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SENATE COMMITTEE OF REFERENCE AMENDMENT Committee on Judiciary.

HB16-1320 be amended as follows:

- 1 Amend reengrossed bill, page 4, strike lines 21 through 27.
- 2 Page 5, strike lines 1 through 13 and substitute:
- 3 "SECTION 4. In Colorado Revised Statutes, 12-35.5-110, amend 4 (1) (e); and add (2) and (3) as follows:
 - 12-35.5-110. Scope of article exclusions authority for clinical setting. (1) Nothing in this article prohibits or requires a massage therapy license for any of the following:
 - (e) The person provides alternative methods that employ contact and does not hold himself or herself out as a massage therapist. For the purposes of this paragraph (e), "alternative methods that employ contact" include, but are not limited to:
 - (I) Practices in which only the soft tissue of a person's hands, feet, or ears are manipulated USING REFLEXOLOGY, AURICULAR THERAPY, AND MERIDIAN THERAPIES THAT AFFECT THE REFLEXES OF THE BODY;
 - (II) Practices using touch, words, and directed movements to deepen a person's awareness of movement patterns in his or her body, such as the Feldenkrais method, the Trager approach, and body-mind centering;
 - (III) Practices using touch to affect the human energy systems, such as reiki, shiatsu; and Asian or polarity bodywork therapy, MERIDIANS; AND HEALING TOUCH;
 - (IV) Structural integration practices such as Rolfing and Hellerwork; and
 - (V) The process of muscle activation techniques.
 - (2) IF THERE IS A CONTINUED PATTERN OF CRIMINAL BEHAVIOR WITH ARRESTS, COMPLAINTS REGARDING SEXUAL MISCONDUCT, OR CRIMINAL INTENT THAT IS RELATED TO HUMAN TRAFFICKING DISGUISED AS A LEGITIMATE EXEMPTION, THE DIRECTOR MAY, AT HIS OR HER DISCRETION DETERMINE THAT A BUSINESS OR PRACTICE IS NO LONGER EXEMPT FROM LICENSING PURSUANT TO PARAGRAPH (e) OF SUBSECTION (1) OF THIS SECTION.".
- 32 Renumber succeeding subsection accordingly.

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