First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 11-1273

LLS NO. 11-0779.01 Christy Chase

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House Committees Health and Environment Appropriations

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A BILL FOR AN ACT

101	CONCERNING THE ENACTMENT OF THE "HEALTH CARE OPPORTUNITY
102	AND PATIENT EMPOWERMENT ACT'' TO AUTHORIZE THE STATE
103	TO NEGOTIATE WITH OTHER STATES TO DEVELOP AN
104	INTERSTATE COMPACT FOR PURPOSES OF ALLOWING THE
105	SIGNATORY STATES TO OPT OUT OF FEDERAL LAW SO AS TO
106	REGULATE HEALTH CARE AT THE STATE LEVEL.

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://www.leg.state.co.us/billsummaries.)





The bill enacts the "Health Care Opportunity and Patient Empowerment Act", which requires the executive directors of the departments of health care policy and financing, public health and environment, and labor and employment and the commissioner of insurance, in consultation with other state agencies and stakeholders they deem appropriate, to develop a health care interstate compact that would allow signatory states to opt out of federal health care reform legislation as well as any other federal law regulating health care and instead regulate health care in each signatory state in the manner determined appropriate for that state by its legislature. The executive directors and commissioner are to keep the general assembly apprised of its progress through periodic reports to specified committees of reference of the senate and house of representatives.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Article 60 of title 24, Colorado Revised Statutes, is
3	amended BY THE ADDITION OF A NEW PART to read:
4	PART 35
5	HEALTH CARE INTERSTATE COMPACT
6	24-60-3501. Short title. This part 35 shall be known and
7	may be cited as the "Health Care Opportunity and Patient
8	EMPOWERMENT ACT".
9	24-60-3502. Execution of compact. THE GENERAL ASSEMBLY
10	HEREBY APPROVES AND THE GOVERNOR IS AUTHORIZED TO ENTER INTO A
11	COMPACT ON BEHALF OF THIS STATE WITH ANY OTHER STATE OR STATES
12	LEGALLY JOINING THEREIN IN THE FORM SUBSTANTIALLY AS FOLLOWS:
13	ARTICLE I
14	PURPOSE
15	(a) THE MEMBER STATES FIND THAT:
16	(1) THE SEPARATION OF POWERS, BOTH AMONG THE BRANCHES OF
17	THE FEDERAL GOVERNMENT AND BETWEEN FEDERAL AND STATE
18	AUTHORITY, IS ESSENTIAL TO THE PRESERVATION OF INDIVIDUAL LIBERTY;

1	(2) The United States constitution creates a federal
2	GOVERNMENT OF LIMITED AND ENUMERATED POWERS AND RESERVES TO
3	THE STATES OR TO THE PEOPLE THOSE POWERS NOT GRANTED TO THE
4	FEDERAL GOVERNMENT;
5	(3) THE FEDERAL GOVERNMENT HAS ENACTED MANY LAWS THAT
6	HAVE PREEMPTED STATE LAWS WITH RESPECT TO HEALTH CARE AND HAVE
7	PLACED INCREASING STRAIN ON STATE BUDGETS, IMPAIRING OTHER
8	RESPONSIBILITIES SUCH AS EDUCATION, INFRASTRUCTURE, AND PUBLIC
9	SAFETY;
10	(4) THE MEMBER STATES SEEK TO PROTECT INDIVIDUAL LIBERTY
11	AND PERSONAL CONTROL OVER HEALTH CARE DECISIONS AND BELIEVE THE
12	BEST METHOD TO ACHIEVE THESE ENDS IS TO VEST REGULATORY
13	AUTHORITY OVER HEALTH CARE IN THE STATES;
14	(5) BY ACTING IN CONCERT, THE MEMBER STATES MAY EXPRESS
15	AND INSPIRE CONFIDENCE IN THE ABILITY OF EACH MEMBER STATE TO
16	GOVERN HEALTH CARE EFFECTIVELY; AND
17	(6) The member states recognize that consent of the
18	UNITED STATES CONGRESS MAY BE MORE EASILY SECURED IF THE MEMBER
19	STATES COLLECTIVELY SEEK CONSENT THROUGH AN INTERSTATE COMPACT
20	AS SET FORTH IN THIS PART 35.
21	ARTICLE II
22	DEFINITIONS
23	AS USED IN THIS COMPACT, UNLESS THE CONTEXT CLEARLY
24	INDICATES OTHERWISE:
25	(a) "Commission" means the interstate advisory health
26	CARE COMMISSION ESTABLISHED IN ARTICLE VII OF THIS COMPACT.
27	(b) "CURRENT YEAR INFLATION ADJUSTMENT FACTOR" MEANS THE

1 TOTAL GROSS DOMESTIC PRODUCT DEFLATOR IN THE CURRENT YEAR 2 DIVIDED BY THE TOTAL GROSS DOMESTIC PRODUCT DEFLATOR IN FEDERAL 3 FISCAL YEAR 2010. TOTAL GROSS DOMESTIC PRODUCT DEFLATOR SHALL 4 BE DETERMINED BY THE BUREAU OF ECONOMIC ANALYSIS IN THE UNITED 5 STATES DEPARTMENT OF COMMERCE. "EFFECTIVE DATE" MEANS THE DATE UPON WHICH THIS 6 (c)7 COMPACT BECOMES EFFECTIVE FOR PURPOSES OF THE OPERATION OF STATE 8 AND FEDERAL LAW IN A MEMBER STATE, WHICH SHALL BE THE LATER OF: 9 (1) THE DATE UPON WHICH THIS COMPACT IS ADOPTED UNDER THE 10 LAWS OF THE MEMBER STATE; AND 11 (2) THE DATE UPON WHICH THE UNITED STATES CONGRESS 12 CONSENTS TO THIS COMPACT PURSUANT TO ARTICLE I, SECTION 10 OF THE 13 UNITED STATES CONSTITUTION, AFTER AT LEAST TWO MEMBER STATES 14 ADOPT THE COMPACT. (d) (1) "HEALTH CARE" MEANS CARE, SERVICES, SUPPLIES, OR 15 16 PLANS RELATED TO THE HEALTH OF AN INDIVIDUAL AND INCLUDES THE 17 FOLLOWING: 18 (i) PREVENTIVE, DIAGNOSTIC, THERAPEUTIC, REHABILITATIVE, 19 MAINTENANCE, OR PALLIATIVE CARE AND COUNSELING, SERVICE, 20 ASSESSMENT, OR PROCEDURE WITH RESPECT TO THE PHYSICAL OR MENTAL 21 CONDITION OR FUNCTIONAL STATUS OF AN INDIVIDUAL OR THAT AFFECTS 22 THE STRUCTURE OR FUNCTION OF THE BODY; 23 (ii) THE SALE OR DISPENSING OF A DRUG, DEVICE, EQUIPMENT, OR 24 OTHER ITEM IN ACCORDANCE WITH A PRESCRIPTION; AND 25 (iii) AN INDIVIDUAL OR GROUP PLAN THAT PROVIDES, OR PAYS THE 26 COST OF, CARE, SERVICES, OR SUPPLIES RELATED TO THE HEALTH OF AN 27 INDIVIDUAL.

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(2) "HEALTH CARE" DOES NOT INCLUDE ANY CARE, SERVICES, 1 2 SUPPLIES, OR PLANS PROVIDED BY THE UNITED STATES DEPARTMENTS OF 3 DEFENSE AND VETERANS AFFAIRS OR PROVIDED TO NATIVE AMERICANS. (e) "MEMBER STATE" MEANS A STATE THAT IS A SIGNATORY TO 4 5 THIS COMPACT AND HAS ADOPTED IT UNDER THE LAWS OF THAT STATE. (f) "MEMBER STATE BASE FUNDING LEVEL" MEANS A NUMBER 6 7 EOUAL TO THE TOTAL FEDERAL SPENDING ON HEALTH CARE IN THE 8 MEMBER STATE DURING FEDERAL FISCAL YEAR 2010. ON OR BEFORE THE 9 EFFECTIVE DATE, EACH MEMBER STATE SHALL DETERMINE THE MEMBER 10 STATE BASE FUNDING LEVEL FOR ITS STATE, AND THAT NUMBER SHALL BE 11 BINDING ON THE MEMBER STATE. THE PRELIMINARY ESTIMATE OF THE 12 MEMBER STATE BASE FUNDING LEVEL FOR THE STATE OF COLORADO IS 13 EIGHT BILLION NINE HUNDRED SEVEN MILLION DOLLARS. (g) "MEMBER STATE CURRENT YEAR FUNDING LEVEL" MEANS THE 14 15 MEMBER STATE BASE FUNDING LEVEL MULTIPLIED BY THE MEMBER STATE 16 CURRENT YEAR POPULATION ADJUSTMENT FACTOR MULTIPLIED BY THE 17 CURRENT YEAR INFLATION ADJUSTMENT FACTOR. 18 (h) "MEMBER STATE CURRENT YEAR POPULATION ADJUSTMENT 19 FACTOR" MEANS THE AVERAGE POPULATION OF THE MEMBER STATE IN THE 20 CURRENT YEAR LESS THE AVERAGE POPULATION OF THE MEMBER STATE IN 21 FEDERAL FISCAL YEAR 2010, DIVIDED BY THE AVERAGE POPULATION OF 22 THE MEMBER STATE IN FEDERAL FISCAL YEAR 2010, PLUS ONE. A VERAGE 23 POPULATION IN A MEMBER STATE SHALL BE DETERMINED BY THE UNITED 24 STATES BUREAU OF THE CENSUS. 25 **ARTICLE III** 26 PLEDGE THE MEMBER STATES SHALL TAKE JOINT AND SEPARATE ACTION TO 27

1	SECURE THE CONSENT OF THE UNITED STATES CONGRESS TO THIS
2	COMPACT IN ORDER TO RETURN THE AUTHORITY TO REGULATE HEALTH
3	CARE TO THE MEMBER STATES CONSISTENT WITH THE GOALS AND
4	PRINCIPLES ARTICULATED IN THIS COMPACT. THE MEMBER STATES SHALL
5	IMPROVE HEALTH CARE POLICY WITHIN THEIR RESPECTIVE JURISDICTIONS
6	AND ACCORDING TO THE JUDGMENT AND DISCRETION OF EACH MEMBER
7	STATE.
8	ARTICLE IV
9	LEGISLATIVE POWER
10	THE LEGISLATURES OF THE MEMBER STATES HAVE THE PRIMARY
11	RESPONSIBILITY TO REGULATE HEALTH CARE IN THEIR RESPECTIVE STATES.
12	ARTICLE V
13	STATE CONTROL
14	EACH MEMBER STATE, WITHIN ITS STATE, MAY SUSPEND BY
15	LEGISLATION THE OPERATION OF ALL FEDERAL LAWS, RULES,
16	REGULATIONS, AND ORDERS REGARDING HEALTH CARE THAT ARE
17	INCONSISTENT WITH THE LAWS AND REGULATIONS ADOPTED BY THE
18	MEMBER STATE PURSUANT TO THIS COMPACT. FEDERAL AND STATE LAWS,
19	RULES, REGULATIONS, AND ORDERS REGARDING HEALTH CARE WILL
20	REMAIN IN EFFECT UNLESS A MEMBER STATE EXPRESSLY SUSPENDS THEM
21	PURSUANT TO ITS AUTHORITY UNDER THIS COMPACT. FOR ANY FEDERAL
22	LAW, RULE, REGULATION, OR ORDER THAT REMAINS IN EFFECT IN A
23	MEMBER STATE AFTER THE EFFECTIVE DATE, THAT MEMBER STATE SHALL
24	BE RESPONSIBLE FOR THE ASSOCIATED FUNDING OBLIGATIONS IN ITS
25	STATE.
26	ARTICLE VI
27	FUNDING

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1 (a) EACH FEDERAL FISCAL YEAR, EACH MEMBER STATE SHALL 2 HAVE THE RIGHT TO FEDERAL MONEYS UP TO AN AMOUNT EQUAL TO ITS 3 MEMBER STATE CURRENT YEAR FUNDING LEVEL FOR THAT FEDERAL FISCAL 4 YEAR, FUNDED BY CONGRESS AS MANDATORY SPENDING AND NOT SUBJECT 5 TO ANNUAL APPROPRIATION, TO SUPPORT THE EXERCISE OF MEMBER STATE 6 AUTHORITY UNDER THIS COMPACT. THIS FUNDING SHALL NOT BE 7 CONDITIONAL ON ANY ACTION OF OR REGULATION, POLICY, LAW, OR RULE 8 BEING ADOPTED BY THE MEMBER STATE. 9 (b) BY THE START OF EACH FEDERAL FISCAL YEAR, CONGRESS 10 SHALL ESTABLISH AN INITIAL MEMBER STATE CURRENT YEAR FUNDING 11 LEVEL FOR EACH MEMBER STATE, BASED UPON REASONABLE ESTIMATES. 12 THE FINAL MEMBER STATE CURRENT YEAR FUNDING LEVEL SHALL BE 13 CALCULATED, AND FUNDING SHALL BE RECONCILED BY THE UNITED 14 STATES CONGRESS BASED UPON INFORMATION PROVIDED BY EACH 15 MEMBER STATE AND AUDITED BY THE UNITED STATES GOVERNMENT 16 ACCOUNTABILITY OFFICE. **ARTICLE VII** 17 18 INTERSTATE ADVISORY HEALTH 19 CARE COMMISSION 20 THE INTERSTATE ADVISORY HEALTH CARE COMMISSION IS (a) 21 ESTABLISHED. THE COMMISSION CONSISTS OF MEMBERS APPOINTED BY 22 EACH MEMBER STATE THROUGH A PROCESS TO BE DETERMINED BY EACH 23 MEMBER STATE. A MEMBER STATE MAY NOT APPOINT MORE THAN TWO 24 MEMBERS TO THE COMMISSION AND MAY WITHDRAW MEMBERSHIP FROM 25 THE COMMISSION AT ANY TIME. EACH COMMISSION MEMBER IS ENTITLED

- 26 TO ONE VOTE. THE COMMISSION SHALL NOT ACT UNLESS A MAJORITY OF
- 27 THE MEMBERS ARE PRESENT, AND NO ACTION SHALL BE BINDING UNLESS

APPROVED BY A MAJORITY OF THE COMMISSION'S TOTAL MEMBERSHIP. 1 2 (b) THE COMMISSION MAY ELECT FROM AMONG ITS MEMBERSHIP 3 A CHAIRPERSON. THE COMMISSION MAY ADOPT AND PUBLISH BYLAWS AND 4 POLICIES THAT DO NOT CONFLICT WITH THIS COMPACT. THE COMMISSION 5 SHALL MEET AT LEAST ONCE A YEAR AND MAY MEET MORE FREQUENTLY. 6 THE COMMISSION MAY STUDY ISSUES OF HEALTH CARE (c) 7 REGULATION THAT ARE OF PARTICULAR CONCERN TO THE MEMBER STATES. 8 THE COMMISSION MAY MAKE NONBINDING RECOMMENDATIONS TO THE 9 MEMBER STATES. THE LEGISLATURES OF THE MEMBER STATES MAY 10 CONSIDER THESE RECOMMENDATIONS IN DETERMINING THE APPROPRIATE 11 HEALTH CARE POLICIES IN THEIR RESPECTIVE STATES.

12 (d) THE COMMISSION SHALL COLLECT INFORMATION AND DATA TO 13 ASSIST THE MEMBER STATES IN THEIR REGULATION OF HEALTH CARE, 14 INCLUDING ASSESSING THE PERFORMANCE OF VARIOUS STATE HEALTH 15 CARE PROGRAMS AND COMPILING INFORMATION ON THE PRICES OF HEALTH 16 CARE. THE COMMISSION SHALL MAKE THIS INFORMATION AND DATA 17 AVAILABLE TO THE LEGISLATURES OF THE MEMBER STATES. 18 NOTWITHSTANDING ANY OTHER PROVISION IN THIS COMPACT, NO MEMBER 19 STATE SHALL DISCLOSE TO THE COMMISSION THE HEALTH INFORMATION OF 20 ANY INDIVIDUAL, NOR SHALL THE COMMISSION DISCLOSE THE HEALTH 21 INFORMATION OF ANY INDIVIDUAL.

(e) THE COMMISSION SHALL BE FUNDED BY THE MEMBER STATES
AS AGREED TO BY THE MEMBER STATES. THE COMMISSION SHALL HAVE
THE RESPONSIBILITIES AND DUTIES AS MAY BE CONFERRED UPON IT BY
SUBSEQUENT ACTION OF THE RESPECTIVE LEGISLATURES OF THE MEMBER
STATES IN ACCORDANCE WITH THE TERMS OF THIS COMPACT.

27 (f) THE COMMISSION SHALL NOT TAKE ANY ACTION WITHIN A

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1	MEMBER STATE THAT CONTRAVENES ANY STATE LAW OF THAT MEMBER
2	STATE.
3	ARTICLE VIII
4	CONGRESSIONAL CONSENT
5	THIS COMPACT SHALL BE EFFECTIVE ON ITS ADOPTION BY AT LEAST
6	TWO MEMBER STATES AND CONSENT OF THE UNITED STATES CONGRESS.
7	THIS COMPACT SHALL BE EFFECTIVE UNLESS THE UNITED STATES
8	CONGRESS, IN CONSENTING TO THIS COMPACT, ALTERS THE FUNDAMENTAL
9	PURPOSES OF THIS COMPACT, WHICH ARE:
10	(a) TO SECURE THE RIGHT OF THE MEMBER STATES TO REGULATE
11	HEALTH CARE IN THEIR RESPECTIVE STATES PURSUANT TO THIS COMPACT
12	AND TO SUSPEND THE OPERATION OF ANY CONFLICTING FEDERAL LAWS,
13	RULES, REGULATIONS, AND ORDERS WITHIN THEIR STATES; AND
14	(b) TO SECURE FEDERAL FUNDING FOR MEMBER STATES THAT
15	CHOOSE TO INVOKE THEIR AUTHORITY UNDER THIS COMPACT, AS
16	PRESCRIBED BY ARTICLE 6 OF THIS COMPACT.
17	ARTICLE IX
18	AMENDMENTS
19	THE MEMBER STATES, BY UNANIMOUS AGREEMENT, MAY AMEND
20	THIS COMPACT FROM TIME TO TIME WITHOUT THE PRIOR CONSENT OR
21	APPROVAL OF CONGRESS, AND ANY AMENDMENT SHALL BE EFFECTIVE
22	UNLESS, WITHIN ONE YEAR, CONGRESS DISAPPROVES THAT AMENDMENT.
23	ANY STATE MAY JOIN THIS COMPACT AFTER THE DATE ON WHICH
24	CONGRESS CONSENTS TO THE COMPACT BY ADOPTION INTO LAW UNDER ITS
25	STATE CONSTITUTION.
26	ARTICLE X
27	WITHDRAWAL; DISSOLUTION

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1	ANY MEMBER STATE MAY WITHDRAW FROM THIS COMPACT BY
2	ADOPTING A LAW TO THAT EFFECT, BUT NO SUCH WITHDRAWAL SHALL
3	TAKE EFFECT UNTIL SIX MONTHS AFTER THE GOVERNOR OF THE
4	WITHDRAWING MEMBER STATE HAS GIVEN NOTICE OF THE WITHDRAWAL
5	TO THE OTHER MEMBER STATES. A WITHDRAWING STATE SHALL BE LIABLE
6	FOR ANY OBLIGATIONS THAT IT MAY HAVE INCURRED PRIOR TO THE DATE
7	ON WHICH ITS WITHDRAWAL BECOMES EFFECTIVE. THIS COMPACT SHALL
8	BE DISSOLVED UPON THE WITHDRAWAL OF ALL BUT ONE OF THE MEMBER
9	STATES.
10	SECTION 2. Safety clause. The general assembly hereby finds,
11	determines, and declares that this act is necessary for the immediate

12 preservation of the public peace, health, and safety.