First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction SENATE BILL 11-016

LLS NO. 11-0535.01 Debbie Haskins

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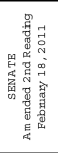
A BILL FOR AN ACT

101	CONCERNING INCREASES IN THE AMOUNTS ALLOCATED TO CERTAIN
102	FAMILY MEMBERS DURING THE ADMINISTRATION OF A
103	DECEDENT'S ESTATE.

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.)

A decedent's surviving spouse is entitled to exempt property from the decedent's estate. On and after January 1, 2012, the dollar limit for exempt property to which a surviving spouse is entitled is increased from \$26,000 to \$78,000. On and after January 1, 2012, the dollar limit for the SENATE 3rd Reading Unam ended February 22, 2011



family allowance taken out of the estate for the maintenance of the family during the administration of the estate is increased from \$24,000 to \$72,000.

The current law provides for an annual cost of living adjustment for exempt property and for the family allowance. The bill suspends those cost of living adjustments for one year when the increase in the dollar amounts due to this bill takes effect.

1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. 15-11-403, Colorado Revised Statutes, is amended
3 to read:

4 **15-11-403.** Exempt property. (1) (a) PRIOR TO JANUARY 1, 5 2012, the decedent's surviving spouse is entitled to exempt property from 6 the estate in the form of cash in the amount of or other property of the 7 estate in the value of twenty-six thousand dollars in excess of any security 8 interests therein. If there is no surviving spouse, the decedent's dependent 9 children are entitled jointly to the same exempt property. Rights to 10 exempt property have priority over all claims against the estate, except 11 claims for the costs and expenses of administration, and reasonable 12 funeral and burial, interment, or cremation expenses, which shall be paid 13 in the priority and manner set forth in section 15-12-805. The right to 14 exempt property shall abate as necessary to permit payment of the family 15 allowance. These rights are in addition to any benefit or share passing to 16 the surviving spouse or dependent children by the decedent's will, unless 17 otherwise provided, by intestate succession, or by way of elective-share. 18 (b) ON AND AFTER JANUARY 1, 2012, THE DECEDENT'S SURVIVING 19 SPOUSE IS ENTITLED TO EXEMPT PROPERTY FROM THE ESTATE IN THE FORM 20 OF CASH IN THE AMOUNT OF OR OTHER PROPERTY OF THE ESTATE IN THE 21 VALUE OF THIRTY THOUSAND DOLLARS IN EXCESS OF ANY SECURITY 22 INTERESTS THEREIN. IF THERE IS NO SURVIVING SPOUSE, THE DECEDENT'S

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1 DEPENDENT CHILDREN ARE ENTITLED JOINTLY TO THE SAME EXEMPT 2 PROPERTY. RIGHTS TO EXEMPT PROPERTY HAVE PRIORITY OVER ALL 3 CLAIMS AGAINST THE ESTATE, EXCEPT CLAIMS FOR THE COSTS AND 4 EXPENSES OF ADMINISTRATION, AND REASONABLE FUNERAL AND BURIAL, 5 INTERMENT, OR CREMATION EXPENSES, WHICH SHALL BE PAID IN THE 6 PRIORITY AND MANNER SET FORTH IN SECTION 15-12-805. THE RIGHT TO 7 EXEMPT PROPERTY SHALL ABATE AS NECESSARY TO PERMIT PAYMENT OF 8 THE FAMILY ALLOWANCE. THESE RIGHTS ARE IN ADDITION TO ANY 9 BENEFIT OR SHARE PASSING TO THE SURVIVING SPOUSE OR DEPENDENT 10 CHILDREN BY THE DECEDENT'S WILL, UNLESS OTHERWISE PROVIDED, BY 11 INTESTATE SUCCESSION, OR BY WAY OF ELECTIVE-SHARE.

12 (2)The dollar amount stated in PARAGRAPH (a) OR (b) OF 13 subsection (1) of this section shall be increased or decreased based on the 14 cost of living adjustment as calculated and specified in section 15-10-112; 15 EXCEPT THAT, WHEN THE INCREASE IN THE DOLLAR AMOUNT STATED IN 16 PARAGRAPH (b) OF SUBSECTION (1) OF THIS SECTION, AS ENACTED IN 17 SENATE BILL <u>11-016</u>, ENACTED IN 2011, TAKES EFFECT, THE NEXT 18 REGULARLY SCHEDULED COST OF LIVING ADJUSTMENT WILL BE SUSPENDED 19 FOR ONE YEAR.

20 **SECTION 2.** 15-11-405 (1), Colorado Revised Statutes, is 21 amended to read:

15-11-405. Source, determination, and documentation.
(1) (a) (I) If the estate is otherwise sufficient, property specifically
devised or disposed of by memorandum under section 15-11-513 to any
person other than a person entitled to exempt property may not be used
to satisfy rights to exempt property. Subject to this restriction, the
surviving spouse, the guardians of minor children, or dependent children

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1 who are adults may select property of the estate as their exempt property. 2 The personal representative may make these selections if the surviving 3 spouse, the dependent children, or the guardians of the minor children are 4 unable or fail to do so within a reasonable time or there is no guardian of 5 a minor child. The personal representative may execute an instrument or 6 deed of distribution to establish the ownership of property taken as 7 exempt property allowance. PRIOR TO JANUARY 1, 2012, the personal 8 representative may determine the family allowance in a lump sum not 9 exceeding twenty-four thousand dollars or periodic installments not 10 exceeding two thousand dollars per month for one year and may disburse 11 funds of the estate in payment of the family allowance. The personal 12 representative or an interested person aggrieved by any selection, 13 determination, payment, proposed payment, or failure to act under this 14 section may petition the court for appropriate relief, which may provide 15 a family allowance other than that which the personal representative 16 determined or could have determined.

17 (II) IF THE ESTATE IS OTHERWISE SUFFICIENT, PROPERTY 18 SPECIFICALLY DEVISED OR DISPOSED OF BY MEMORANDUM UNDER SECTION 19 15-11-513 TO ANY PERSON OTHER THAN A PERSON ENTITLED TO EXEMPT 20 PROPERTY MAY NOT BE USED TO SATISFY RIGHTS TO EXEMPT PROPERTY. 21 SUBJECT TO THIS RESTRICTION, THE SURVIVING SPOUSE, THE GUARDIANS 22 OF MINOR CHILDREN, OR DEPENDENT CHILDREN WHO ARE ADULTS MAY 23 SELECT PROPERTY OF THE ESTATE AS THEIR EXEMPT PROPERTY. THE 24 PERSONAL REPRESENTATIVE MAY MAKE THESE SELECTIONS IF THE 25 SURVIVING SPOUSE, THE DEPENDENT CHILDREN, OR THE GUARDIANS OF 26 THE MINOR CHILDREN ARE UNABLE OR FAIL TO DO SO WITHIN A 27 REASONABLE TIME OR THERE IS NO GUARDIAN OF A MINOR CHILD. THE

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1 PERSONAL REPRESENTATIVE MAY EXECUTE AN INSTRUMENT OR DEED OF 2 DISTRIBUTION TO ESTABLISH THE OWNERSHIP OF PROPERTY TAKEN AS 3 EXEMPT PROPERTY ALLOWANCE. ON AND AFTER JANUARY 1, 2012, THE 4 PERSONAL REPRESENTATIVE MAY DETERMINE THE FAMILY ALLOWANCE IN 5 A LUMP SUM NOT EXCEEDING THIRTY THOUSAND DOLLARS OR PERIODIC 6 INSTALLMENTS NOT EXCEEDING TWO THOUSAND FIVE HUNDRED DOLLARS 7 PER MONTH FOR ONE YEAR AND MAY DISBURSE FUNDS OF THE ESTATE IN 8 PAYMENT OF THE FAMILY ALLOWANCE. THE PERSONAL REPRESENTATIVE 9 OR AN INTERESTED PERSON AGGRIEVED BY ANY SELECTION, 10 DETERMINATION, PAYMENT, PROPOSED PAYMENT, OR FAILURE TO ACT 11 UNDER THIS SECTION MAY PETITION THE COURT FOR APPROPRIATE RELIEF, 12 WHICH MAY PROVIDE A FAMILY ALLOWANCE OTHER THAN THAT WHICH 13 THE PERSONAL REPRESENTATIVE DETERMINED OR COULD HAVE 14 DETERMINED.

15 (b) The dollar amount stated in SUBPARAGRAPH (I) OR (II) OF 16 paragraph (a) of this subsection (1) shall be increased or decreased based 17 on the cost of living adjustment as calculated and specified in section 18 15-10-112; EXCEPT THAT, WHEN THE INCREASE IN THE DOLLAR AMOUNT 19 STATED IN SUBPARAGRAPH (II) OF PARAGRAPH (a) OF THIS SUBSECTION 20 (1), AS ENACTED IN SENATE BILL <u>11-016</u>, ENACTED IN 2011, TAKES 21 EFFECT, THE NEXT REGULARLY SCHEDULED COST OF LIVING ADJUSTMENT 22 WILL BE SUSPENDED FOR ONE YEAR.

SECTION 3. Act subject to petition - effective date applicability. (1) This act shall take effect at 12:01 a.m. on the day
following the expiration of the ninety-day period after final adjournment
of the general assembly (August 10, 2011, if adjournment sine die is on
May 11, 2011); except that, if a referendum petition is filed pursuant to

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section 1 (3) of article V of the state constitution against this act or an
item, section, or part of this act within such period, then the act, item,
section, or part shall not take effect unless approved by the people at the
general election to be held in November 2012 and shall take effect on the
date of the official declaration of the vote thereon by the governor.

6 (2) The provisions of this act shall apply to estates for decedents
7 dying on or after January 1, 2012, or the applicable effective date of this
8 act, whichever is later.