAIL
4	TRANSACTION, WHICH PROCEDURES MUST SUBSTANTIALLY COINCIDE WITH
5	THE PROCEDURES FOR DOCUMENTING THAT A SALE WAS WHOLESALE FOR
6	PURPOSES OF THE SALES TAX PURSUANT TO PART 1 OF ARTICLE 26 OF TITLE
7	39.
8	(e) (I) THE STATE TREASURER SHALL CREDIT THE PREPAID
9	TELEPHONE DISABILITY ACCESS CHARGES REMITTED TO THE DEPARTMENT
10	PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION TO THE COLORADO
11	DIVISION FOR THE DEAF, HARD OF HEARING, AND DEAFBLIND CASH FUND
12	CREATED IN SECTION $26-21-107$ (1).
13	(II) THE DEPARTMENT MAY RETAIN UP TO THREE PERCENT OF THE
14	COLLECTED CHARGES NECESSARY TO REIMBURSE THE DEPARTMENT FOR
15	ITS DIRECT COSTS OF ADMINISTERING THE COLLECTION AND REMITTANCE
16	OF PREPAID TELEPHONE DISABILITY ACCESS CHARGES.
17	(3) THE PREPAID TELEPHONE DISABILITY ACCESS CHARGE IS THE
18	ONLY DIRECT DISABILITY COMMUNICATION ACCESS FUNDING OBLIGATION
19	IMPOSED WITH RESPECT TO PREPAID WIRELESS TELECOMMUNICATIONS
20	SERVICE IN THE STATE. NO TAX, FEE, SURCHARGE, OR OTHER CHARGE TO
21	FUND DISABILITY COMMUNICATION ACCESS IS IMPOSED BY THE STATE, ANY
22	POLITICAL SUBDIVISION OF THE STATE, OR ANY INTERGOVERNMENTAL
23	AGENCY UPON A SELLER OR CONSUMER WITH RESPECT TO THE SALE,
24	PURCHASE, USE, OR PROVISION OF PREPAID WIRELESS
25	TELECOMMUNICATIONS SERVICE.
26	(4) THE PREPAID TELEPHONE DISABILITY ACCESS CHARGE SHALL
27	NOT BE IMPOSED ON THE SELLER OR THE CONSUMER WITH RESPECT TO

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1	FEDERALLY SUPPORTED LIFELINE SERVICE.
2	SECTION 16. In Colorado Revised Statutes, 2-3-1203, add
3	(22)(a)(VII) as follows:
4	2-3-1203. Sunset review of advisory committees - legislative
5	declaration - definition - repeal. (22) (a) The following statutory
6	authorizations for the designated advisory committees will repeal on
7	September 1, 2031:
8	(VII) THE COLORADO COMMISSION FOR THE DEAF, HARD OF
9	HEARING, AND DEAFBLIND ADVISORY COUNCIL, AS SET FORTH IN SECTIONS
10	26-21-104 AND 26-21-105 (2) AND (5).
11	SECTION 17. In Colorado Revised Statutes, 6-1-707, amend
12	(1)(e)(I)(B) as follows:
13	6-1-707. Use of title or degree - deceptive trade practice. (1) A
14	person engages in a deceptive trade practice when, in the course of the
15	person's business, vocation, or occupation, the person:
16	(e) (I) Claims to be a "sign language interpreter", "interpreter for
17	the deaf", "deaf interpreter", "ASL-English interpreter", "American sign
18	language (ASL) interpreter", "translator" for sign language,
19	"transliterator", "certified sign language interpreter", "certified translator"
20	for sign language, "certified interpreter for the deaf", "certified deaf
21	interpreter", "certified ASL-English interpreter", "certified American sign
22	language (ASL) interpreter", or "certified transliterator", unless the
23	person holds:
24	(B) Any A currently valid certification for sign language
25	interpretation that is approved by the Colorado commission DIVISION for
26	the deaf, hard of hearing, and deafblind PURSUANT TO SECTION 26-21-106
27	(1)(f).

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1	SECTION 18. In Colorado Revised Statutes, amend 13-71-137
2	as follows:
3	13-71-137. Duties and responsibilities of auxiliary services
4	providers for jurors who are deaf, hard of hearing, or deafblind.
5	(1) The court may provide, through the list of available resources
6	coordinated through the Colorado commission DIVISION for the deaf, hard
7	of hearing, and deafblind pursuant to section 26-21-106 (4), a qualified
8	PROVIDER OF auxiliary services, provider, as defined in section 13-90-202
9	(8) (3), to assist during a trial a juror who is deaf, hard of hearing, or
10	deafblind. In the presence of the jury, the court shall instruct the qualified
11	auxiliary services provider to make true and complete translations of all
12	court proceedings to the juror who is deaf, hard of hearing, or deafblind
13	to the best of the qualified auxiliary services provider's ability.
14	(2) The qualified interpreter is subject to the same orders and
15	admonitions given to the jurors. The court shall permit a qualified
16	auxiliary services provider to be present and assist a juror who is deaf,
17	hard of hearing, or deafblind during the deliberations of the jury. In the
18	presence of the jury, the court shall instruct the qualified auxiliary
19	services provider to refrain from participating in any manner in the
20	deliberation of the jury and to refrain from having any communications
21	with any member of the jury regarding deliberation, except for true and
22	complete translations of jurors' remarks made during deliberation. A jury
23	verdict reached in the presence of a qualified auxiliary services provider,
24	during deliberation, is valid.
25	SECTION 19. In Colorado Revised Statutes, 13-90-202, amend
26	(8); repeal (4); and add (6.3) and (7.3) as follows:
27	13-90-202. Definitions. As used in this part 2, unless the context

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1	otherwise requires:
2	(4) "Commission" means the Colorado commission for the deaf,
3	hard of hearing, and deafblind in the department of human services
4	created in section 26-21-104.
5	(6.3) "DIVISION" MEANS THE DIVISION FOR THE DEAF, HARD OF
6	HEARING, AND DEAFBLIND IN THE DEPARTMENT OF HUMAN SERVICES
7	CREATED IN SECTION $26-21-106$ (1).
8	(7.3) "ENTERPRISE" MEANS THE COMMUNICATION SERVICES FOR
9	PEOPLE WITH DISABILITIES ENTERPRISE CREATED IN SECTION $26-21-103.5$.
10	(8) "Qualified interpreter" means a person who has a valid
11	certification of competency accepted by the commission DIVISION and
12	includes but is not limited to, oral interpreters, sign language interpreters,
13	and intermediary interpreters.
14	SECTION 20. In Colorado Revised Statutes, amend 13-90-203
15	as follows:
16	13-90-203. Powers and duties of the enterprise - rules. The
17	department of human services BOARD OF DIRECTORS OF THE ENTERPRISE
18	shall promulgate ADOPT rules pursuant to article 4 of title 24 C.R.S.,
19	which have been proposed by the commission as necessary for the
20	implementation of this part 2. The rule-making process shall be open and
21	available for input from the public, including but not limited to
22	interpreters and consumers of interpreter services.
23	SECTION 21. In Colorado Revised Statutes, amend 13-90-205
24	as follows:
25	13-90-205. Coordination of auxiliary services requests. (1) The
26	commission DIVISION, in collaboration with the judicial department, shall
27	establish, monitor, coordinate, and publish a list of available resources

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regarding communication accessibility for persons INDIVIDUALS who are deaf, hard of hearing, or deafblind, including qualified auxiliary services providers, for use by an appointing authority pursuant to section 13-90-204. The list must contain the names of private individual providers and agencies that secure qualified auxiliary services for assignment.

(2) Whenever a qualified auxiliary service is required pursuant to

- (2) Whenever a qualified auxiliary service is required pursuant to section 13-90-204, the appointing authority shall secure the auxiliary service through the list of available resources made available and coordinated by the commission DIVISION in accordance with subsection (1) of this section.
- (3) The commission DIVISION shall provide auxiliary services for a proceeding described by section 13-90-204 (1)(a), (1)(b), or (1)(c). The commission DIVISION does not have additional responsibilities beyond the requirements of subsection (1) of this section for a proceeding described in section 13-90-204 (1)(d) or (1)(f).

SECTION 22. In Colorado Revised Statutes, **amend** 13-90-210 as follows:

13-90-210. Compensation. Subject to the appropriations PER THE FUNDING available to the commission DIVISION, a qualified interpreter or computer-aided realtime translation reporter AUXILIARY SERVICES PROVIDER provided pursuant to section 13-90-204 shall be entitled to compensation for his or her SHALL BE COMPENSATED FOR THEIR services, including waiting time and necessary travel and subsistence expenses. The amount of compensation shall be based on a fee schedule for qualified interpreters and auxiliary services PROVIDERS established by the commission DIVISION.

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1	SECTION 23. In Colorado Revised Statutes, 18-1.3-701, amend
2	(1)(c) as follows:
3	18-1.3-701. Judgment of costs and fines - definitions.
4	(1) (c) Judgments collected pursuant to this section for fees for auxiliary
5	services provided pursuant to section 13-90-204, and reimbursed pursuant
6	to section 13-90-210, shall be remitted to the Colorado commission
7	DIVISION for the deaf, hard of hearing, and deafblind in the department of
8	human services CASH FUND created in section 26-21-104 26-21-107.
9	SECTION 24. In Colorado Revised Statutes, 24-1-120, amend
10	(5)(h); and add (5)(g.5) and (5)(g.7) as follows:
11	24-1-120. Department of human services - creation. (5) The
12	department of human services includes the following:
13	(g.5) The communication services for people with
14	DISABILITIES ENTERPRISE, CREATED IN ARTICLE 21 OF TITLE 26. THE
15	ENTERPRISE IS A TYPE 1 ENTITY, AS DEFINED IN SECTION 24-1-105, AND
16	EXERCISES ITS POWERS AND PERFORMS ITS DUTIES AND FUNCTIONS UNDER
17	THE DEPARTMENT.
18	(g.7) The division for the deaf, hard of hearing, and
19	DEAFBLIND CREATED IN ARTICLE 21 OF TITLE 26. THE DIVISION IS A TYPE
20	2 ENTITY, AS DEFINED IN SECTION 24-1-105, AND EXERCISES ITS POWERS
21	AND FUNCTIONS UNDER THE DEPARTMENT.
22	(h) The Colorado commission for the deaf, hard of hearing, and
23	deafblind ADVISORY COUNCIL, created in article 21 of title 26. The
24	Colorado commission for the deaf, hard of hearing, and deafblind is a
25	type 2 entity, as defined in section 24-1-105, and exercises its powers and
26	performs its duties and functions under the department.
27	SECTION 25. In Colorado Revised Statutes, 24-34-104, repeal

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1	(32)(a)(XII) as follows:
2	24-34-104. General assembly review of regulatory agencies
3	and functions for repeal, continuation, or reestablishment - legislative
4	declaration - repeal.
5	(32) (a) The following agencies, functions, or both, are scheduled
6	for repeal on September 1, 2031:
7	(XII) The Colorado commission for the deaf, hard of hearing, and
8	deafblind created in article 21 of title 26;
9	SECTION 26. In Colorado Revised Statutes, 29-2-201, amend
10	as it will become effective July 1, 2025, (8)(e) as follows:
11	29-2-201. Definitions. As used in this part 2, unless the context
12	otherwise requires:
13	(8) "Sales or use tax" includes the:
14	(e) Prepaid wireless TRS charge imposed pursuant to section
15	29-11-102.7 SECTION 40-17-104; and
16	SECTION 27. In Colorado Revised Statutes, 29-2-202, amend
17	as it will become effective July 1, 2025, (1)(b)(V) as follows:
18	29-2-202. Applicability. (1) Except as provided in sections
19	29-2-209 and 29-2-211, this part 2 applies to:
20	(b) (V) The prepaid wireless TRS charge imposed pursuant to
21	section 29-11-102.7 SECTION 40-17-104; and
22	SECTION 28. In Colorado Revised Statutes, 39-21-119.5,
23	amend (2)(t) as follows:
24	39-21-119.5. Mandatory electronic filing of returns -
25	mandatory electronic payment - penalty - waiver - definitions.
26	(2) Except as provided in subsection (6) of this section, the executive
27	director may, as specified in subsection (3) of this section, require the

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1	electronic filing of returns and require the payment of any tax or fee due
2	by electronic funds transfer for the following:
3	(t) Any prepaid wireless telecommunications relay service charge
4	report required to be filed and payment required to be made pursuant to
5	section 29-11-102.7 (3) SECTION 40-17-104; and
6	SECTION 29. In Colorado Revised Statutes, 40-2-112, amend
7	(1)(a) as follows:
8	40-2-112. Computation of fees. (1) (a) On or before June 1 of
9	each year, the executive director of the department of revenue shall
10	ascertain the aggregate amount of gross operating revenues of telephone
11	corporations and all other public utilities filing returns as provided in
12	section 40-2-111. Based on appropriations made by the general assembly,
13	the executive director of the department of regulatory agencies shall
14	specify, for the telecommunications utility fund, created in section
15	40-2-114 (1)(b)(I), and the public utilities commission fixed utility fund,
16	created in section 40-2-114 (1)(b)(II), the revenue needed to provide for
17	the direct and indirect costs of the supervision and regulation of telephone
18	corporations and all other public utilities under the jurisdiction of the
19	department of regulatory agencies, excluding the amount of money
20	provided as administrative support from the various telecommunications
21	programs administered by the commission, including the high cost
22	support mechanism, established in section 40-15-208; the 911 surcharge,
23	established in section 29-11-102.3; the 988 surcharge, established in
24	section 40-17.5-102; and the telecommunications relay service
25	TELEPHONE DISABILITY ACCESS surcharge, established in section
26	$\frac{40-17-103}{100}$ SECTION $\frac{40-17-102}{100}$.
27	SECTION 30 Safety clause The general assembly finds

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- determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, or safety or for appropriations for
- 3 the support and maintenance of the departments of the state and state
- 4 institutions.

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