HOUSE JOURNAL SIXTY-SEVENTH GENERAL ASSEMBLY STATE OF COLORADO

Second Regular Session

One hundred-fifth Legislative Day

Tuesday, April 27, 2010

1	Prayer by Fath	ner '	Fom Carzon,	Holy	Ghost Catho	lic C	Church, Denv	ver.
2 3	The Speaker of	calle	ed the House	to or	der at 9:00 a.	m.		
4 5 6 7	Pledge of Alle and Dalton R						Vilder Eleme	ntary,
/ 8 9	The roll was o	calle	ed with the fo	llow	ing result:			
10 11 12 13 14 15	Pomi Presen	ed] ner- t afte	Representativ		Acree, Casso entative(s) Ac		-	
16 17	The Speaker of	decl	ared a quorur	n pre	esent.			
18 19 20 21 22	On motion o April 26, 2010 by the Chief (0, w	as declared d					
23	THIR	DF	READING O	F B	LL(S)FINA	AL F	PASSAGE	
24 25 26 27 28	The followin title(s) was(w dispensed wit	/ere) publicly read	ad.	Reading of t	Thi the l	rd Reading. oill at length	The was
29 30 31 32 33	<u>SB10-162</u>	and Ru	1 MayConce ral Enterprise	ernir Zon	also Represe ng modificatio e Act" to imp s allowed by t	ons t rove	the accountation	n and
34 35 36 37 38	The question A roll call vot majority of th bill was decla	te w ose	as taken. As elected to the	show	vn by the follo	owin he a	g recorded v ffirmative ar	ote, and the
38 39	YES	55	NO	9	EXCUSED	1	ABSENT	0
40	Acree	E	Gerou	Y	McFadyen	Y		Y
41	Apuan	Y	Hullinghorst		McKinley	Y	Scanlan	Y
42	Balmer	Y	Judd	Y	McNulty	Ŷ		Y
43	Baumgardner	Ν	Kagan	Y	Merrifield	Y	Solano	Y

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12345678901234567890	Benefield Bradford Casso Court Curry DelGrosso Ferrandino Fischer Frangas Gagliardi Gardner B. Gardner C. Co-sponsor(s) Kefalas, Kerr J HB10-1357	Y Y Y Y Y Y Y Y Y Y Y S A ddde [., La by Va. Co	buda, Looper, Representati ad; also Sen ncerning crea	Wei ve(s) nator tion		and and ims a	Tipton Todd Tyler Vaad Vigil Waller Weissmann <u>Speaker</u> To, Frangas, K Judd, Carrol Boyd, Mitcl	ll T., hell
1		app		com	lection therev	viui.		
2	The question	bein	g "Shall the b	oill p	ass?".			
3	A roll call vot	te w	as taken. As	show	vn hv the foll	owin	a recorded w	ota a
				5110 1	vii by the follo		ig recorded vo	ole, a
4	majority of the	ose e	elected to the l	Hous	e voted in the	affir	mative and th	ie bill
5	majority of the was declared	ose e	elected to the l	Hous	e voted in the	affir	mative and th	ie bill
5 6	majority of the was declared	ose e pass	elected to the l sed.	Hous	e voted in the	affir	mative and th	e bill
5 6 7	majority of the was declared	ose e pass 40	elected to the l sed. NO	Hous 24	e voted in the EXCUSED	affir 1	mative and th	e bill
5 6 7 8	majority of the was declared	ose e pass 40 E	elected to the l sed. <u>NO</u> Gerou	Hous 24 N	e voted in the EXCUSED McFadyen	affir 1 Y	mative and th	e bill
5 6 7	majority of the was declared	ose e pass 40	elected to the l sed. NO	Hous 24	e voted in the EXCUSED	affir 1	mative and th ABSENT Ryden Scanlan	e bill 0 Y
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47 Levy, Looper, Merrifield, Pommer.

48

by Representative(s) Hullinghorst; also Senator(s) Heath--Concerning a temporary requirement that a taxpayer defer claiming any amount of an enterprise zone investment 49 **<u>HB10-1200</u>** 50 51 income tax credit that exceeds two hundred fifty thousand 52 dollars. 53 54

55 The question being "Shall the bill pass?".56 A roll call vote was taken. As shown by the following recorded vote, a

YES	33	NO	32	EXCUSED	0	ABSENT
Acree	Ν	Gerou	Ν	McFadyen	Ν	Ryden
Apuan	Y	Hullinghorst	Y	McKinley	Ν	Scanlan
Balmer	Ν	Judd	Y	McNulty	Ν	Schafer S.
Baumgardner		Kagan	Y	Merrifield	Y	Solano
Benefield	Y	Kefalas	Y	Middleton	Y	Sonnenberg
Bradford	Ν	Kerr A.	Y	Miklosi	Y	Soper
Casso	Ν	Kerr J.	N	Murray	Ν	Stephens
Court	Y	King S.	Ν	Nikkel	Ν	Summers
Curry	Y	Labuda	Y	Pace	Ν	Swalm
DelGrosso	N	Lambert	N	Peniston	Y	Tipton
Ferrandino	Y	Levy	Y	Pommer	Y	Todd
Fischer	Y	Liston	N	Primavera	Y	Tyler
Frangas	Y	Looper	Ν	Priola	Ν	Vaad
Gagliardi	Y	Massey	N	Rice	Y	Vigil
Gardner B.	Ν	May	Ν	Riesberg	Y	Waller
Gardner C.	Ν	McCann	Y	Roberts	Ν	Weissmann
•					• •	Speaker
Co-sponsor(s) Pommer.	add	led: Represent	tative	e(s) Frangas,	Judo	l, Kagan, La
	Sch Sen in 1 and bein	hafer S., Ste hator(s) Tapia fines to fund I making an a g "Shall the b	pher , Hu tax f ppro pll p	dak, Hodge(incentives for priation in co ass?".	, Va Conc r con nnec	aad, Waller; erning an inc nmercial veh etion therewit
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1 majority of those elected to the House voted in the affirmative and the bill
2 was declared **passed**.

1**HB10-1402**by Representative(s) Riesberg, McFadyen; also Senator(s)2Bacon, Schwartz--Concerning legislative authorization of
a privately run fund-raising campaign using cause-related
marketing for the essential restoration of the cast iron
structure of the Colorado state capitol dome, and making
an appropriation therefor.

8 The question being "Shall the bill pass?".

9 A roll call vote was taken. As shown by the following recorded vote, a 10 majority of those elected to the House voted in the affirmative and the bill 11 was declared **passed**.

12

14								
13	YES	55	NO	10	EXCUSED	0	ABSENT	0
14	Acree	Y	Gerou	Y	McFadyen	Y	Ryden	Y
15	Apuan	Y	Hullinghorst	Y	McKinley	Y	Scanlan	Y
16	Balmer	Ν	Judd	Y	McNulty	Y	Schafer S.	Y
17	Baumgardner	Ν	Kagan	Y	Merrifield	Y	Solano	Y
18	Benefield	Y	Kefalas	Y	Middleton	Y	Sonnenberg	Ν
19	Bradford	Ν	Kerr A.	Y	Miklosi	Y	Soper	Y
20	Casso	Y	Kerr J.	Y	Murray	Y	Stephens	Y
21	Court	Y	King S.	Y	Nikkel	Ν	Summers	Ν
22	Curry	Y	Labuda	Y	Pace	Y	Swalm	Y
23	DelGrosso	Y	Lambert	Ν	Peniston	Y	Tipton	Ν
24	Ferrandino	Y	Levy	Y	Pommer	Y	Todd	Y
25	Fischer	Y	Liston	Ν	Primavera	Y	Tyler	Y
26	Frangas	Y	Looper	Y	Priola	Y	Vaad	Y
27	Gagliardi	Y	Massey	Y	Rice	Y	Vigil	Y
28	Gardner B.	Y	May	Y	Riesberg	Y	Waller	Y
29	Gardner C.	Ν	McCann	Y	Roberts	Y	Weissmann	Y
30							Speaker	Y
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31 Co-sponsor(s) added: Representative(s) Casso, Court, Fischer, Gerou, Labuda,
 32 Massey, Murray, Pace, Ryden, Schafer S., Soper, Todd, Vigil.

MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR10-040.

4142 INTRODUCTION AND CONSIDERATION OF RESOLUTION

43

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44 On motion of Representative Weissmann, the rules were suspended and45 the following resolution was given immediate consideration.

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47 SJR10-040
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5152 (Printed and placed in member's file).

53

54 Representative Scanlan moved that the resolution be adopted and 55 requested it be read at length.

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1 House in recess. House reconvened. 2 3 4 <u>Amendment No. 1</u>, moved by Representative Weissmann. 5 6 Amend revised joint resolution, page 2, line 34, strike everything after 7 "fallen" and substitute "heroes.". 8 Page 2, line 36, strike everything after "memorial" and substitute 9 10 "plaque.". 11 The amendment was declared **passed** by viva voce vote. 12 13 14 On motion of Representative Scanlan, the resolution as amended was 15 **adopted** by viva voce vote. 16 17 Current Roll Call added as co-sponsor(s): Representative(s) Acree, Apuan, 18 Balmer, Baumgardner, Benefield, Bradford, Casso, Court, Curry, DelGrosso, 19 Ferrandino, Fischer, Frangas, Gagliardi, Gardner B., Gardner C., Gerou, 20 Hullinghorst, Judd, Kagan, Kefalas, Kerr A., Kerr J., King S., Labuda, Lambert, 21 Levy, Liston, Looper, Massey, May, McCann, McFadyen, McKinley, McNulty, 22 Merrifield, Middleton, Miklosi, Murray, Nikkel, Pace, Peniston, Pommer, 23 Primavera, Priola, Rice, Riesberg, Roberts, Ryden, Schafer S., Solano, Sonnenberg, Soper, Stephens, Summers, Swalm, Tipton, Todd, Tyler, Vaad, 24 Vigil, Waller, Weissmann, Speaker. 25 26 27 28 29 On motion of Representative Fischer, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was 30 31 called to the Chair to act as Chairman. 32 33 34 **GENERAL ORDERS--SECOND READING OF BILLS** 35 The Committee of the Whole having risen, the Chairman reported the 36 37 titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action 38 39 taken thereon as follows: 40 41 (Amendments to the committee amendment are to the printed committee 42 report which was printed and placed in the members' bill file.) 43 <u>HB10-1350</u> by Representative(s) Pace, Ferrandino, Frangas, Gagliardi, 44 Labuda, Hullinghorst, Levy, Pommer; also Senator(s) 45 46 Carroll M.--Concerning requirements for recipients of 47 economic development incentives. 48 49 Amendment No. 1, Finance Report, dated April 21, 2010, and placed in member's bill file; Report also printed in House Journal, April 22, 50 51 page 1381. 52 53 <u>Amendment No. 2</u>, by Representative(s) Ferrandino. 54 55 Amend the Finance Committee Report, dated April 21, 2010, page 2,

56 after line 6 insert:

1 "(c) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, 2 BY FEBRUARY 1, 2011, THE GOVERNOR'S ENERGY OFFICE SHALL CONDUCT A STUDY OF ALL SO-CALLED "GREEN" JOBS CREATED THROUGH TAX 3 INCENTIVES.". 4 5 6 Reletter succeeding paragraph accordingly. 7 8 <u>Amendment No. 3</u>, by Representative(s) Pace. 9 10 Amend printed bill, page 1, strike lines 101 and 102 and substitute: 11 12 "CONCERNING REQUIREMENTS FOR CONDUCTING A STUDY BY THE 13 OFFICE OF ECONOMIC DEVELOPMENT IN THE OFFICE OF THE 14 **GOVERNOR TO ESTABLISH A PLAN FOR TRACKING CERTAIN JOB** 15 CREATION ACTIVITIES BY RECIPIENTS OF CERTAIN ECONOMIC 16 DEVELOPMENT INCENTIVES, AND, IN CONNECTION THEREWITH, 17 CREATING A PLAN FOR TRACKING JOB RETENTION AND 18 **REQUIRING THE OFFICE OF ECONOMIC DEVELOPMENT TO** 19 **COLLECT AND REPORT INFORMATION REGARDING THE NUMBER** 20 OF JOBS CREATED AND MEDIAN AND AVERAGE SALARIES OF 21 THOSE JOBS IN THE ANNUAL REPORT FILED PURSUANT TO LAW.". 22 23 As amended, ordered engrossed and placed on the Calendar for Third 24 Reading and Final Passage. 25 by Representative(s) Pace, Apuan, Casso, Court, Ferrandino, Fischer, Kagan, Kefalas, Levy, Looper, McCann, McFadyen, Merrifield, Miklosi, Ryden, Vigil, 26 <u>HB10-136</u>0 27 28 29 Weissmann; also Senator(s) Steadman, Carroll M., Foster, Hudak, Morse, Newell, Romer, Tapia--Concerning 30 31 changes to certain parole-related statutes to reduce the 32 number of parolees who return to the department of 33 corrections. 34 35 <u>Amendment No. 1</u>, Judiciary Report, dated April 19, 2010, and placed in member's bill file; Report also printed in House Journal, April 20, 36 37 pages 1351-1355. 38 Amendment No. 2, Appropriations Report, dated April 23, 2010, and 39 40 placed in member's bill file; Report also printed in House Journal, 41 April 23, pages 1403-1404. 42 43 <u>Amendment No. 3</u>, by Representative(s) Levy. 44 Amend the Appropriations Committee Report, dated April 23, 2010, page 2, line 23, strike "seven hundred ninety-" and substitute "eight hundred 45 46 47 seven thousand two hundred twenty-five dollars (\$1,807,225).". 48 49 Page 2, strike line 24, 50 51 Page 2, strike lines 31 through 36. 52 53 Renumber succeeding sections accordingly. 54 55 As amended, ordered engrossed and placed on the Calendar for Third

56 Reading and Final Passage.

1 HB10-1374 by Representative(s) Ferrandino, Levy, Waller; also 2 Senator(s) Penry, Morse, Steadman--Concerning parole. 3 Amendment No. 1, Judiciary Report, dated April 15, 2010, and placed in 4 5 member's bill file; Report also printed in House Journal, April 16, 6 page 1304. 7 Amendment No. 2, Appropriations Report, dated April 23, 2010, and 8 9 placed in member's bill file; Report also printed in House Journal, 10 April 23, pages 1404-1405. 11 12 Amendment No. 3, by Representative(s) Frangas. 13 14 Amend printed bill, page 9, strike line 15. 15 16 Page 9, strike line 18 and substitute: 17 18 "SUPERVISION; AND 19 20 (XI) WHETHER THE OFFENDER COMPLETED OR WORKED TOWARDS 21 COMPLETING A HIGH SCHOOL DIPLOMA, A GENERAL EQUIVALENCY DEGREE, 22 OR A COLLEGE DEGREE DURING HIS OR HER PERIOD OF INCARCERATION.". 23 24 As amended, ordered engrossed and placed on the Calendar for Third 25 Reading and Final Passage. 26 27 On motion of Representative Weissmann, the remainder of the General Orders Calendar (SB10-006, 028, 061, 103, 106, 108, 120, 169, 171, 183, 28 29 **181**) was laid over until April 28, retaining place on Calendar. 30 31 32 33 **ADOPTION OF COMMITTEE OF THE WHOLE REPORT** 34 Passed Second Reading: HB10-1350 amended, 1360 amended, 1374 35 amended. 36 37 Laid over until date indicated retaining place on Calendar: SB10-006, 38 39 **028**, **061**, **103**, **106**, **108**, **120**, **169**, **171**, **183**, **181**--April 28, 2010. 40 41 The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those 42 43 elected to the House voted in the affirmative, and the Report was 44 adopted. 45 46 YES NO **EXCUSED** ABSENT 65 0 0 0 47 Y Gerou Y McFadyen Y Ryden Y Acree 48 Y Y Hullinghorst Y Y Scanlan Apuan McKinley 49 Balmer Y Judd Y McNulty Y Schafer S. Y Y 50 Baumgardner Y Merrifield Y Solano Y Kagan 51 Benefield Y Kefalas Y Middleton Y Sonnenberg Y 52 Bradford Y Kerr A. Y Miklosi Y Soper Y 53 Y Casso Y Kerr J. Y Murray Y Stephens 54 Court Y Nikkel Y Summers Y King S. Y 55 Y Y Y Labuda Y Swalm Curry Pace 56 DelGrosso Y Lambert Y Peniston Y Tipton Y

House Journal--105th Day--April 27, 2010 Page 1436 1 Ferrandino Y Levy Pommer Y Todd Y Y Tyler 2 Liston Y Y Fischer Y Primavera Y 3 Frangas Y Looper Y Priola Y Vaad Y 4 Y Gagliardi Y Massey Y Rice Y Vigil 5 Gardner B. May Waller Y Y Y Riesberg Y 6 Gardner C. Y McCann Y Roberts Y Weissmann Y 7 8 Speaker Y 9 10 CONSIDERATION OF RESOLUTION(S) 11 **<u>HJR10-1021</u>** by Representative(s) Nikkel and McCann; also Senator(s) 12 Newell and Kopp--Concerning recognition of the month 13 14 of April as Child Abuse Prevention Month. 15 (Printed and placed in members' file) 16 17 On motion of Representative Nikkel, the resolution was read at length and 18 19 adopted by viva voce vote. 20 21 Current Roll Call added as co-sponsor(s: Representative(s) Acree, Apuan, 22 Balmer, Baumgardner, Benefield, Bradford, Casso, Court, Curry, DelGrosso, Ferrandino, Fischer, Frangas, Gagliardi, Gardner B., Gardner C., Gerou, 23 24 Hullinghorst, Judd, Kagan, Kefalas, Kerr A., Kerr J., King S., Labuda, Lambert, 25 Levy, Liston, Looper, Massey, May, McFadyen, McKinley, McNulty, 26 Merrifield, Middleton, Miklosi, Murray, Pace, Peniston, Pommer, Primavera, Priola, Rice, Riesberg, Roberts, Ryden, Scanlan, Schafer S., Solano, 27 Sonnenberg, Soper, Stephens, Summers, Swalm, Tipton, Todd, Tyler, Vaad, 28 29 Vigil, Waller, Weissmann, Speaker. 30 31 32 House in recess. House reconvened. 33 34 35 **REPORT(S) OF COMMITTEE(S) OF REFERENCE** 36 37 **AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES** 38 39 After consideration on the merits, the Committee recommends the 40 following: 41 42 HB10-1407 be amended as follows, and as so amended, be referred to 43 the Committee on Appropriations with favorable 44 recommendation: 45 Amend printed bill, page 2, line 9, strike "TEN" and substitute "ELEVEN". 46 47 48 Page 3, line 1, strike "A REPRESENTATIVE" and substitute "Two 49 **REPRESENTATIVES**". 50 Page 3, line 2, strike "EMPLOYS" and substitute "EMPLOY" and strike 51 "HAS" and substitute "HAVE". 52 53 54 Page 3, line 7, after "LEAST" insert "TWO AND UP TO". 55 56 Page 3, line 9, after the period add "AT LEAST HALF OF THE MEETINGS

1 SHALL BE ON THE WESTERN SLOPE IN A LOCATION THAT IS CONVENIENT TO 2 THE REPRESENTATIVES OF THE AGRICULTURE INDUSTRY WHO EMPLOY OR 3 HAVE EMPLOYED RANGE WORKERS.". 4 5 Page 4, line 8, strike "JANUARY 1, 2014." and substitute "UPON WRITTEN 6 NOTIFICATION TO THE REVISOR OF STATUTES BY THE ADVISORY 7 COMMITTEE THAT THE REPORT REQUIRED PURSUANT TO SUBSECTION (4) 8 OF THIS SECTION HAS BEEN SUBMITTED TO THE GENERAL ASSEMBLY.". 9 10 11 12 13 **BUSINESS AFFAIRS & LABOR** After consideration on the merits, the Committee recommends the 14 15 following: 16 17 SB10-133 be amended as follows, and as so amended, be referred to Committee on Finance with favorable 18 the 19 recommendation: 20 21 Amend reengrossed bill, strike everything below the enacting clause and 22 substitute: 23 "SECTION 1. Part 5 of article 22 of title 39, Colorado Revised 24 25 Statutes, is amended BY THE ADDITION OF A NEW SECTION to 26 read: 27 28 **39-22-534.** Incentive tax credit for rehiring laid-off employees 29 - rules - definitions - repeal. (1) As used in this section, unless the 30 CONTEXT OTHERWISE REQUIRES: 31 32 (a) "CREDIT CERTIFICATE" MEANS A STATEMENT ISSUED BY THE 33 DEPARTMENT CERTIFYING THAT THE TAXPAYER QUALIFIES FOR THE 34 INCENTIVE TAX CREDIT FOR REHIRING LAID-OFF EMPLOYEES ALLOWED IN 35 THIS SECTION. 36 (b) "DEPARTMENT" MEANS THE DEPARTMENT OF LABOR AND 37 38 EMPLOYMENT CREATED IN SECTION 24-1-121, C.R.S. 39 40 (c) "PERSON" SHALL HAVE THE SAME MEANING AS SET FORTH IN 41 SECTION 39-21-101 (3). 42 43 (d) "TAXPAYER" MEANS ANY PERSON DOING BUSINESS IN THE 44 STATE. 45 46 (2) FOR THE INCOME TAX YEAR COMMENCING ON JANUARY 1, 47 2011, ONLY, AT THE DISCRETION OF THE DEPARTMENT AS SPECIFIED IN 48 SUBSECTION (3) OF THIS SECTION, THERE MAY BE ALLOWED TO ANY TAXPAYER AN INCENTIVE TAX CREDIT WITH RESPECT TO THE INCOME 49 50 TAXES IMPOSED BY THIS ARTICLE. 51 52 (3) (a) THE DEPARTMENT MAY APPROVE AN APPLICATION FOR AN 53 INCENTIVE TAX CREDIT FOR REHIRING LAID-OFF EMPLOYEES ALLOWED 54 PURSUANT TO SUBSECTION (2) OF THIS SECTION IF THE TAXPAYER MEETS 55 THE FOLLOWING QUALIFICATIONS: 56

1 (I) THE EMPLOYEE HIRED WAS RECEIVING ANY CLASSIFICATION OF 2 BENEFITS UNDER THE "COLORADO EMPLOYMENT SECURITY ACT", 3 ARTICLES 70 TO 82 OF TITLE 8, C.R.S., AS OF THE DATE HE OR SHE WAS 4 HIRED AND HAS CONTINUOUSLY RECEIVED SUCH BENEFITS SINCE MARCH 5 31, 2010; 6 7 (II) WHEN THE APPLICATION IS SUBMITTED, THE EMPLOYEE HAS 8 BEEN EMPLOYED BY THE TAXPAYER FOR A MINIMUM OF ONE HUNDRED 9 TWENTY DAYS; AND 10 11 (III) THE EMPLOYEE WAS HIRED BY THE TAXPAYER BETWEEN THE 12 EFFECTIVE DATE OF THIS SECTION AND AUGUST 31, 2011. 13 14 (b) THE DEPARTMENT SHALL REVIEW ALL APPLICATIONS IT 15 RECEIVES FROM TAXPAYERS SEEKING TO RECEIVE AN INCENTIVE TAX 16 CREDIT FOR REHIRING LAID-OFF EMPLOYEES ALLOWED PURSUANT TO 17 SUBSECTION (2) OF THIS SECTION. A TAXPAYER SHALL FILE ONE 18 APPLICATION FOR EACH EMPLOYEE REHIRED. A TAXPAYER SHALL RECEIVE 19 NOMORE THAN FIVE CREDIT CERTIFICATES FOR AN INCENTIVE TAX CREDIT 20 FOR REHIRING LAID-OFF EMPLOYEES. THE APPLICATION SHALL BE SIGNED 21 UNDER PENALTY OF PERJURY AND SHALL IDENTIFY: 22 23 (I) THE DATE OF THE APPLICATION; 24 25 (II) THE NAME OF THE EMPLOYEE THAT THE TAXPAYER HAS HIRED 26 AND ANY IDENTIFIER THE DEPARTMENT REQUIRES TO CONFIRM THE 27 EMPLOYEE WAS RECEIVING ANY CLASSIFICATION OF BENEFITS UNDER THE "COLORADO EMPLOYMENT SECURITY ACT", ARTICLES 70 TO 82 OF TITLE 28 29 8, C.R.S., ON OR BEFORE MARCH 31, 2009; 30 31 (III) THE DATE THE EMPLOYEE WAS HIRED BY THE TAXPAYER; AND 32 33 (IV) WHETHER THE EMPLOYEE IS STILL EMPLOYED BY THE 34 TAXPAYER, AND, IF NOT, WHETHER THE EMPLOYEE WAS RETAINED BY THE 35 TAXPAYER FOR NO LESS THAN ONE HUNDRED TWENTY DAYS. 36 37 (c) UPON APPROVAL OF A TAXPAYER'S APPLICATION FOR AN 38 INCENTIVE TAX CREDIT FOR REHIRING LAID-OFF EMPLOYEES, THE 39 DEPARTMENT SHALL ISSUE TO THE TAXPAYER A CREDIT CERTIFICATE. IF 40 THE DEPARTMENT ISSUES A CREDIT CERTIFICATE, THE DEPARTMENT SHALL 41 PROVIDE AN ELECTRONIC COPY OF THE CREDIT CERTIFICATE TO THE 42 DEPARTMENT OF REVENUE. IN NO EVENT SHALL THE DEPARTMENT ISSUE 43 A CREDIT CERTIFICATE WHEN THE DEPARTMENT HAS GIVEN PUBLIC NOTICE 44 THAT THE AGGREGATE AMOUNT OF ALL CREDITS CLAIMED UNDER THIS 45 SECTION BY ALL TAXPAYERS HAS REACHED THE MAXIMUM AMOUNT 46 SPECIFIED IN SUBSECTION (8) OF THIS SECTION. 47 48 (4) THE CREDIT ALLOWED IN THIS SECTION SHALL EQUAL ONE 49 THOUSAND DOLLARS PER EMPLOYEE REHIRED PURSUANT TO THE 50 REQUIREMENTS OF THIS SECTION, UP TO A MAXIMUM OF FIVE CREDITS, OR 51 FIVE THOUSAND DOLLARS, PER TAXPAYER. 52 53 (5) IF THE AMOUNT OF THE CREDIT ALLOWED IN THIS SECTION 54 EXCEEDS THE AMOUNT OF INCOME TAXES OTHERWISE DUE ON THE 55 TAXPAYER'S INCOME IN THE INCOME TAX YEAR FOR WHICH THE CREDIT IS 56 BEING CLAIMED, THE AMOUNT OF THE CREDIT NOT USED AS AN OFFSET AGAINST INCOME TAXES IN THE CURRENT INCOME TAX YEAR MAY BE
 CARRIED FORWARD AND USED AS A CREDIT AGAINST SUBSEQUENT YEARS'
 INCOME TAX LIABILITY FOR A PERIOD NOT TO EXCEED FIVE YEARS AND
 SHALL BE APPLIED FIRST TO THE EARLIEST INCOME TAX YEARS POSSIBLE.
 ANY CREDIT REMAINING AFTER SAID PERIOD SHALL NOT BE REFUNDED OR
 CREDITED TO THE TAXPAYER.

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8 (6) IF A TAXPAYER RECEIVING A CREDIT ALLOWED IN THIS SECTION 9 IS A PARTNERSHIP, LIMITED LIABILITY COMPANY, S CORPORATION, OR 10 SIMILAR PASS-THROUGH ENTITY, THE TAXPAYER MAY ALLOCATE THE 11 CREDIT AMONG ITS PARTNERS, SHAREHOLDERS, MEMBERS, OR OTHER 12 CONSTITUENT TAXPAYERS IN ANY MANNER AGREED TO BY SUCH 13 PARTNERS, SHAREHOLDERS, MEMBERS, OR OTHER CONSTITUENT 14 TAXPAYERS. THE TAXPAYER SHALL CERTIFY TO THE DEPARTMENT THE 15 AMOUNT OF THE CREDIT ALLOCATED TO EACH PARTNER, SHAREHOLDER, 16 MEMBER, OR OTHER CONSTITUENT TAXPAYER, AND THE DEPARTMENT 17 SHALL ISSUE CREDIT CERTIFICATES IN THE APPROPRIATE AMOUNTS TO 18 EACH PARTNER, SHAREHOLDER, MEMBER, OR OTHER CONSTITUENT 19 TAXPAYER. EACH PARTNER, SHAREHOLDER, MEMBER, OR OTHER 20 CONSTITUENT TAXPAYER SHALL BE ALLOWED TO CLAIM SUCH AMOUNT 21 SUBJECT TO ANY RESTRICTIONS SET FORTH IN THIS SECTION. 22

(7) NO LATER THAN OCTOBER 1, 2011, IN ADDITION TO THE
ELECTRONIC COPY OF ANY CREDIT CERTIFICATES PROVIDED PURSUANT TO
PARAGRAPH (c) OF SUBSECTION (3) OF THIS SECTION, THE DEPARTMENT
SHALL PROVIDE THE DEPARTMENT OF REVENUE WITH AN ELECTRONIC
REPORT FOR EACH TAXPAYER RECEIVING A CREDIT ALLOWED IN THIS
SECTION FOR THE PRECEDING CALENDAR YEAR, OR ANY FISCAL YEAR
ENDING IN THE PRECEDING CALENDAR YEAR, THAT INCLUDES THE
FOLLOWING INFORMATION:

31 32

(a) THE TAXPAYER'S NAME;

33

- 34 (b) THE TAXPAYER'S COLORADO ACCOUNT NUMBER AND FEDERAL
 35 EMPLOYER IDENTIFICATION NUMBER;
- 36

37 (c) THE TOTAL CREDITS ALLOWED FOR EACH TAXPAYER PURSUANT
 38 TO THIS SECTION; AND

39

40 (d) ANY ASSOCIATED TAXPAYERS' NAMES, COLORADO ACCOUNT
41 NUMBERS, AND FEDERAL EMPLOYER IDENTIFICATION NUMBERS OR SOCIAL
42 SECURITY NUMBERS, IF THE CREDIT ALLOWED IN THIS SECTION IS
43 ALLOCATED FROM A PASS-THROUGH ENTITY PURSUANT TO SUBSECTION (6)
44 OF THIS SECTION.

45

(8) WHEN THE DEPARTMENT HAS DETERMINED THAT THE
AGGREGATE AMOUNT OF ALL CREDITS CLAIMED BY TAXPAYERS UNDER
THIS SECTION HAS REACHED FIVE MILLION THREE HUNDRED THOUSAND
DOLLARS FROM THE EFFECTIVE DATE OF THIS SECTION THROUGH
DECEMBER 31, 2011, MINUS ANY ADMINISTRATIVE EXPENSES INCURRED
BY THE DEPARTMENT IN REVIEWING APPLICATIONS AND ISSUING CREDIT
CERTIFICATES, THE DEPARTMENT SHALL GIVE NOTICE TO THE PUBLIC THAT
FURTHER CREDITS SHALL NOT BE ALLOWED. IN CALCULATING THE
AGGREGATE AMOUNT, THE DEPARTMENT SHALL USE THE FULL AMOUNT
STATED ON EACH CREDIT CERTIFICATE, NOTWITHSTANDING ANY CREDIT
CARRIED FORWARD BY A TAXPAYER IN SUBSEQUENT YEARS PURSUANT TO

1 SUBSECTION (5) OF THIS SECTION. 2 3 (9) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF LABOR AND 4 EMPLOYMENT AND THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF 5 REVENUE MAY PROMULGATE RULES AS MAY BE NECESSARY TO 6 ADMINISTER AND ENFORCE THIS SECTION. THE RULES SHALL BE 7 PROMULGATED IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24, C.R.S. 8 9 (10) ANY TAXPAYER WHO OFFSETS A TAX DEFICIENCY WITH A 10 CREDIT ALLOWED IN THIS SECTION THAT IS DISALLOWED PURSUANT TO 11 THIS SECTION SHALL BE LIABLE FOR SUCH TAX DEFICIENCY, INTEREST, AND 12 PENALTIES AS MAY BE SPECIFIED IN THIS ARTICLE OR OTHERWISE 13 PROVIDED BY LAW. 14 15 (11) THIS SECTION IS REPEALED, EFFECTIVE JANUARY 1, 2025. 16 17 **SECTION 2. Safety clause.** The general assembly hereby finds, determines, and declares that this act is necessary for the immediate 18 preservation of the public peace, health, and safety.". 19 20 21 22 be amended as follows, and as so amended, be referred to 23 **SB10-178** 24 the Committee of the Whole with favorable 25 recommendation: 26 27 Amend reengrossed bill, page 1, line 103, strike "**PROGRAM**". 28 29 30 31 SB10-187 be referred favorably to the Committee on Appropriations. 32 33 34 35 **EDUCATION** 36 After consideration on the merits, the Committee recommends the 37 38 following: 39 40 **HB10-1406** be postponed indefinitely. 41 42 43 44 **HEALTH & HUMAN SERVICES** 45 After consideration on the merits, the Committee recommends the 46 47 following: 48 be referred to the Committee of the Whole with favorable 49 **SB10-126** 50 recommendation. 51 52 53 **SB10-189** be referred to the Committee of the Whole with favorable 54 recommendation. 55 56

1 JUDICIARY 2 After consideration on the merits, the Committee recommends the 3 following: 4 5 HB10-1411 be amended as follows, and as so amended, be referred to 6 the Committee on Appropriations with favorable 7 recommendation: 8 9 Amend printed bill, page 2, strike lines 2 through 17 and substitute: 10 11 "**SECTION 1.** 24-33.5-424 (5) (b) and (5) (c), Colorado Revised Statutes, are amended to read: 12 13 24-33.5-424. National instant criminal background check 14 system - state point of contact - grounds for denial of firearm transfer 15 16 - appeal - rule-making - unlawful acts - repeal. (5) (b) Upon denial of a firearm transfer, the transferor shall provide the transferee with written 17 18 information prepared by the bureau concerning the procedure by which 19 the transferee, WITHIN THIRTY DAYS AFTER THE DENIAL, may request a 20 review of the denial and of the instant criminal background check records 21 that prompted the denial. WITHIN THIRTY DAYS OF RECEIVING SUCH A 22 REQUEST, the bureau shall: 23 24 (I) PERFORM A THOROUGH REVIEW OF THE INSTANT CRIMINAL 25 BACKGROUND CHECK RECORDS THAT PROMPTED THE DENIAL; AND 26 27 (II) Render a final administrative decision regarding THE denial 28 within thirty days after receiving information from the transferee that demonstrates ALLEGES the transfer was improperly denied. 29 30 31 (c) In the case of any transfer denied pursuant to paragraph (b) of 32 subsection (3) of this section, the inability of the transferee BUREAU to obtain the final disposition of a case that is no longer pending shall not 33 34 constitute the basis for the continued denial of the transfer. so long as the transferee provides a letter signed and verified by the clerk of the court 35 or his or her designee that indicates that no final case disposition 36 37 information is available. Upon presentation of such letter to the bureau, the bureau shall reverse the denial.". 38 39 40 41 42 HB10-1413 be amended as follows, and as so amended, be referred to 43 the Committee on Appropriations with favorable 44 recommendation: 45 46 Amend printed bill, strike everything below the enacting clause and substitute: 47 "SECTION 1. 48 19-2-517, Colorado Revised Statutes, is REPEALED AND REENACTED, WITH AMENDMENTS, to read: 49 50 **19-2-517. Direct filing.** (1) A JUVENILE MAY BE CHARGED BY 51 THE DIRECT FILING OF AN INFORMATION IN THE DISTRICT COURT OR BY 52 53 INDICTMENT ONLY IF: 54 55 (a) THE JUVENILE IS SIXTEEN YEARS OF AGE OR OLDER AT THE TIME 56 OF THE COMMISSION OF THE ALLEGED OFFENSE AND:

(I) IS ALLEGED TO HAVE COMMITTED A CLASS 1 OR CLASS 2 1 2 FELONY; OR 3 4 (II) IS ALLEGED TO HAVE COMMITTED A FELONY ENUMERATED AS 5 A CRIME OF VIOLENCE PURSUANT TO SECTION 18-1.3-406, C.R.S.; OR 6 7 (III) IS ALLEGED TO HAVE COMMITTED A FELONY OFFENSE 8 DESCRIBED IN PART 1 OF ARTICLE 12 OF TITLE 18, C.R.S., EXCEPT FOR THE 9 POSSESSION OF A HANDGUN BY A JUVENILE, AS SET FORTH IN SECTION 10 18-12-108.5, C.R.S.; OR 11 12 (IV) IS ALLEGED TO HAVE USED, OR POSSESSED AND THREATENED 13 THE USE OF, A DEADLY WEAPON DURING THE COMMISSION OF A FELONY 14 OFFENSE AGAINST A PERSON DESCRIBED IN ARTICLE 3 OF TITLE 18, C.R.S.; 15 OR 16 17 (V) IS ALLEGED TO HAVE COMMITTED VEHICULAR HOMICIDE, AS 18 DESCRIBED IN SECTION 18-3-106, C.R.S., VEHICULAR ASSAULT, AS 19 DESCRIBED IN SECTION 18-3-205, C.R.S., OR FELONIOUS ARSON, AS 20 DESCRIBED IN PART 1 OF ARTICLE 4 OF TITLE 18, C.R.S.; OR 21 22 (VI) IS ALLEGED TO HAVE COMMITTED A CLASS 3 FELONY, OR 23 SEXUAL ASSAULT AS DESCRIBED IN SECTION 18-3-402 (1) (d), C.R.S., OR 24 SECTION 18-3-403 (1) (e), C.R.S., AS IT EXISTED PRIOR TO JULY 1, 2000, 25 AND THE JUVENILE, WITHIN THE TWO PREVIOUS YEARS, HAS BEEN 26 ADJUDICATED A JUVENILE DELINQUENT FOR AN ACT THAT CONSTITUTES A 27 FELONY; OR 28 29 (VII) IS ALLEGED TO HAVE COMMITTED A DELINQUENT ACT THAT 30 CONSTITUTES A FELONY, AND IS DETERMINED TO BE AN HABITUAL 31 JUVENILE OFFENDER. FOR PURPOSES OF THIS SECTION, "HABITUAL 32 JUVENILE OFFENDER" IS DEFINED IN SECTION 19-1-103 (61). 33 34 (b) THE JUVENILE IS FOURTEEN OR FIFTEEN YEARS OF AGE AT THE 35 TIME OF THE COMMISSION OF THE ALLEGED OFFENSE AND: 36 37 (I) IS ALLEGED TO HAVE COMMITTED MURDER IN THE FIRST 38 DEGREE, AS DESCRIBED IN SECTION 18-3-102, C.R.S., OR MURDER IN THE 39 SECOND DEGREE, AS DESCRIBED IN SECTION 18-3-103, C.R.S.; OR 40 41 (II) IS ALLEGED TO HAVE COMMITTED SEXUAL ASSAULT UNDER 42 THE CIRCUMSTANCES DESCRIBED IN SECTION 18-3-402(5)(a), C.R.S.; OR 43 44 (III) IS ALLEGED TO HAVE COMMITTED ANY SEXUAL OFFENSE THAT 45 IS ENUMERATED AS A CRIME OF VIOLENCE PURSUANT TO SECTION 46 18-1.3-406, C.R.S.; OR 47 48 (IV) IS ALLEGED TO HAVE COMMITTED ANY SEXUAL OFFENSE 49 CLASSIFIED AS A CLASS 3 FELONY, OR SEXUAL ASSAULT AS DESCRIBED IN 50 SECTION 18-3-402(1)(d), C.R.S., OR SECTION 18-3-403(1)(e), C.R.S., AS 51 IT EXISTED PRIOR TO JULY 1, 2000, AND THE JUVENILE, WITHIN THE TWO 52 PREVIOUS YEARS, HAS BEEN ADJUDICATED A JUVENILE DELINQUENT FOR 53 AN ACT THAT CONSTITUTES A FELONY; OR 54 55 (V) IS ALLEGED TO HAVE COMMITTED ANY FELONY SEXUAL 56 OFFENSE AND IS DETERMINED TO BE AN HABITUAL JUVENILE OFFENDER.

1 (c) THE JUVENILE IS FOURTEEN OR FIFTEEN YEARS OF AGE AT THE 2 TIME OF THE COMMISSION OF THE ALLEGED OFFENSE, IS ALLEGED TO HAVE 3 COMMITTED ANY FELONY, AND IS CURRENTLY SERVING A SENTENCE AS A 4 RESULT OF A DIRECT FILING PURSUANT TO THIS SECTION OR A TRANSFER 5 PURSUANT TO SECTION 19-2-518; EXCEPT THAT, IF A JUVENILE IS FOUND 6 NOT GUILTY IN THE DISTRICT COURT OF THE PRIOR FELONY OR ANY LESSER 7 INCLUDED OFFENSE, THE SUBSEQUENT CHARGE SHALL BE REMANDED BACK 8 TO THE JUVENILE COURT. 9 10 (2) NOTWITHSTANDING THE PROVISIONS OF SECTION 19-2-518, 11 AFTER FILING CHARGES IN THE JUVENILE COURT BUT PRIOR TO THE TIME 12 THAT THE JUVENILE COURT CONDUCTS A TRANSFER HEARING, THE 13 DISTRICT ATTORNEY MAY FILE THE SAME OR DIFFERENT CHARGES AGAINST 14 THE JUVENILE BY DIRECT FILING OF AN INFORMATION IN THE DISTRICT 15 COURT OR BY INDICTMENT PURSUANT TO THIS SECTION. UPON SAID FILING 16 OR INDICTMENT IN THE DISTRICT COURT, THE JUVENILE COURT SHALL NO 17 LONGER HAVE JURISDICTION OVER PROCEEDINGS CONCERNING SAID 18 CHARGES. 19 20 (3) (a) IN DETERMINING WHETHER TO FILE CHARGES IN DISTRICT 21 COURT PURSUANT TO THIS SECTION, THE DISTRICT ATTORNEY SHALL FIRST 22 CONSIDER THE FOLLOWING CRITERIA: 23 24 **(I)** THE SERIOUSNESS OF THE OFFENSE AND WHETHER THE 25 PROTECTION OF THE COMMUNITY REQUIRES RESPONSE OR CONSEQUENCE 26 BEYOND THAT AFFORDED BY THIS ARTICLE; 27 (II) WHETHER THE ALLEGED OFFENSE WAS COMMITTED IN AN 28 29 AGGRESSIVE, VIOLENT, PREMEDITATED, OR WILLFUL MANNER; 30 31 (III) WHETHER THE ALLEGED OFFENSE WAS AGAINST PERSONS OR 32 PROPERTY, GREATER WEIGHT BEING GIVEN TO OFFENSES AGAINST 33 PERSONS; 34 35 (IV) THE AGE OF THE JUVENILE, AND THE MATURITY OF THE 36 JUVENILE AS DETERMINED BY CONSIDERATIONS OF THE JUVENILE'S HOME, 37 ENVIRONMENT, EMOTIONAL ATTITUDE, AND PATTERN OF LIVING; 38 39 (V) THE RECORD AND PREVIOUS HISTORY OF THE JUVENILE; 40 41 (VI) THE LIKELIHOOD OF REHABILITATION OF THE JUVENILE BY USE 42 OF THE SENTENCING OPTIONS AVAILABLE IN THE JUVENILE AND DISTRICT 43 COURTS; 44 45 (VII) THE INTEREST OF THE COMMUNITY IN THE IMPOSITION OF A 46 PUNISHMENT COMMENSURATE WITH THE GRAVITY OF THE OFFENSE; 47 48 (VIII) THE IMPACT OF THE OFFENSE ON THE VICTIM; 49 50 (IX) WHETHER THE JUVENILE WAS PREVIOUSLY COMMITTED TO 51 THE DEPARTMENT OF HUMAN SERVICES FOLLOWING AN ADJUDICATION FOR 52 A DELINQUENT ACT THAT CONSTITUTES A FELONY; AND 53 54 (X) WHETHER THE JUVENILE USED, OR POSSESSED AND 55 THREATENED THE USE OF, A DEADLY WEAPON IN THE COMMISSION OF A 56 DELINQUENT ACT.

(b) THE AMOUNT OF WEIGHT GIVEN TO EACH OF THE FACTORS
 LISTED IN PARAGRAPH (a) OF THIS SUBSECTION (3) IS DISCRETIONARY WITH
 THE DISTRICT ATTORNEY. THE INSUFFICIENCY OF ANY FACTOR OR SET OF
 FACTORS SHALL NOT PRECLUDE THE DISTRICT ATTORNEY FROM CHARGING
 BY DIRECT FILING, SO LONG AS THE DISTRICT ATTORNEY IS SATISFIED THAT
 THE INFORMATION AVAILABLE SUPPORTS THE DECISION.

7

8 (4) (a) IF, AFTER OR CONTEMPORANEOUSLY WITH THE FILING OF A 9 DELINQUENCY PETITION AND AFTER INITIAL CONSIDERATION OF THE 10 FACTORS SET FORTH IN SUBSECTION (3) OF THIS SECTION, THE DISTRICT 11 ATTORNEY BELIEVES THE CASE MAY BE APPROPRIATE FOR CHARGING BY 12 DIRECT FILING, THE DISTRICT ATTORNEY SHALL FILE WITH THE JUVENILE 13 COURT, WITH A COPY TO THE JUVENILE'S COUNSEL OF RECORD, OR TO THE 14 JUVENILE IF THE JUVENILE HAS WAIVED COUNSEL OR IF THERE IS NO 15 COUNSEL OF RECORD, A NOTICE OF CONSIDERATION OF DIRECT FILE. NO 16 LATER THAN FORTY-EIGHT HOURS AFTER THE FILING OF THE NOTICE OF 17 CONSIDERATION, THE JUVENILE COURT SHALL READVISE THE JUVENILE OF 18 HIS OR HER RIGHT TO COUNSEL. IF THE JUVENILE HAS PREVIOUSLY WAIVED 19 HIS OR HER RIGHT TO COUNSEL, THE JUVENILE SHALL HAVE AN 20 OPPORTUNITY TO WITHDRAW SUCH WAIVER.

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22 (b) AFTER THE FILING OF THE NOTICE OF CONSIDERATION OF 23 DIRECT FILE, THE JUVENILE SHALL HAVE FOURTEEN DAYS TO PROVIDE TO THE DISTRICT ATTORNEY ANY AND ALL INFORMATION THE JUVENILE 24 25 REQUESTS THE DISTRICT ATTORNEY TO CONSIDER RELATING TO THE 26 FACTORS SET FORTH IN SUBSECTION (3) OF THIS SECTION IN MAKING THE 27 DECISION WHETHER TO DIRECT FILE CHARGES. THE DISTRICT ATTORNEY 28 SHALL NOT DIRECT FILE CHARGES UNTIL THE FOURTEEN-DAY PERIOD FOR 29 CONSIDERATION HAS PASSED. NOTHING IN THIS SECTION SHALL REQUIRE 30 THE DISTRICT ATTORNEY TO EXTEND THE PERIOD FOR CONSIDERATION; 31 NOR SHALL ANYTHING IN THIS SECTION PROHIBIT THE DISTRICT ATTORNEY 32 FROM AGREEING WITH THE JUVENILE'S COUNSEL OF RECORD TO EXTEND 33 THE PERIOD FOR CONSIDERATION. FURTHER, NOTHING IN THIS SECTION 34 SHALL PRECLUDE THE DISTRICT ATTORNEY FROM DIRECT FILING THE 35 CHARGES AFTER THE EXPIRATION OF THE PERIOD FOR CONSIDERATION. 36

37 (c) THE JUVENILE COURT SHALL NOT ACCEPT A PLEA OF GUILTY
38 DURING THE PERIOD FOR CONSIDERATION OF DIRECT FILE UNLESS THE PLEA
39 IS ENTERED WITH THE AGREEMENT OF THE DISTRICT ATTORNEY.
40

(d) THE DISTRICT ATTORNEY IS ENCOURAGED TO PROVIDE THE
JUVENILE'S COUNSEL OF RECORD AN OPPORTUNITY TO MEET TO DISCUSS
ANY AND ALL INFORMATION RELEVANT TO THE FACTORS SET FORTH IN
SUBSECTION (3) OF THIS SECTION BEFORE A DECISION TO DIRECT FILE
OCCURS. HOWEVER, THE LACK OF ANY SUCH MEETING SHALL NOT
REQUIRE AN EXTENSION OF THE PERIOD FOR CONSIDERATION.

48 (e) AT THE DISCRETION OF THE DISTRICT ATTORNEY, THE 49 PROVISIONS OF THIS SUBSECTION (4) SHALL NOT APPLY TO CHARGES FOR 50 FIRST DEGREE MURDER AS DESCRIBED IN SECTION 18-3-102, C.R.S., 51 SECOND DEGREE MURDER, AS DESCRIBED IN SECTION 18-3-103, C.R.S., OR 52 ANY SEXUAL OFFENSE THAT IS ELIGIBLE FOR DIRECT FILE PURSUANT TO 53 SUBSECTION (1) OF THIS SECTION. 54

55 (5) UPON THE DIRECT FILING OF CHARGES IN THE DISTRICT COURT 56 PURSUANT TO THIS SECTION, THE DISTRICT ATTORNEY SHALL FILE A

1 WRITTEN STATEMENT LISTING THE SPECIFIC FACTORS SET FORTH IN 2 SUBSECTION (3) OF THIS SECTION UPON WHICH THE DECISION TO DIRECT 3 FILE WAS BASED. 4 5 (6) (a) IF A JUVENILE IS CONVICTED FOLLOWING THE FILING OF 6 CRIMINAL CHARGES BY INFORMATION OR INDICTMENT IN THE DISTRICT 7 COURT PURSUANT TO THIS SECTION, THE DISTRICT JUDGE SHALL SENTENCE 8 THE JUVENILE AS FOLLOWS: 9 10 (I) AS AN ADULT; OR 11 12 (II) TO THE YOUTHFUL OFFENDER SYSTEM IN THE DEPARTMENT OF 13 CORRECTIONS IN ACCORDANCE WITH SECTION 18-1.3-407, C.R.S.; EXCEPT 14 THAT A JUVENILE SHALL BE INELIGIBLE FOR SENTENCING TO THE 15 YOUTHFUL OFFENDER SYSTEM IF THE JUVENILE IS CONVICTED OF: 16 17 (A) A CLASS 1 FELONY; 18 19 (B) ANY SEXUAL OFFENSE DESCRIBED IN SECTION 18-6-301 OR 20 18-6-302, C.R.S., OR PART 4 OF ARTICLE 3 OF TITLE 18, C.R.S.; OR 21 22 (C) A SECOND OR SUBSEQUENT OFFENSE, IF THE JUVENILE 23 RECEIVED A SENTENCE TO THE DEPARTMENT OF CORRECTIONS OR TO THE 24 YOUTHFUL OFFENDER SYSTEM FOR THE PRIOR OFFENSE; OR 25 26 (III) PURSUANT TO THE PROVISIONS OF THIS ARTICLE, IF THE 27 JUVENILE IS LESS THAN SIXTEEN YEARS OF AGE AT THE TIME OF 28 COMMISSION OF THE CRIME AND IS CONVICTED OF AN OFFENSE OTHER 29 THAN A CLASS 1 OR CLASS 2 FELONY, A CRIME OF VIOLENCE AS DEFINED 30 UNDER SECTION 18-1.3-406, C.R.S., OR AN OFFENSE DESCRIBED IN 31 SUBPARAGRAPH (V) OF PARAGRAPH (b) OF SUBSECTION (1) OF THIS 32 SECTION AND THE JUDGE MAKES A FINDING OF SPECIAL CIRCUMSTANCES. 33 34 (b) THE DISTRICT COURT JUDGE MAY SENTENCE A JUVENILE 35 PURSUANT TO THE PROVISIONS OF THIS ARTICLE IF THE JUVENILE IS 36 CONVICTED OF A LESSER INCLUDED OR NONENUMERATED OFFENSE FOR 37 WHICH CRIMINAL CHARGES COULD NOT HAVE BEEN ORIGINALLY FILED BY 38 INFORMATION OR INDICTMENT IN THE DISTRICT COURT PURSUANT TO THIS 39 SECTION. 40 41 (7) IN THE CASE OF A PERSON WHO IS SENTENCED AS A JUVENILE 42 PURSUANT TO SUBSECTION (6) OF THIS SECTION, THE FOLLOWING 43 PROVISIONS SHALL APPLY: 44 45 (a) SECTION 19-2-908(1)(a), REGARDING MANDATORY SENTENCE 46 OFFENDERS; 47 48 (b) SECTION 19-2-908 (1) (b), REGARDING REPEAT JUVENILE 49 OFFENDERS; 50 51 (c) SECTION 19-2-908 (1) (c), REGARDING VIOLENT JUVENILE 52 OFFENDERS; AND 53 54 SECTION 19-2-601, REGARDING AGGRAVATED JUVENILE (d) 55 OFFENDERS. 56

1 (8) THE COURT IN ITS DISCRETION MAY APPOINT A GUARDIAN AD 2 LITEM FOR A JUVENILE CHARGED BY THE DIRECT FILING OF AN 3 INFORMATION IN THE DISTRICT COURT OR BY INDICTMENT PURSUANT TO 4 THIS SECTION. 5 6 (9) THE OFFENSES DESCRIBED IN THIS SECTION SHALL INCLUDE 7 ATTEMPT, CONSPIRACY, OR SOLICITATION TO COMMIT SUCH OFFENSES. 8 9 **SECTION 2.** 19-2-518 (1) (d) (II) (B), (1) (d) (II) (C), (1) (d) (II) 10 (D), (1) (d.5), and (5), Colorado Revised Statutes, are amended to read: 11 12 **19-2-518.** Transfers. (1) (d) (II) In cases in which criminal 13 charges are transferred to the district court pursuant to the provisions of this section, the judge of the district court may sentence to the youthful 14 15 offender system created in section 18-1.3-407, C.R.S., any juvenile who would otherwise be sentenced pursuant to the provisions of subparagraph 16 17 (I) of this paragraph (d); except that a juvenile shall be ineligible for 18 sentencing to the youthful offender system if the juvenile is convicted of: 19 20 (B) A class 2 felony as a result of a plea agreement in cases where 21 the juvenile is charged with a class 1 felony; 22 23 (C) A class 2 felony and the juvenile has one or more prior 24 convictions for a crime of violence, as defined in section 18-1.3-406, 25 C.R.S., or prior adjudications for an offense that would constitute a crime 26 of violence if committed by an adult; 27 28 (D) A class 2 felony and the juvenile is sixteen years of age or 29 older: 30 31 (d.5) Notwithstanding the provisions of subparagraph (II) of paragraph (d) of this subsection (1), a juvenile who is charged with first 32 33 degree murder as described in section 18-3-102(1)(b), C.R.S., and pleads 34 guilty to a class 2 felony as a result of a plea agreement is eligible for 35 sentencing to the youthful offender system if the juvenile would be 36 eligible for sentencing to the youthful offender system for a conviction of 37 the felony underlying the charge of first degree murder as described in 38 section 18-3-102 (1) (b), C.R.S. 39 40 (5) When an action has been remanded to the juvenile court 41 pursuant to section 19-2-517 (1) (a) (IV) (c) and the prosecution seeks 42 waiver of jurisdiction pursuant to this section, the court's findings from 43 the prior transfer hearing regarding the factor listed in paragraph (c) of 44 subsection (4) of this section shall establish prima facie evidence that to 45 retain jurisdiction in juvenile court would be contrary to the best interests of the juvenile or of the community. 46 47 48 **SECTION 3.** 16-11-102 (1.8), Colorado Revised Statutes, is 49 amended to read: 50 51 **16-11-102.** Presentence or probation investigation. (1.8) Upon the request of either the prosecution or the defense, each presentence 52 53 report prepared regarding a youthful offender, as defined in section 18-1.3-407, C.R.S., who is eligible for sentencing to the youthful offender 54 55 system pursuant to section 18-1.3-407.5, 19-2-517(3)(6), or 19-2-518(1)

56 (d) (II), or (1) (d.5), C.R.S., shall include a determination by the warden

of the youthful offender system whether the youthful offender is
 acceptable for sentencing to the youthful offender system. When making
 a determination, the warden shall consider the nature and circumstances
 of the crime, the circumstances and criminal history of the youthful
 offender, the available bed space in the youthful offender system, and any
 other appropriate considerations.

8 SECTION 4. 18-1.3-104 (1) (h) (I), Colorado Revised Statutes,
9 is amended to read:

18-1.3-104. Alternatives in imposition of sentence. (1) Within the limitations of the applicable statute pertaining to sentencing and subject to the provisions of this title, the trial court has the following alternatives in entering judgment imposing a sentence:

(h) (I) If the defendant is eligible pursuant to section 18-1.3-407.5or section $19-2-517 \frac{(3)}{(6)}$, C.R.S., the defendant may be sentenced to the youthful offender system in accordance with section 18-1.3-407.

20 **SECTION 5.** 18-1.3-407 (1) (b) and (2) (a) (I) and the 21 introductory portion to 18-1.3-407 (2.1) (a), Colorado Revised Statutes, 22 are amended to read:

23

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24 18-1.3-407. Sentences - youthful offenders - legislative declaration - powers and duties of district court - authorization for 25 26 youthful offender system - powers and duties of department of corrections - definitions. (1) (b) It is the further intent of the general 27 28 assembly in enacting this section that female and male offenders who are 29 eligible for sentencing to the youthful offender system pursuant to section 18-1.3-407.5 or section $19-2-517 \left(\frac{3}{3}\right)$ (6) or $19-2-518 \left(1\right)$ (d) (II), or (1) 30 31 (d.5), C.R.S., receive equitable treatment in sentencing, particularly in regard to the option of being sentenced to the youthful offender system. 32 33 Accordingly, it is the general assembly's intent that necessary measures 34 be taken by the department of corrections to establish separate housing 35 for female and male offenders who are sentenced to the youthful offender 36 system without compromising the equitable treatment of either.

37

38 (2) (a) (I) A juvenile may be sentenced to the youthful offender 39 system created pursuant to this section under the circumstances set forth 40 in section 19-2-517 (3) (a) (II) or (3) (a.5) (6) (a) (II) or 19-2-518 (1) (d) (II), $\frac{\text{or}(1)(d.5)}{C.R.S.}$ A young adult offender may be sentenced to the 41 42 youthful offender system created pursuant to this section under the circumstances set forth in section 18-1.3-407.5. In order to sentence a 43 44 juvenile or young adult offender to the youthful offender system, the court shall first impose upon such person a sentence to the department of 45 corrections in accordance with section 18-1.3-401. The court shall 46 thereafter suspend such sentence conditioned on completion of a sentence 47 to the youthful offender system, including a period of community 48 supervision. The court shall impose any such sentence to the youthful 49 50 offender system for a determinate period of not fewer than two years nor 51 more than six years; except that a juvenile or young adult offender convicted of a class 2 felony may be sentenced for a determinate period 52 53 of up to seven years. In imposing such sentence, the court shall grant authority to the department of corrections to place the offender under a 54 55 period of community supervision for a period of not fewer than six 56 months and up to twelve months any time after the date on which the

offender has twelve months remaining to complete the determinate 1 2 sentence. The court may award an offender sentenced to the youthful 3 offender system credit for presentence confinement; except that such 4 credit shall not reduce the offender's actual time served in the youthful 5 offender system to fewer than two years. The court shall have a 6 presentence investigation conducted before sentencing a juvenile or 7 young adult offender pursuant to this section. Upon the request of either 8 the prosecution or the defense, the presentence report shall include a 9 determination by the warden of the youthful offender system whether the offender is acceptable for sentencing to the youthful offender system. 10

When making a determination, the warden shall consider the nature and
circumstances of the crime; the age, circumstances, and criminal history
of the offender; the available bed space in the youthful offender system;
and any other appropriate considerations.

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16 (2.1) (a) As originally enacted, this section applied only to 17 offenses committed by juveniles on or after September 13, 1993. For 18 purposes of extending the availability of sentencing options, a juvenile 19 who meets the criteria set forth in section 19-2-517 (3) (6) (a) (II), C.R.S., 20 may be sentenced to the youthful offender system pursuant to this section, 21 under the following circumstances:

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23 SECTION 6. Act subject to petition - effective date -24 **applicability.** (1) This act shall take effect at 12:01 a.m. on the day 25 following the expiration of the ninety-day period after final adjournment 26 of the general assembly (August 11, 2010, if adjournment sine die is on May 12, 2010); except that, if a referendum petition is filed pursuant to 27 section 1 (3) of article V of the state constitution against this act or an 28 29 item, section, or part of this act within such period, then the act, item, 30 section, or part shall not take effect unless approved by the people at the 31 general election to be held in November 2010 and shall take effect on the 32 date of the official declaration of the vote thereon by the governor. 33

(2) (a) Except as otherwise provided in paragraph (b) of this
subsection (2), the provisions of this act shall apply to the filing of
charges on or after the effective date of this act.

- (b) Section 19-2-517 (6) and (7), Colorado Revised Statutes, as
 enacted in section 1 of this act shall apply to persons sentenced on or after
 the effective date of this act.".
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- 42 43
- 43

45 **TRANSPORTATION & ENERGY**

46 After consideration on the merits, the Committee recommends the 47 following:

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49 HB10-1282 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

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Amend printed bill, page 3, line 17, strike "JULY 1, 2012." and substitute 4 "AUGUST 31, 2011.".

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1 HB10-1405 be amended as follows, and as so amended, be referred to 2 the Committee of the Whole with favorable 3 recommendation: 4 5 Amend printed bill, page 3, line 12, after "SHALL" insert "FIRST HAVE 6 RECEIVED THE INPUT OF ONE LOCAL GOVERNMENT ELECTED OFFICIAL 7 APPOINTED BY EACH OF THE FIVE METROPOLITAN PLANNING 8 ORGANIZATIONS IN THE STATE FOR THE PURPOSE OF PROVIDING SUCH 9 INPUT AND SHALL". 10 11 Page 3, line 16, strike "IN ORDER TO ACCOUNT FOR" and substitute "TO 12 PROVIDE THE LEVEL OF FUNDING NECESSARY TO AVOID ANY UNFUNDED 13 MANDATES CREATED BY". 14 15 Page 3, line 19, after "REMOVAL." add "A REPORT MADE PURSUANT TO 16 THIS SECTION THAT INCLUDES RECOMMENDATIONS AS TO WHETHER 17 COMMUTER HIGHWAYS SHOULD BE REMOVED FROM THE STATE HIGHWAY 18 SYSTEM SHALL INCLUDE A STATEMENT REGARDING THE EXTENT TO WHICH 19 THE ELECTED OFFICIALS APPOINTED BY THE METROPOLITAN PLANNING 20 ORGANIZATIONS IN THE STATE AGREE WITH THE COMMISSION'S 21 RECOMMENDATIONS.". 22 23 FIRST REPORT OF FIRST CONFERENCE COMMITTEE 24 25 on HB10-1171 26 This Report Amends the Rerevised Bill. 27 28 To the President of the Senate and the 29 Speaker of the House of Representatives: 30 31 Your first conference committee appointed on HB10-1171, 32 concerning education-related data reporting requirements, has met and 33 reports that it has agreed upon the following: 34 35 That the House accede to the Senate amendments made to the bill, as the amendments appear in the rerevised bill, with the following 36 37 changes: 38 Amend rerevised bill, page 4, strike lines 16 through 27 and substitute: 39 "SECTION 3. Repeal. 22-44-111 (3), Colorado Revised 40 41 Statutes, is repealed as follows: 42 43 **22-44-111. Budget - filing.** (3) Each board of education shall 44 submit its adopted annual budget to the department of education on or before January 31, 2009, and on or before January 31 each year thereafter. 45 The budget shall include data available to the board of education as of 46 47 December 31 of the immediately preceding calendar year.". 48 49 Page 5, strike line 1. 50 51 Respectfully submitted, House Committee: Senate Committee: 52 53 (signed) (signed) Pat Steadman 54 Debbie Benefield 55 Judy Solano Keith King 56 Tom Massey

1		PRINTING REPORT
2 3 4 5	The Chief Cle HB10-1423, 2	erk reports the following bills have been correctly printed: 1424, 1425, 1426; HCR10-1006, 1007, 1008 .
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7 8		MESSAGE(S) FROM THE SENATE
9 10 11	The Senate has of Statutes:	as passed on Third Reading and transmitted to the Revisor
12 13	SB10-179	amended as printed in Senate Journal, April 26, 2010,
14 15	SB10-161	pages 1015-1017. amended as printed in Senate Journal, April 26, 2010,
16 17	SB10-180	page 1018. amended as printed in Senate Journal, April 26, 2010,
18 19	SB10-144	pages 1018-1019. amended as printed in Senate Journal, April 26, 2010,
20 21	SB10-013	page 1019. amended as printed in Senate Journal, April 26, 2010,
22 23 24	SB10-002	page 1019. amended as printed in Senate Journal, April 26,2010, pages 1019-1020.
25 26 27	The Senate ha of Statutes:	as passed on Third Reading and transmitted to the Revisor
28 29 20	HB10-1342	amended as printed in Senate Journal, April 26, 2010,
30 31 32	HB10-1221	pages 1017. amended as printed in Senate Journal, April 26, 2010,
33 34	HB10-1060	page 1018. amended as printed in Senate Journal, April 26, 2010, page 1020.
35 36 37 38	The Senate ha HB10-1355.	as passed on Third Reading and returns herewith:
39 40 41		as voted to concur in House amendments to SB10-110 and bill as amended.
42 43 44 45 46 47	Committee or	has adopted the First Report of the First Conference h HB10-1171, as printed in Senate Journal, April 19, 2010, 3, and repassed the bill as amended. The bill is returned
48 49 50 51 52	HJR10-1015,	the request of the House for a Conference Committee on the President appoints Senators Whitehead, chair, White as conferees on the First Conference Committee on
52 53 54 55 56		

1		MESSAGE(S) FROM THE REVISOR				
2 3 4 5	We herewith transmit: Without comment, as amended, HB10-1342, 1221, and 1060. Without comment, as amended, SB10-179, 161, 180, 144, 013, and 002.					
6 7 8 9		INTRODUCTION OF BILLS				
10		First Reading				
11 12 13 14	The following indicated:	g bills were read by title and referred to the committees				
14 15 16 17 18 19 20 21 22 23	SB10-002	by Senator(s) Steadman and Keller; also Representative(s) Looper and Primavera, Acree, ToddConcerning the denial of benefits by health coverage plans, and, in connection therewith, increasing recoveries to the medicaid program, providing additional assistance to families eligible for certain benefits, and making an appropriation in connection therewith. Health and Human Services				
24 25 26 27 28	SB10-012 Committee on	by Senator(s) Tochtrop, Carroll M., Hodge; also Representative(s) Pace, Miklosi, RydenConcerning increased penalties for violations of the workers' compensation laws. Judiciary				
29 30 31 32 33 34	SB10-013 Committee on	by Senator(s) Hodge, Carroll M., Tochtrop; also Representative(s) Ryden, Miklosi, PaceConcerning accountability for workers' compensation insurers, and making an appropriation therefor. Business Affairs and Labor				
35 36 37 38 20		by Senator(s) Scheffel; also Representative(s) Rice Concerning the registration of equipment mounted on a motor vehicle.				
39 40	Committee on	Transportation & Energy				
41 42 43	<u>SB10-161</u>	by Senator(s) King K.; also Representative(s) Massey Concerning authorizing charter schools to enter into contractual agreements.				
44	Committee on					
45 46 47 48 49 50	SB10-179 Committee on	by Senator(s) Steadman; also Representative(s) Weissmann and CassoConcerning the voting rights of persons involved in the criminal justice system, and making an appropriation in connection therewith. Judiciary				
51 52 53 54 55 56	<u>SB10-180</u>	by Senator(s) Williams, Penry, Schwartz, Kester, Boyd, Carroll M., Hudak, Johnston, Morse, Romer, Bacon, Heath, Hodge, Keller, Newell, Shaffer B., Tapia; also Representative(s) Kerr A., Casso, Court, Curry, Fischer, Hullinghorst, Miklosi, SolanoConcerning the				

	Page 1452	House Journal105th DayApril 27, 2010
1 2 3 4 5 6 7 8	Committee on	development of a smart grid for Colorado, and, in connection therewith, convening a task force to recommend legislative and administrative measures to encourage the orderly implementation of smart grid technology in Colorado. Transportation & Energy
9 10		INTRODUCTION OF RESOLUTIONS
11 12 13	The following rules:	resolution was read by title and laid over one day under the
14 15 16 17 18 19 20	<u>HJR10-1032</u>	by Representative(s) May, Carroll T., Weissmann; also Senator(s) Shaffer B., Morse, PenryConcerning complaints filed pursuant to rule 36 (d) of the joint rules of the Senate and House of Representatives addressing lobbying practices.
21 22 23	The following indicated:	resolution was read by title and referred to the committees
24 25 26 27 28 29 30		by Representative(s) BalmerConcerning an amendment to the United States Constitution to prohibit Congressional exemptions from federal law. State, Veterans, & Military Affairs Judiciary
31 32 33 34		CHANGE IN SPONSORSHIP
35 36 37		epresentative Pommer to be removed as dual prime sponsor.
38 39 40		NOTICE OF CALENDARED ITEM(S)
41 42 43 44	On motion of calendared for	Representative Weissmann, the following bill(s) will be second Reading on April 28, 2010: HB10-1282, 1405 .
45 46		LAY OVER OF CALENDAR ITEM(S)
47 48 49		Representative Weissmann, the following item(s) on the)were laid over until April 28, retaining place on Calendar:
50 51	Consideration SB10-109 .	of Conference Committee Report(s)HB10-1099, 1021,
52 53 54 55 56	Consideratio HJR10-1023,	n of Resolution(s)HJR10-1020, SJR10-025, 1019, 1024, 1025, 1026, 1027, 1028, 1029. of Senate Amendment(s)HB10-1118, 1133, 1147, 1149, 332, 1122.

 On motion of Represe
 9:00 a.m., April 28, 20
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 7 Attest:
 8 MARILYN EDDINS,
 9 Chief Clerk On motion of Representative Weissmann, the House adjourned until 9:00 a.m., April 28, 2010.

Approved: TERRANCE D. CARROLL, Speaker

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