Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 12-0219.01 Julie Pelegrin x2700

SENATE BILL 12-130

SENATE SPONSORSHIP

Newell and Hodge, Steadman

HOUSE SPONSORSHIP

Massey and Hamner, Peniston

Senate Committees Health and Human Services Appropriations

House Committees

A BILL FOR AN ACT CONCERNING GOVERNANCE OF CHILD DEVELOPMENT PROGRAMS, AND, IN CONNECTION THEREWITH, REQUIRING A POST-ENACTMENT REVIEW OF THE IMPLEMENTATION OF THIS ACT.

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.)

Early Childhood and School Readiness Commission. The bill creates the office of early childhood and youth development (office) in the department of human services (DHS). The office's functions will include:

- ! Operating and overseeing: The Colorado children's trust fund; certain programs in the Tony Grampsas youth services program; the nurse home visitor program; the family resource center program; child care, including licensing, school readiness, and the early childhood councils; the child care assistance program; mental health consultation for children; part C child find and early intervention services; promoting safe and stable communities; and any other programs transferred to the office;
- ! Reviewing the federal funding guidelines and seeking federal waivers to achieve the maximum flexibility in using federal funds for early childhood programs;
- ! Coordinating with and overseeing program delivery by the early childhood councils and allocating funding to the councils; and
- ! Working with other early childhood programs within DHS and in other state agencies to develop and periodically review a state plan for delivering early childhood services to children and their families.

The purpose of the state plan is to provide a statewide, unified approach to providing early childhood services and operating early childhood programs with the goal of increasing efficiency, effectiveness, and quality in delivering early childhood services. The office, with the approval of the other agencies operating early childhood programs, will submit the state plan to the executive directors and policy boards of the affected agencies, the Tony Grampsas youth services board, and the governor for approval. The office and the state agencies may work with the early childhood leadership commission in creating and obtaining approval of the state plan.

The executive directors of DHS, the department of public health and environment, and the department of health care policy and financing and the commissioner of education will meet on a regular basis to review the operation and coordination of early childhood programs and ensure compliance with the state plan. The policy board for each of these departments will consider the rules and guidelines adopted for early childhood programs in each of the agencies and, to the extent practicable and appropriate, align the rules and guidelines for these programs.

As part of the annual budget process, the office, in coordination with the other state agencies that provide early childhood programs, will report to the joint budget committee concerning the state plan, including:

- ! The priorities for services;
- ! The expected and achieved outcomes for early childhood services;
- ! The degree to which the early childhood programs are

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- complying with the state plan and coordinating in delivering early childhood services;
- ! The coordination of early childhood programs at the state and local levels; and
- ! The level of funding and sources of moneys allocated to the early childhood councils.

The early childhood leadership commission will advise and otherwise assist the office and the other state agencies in creating and obtaining approval of the state plan. In a joint meeting of the governor and several committees of the general assembly held on or before January 31, 2013, the early childhood leadership commission will report concerning the contents and implementation of the state plan.

The bill relocates the Colorado nurse home visitor program, the family resource center program, and the Colorado children's trust fund from the department of public health and environment to the office in DHS. The bill also relocates the Tony Grampsas youth services program from the department of public health and environment to DHS.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add article 6.1 as
3	<u>follows:</u>
4	ARTICLE 6.1
5	Office of Early Childhood
6	26-6.1-101. Legislative declaration. (1) THE GENERAL
7	ASSEMBLY FINDS THAT:
8	(a) The Early Childhood system in Colorado includes four
9	SYSTEM SECTORS THAT ADDRESS THE NEEDS OF CHILDREN, INCLUDING
10	EARLY LEARNING, CHILD HEALTH, CHILD MENTAL HEALTH, AND FAMILY
11	SUPPORT AND PARENT EDUCATION. RESEARCH CONFIRMS THAT THESE
12	AREAS ARE INTERRELATED AND THAT IT IS DIFFICULT, IF NOT IMPOSSIBLE,
13	TO SEPARATE CHILDREN'S LEARNING NEEDS FROM THEIR HEALTH AND
14	WELLNESS OR FROM THE INVOLVEMENT AND SUPPORT OF THEIR FAMILIES.
15	(b) THE PROGRAMS THAT SERVE THE EARLY CHILDHOOD NEEDS OF
16	CHILDREN AND THEIR FAMILIES ACROSS THE FOUR SYSTEM SECTORS OFTEN

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1	CONTINUE PROVIDING SERVICES OR WORK WITH OTHER PROGRAMS TO
2	PROVIDE A CONTINUUM OF SERVICES TO ENSURE THAT, AS THEY DEVELOP,
3	THESE CHILDREN HAVE ACCESS TO THE SERVICES AND SUPPORTS THEY
4	NEED TO GROW INTO HEALTHY, EDUCATED ADULTS WHO ARE
5	WELL-PREPARED TO POSITIVELY CONTRIBUTE TO THEIR SOCIETY;
6	(c) The support systems and services that comprise
7	COLORADO'S EARLY CHILDHOOD SYSTEM HAVE HISTORICALLY BEEN
8	SPREAD ACROSS MULTIPLE PUBLIC AGENCIES, INCLUDING BUT NOT LIMITED
9	TO THE DEPARTMENTS OF EDUCATION, HUMAN SERVICES, PUBLIC HEALTH
10	AND ENVIRONMENT, HEALTH CARE POLICY AND FINANCING, AND HIGHER
11	EDUCATION, AS WELL AS VARIOUS PRIVATE ENTITIES;
12	(d) RESOURCES THAT ARE AVAILABLE FOR SERVICES AND
13	SUPPORTS FOR CHILDREN ARE DERIVED FROM SEVERAL PUBLIC FUNDING
14	SOURCES. EACH SOURCE HAS ITS OWN PROGRAM STANDARDS AND
15	ELIGIBILITY, REPORTING, DATA TRACKING, AND FUNDING REQUIREMENTS,
16	MAKING IT VERY DIFFICULT FOR PROGRAMS THAT PROVIDE SERVICES AND
17	SUPPORTS FOR CHILDREN TO BE ABLE TO EFFICIENTLY COMBINE THE
18	VARIOUS FUNDING SOURCES.
19	(e) THE COMMUNITY OF EARLY CHILDHOOD SERVICES PROVIDERS
20	IN COLORADO HAS FOR SEVERAL YEARS WORKED TO ESTABLISH A
21	GOVERNANCE STRUCTURE WITHIN STATE GOVERNMENT TO PROVIDE AND
22	OVERSEE THE PROVISION OF SERVICES ACROSS THE FOUR SYSTEM SECTORS
23	FOR PREGNANT WOMEN, CHILDREN FROM BIRTH TO EIGHT YEARS OF AGE,
24	AND THEIR FAMILIES. COORDINATING THESE SERVICES THROUGH A SINGLE
25	GOVERNANCE SYSTEM WILL:
26	(I) ENHANCE THE QUALITY OF EARLY CHILDHOOD SERVICES BY
27	HOLDING PROGRAMS ACCOUNTABLE TO GUIDELINES, STANDARDS, AND

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1	ASSESSMENTS OF SERVICE DELIVERY AND OUTCOMES AND IMPLEMENTING
2	A UNIFIED APPROACH TO RESOURCE ALLOCATION AND REFERRAL FOR
3	FAMILIES TO SERVICES AND PROGRAMS;
4	(II) STRENGTHEN THE LINK BETWEEN STATE-LEVEL PROGRAMS
5	AND SERVICES AND THE LOCAL SYSTEM OF SERVICE DELIVERY THAT EXISTS
6	IN COUNTIES THROUGHOUT THE STATE;
7	(III) IMPROVE THE EFFICIENCY, EFFECTIVENESS, AND QUALITY IN
8	DELIVERING EARLY CHILDHOOD SERVICES TO PREGNANT WOMEN,
9	CHILDREN AND FAMILIES AT THE STATE AND LOCAL LEVELS;
10	(IV) PROVIDE GREATER SUPPORT FOR AND IMPROVE THE ABILITY
11	OF PROGRAM AND SERVICE PROVIDERS TO WORK WITH STATE AND LOCAL
12	EARLY CHILDHOOD PROGRAMS IN PROVIDING SERVICES TO PREGNANT
13	WOMEN, CHILDREN, AND FAMILIES;
14	(V) IMPROVE COORDINATION AMONG STATE DEPARTMENTS WITH
15	REGARD TO THE PROGRAMS THAT SERVE PREGNANT WOMEN, CHILDREN,
16	AND THEIR FAMILIES AND THAT ARE IMPLEMENTED WITHIN EACH
17	DEPARTMENT; AND
18	(VI) IMPROVE THE COORDINATION OF THE STATE'S EFFORTS AT
19	EARLY IDENTIFICATION, PROMOTION, PREVENTION, AND INTERVENTION
20	WITH REGARD TO THE FULL SPECTRUM OF SERVICES PROVIDED TO
21	PREGNANT WOMEN, CHILDREN, AND THEIR FAMILIES ACROSS THE FOUR
22	SYSTEM SECTORS OF EARLY LEARNING, CHILD HEALTH, CHILD MENTAL
23	HEALTH, AND FAMILY SUPPORT AND PARENT EDUCATION. IMPROVING THE
24	COORDINATION AMONG THESE PROGRAMS WILL IMPROVE THE STATE'S
25	ABILITY TO SET A SOLID FOUNDATION FOR FAMILIES AND THEIR CHILDREN
26	AS THEY CONTINUE TO DEVELOP ACADEMICALLY, PHYSICALLY,
27	EMOTIONALLY, AND SOCIALLY.

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1	(2) THEREFORE, THE GENERAL ASSEMBLY FINDS THAT IT IS IN THE
2	BEST INTERESTS OF THE CHILDREN OF THE STATE AND THEIR FAMILIES TO
3	CREATE WITHIN THE DEPARTMENT OF HUMAN SERVICES AN OFFICE OF
4	EARLY CHILDHOOD THAT WILL OVERSEE AND COORDINATE THE WIDE
5	RANGE OF EARLY CHILDHOOD PROGRAMS WITHIN THE DEPARTMENT OF
6	HUMAN SERVICES AND WITHIN OTHER STATE DEPARTMENTS WITH THE
7	GOAL OF IMPROVING OUTCOMES FOR CHILDREN AND THEIR FAMILIES.
8	26-6.1-102. Definitions. AS USED IN THIS ARTICLE, UNLESS THE
9	CONTEXT OTHERWISE REQUIRES:
10	(1) "DEPARTMENT LEADERS" MEANS THE EXECUTIVE DIRECTORS
11	OF THE DEPARTMENTS OF HUMAN SERVICES, PUBLIC HEALTH AND
12	ENVIRONMENT, AND HEALTH CARE POLICY AND FINANCING AND THE
13	COMMISSIONER OF EDUCATION.
14	(2) "EARLY CHILDHOOD AND SCHOOL READINESS COMMISSION"
15	MEANS THE LEGISLATIVE COMMISSION FOR POLICY IMPROVEMENT
16	RELATED TO EARLY CHILDHOOD AND SCHOOL READINESS CREATED IN
17	<u>SECTION 26-6.5-203.</u>
18	(3) "EARLY CHILDHOOD COUNCILS" MEANS THE EARLY CHILDHOOD
19	COUNCILS ESTABLISHED AND OPERATING PURSUANT TO PART 1 OF ARTICLE
20	6.5 OF THIS TITLE.
21	(4) "EARLY CHILDHOOD LEADERSHIP COMMISSION" MEANS THE
22	EARLY CHILDHOOD LEADERSHIP COMMISSION CREATED IN SECTION
23	<u>24-44.7-102, C.R.S.</u>
24	(5) "EARLY CHILDHOOD PROGRAM" MEANS A PROGRAM THAT
25	PROVIDES SERVICES TO PREGNANT WOMEN OR TO CHILDREN FROM BIRTH
26	TO EIGHT YEARS OF AGE AND THEIR FAMILIES, WHICH SERVICES MAY
27	INCLUDE, BUT NEED NOT BE LIMITED TO, CHILD CARE; EARLY LEARNING;

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1	FAMILY SUPPORT AND PARENT EDUCATION; MENTAL HEALTH; MATERNAL
2	AND CHILD HEALTH; HOME VISITATION; AND DISABILITY IDENTIFICATION
3	AND EARLY INTERVENTION.
4	(6) "OFFICE" MEANS THE OFFICE OF EARLY CHILDHOOD CREATED
5	IN SECTION 26-6.1-103 IN THE STATE DEPARTMENT OF HUMAN SERVICES.
6	(7) "POLICY BOARD" MEANS:
7	(a) THE STATE BOARD OF HUMAN SERVICES CREATED IN SECTION
8	26-1-107 AS THE RULE-MAKING BOARD FOR PROGRAMS WITHIN THE STATE
9	DEPARTMENT OF HUMAN SERVICES;
10	(b) The state board of health created in section 25-1-103,
11	C.R.S., AS THE RULE-MAKING BOARD FOR PROGRAMS WITHIN THE STATE
12	DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT;
13	(c) The medical services board created in section
14	25.5-1-301, C.R.S., AS THE RULE-MAKING BOARD FOR PROGRAMS WITHIN
15	THE STATE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING; AND
16	(d) The state board of education created in Section 1 of
17	ARTICLE IX OF THE STATE CONSTITUTION AND GRANTED STATUTORY
18	AUTHORITY TO PROMULGATE RULES FOR PROGRAMS WITHIN THE STATE
19	DEPARTMENT OF EDUCATION.
20	(8) "STATE BOARD" MEANS THE STATE BOARD OF HUMAN SERVICES
21	CREATED IN SECTION 26-1-107.
22	(9) "STATE DEPARTMENT" MEANS THE STATE DEPARTMENT OF
23	HUMAN SERVICES CREATED IN SECTION 26-1-105.
24	(10) "STATE PLAN" MEANS THE STATE PLAN FOR DELIVERY OF
25	SERVICES TO PREGNANT WOMEN, CHILDREN FROM BIRTH TO EIGHT YEARS
26	OF AGE, AND THEIR FAMILIES, AS INITIALLY ADOPTED OR REVISED BY THE
27	STATE BOARD OF HUMAN SERVICES PURSUANT TO SECTION 26-6.1-105.

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1	26-6.1-103. Office of early childhood - creation. (1) THERE IS
2	HEREBY CREATED WITHIN THE STATE DEPARTMENT OF HUMAN SERVICES
3	THE OFFICE OF EARLY CHILDHOOD. THE OFFICE IS HEADED BY THE
4	DIRECTOR OF EARLY CHILDHOOD SERVICES APPOINTED BY THE EXECUTIVE
5	DIRECTOR OF THE STATE DEPARTMENT OF HUMAN SERVICES IN
6	ACCORDANCE WITH SECTION 13 OF ARTICLE XII OF THE STATE
7	CONSTITUTION.
8	(2) The office shall exercise its powers and perform its
9	DUTIES AND FUNCTIONS SPECIFIED IN THIS ARTICLE UNDER THE STATE
10	DEPARTMENT AS IF IT WERE TRANSFERRED TO THE STATE DEPARTMENT BY
11	A TYPE 2 TRANSFER AS SUCH TRANSFER IS DEFINED IN THE
12	"Administrative Organization Act of 1968", article 1 of title 24,
13	<u>C.R.S.</u>
14	26-6.1-104. Office of early childhood - functions. (1) THE
15	OFFICE HAS THE FOLLOWING FUNCTIONS:
16	(a) TO COLLABORATE WITH THE OTHER DIVISIONS WITHIN THE
17	STATE DEPARTMENT OF HUMAN SERVICES AND WITHIN OTHER STATE
18	DEPARTMENTS THAT ADMINISTER EARLY CHILDHOOD PROGRAMS TO
19	DEVELOP A STATE PLAN FOR DELIVERY OF SERVICES TO PREGNANT WOMEN,
20	CHILDREN FROM BIRTH TO EIGHT YEARS OF AGE, AND THEIR FAMILIES, AS
21	DESCRIBED IN SECTION 26-6.1-105, AND RECOMMEND THE STATE PLAN TO
22	THE EARLY CHILDHOOD LEADERSHIP COMMISSION, THE EXECUTIVE
23	DIRECTOR, AND THE EARLY CHILDHOOD AND SCHOOL READINESS
24	COMMISSION FOR REVIEW AND COMMENT AND TO THE STATE BOARD FOR
25	APPROVAL. THE OFFICE AND THE OTHER DIVISIONS WITHIN THE STATE
26	DEPARTMENT AND WITHIN OTHER STATE DEPARTMENTS THAT ADMINISTER
27	EARLY CHILDHOOD PROGRAMS SHALL BIENNIALLY REVIEW THE STATE

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1	PLAN AND SUBMIT REVISIONS TO THE EARLY CHILDHOOD LEADERSHIP
2	COMMISSION, THE EXECUTIVE DIRECTOR, AND THE EARLY CHILDHOOD AND
3	SCHOOL READINESS COMMISSION FOR REVIEW AND COMMENT AND TO THE
4	STATE BOARD FOR APPROVAL.
5	(b) TO ADMINISTER THE EARLY CHILDHOOD PROGRAMS SPECIFIED
6	IN THIS ARTICLE AND SUCH OTHER EARLY CHILDHOOD PROGRAMS AS MAY
7	BE CREATED IN OR TRANSFERRED TO THE OFFICE BY THE EXECUTIVE
8	DIRECTOR OR BY EXECUTIVE ORDER TO BE FUNDED BY NONSTATE MONEYS.
9	THE OFFICE SHALL ADMINISTER THE EARLY CHILDHOOD PROGRAMS IN
10	ACCORDANCE WITH STATUTE AND RULE AND, WHERE APPLICABLE, REVIEW
11	APPLICATIONS SUBMITTED BY ENTITIES TO RECEIVE FUNDING THROUGH
12	THE PROGRAMS, AWARD GRANTS BASED ON THE APPLICATIONS, AND
13	NOTIFY THE STATE BOARD OF THE GRANTS AWARDED AND THE AMOUNTS
14	OF SAID GRANTS; EXCEPT THAT:
15	(I) THE COLORADO CHILDREN'S TRUST FUND BOARD SHALL REVIEW
16	APPLICATIONS AND AWARD GRANTS AS PROVIDED IN ARTICLE 3.5 OF TITLE
17	<u>19, C.R.S.; AND</u>
18	(II) THE STATE BOARD SHALL APPROVE APPLICATIONS AND AWARD
19	GRANTS THROUGH THE COLORADO NURSE HOME VISITOR PROGRAM TO THE
20	LIST OF APPLYING ENTITIES RECOMMENDED BY THE HEALTH SCIENCES
21	FACILITY PURSUANT TO SECTION 26-6.4-106(3), UNLESS THE STATE BOARD
22	FINDS THE RECOMMENDATIONS TO BE CLEARLY ERRONEOUS OR
23	INAPPROPRIATE.
24	(c) To solicit and accept grants from the federal
25	GOVERNMENT AND TO SOLICIT AND ACCEPT CONTRIBUTIONS, GRANTS,
26	GIFTS, BEQUESTS, AND DONATIONS FROM INDIVIDUALS, PRIVATE
27	ORGANIZATIONS, AND FOUNDATIONS FOR THE OPERATION OF EARLY

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1	CHILDHOOD PROGRAMS UNDER THE AUTHORITY OF THE OFFICE;
2	(d) To work with other offices and divisions within the
3	STATE DEPARTMENT OF HUMAN SERVICES AND WITH OTHER STATE
4	DEPARTMENTS THAT ADMINISTER EARLY CHILDHOOD PROGRAMS TO
5	PERIODICALLY REVIEW THE FEDERAL FUNDING GUIDELINES FOR FEDERAL
6	EARLY CHILDHOOD PROGRAMS AND TO SEEK THE FEDERAL WAIVERS AND
7	THE APPROVAL OF PLAN AMENDMENTS TO ACHIEVE THE MAXIMUM
8	FEDERAL FUNDING FOR EARLY CHILDHOOD PROGRAMS AND THE MAXIMUM
9	FLEXIBILITY IN USING THE FEDERAL FUNDS FOR EARLY CHILDHOOD
10	PROGRAMS; AND
11	(e) TO COORDINATE WITH THE EARLY CHILDHOOD COUNCILS. THE
12	OFFICE'S ROLE SHALL INCLUDE, BUT NEED NOT BE LIMITED TO,
13	IDENTIFICATION OF BENCHMARKS AND EXPECTATIONS FOR PROGRAM AND
14	SERVICE DELIVERY BY THE EARLY CHILDHOOD COUNCILS. IN ADDITION,
15	THE DIRECTOR SHALL ALLOCATE FUNDING AS DESCRIBED IN THE STATE
16	PLAN FROM THE EARLY CHILDHOOD PROGRAMS ADMINISTERED BY THE
17	OFFICE TO THE EARLY CHILDHOOD COUNCILS TO OFFSET A PORTION OF
18	THEIR OPERATIONAL COSTS; EXCEPT THAT ANY MONEYS ALLOCATED FROM
19	THE NURSE HOME VISITOR PROGRAM SHALL BE FROM THE AMOUNT
20	RETAINED BY THE OFFICE PURSUANT TO SECTION 26-6.4-107 (2) (b) AS
21	COMPENSATION FOR THE COSTS INCURRED BY THE OFFICE IN
22	IMPLEMENTING THE PROVISIONS OF SECTION 26-6.4-107 (2) (a.5).
23	(2) IN ADDITION TO ANY EARLY CHILDHOOD PROGRAMS CREATED
24	IN OR TRANSFERRED TO THE OFFICE BY EXECUTIVE ORDER AND ANY EARLY
25	CHILDHOOD PROGRAMS TRANSFERRED TO THE OFFICE BY THE EXECUTIVE
26	DIRECTOR PURSUANT TO SUBSECTION (4) OF THIS SECTION, THE OFFICE
27	SHALL INCLUDE THE FOLLOWING PROGRAMS:

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1	(a) THE COLORADO CHILDREN'S TRUST FUND CREATED IN ARTICLE
2	3.5 OF TITLE 19, C.R.S.;
3	(b) THE NURSE HOME VISITOR PROGRAM CREATED IN ARTICLE 6.4
4	OF THIS TITLE;
5	(c) The family resource center program created in Section
6	<u>26-18-104;</u>
7	(d) CHILD CARE, INCLUDING BUT NOT LIMITED TO CHILD CARE
8	LICENSING PURSUANT TO ARTICLE 6 OF THIS TITLE;
9	(e) The Colorado Child Care assistance program as
10	DESCRIBED IN PART 8 OF ARTICLE 2 OF THIS TITLE;
11	(f) PART C EARLY INTERVENTION SERVICES PURSUANT TO PART 7
12	OF ARTICLE 10.5 OF TITLE 27, C.R.S.; AND
13	(g) Promoting safe and stable families as authorized by
14	THE FEDERAL "ADOPTION AND SAFE FAMILIES ACT OF 1997",
15	<u>Pub.L.105-89.</u>
16	(3) When the office receives an application for funding
17	THROUGH ANY EARLY CHILDHOOD PROGRAM, THE OFFICE SHALL REVIEW
18	THE APPLICATION AND DETERMINE WHETHER THERE ARE OTHER EARLY
19	CHILDHOOD PROGRAMS ADMINISTERED BY OTHER DIVISIONS WITHIN THE
20	STATE DEPARTMENT OF HUMAN SERVICES OR BY OTHER STATE
21	DEPARTMENTS THROUGH WHICH FUNDING MAY BE AVAILABLE TO THE
22	APPLICANT. WITH THE APPLICANT'S CONSENT, THE OFFICE SHALL
23	FORWARD A COPY OF THE APPLICATION TO ANY SUCH PROGRAM FOR
24	CONSIDERATION.
25	(4) The executive director shall transfer any early
26	CHILDHOOD PROGRAMS ADMINISTERED BY THE STATE DEPARTMENT TO
2.7	THE OFFICE AS HE OR SHE DEEMS APPROPRIATE THE OFFICE SHALL

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1	COORDINATE WITH ANY OTHER DIVISION WITHIN THE STATE DEPARTMENT
2	THAT ADMINISTERS AN EARLY CHILDHOOD PROGRAM OR A YOUTH
3	DEVELOPMENT PROGRAM IN THE SAME MANNER THAT IT COORDINATES
4	WITH OTHER STATE DEPARTMENTS THAT ADMINISTER EARLY CHILDHOOD
5	PROGRAMS.
6	(5) (a) THE TRANSFER OF PROGRAMS TO THE OFFICE FROM OTHER
7	STATE DEPARTMENTS OR DIVISIONS DOES NOT REQUIRE THE
8	REORGANIZATION OR TRANSFER OF THE PROGRAMS AS THEY ARE
9	IMPLEMENTED BY LOCAL GOVERNMENT AGENCIES.
10	(b) Any contract existing as of July 1, 2012, that involves
11	EARLY CHILDHOOD PROGRAMS AND ANY MULTI-YEAR GRANT AWARDED
12	PRIOR TO JULY 1, 2012, THAT INVOLVES EARLY CHILDHOOD PROGRAMS
13	ARE NOT AFFECTED FOR THE TERM OF THE CONTRACT OR GRANT BY THE
14	ENACTMENT OF THIS ARTICLE OR ARTICLE 6.4 OR 6.8 OF THIS TITLE.
15	26-6.1-105. State plan for delivery of services to pregnant
16	women, children, and their families - contents - approval. (1) THE
17	OFFICE SHALL COLLABORATE WITH THE OTHER DIVISIONS WITHIN THE
18	STATE DEPARTMENT AND WITHIN OTHER STATE DEPARTMENTS THAT
19	ADMINISTER EARLY CHILDHOOD PROGRAMS TO DEVELOP A STATE PLAN
20	FOR DELIVERY OF SERVICES TO PREGNANT WOMEN, CHILDREN FROM BIRTH
21	TO EIGHT YEARS OF AGE, AND THEIR FAMILIES. THE OFFICE AND THE OTHER
22	DIVISIONS AND STATE DEPARTMENTS SHALL DESIGN THE STATE PLAN TO
23	PROVIDE A STATEWIDE, UNIFIED APPROACH TO PROVIDING EARLY
24	CHILDHOOD SERVICES AND OPERATING EARLY CHILDHOOD PROGRAMS.
25	THE GOAL OF THE STATE PLAN IS TO INCREASE EFFICIENCY,
26	EFFECTIVENESS, AND QUALITY IN DELIVERING EARLY CHILDHOOD
27	SERVICES FOR CHILDREN AND FAMILIES AT THE STATE AND LOCAL LEVELS.

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1	AT A MINIMUM, THE STATE PLAN SHALL:
2	(a) Establish priorities for the delivery of early
3	CHILDHOOD SERVICES AND THE USE OF FEDERAL, STATE, AND PRIVATE
4	MONEYS RECEIVED TO PROVIDE EARLY CHILDHOOD SERVICES AND
5	IMPLEMENT EARLY CHILDHOOD PROGRAMS;
6	(b) Establish guidelines, policies, and standards for
7	PROGRAM OPERATION AND SERVICE DELIVERY, INCLUDING THE USE OF
8	STANDARDIZED TOOLS FOR ASSESSING EARLY CHILDHOOD DEVELOPMENT.
9	THE USE OF A UNIVERSAL APPLICATION FOR SERVICES, AND STATEWIDE
10	STANDARDS FOR MEASURING OUTCOMES;
11	(c) Identify tools for assessing early childhood
12	DEVELOPMENT AND THE NEED FOR EARLY CHILDHOOD SERVICES;
13	(d) ESTABLISH GUIDELINES AND STANDARDS FOR REFERRALS TO
14	SERVICES;
15	(e) Establish consistent requirements to ensure that
16	EARLY CHILDHOOD PROGRAMS COORDINATE IN THE DELIVERY OF SERVICES
17	AND, TO THE EXTENT ALLOWED UNDER LAW, SHARE INFORMATION
18	CONCERNING SERVICE PROVISION AND RECIPIENTS;
19	(f) ESTABLISH MINIMUM EXPECTATIONS AND REQUIREMENTS FOR
20	COMMUNICATION AMONG EARLY CHILDHOOD PROGRAMS;
21	(g) IDENTIFY AREAS IN WHICH EARLY CHILDHOOD PROGRAMS MAY
22	RECOGNIZE INCREASED ECONOMIES OF SCALE IN PROVIDING SERVICES AND
23	ESTABLISH GUIDELINES AND PROCEDURES FOR ACHIEVING THE INCREASE
24	IN ECONOMIES OF SCALE;
25	(h) ESTABLISH PROCEDURES AND GUIDELINES FOR COORDINATING
26	THE USE AND CONTENT OF REQUESTS FOR PROPOSALS AND GRANT
27	APPLICATIONS AND THE REPORTING REQUIREMENTS IMPOSED ON GRANT

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1	<u>RECIPIENTS;</u>
2	(i) IDENTIFY CHILD AND FAMILY OUTCOME METRICS AND SERVICE
3	DELIVERY OUTCOME PERFORMANCE METRICS THAT THE OFFICE AND OTHER
4	DIVISIONS AND OTHER STATE DEPARTMENTS THAT OPERATE EARLY
5	CHILDHOOD PROGRAMS, BUT NOT INCLUDING THE DEPARTMENT OF
6	EDUCATION OR THE NURSE HOME VISITOR PROGRAM, SHALL USE TO
7	MEASURE PROGRAM PERFORMANCE AND DETERMINE WHETHER
8	IMPLEMENTATION OF THE STATE PLAN RESULTS IN INCREASED
9	EFFICIENCIES, EFFECTIVENESS, AND QUALITY IN THE DELIVERY OF EARLY
10	CHILDHOOD SERVICES AT THE STATE AND LOCAL LEVELS; AND
11	(j) COORDINATE WITH OTHER RELEVANT STATE PLANS REGARDING
12	EARLY CHILDHOOD SERVICES, WHICH PLANS ARE PREPARED BY DIVISIONS
13	WITHIN THE STATE DEPARTMENT AND OTHER STATE DEPARTMENTS FOR
14	THE FEDERAL GOVERNMENT.
15	(2) IN DEVELOPING THE STATE PLAN, THE OFFICE SHALL:
16	(a) CONSULT WITH THE DIVISIONS WITHIN THE STATE DEPARTMENT
17	AND WITH OTHER STATE DEPARTMENTS THAT OPERATE YOUTH
18	DEVELOPMENT PROGRAMS, INCLUDING BUT NOT LIMITED TO THE TONY
19	GRAMPSAS YOUTH SERVICES PROGRAM CREATED IN ARTICLE 6.8 OF THIS
20	TITLE, TO ENSURE AN INTEGRATED CONTINUUM OF EARLY CHILDHOOD AND
21	YOUTH DEVELOPMENT SERVICE DELIVERY FOR CHILDREN AND THEIR
22	<u>FAMILIES</u> ;
23	(b) Consult with and seek advice from the early
24	CHILDHOOD LEADERSHIP COMMISSION AND THE EARLY CHILDHOOD AND
25	SCHOOL READINESS COMMISSION; AND
26	(c) SOLICIT INPUT AND COMMENT FROM THE EARLY CHILDHOOD
2.7	COMMUNITY INCLUDING BUT NOT LIMITED TO EARLY CHILDHOOF

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1	PROGRAMS, SERVICE PROVIDERS, COMMUNITY PARTNERS, AND PARENTS
2	AND FAMILIES.
3	(3) (a) On or before January 31, 2013, the office, in
4	COLLABORATION WITH THE OTHER DIVISIONS AND OTHER STATE
5	DEPARTMENTS THAT ADMINISTER EARLY CHILDHOOD PROGRAMS, SHALL
6	REPORT PROGRESS IN DEVELOPING THE STATE PLAN TO THE EARLY
7	CHILDHOOD LEADERSHIP COMMISSION, THE DEPARTMENT LEADERS, AND
8	THE EARLY CHILDHOOD AND SCHOOL READINESS COMMISSION.
9	(b) On or before July 1, 2013, the office, with the approval
10	OF THE OTHER DIVISIONS AND STATE DEPARTMENTS THAT ADMINISTER
11	EARLY CHILDHOOD PROGRAMS, SHALL RECOMMEND THE STATE PLAN TO
12	THE EARLY CHILDHOOD LEADERSHIP COMMISSION, THE EXECUTIVE
13	DIRECTOR, AND THE EARLY CHILDHOOD AND SCHOOL READINESS
14	COMMISSION FOR REVIEW AND COMMENT. AFTER RECEIVING COMMENTS
15	AND AMENDING THE STATE PLAN AS APPROPRIATE, THE OFFICE SHALL
16	SUBMIT THE STATE PLAN TO THE STATE BOARD FOR APPROVAL. THE STATE
17	BOARD MAY APPROVE THE STATE PLAN AS SUBMITTED OR WITH CHANGES.
18	(c) FOLLOWING APPROVAL OF THE INITIAL STATE PLAN, THE OFFICE
19	AND THE OTHER DIVISIONS AND STATE DEPARTMENTS THAT ADMINISTER
20	EARLY CHILDHOOD PROGRAMS SHALL BIENNIALLY REVIEW THE STATE
21	PLAN AND SUBMIT A REVISED STATE PLAN TO THE EARLY CHILDHOOD
22	LEADERSHIP COMMISSION, THE EXECUTIVE DIRECTOR AND THE EARLY
23	CHILDHOOD AND SCHOOL READINESS COMMISSION FOR REVIEW AND
24	COMMENT. AFTER RECEIVING COMMENTS AND AMENDING THE REVISED
25	STATE PLAN AS APPROPRIATE, THE OFFICE SHALL SUBMIT THE REVISED
26	STATE PLAN TO THE STATE BOARD FOR APPROVAL. THE STATE BOARD MAY
27	APPROVE THE STATE PLAN AS SUBMITTED OR WITH CHANGES

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1	(d) EVERY SIX MONTHS FOLLOWING ADOPTION OF THE INITIAL OR
2	A REVISED STATE PLAN, THE OFFICE, IN COLLABORATION WITH THE OTHER
3	DIVISIONS AND STATE DEPARTMENTS THAT ADMINISTER EARLY
4	CHILDHOOD PROGRAMS, SHALL REPORT TO THE EARLY CHILDHOOD
5	LEADERSHIP COMMISSION, THE DEPARTMENT LEADERS, AND THE EARLY
6	CHILDHOOD AND SCHOOL READINESS COMMISSION CONCERNING
7	IMPLEMENTATION OF THE STATE PLAN.
8	26-6.1-106. Early childhood programs - interdepartmental
9	coordination. (1) The executive directors of the state
10	DEPARTMENTS OF HUMAN SERVICES, PUBLIC HEALTH AND ENVIRONMENT,
11	AND HEALTH CARE POLICY AND FINANCING AND THE COMMISSIONER OF
12	EDUCATION SHALL COMPRISE AN EXECUTIVE MANAGEMENT TEAM FOR
13	EARLY CHILDHOOD PROGRAMS. THE DEPARTMENT LEADERS SHALL MEET
14	ON A REGULAR BASIS TO REVIEW THE OPERATION OF EARLY CHILDHOOD
15	PROGRAMS WITHIN THE STATE AND ENSURE THAT THE PROGRAMS
16	COORDINATE IN PROVIDING SERVICES. THE DEPARTMENT LEADERS SHALL
17	ALSO REVIEW THE STATE PLAN AND ENSURE THAT THE PROGRAMS IN THEIR
18	RESPECTIVE STATE DEPARTMENTS ARE COMPLYING WITH THE PROVISIONS
19	OF THE STATE PLAN. THE DEPARTMENT LEADERS SHALL, AS NECESSARY,
20	INCLUDE THE DIRECTORS OF THE VARIOUS STATE EARLY CHILDHOOD
21	PROGRAMS IN THEIR MEETINGS AND OTHERWISE COMMUNICATE WITH THE
22	PROGRAM DIRECTORS TO ENSURE THAT THE EARLY CHILDHOOD PROGRAMS
23	COORDINATE IN PROVIDING SERVICES.
24	(2) The department leaders shall direct the early
25	CHILDHOOD PROGRAM DIRECTORS IN THEIR RESPECTIVE STATE
26	DEPARTMENTS TO COORDINATE IN PROVIDING COMMUNICATIONS TO THE
2.7	EARLY CHILDHOOD COUNCILS AND OTHER LOCAL AGENCIES AND

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1	PROVIDERS CONCERNING IMPLEMENTATION OF EARLY CHILDHOOD
2	PROGRAMS. TO THE EXTENT APPROPRIATE, THE DEPARTMENT LEADERS
3	SHALL JOINTLY SEND DEPARTMENT LETTERS WHEN NECESSARY TO
4	PROVIDE DIRECTION TO THE EARLY CHILDHOOD COUNCILS AND OTHER
5	LOCAL PROVIDERS FOR THE OPERATION OF EARLY CHILDHOOD PROGRAMS
6	OR CONCERNING INTERPRETATION OR APPLICATION OF PROGRAM RULES
7	AND GUIDELINES.
8	(3) EACH OF THE DEPARTMENT LEADERS SHALL REPORT TO HIS OR
9	HER POLICY BOARD CONCERNING THE IMPLEMENTATION AND
10	COORDINATION OF EARLY CHILDHOOD PROGRAMS ACROSS THE VARIOUS
11	STATE DEPARTMENTS. EACH POLICY BOARD SHALL TAKE INTO ACCOUNT
12	THE RULES AND GUIDELINES FOR EARLY CHILDHOOD PROGRAMS
13	PROMULGATED BY THE OTHER POLICY BOARDS AND, TO THE GREATEST
14	EXTENT PRACTICABLE AND APPROPRIATE, ALIGN ITS EARLY CHILDHOOD
15	PROGRAM RULES AND GUIDELINES TO FACILITATE COORDINATION IN THE
16	IMPLEMENTATION OF EARLY CHILDHOOD PROGRAMS BY EACH STATE
17	DEPARTMENT.
18	26-6.1-107. Reporting. (1) AS PART OF ITS ANNUAL
19	PRESENTATION TO A COMMITTEE OF REFERENCE IN ACCORDANCE WITH
20	SECTION 2-7-203, C.R.S., THE STATE DEPARTMENT SHALL SPECIFICALLY
21	REPORT ON THE CREATION, REVIEW, AND IMPLEMENTATION OF THE STATE
22	PLAN. AT A MINIMUM, THE STATE DEPARTMENT'S REPORT SHALL ADDRESS:
23	(a) THE PRIORITIES FOR PROVIDING EARLY CHILDHOOD SERVICES
24	AND FOR USING MONEYS AVAILABLE FOR EARLY CHILDHOOD SERVICES;
25	(b) The outcomes expected and the outcomes achieved due
26	TO EARLY CHILDHOOD SERVICES PROVIDED IN THE PRECEDING FISCAL
27	YEAR;

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1	(c) The manner in which and degree to which early
2	CHILDHOOD PROGRAMS ARE COMPLYING WITH THE STATE PLAN AND
3	SUCCESSFULLY COORDINATING THE DELIVERY OF EARLY CHILDHOOD
4	SERVICES AND THE USE OF AVAILABLE MONEYS THROUGHOUT THE STATE;
5	(d) THE LEVEL OF COORDINATION BETWEEN EARLY CHILDHOOD
6	PROGRAMS AT THE STATE LEVEL AND AT THE LOCAL LEVEL; AND
7	(e) The Level of funding for and the sources of moneys
8	ALLOCATED TO THE EARLY CHILDHOOD COUNCILS.
9	SECTION 2. In Colorado Revised Statutes, add with amended
10	and relocated provisions article 6.4 to title 26 as follows:
11	ARTICLE 6.4
12	Colorado Nurse Home Visitor Program
13	26-6.4-101. [Formerly 25-31-101] Short title. This article shall
14	be known and may be cited as the "Colorado Nurse Home Visitor
15	Program Act".
16	26-6.4-102. [Formerly 25-31-102] Legislative declaration.
17	(1) The general assembly hereby finds that, in order to adequately care
18	for their newborns and young children, new mothers may often benefit
19	from receiving professional assistance and information. Without such
20	assistance and information, a young mother may develop habits or
21	practices that are detrimental to her health and well-being and the health
22	and well-being of her child. The general assembly further finds that
23	inadequate prenatal care and inadequate care in infancy and early
24	childhood often inhibit a child's ability to learn and develop throughout
25	his or her childhood and may have lasting, adverse effects on the child's
26	
20	ability to function as an adult. The general assembly recognizes that

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1 educational, health, and other resources for new young mothers during 2 pregnancy and the first years of their infants' lives has been proven to 3 significantly reduce the amount of drug, including nicotine, and alcohol 4 use and abuse by mothers, the occurrence of criminal activity committed 5 by mothers and their children under fifteen years of age, and the number 6 of reported incidents of child abuse and neglect. Such a program has also 7 been proven to reduce the number of subsequent births, increase the 8 length of time between subsequent births, and reduce the mother's need 9 for other forms of public assistance. It is the intent of the general 10 assembly that such a program be established for the state of Colorado, 11 beginning with a limited number of participants and expanding by the 12 year 2010 to be available to all low-income, first-time mothers in the state 13 who consent to receiving services. 14 (2) The general assembly further finds that, to implement such a 15 program efficiently and effectively and to promote the successful 16 implementation of partnerships between state public entities and the 17 private sector, responsibility for the program should be divided between 18 the STATE department, which shall be responsible for financial 19 administration of the program, and a health sciences facility at the 20 university of Colorado, which shall be responsible for programmatic and 21 clinical support, evaluation, and monitoring for the program, and such 22 other responsibilities as described in this article. It is the intent of the 23 general assembly that the STATE department and the health sciences 24 facility work collaboratively to share information in order to promote 25 efficient and effective program implementation; however, neither entity 26 is responsible for the other entity's statutorily prescribed duties.

26-6.4-103. [Formerly **25-31-103**] **Definitions.** As used in this

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1	article, unless the context otherwise requires:
2	(1) "Department" means the department of public health and
3	environment created in section 25-1-102.
4	(2) (1) "Entity" means any nonprofit, not-for-profit, or for-profit
5	corporation, religious or charitable organization, institution of higher
6	education, visiting nurse association, existing visiting nurse program,
7	county, district, or municipal public health agency, county department of
8	social services, political subdivision of the state, or other governmental
9	agency or any combination thereof.
10	(3) (2) "Health sciences facility" means the Anschutz medical
11	campus or a successor facility located at the university of Colorado health
12	sciences center that is selected by the president of the university of
13	Colorado pursuant to section 25-31-105 SECTION 26-6.4.105 to assist the
14	state board in administering the program.
15	(4) (3) "Low-income" means an annual income that does not
16	exceed two hundred percent of the federal poverty line.
17	(5) (4) "Master settlement agreement" means the master
18	settlement agreement, the smokeless tobacco master settlement
19	agreement, and the consent decree approved and entered by the court in
20	the case denominated State of Colorado, ex rel. Gale A. Norton, Attorney
21	General v. R.J. Reynolds Tobacco Co.; American Tobacco Co., Inc.;
22	Brown & Williamson Tobacco Corp.; Liggett & Myers, Inc.; Lorillard
23	<u>Tobacco Co., Inc.; Philip Morris, Inc.; United States Tobacco Co.; B.A.T.</u>
24	<u>Industries, P.L.C.; The Council For Tobacco ResearchU.S.A., Inc.; and</u>
25	<u>Tobacco Institute, Inc.</u> , Case No. 97 CV 3432, in the district court for the
26	city and county of Denver.
27	(6) (5) "Nurse" means a person licensed as a professional nurse

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1	pursuant to article 38 of title 12, C.R.S., or accredited by another state or
2	voluntary agency that the state board of nursing has identified by rule
3	pursuant to section 12-38-108 (1) (a), C.R.S., as one whose accreditation
4	may be accepted in lieu of board approval.
5	(6) "OFFICE" MEANS THE OFFICE OF EARLY CHILDHOOD CREATED
6	IN ARTICLE 6.1 OF THIS TITLE IN THE DEPARTMENT OF HUMAN SERVICES.
7	(7) "Program" means the nurse home visitor program established
8	in this article.
9	(8) "State board" means the state board of health created in section
10	25-1-103 HUMAN SERVICES CREATED IN SECTION 26-1-107.
11	(9) "State department" means the state department of
12	HUMAN SERVICES CREATED IN SECTION 26-1-105.
13	26-6.4-104. [Formerly 25-31-104] Nurse home visitor program
14	- created - rules. (1) (a) There is hereby established the nurse home
15	visitor program to provide regular, in-home, visiting nurse services to
16	low-income, first-time mothers, with their consent, during their
17	pregnancies and through their children's second birthday. The program
18	shall provide trained visiting nurses to help educate mothers on the
19	importance of nutrition and avoiding alcohol and drugs, including
20	nicotine, and to assist and educate mothers in providing general care for
21	their children and in improving health outcomes for their children. In
22	addition, visiting nurses may help mothers in locating assistance with
23	educational achievement and employment. Any assistance provided
24	through the program shall be provided only with the consent of the
25	low-income, first-time mother, and she may refuse further services at any
26	<u>time.</u>
27	(b) THE NURSE HOME VISITOR PROGRAM CREATED IN ARTICLE 31

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1	$\underline{\text{OF TITLE 25, C.R.S., AS IT EXISTED PRIOR TO THE EFFECTIVE DATE OF THIS}}$
2	ARTICLE, IS HEREBY TRANSFERRED TO THE OFFICE OF EARLY CHILDHOOD
3	IN THE DEPARTMENT OF HUMAN SERVICES. ALL GRANTS IN EXISTENCE AS
4	OF THE EFFECTIVE DATE OF THIS ARTICLE SHALL CONTINUE TO BE VALID
5	THROUGH JUNE 30, 2013, AND MAY BE EXTENDED OR RENEWED BEYOND
6	SAID DATE.
7	(2) The program shall be administered in communities throughout
8	the state by entities selected on a competitive basis by the state board.
9	Any entity that seeks to administer the program shall submit an
10	application to the department OFFICE as provided in section 25-31-106
11	SECTION 26-6.4-106. The entities selected pursuant to section 25-31-107
12	SECTION 26-6.4-107 shall be expected to provide services to a minimum
13	of one hundred low-income, first-time mothers in the community in
14	which the entity administers the program; except that the state board may
15	grant a waiver of this requirement if the population base of the
16	community does not have the capacity to enroll one hundred eligible
17	families. The state board shall consult with the health sciences facility
18	prior to granting the waiver to ensure that the entity can implement the
19	program within the smaller community and maintain compliance with the
20	program requirements. A mother shall be eligible to receive services
21	through the program if she is pregnant with her first child, or her first
22	child is less than one month old, and her gross annual income does not
23	exceed two hundred percent of the federal poverty line.
24	(3) The state board shall promulgate, pursuant to the provisions
25	of article 4 of title 24, C.R.S., rules for the implementation of the
26	program. The state board shall base the rules establishing program
27	training requirements, program protocols, program management

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1	information systems, and program evaluation requirements on
2	research-based model programs that have been implemented in one or
3	more other states for a period of at least five years and have shown
4	significant reductions in:
5	(a) The occurrence among families receiving services through the
6	model program of infant behavioral impairments due to use of alcohol
7	and other drugs, including nicotine;
8	(b) The number of reported incidents of child abuse and neglect
9	among families receiving services through the model program;
10	(c) The number of subsequent pregnancies by mothers receiving
11	services through the model program;
12	(d) The receipt of public assistance by mothers receiving services
13	through the model program;
14	(e) Criminal activity engaged in by mothers receiving services
15	through the model program and their children.
16	(4) Notwithstanding the provisions of subsection (3) of this
17	section, the board shall adopt rules pursuant to which a nurse home
18	visitation program that is in operation in the state as of July 1, 1999, may
19	qualify for participation in the program if it can demonstrate that it has
20	been in operation in the state for a minimum of five years and that it has
21	achieved a reduction in the occurrences specified in subsection (3) of this
22	section. Any program so approved shall be exempt from the rules adopted
23	regarding program training requirements, program protocols, program
24	management information systems, and program evaluation requirements
25	so long as said program continues to demonstrate a reduction in the
26	occurrences specified in subsection (3) of this section.
27	(5) The department OFFICE may propose to the state board rules

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1	concerning program applications under section 25-31-106 (1) SECTION
2	26-6.4-106. Any such proposal shall be made in consultation with the
3	health sciences facility.
4	26-6.4-105. [Formerly 25-31-105] Health sciences facility -
5	duties. (1) The president of the university of Colorado shall identify a
6	facility at the university of Colorado health sciences center with the
7	knowledge and expertise necessary to:
8	(a) Assist the state board in selecting entities from among the
9	applications submitted pursuant to section 25-31-106 SECTION
10	<u>26-6.4-106;</u>
11	(b) Provide programmatic and clinical support, evaluation, and
12	monitoring for the program, including nurse practice support and training,
13	clinical and programmatic technical assistance, compliance monitoring
14	and support, program development and implementation support, and
15	performance improvement monitoring and support, in communities
16	throughout the state;
17	(c) Cooperate with the department OFFICE in connection with the
18	department's OFFICE'S financial administration of the program; and
19	(d) Work with the state auditor's office as required in section
20	<u>2-3-113 (4), C.R.S.</u>
21	(1.5) The health sciences facility is not responsible for the duties
22	assigned to the department OFFICE with respect to the program under
23	section 25-31-107 (2) (a.5) SECTION 26-6.4-107 (2) (a.5).
24	(2) The health sciences facility shall perform the duties set forth
25	in subsection (1) of this section to ensure that the program is implemented
26	and operated according to the program training requirements, protocols,
27	management information systems, and evaluation requirements

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1	established by rule of the state board. The health sciences facility shall
2	evaluate overall program implementation, operation, and effectiveness,
3	and include that evaluation, along with any recommendations concerning
4	the program's selected entities or changes in the program's
5	implementation, operation, and effectiveness, including program training
6	requirements, protocols, management information systems, or evaluation
7	requirements, in the annual report submitted to the department OFFICE
8	pursuant to section 25-31-108 SECTION 26-6.4-108.
9	(3) The department OFFICE shall compensate the health sciences
10	facility for the health sciences facility's actual costs incurred in
11	performing its duties under this article, as determined by the health
12	sciences facility. Such duties and actual costs shall be included in the
13	scope of work in the agreement between the department OFFICE and the
14	health sciences facility for implementation of those duties and shall
15	<u>include the costs incurred by any contractor or subcontractor of the health</u>
16	sciences facility for those duties. Such compensation shall be paid out of
17	the amount allocated for the health sciences facility's costs, in accordance
18	with the maximum allocation of three percent of the amount annually
19	allocated for the program under section 25-31-107 (2) SECTION
20	<u>26-6.4-107 (2).</u>
21	<u>26-6.4-106. [Formerly 25-31-106] Program applications -</u>
22	requirements. (1) An entity that seeks to administer the program in a
23	community shall submit an application to the department OFFICE in
24	accordance with rules adopted by the state board, in consultation with the
25	department OFFICE and the health sciences facility. At a minimum, the
26	application shall specify the basic elements and procedures that the entity
27	shall use in administering the program. Basic program elements shall

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1	<u>include the following:</u>
2	(a) The specific training to be received by each nurse employed
3	by the entity to provide home nursing services through the program,
4	which training shall meet or exceed the visiting nurse training
5	requirements established by rule of the state board;
6	(b) The protocols to be followed by the entity in administering the
7	program, which protocols at a minimum shall comply with the program
8	protocols established by rule of the state board;
9	(c) The management information system to be used by the entity
10	in administering the program, which at a minimum shall comply with the
11	management information system requirements established by rule of the
12	state board;
13	(d) The reporting and evaluation system to be used by the entity
14	in measuring the effectiveness of the program in assisting low-income,
15	first-time mothers, which at a minimum shall meet the reporting and
16	evaluation requirements specified by rule of the state board;
17	(e) An annual report to both the health sciences facility and the
18	community in which the entity administers the program that reports on the
19	effectiveness of the program within the community and is written in a
20	manner that is understandable for both the health sciences facility and
21	members of the community.
22	(2) Any program application submitted pursuant to this section
23	shall demonstrate strong, bipartisan public support for and a long-time
24	commitment to operation of the program in the community.
25	(3) The department OFFICE shall initially review the applications
26	received pursuant to this section and submit to the health sciences facility
27	for review those applications that include the basic program elements as

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1	required by the rules adopted by the state board. Following its review, the
2	health sciences facility shall submit to the state board a list of the
3	applying entities that the health sciences facility recommends to
4	administer the program in communities throughout the state.
5	26-6.4-107. [Formerly 25-31-107] Selection of entities to
6	<u>administer the program - grants - nurse home visitor program fund</u>
7	- created. (1) On receipt of the list of entities recommended by the health
8	sciences facility, the state board shall select the entities that will
9	administer the program in communities throughout the state. In selecting
10	entities, the state board shall give special consideration to entities that are
11	proposing to administer the program as a collaborative effort among
12	multiple entities.
13	(2) (a) The entities selected to operate the program shall receive
14	grants in amounts specified by the state board. The grants may include
15	operating costs and additional amounts for training and development of
16	any infrastructure, including but not limited to development of the
17	information management system necessary to administer the program. For
18	the 2000-01 fiscal year, the state board shall award grants to no more than
19	twelve entities in at least eight communities. The STATE BOARD SHALL
20	DETERMINE the number of entities selected and the number of
21	communities in which the program shall be IS implemented in subsequent
22	fiscal years shall be determined by BASED ON THE moneys available in the
23	nurse home visitor program fund created in paragraph (b) of this
24	subsection (2).
25	(a.5) Except as otherwise provided in section 25-31-108 SECTION
26	26-6.4-108, the department shall be OFFICE IS responsible for financial
27	administration of this article, which shall include compensating the health

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sciences facility pursuant to section 25-31-105 (3) SECTION 26-6.4-105 (3); paying grants to entities selected to administer the program; monitoring financial, contractual, and regulatory compliance; providing medicaid financing oversight; managing accounting and budgeting; and, in cooperation with the health sciences facility, managing grant applications as set forth in section 25-31-106 SECTION 26-6.4-106. The department OFFICE shall also cooperate with the health sciences facility's administration of programmatic and clinical support, evaluation, and monitoring of the program. The department shall not be OFFICE IS NOT responsible for any duties assigned to the health sciences facility with respect to the program, as described in section 25-31-105 SECTION 26-6.4-105. (b) Grants awarded pursuant to paragraph (a) of this subsection (2) shall be ARE payable from the nurse home visitor program fund, which fund is hereby created in the state treasury. The nurse home visitor program fund, referred to in this section as the "fund", shall be IS administered by the department OFFICE and shall consist CONSISTS of moneys transferred thereto by the state treasurer from moneys received pursuant to the master settlement agreement in the amount described in paragraph (d) of this subsection (2). In addition, the state treasurer shall credit to the fund any public or private gifts, grants, or donations received by the department OFFICE for implementation of the program, including any moneys received from the United States federal government for the program. The fund shall be IS subject to annual appropriation by the general assembly to the department OFFICE for grants to entities for operation of the program. The department OFFICE may retain a total of up to five percent of the amount annually appropriated from the fund for the

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1	program, in order to compensate the health sciences facility pursuant to
2	section 25-31-105 (3) SECTION 26-6.4-105 (3), as set forth in the scope of
3	work in the agreement between the department OFFICE and the health
4	sciences facility, and to compensate the department OFFICE for the actual
5	costs incurred by the department OFFICE in implementing the provisions
6	of paragraph (a.5) of this subsection (2), as determined by the department
7	OFFICE; except that the portion of the costs to compensate the department
8	OFFICE for implementing the provisions of paragraph (a.5) of this
9	subsection (2) shall not exceed two percent of the amount annually
10	appropriated from the fund for the program, and the portion of such costs
11	to compensate the health sciences facility under section 25-31-105 (3)
12	SECTION 26-6.4-105 (3), as set forth in the scope of work in the contract
13	between the department OFFICE and the health sciences facility, shall not
14	exceed three percent of the amount annually appropriated from the fund
15	for the program. In addition, if the total amount annually appropriated
16	from the fund for the program exceeds nineteen million dollars, the
17	department OFFICE and the health sciences facility shall assess whether a
18	smaller percentage of the appropriated funds exceeding nineteen million
19	dollars is adequate to cover their actual costs and shall jointly submit to
20	the general assembly a report articulating their conclusions on this
21	subject. The actual costs of the department OFFICE include department
22	personnel and operating costs and any necessary transfers to the
23	department of health care policy and financing for administrative costs
24	incurred for the medicaid program associated with the program. The
25	actual costs of the health sciences facility include the facility's own actual
26	program costs and those of its contractors and subcontractors. Any costs
27	for time studies required to obtain medicaid reimbursement for the

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1	program may be paid from program funds and shall not be subject to the
2	five percent limit in this section. Notwithstanding section 24-36-114,
3	C.R.S., all interest derived from the deposit and investment of moneys in
4	the fund shall be credited to the fund. Any unencumbered moneys
5	appropriated from moneys received pursuant to the master settlement
6	agreement remaining in the fund at the end of any fiscal year shall be
7	transferred to the tobacco litigation settlement trust fund created in
8	section 24-22-115.5, C.R.S.
9	(c) It is the intent of the general assembly that general fund
10	moneys not be appropriated for implementation of the program.
11	(d) (I) Pursuant to section 24-75-1104.5 (1) (a), C.R.S., and except
12	as otherwise provided in section 24-75-1104.5 (5), C.R.S., beginning with
13	the 2006-07 fiscal year and for each fiscal year thereafter so long as the
14	state receives moneys pursuant to the master settlement agreement, the
15	state treasurer shall transfer to the fund the amounts specified in
16	subparagraph (III) of this paragraph (d) from the master settlement
17	agreement moneys received by the state, other than attorney fees and
18	costs, during the preceding fiscal year, not to exceed nineteen million
19	dollars in any fiscal year. The transfer shall be from moneys credited to
20	the tobacco litigation settlement cash fund created in section 24-22-115,
21	<u>C.R.S.</u>
22	(II) Repealed.
23	(III) (A) For the 2004-05 fiscal year, the general assembly shall
24	appropriate to the fund nine percent of the total amount of moneys
25	received by the state.
26	(A.5) For the 2005-06 fiscal year, the general assembly shall
27	appropriate to the fund ten percent of the total amount of moneys received

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1	by the state.
2	(A.7) For the 2006-07 fiscal year, the state treasurer shall transfer
3	from the moneys received by the state pursuant to the master settlement
4	agreement to the fund eleven percent of the total amount of moneys
5	received by the state.
6	(B) Beginning with the 2007-08 fiscal year and for each fiscal
7	year thereafter through the 2010-11 fiscal year, the state treasurer shall
8	increase the percentage transferred to the fund pursuant to
9	sub-subparagraph (A.7) of this subparagraph (III) by one percent; except
10	that the percentage transferred to the fund for the 2009-10 fiscal year
11	shall be the same as the percentage transferred to the fund for the 2008-09
12	<u>fiscal year.</u>
13	(C) For the 2011-12 and 2012-13 fiscal years, the state treasurer
14	shall transfer to the fund the greater of twelve million seven hundred
15	thirty-seven thousand three hundred fifty dollars or the same percentage
16	of the total amount of moneys received by the state as was transferred to
17	the fund for the 2010-11 fiscal year.
18	(D) For the 2013-14 fiscal year, the state treasurer shall transfer
19	to the fund fifteen percent of the total amount of moneys received by the
20	state.
21	(E) For the 2014-15 fiscal year and for each fiscal year thereafter
22	through the 2016-17 fiscal year, the state treasurer shall increase the
23	percentage transferred to the fund by one percent over the percentage
24	transferred to the fund in the preceding fiscal year.
25	(F) For the 2017-18 fiscal year and for each fiscal year thereafter,
26	the state treasurer shall transfer to the fund nineteen percent of the total
27	amount of moneys received by the state.

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1	(IV) In addition to all other moneys transferred to the fund
2	pursuant to this paragraph (d), the state treasurer shall transfer moneys
3	from the general fund to the fund as specified in section 24-75-1104.5 (5)
4	(a) (I) (B), C.R.S.
5	26-6.4-108. [Formerly 25-31-108] Annual program review -
6	audit. (1) The health sciences facility shall annually prepare and submit
7	to the department OFFICE a report including an evaluation of the
8	implementation of the program, the results achieved by the program based
9	on the annual reports submitted by the administering entities pursuant to
10	section 25-31-106 (1) (e) SECTION 26-6.4-106 (1) (e), the extent to which
11	the program serves medicaid-eligible persons and provides services that
12	may be provided in part through medicaid funding, and any
13	recommendations concerning changes to the program, including any
14	changes that may be appropriate to enable the program to receive
15	medicaid funding. The department OFFICE shall include the report in the
16	annual report on the program prepared pursuant to section 25-1-108.5 (3),
17	C.R.S. Each program contractor and subcontractor and each entity that
18	administers the program shall work with the health sciences facility and
19	the department OFFICE to prepare the reports required under this section
20	and sections 2-3-113 (2) and 25-1-108.5 (3), C.R.S. Any entity that is
21	administering the program is subject to a reduction in or cessation of
22	funding if the state board, based on recommendations from the health
23	sciences facility, determines that the entity is not operating the program
24	in accordance with the program requirements established by rule of the
25	state board or is operating the program in such a manner that the program
26	does not demonstrate positive results.
27	(2) The state auditor's office, pursuant to section 2-3-113, C.R.S

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1	shall audit each entity administering the program to determine whether
2	the entity is administering the program in compliance with the program
3	requirements and in an effective manner. The audit shall be conducted
4	and reported in accordance with the provisions of section 2-3-113, C.R.S.
5	SECTION 3. In Colorado Revised Statutes, add article 6.7 to title
6	26 as follows:
7	ARTICLE 6.7
8	Division of Youth and Community Development
9	26-6.7-101. Definitions. As used in this article, unless the
10	CONTEXT OTHERWISE REQUIRES:
11	(1) "DIVISION" MEANS THE DIVISION OF YOUTH AND COMMUNITY
12	DEVELOPMENT CREATED IN SECTION 26-6.7-102.
13	(2) "YOUTH DEVELOPMENT PROGRAM" MEANS A PROGRAM THAT
14	PROVIDES SERVICES TO OLDER CHILDREN AND THEIR FAMILIES, WHICH
15	SERVICES MAY INCLUDE BUT NEED NOT BE LIMITED TO, FAMILY SUPPORT
16	AND PARENT EDUCATION, HEALTH, MENTAL HEALTH, MENTORING, AND
17	BEFORE-AND-AFTER-SCHOOL PROGRAMS.
18	26-6.7-102. Division of youth and community development -
19	created. (1) There is hereby created within the state department
20	OF HUMAN SERVICES THE DIVISION OF YOUTH AND COMMUNITY
21	DEVELOPMENT. THE DIVISION IS HEADED BY THE DIRECTOR OF YOUTH
22	DEVELOPMENT SERVICES APPOINTED BY THE EXECUTIVE DIRECTOR OF THE
23	STATE DEPARTMENT OF HUMAN SERVICES IN ACCORDANCE WITH SECTION
24	13 OF ARTICLE XII OF THE STATE CONSTITUTION.
25	(2) THE DIVISION SHALL EXERCISE ITS POWERS AND PERFORM ITS
26	DUTIES AND FUNCTIONS SPECIFIED IN THIS ARTICLE UNDER THE STATE
27	DEPARTMENT OF HUMAN SERVICES AS IF IT WERE TRANSFERRED TO THE

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1	STATE DEPARTMENT BY A TYPE 2 TRANSFER AS SUCH TRANSFER IS
2	DEFINED IN THE "ADMINISTRATIVE ORGANIZATION ACT OF 1968", ARTICLE
3	<u>1 of title 24, C.R.S.</u>
4	26-6.7-103. Division of youth and community development -
5	<u>functions.</u> (1) The division has the following functions:
6	(a) TO OPERATE THE YOUTH DEVELOPMENT PROGRAMS
7	TRANSFERRED TO THE DIVISION BY THE EXECUTIVE DIRECTOR AND SUCH
8	OTHER YOUTH DEVELOPMENT PROGRAMS THAT MAY BE CREATED IN OR
9	TRANSFERRED TO THE DIVISION BY EXECUTIVE ORDER TO BE FUNDED
10	SOLELY BY NONSTATE MONEYS;
11	(b) TO COORDINATE WITH THE OFFICE OF EARLY CHILDHOOD IN THE
12	STATE DEPARTMENT AND WITH THE OFFICE WITHIN THE STATE
13	DEPARTMENT THAT OVERSEES DELIVERY OF SERVICES TO CHILDREN,
14	YOUTH, AND FAMILIES TO HELP ENSURE THE AVAILABILITY OF A
15	CONTINUUM OF SERVICES FOR CHILDREN AND YOUTH AND THEIR FAMILIES;
16	(c) TO ACT AS A LIAISON WITH COMMUNITIES THROUGHOUT THE
17	STATE TO ASSIST THEM IN ASSESSING THE NEEDS OF THE COMMUNITIES
18	WITH REGARD TO YOUTH DEVELOPMENT PROGRAMS AND TO PROVIDE
19	INFORMATION THAT WILL ASSIST COMMUNITIES IN OBTAINING FUNDING
20	FOR APPROPRIATE YOUTH DEVELOPMENT PROGRAMS;
21	(d) TO PROVIDE TECHNICAL ASSISTANCE TO COMMUNITIES AND TO
22	ENTITIES THAT PROVIDE YOUTH DEVELOPMENT PROGRAMS;
23	(e) TO SOLICIT AND ACCEPT GRANTS FROM THE FEDERAL
24	GOVERNMENT AND TO SOLICIT AND ACCEPT CONTRIBUTIONS, GRANTS,
25	GIFTS, BEQUESTS, AND DONATIONS FROM INDIVIDUALS, PRIVATE
26	ORGANIZATIONS, AND FOUNDATIONS FOR THE OPERATION OF ANY YOUTH
27	DEVELOPMENT PROGRAMS UNDER THE AUTHORITY OF THE DIVISION; AND

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1	(1) TO PERIODICALLY REVIEW THE FEDERAL FUNDING GUIDELINES
2	FOR FEDERAL YOUTH DEVELOPMENT PROGRAMS AND TO SEEK THE
3	MAXIMUM FLEXIBILITY IN THE USE OF FEDERAL MONEYS IN FUNDING
4	YOUTH DEVELOPMENT PROGRAMS.
5	SECTION 4. In Colorado Revised Statutes, add with amended
6	and relocated provisions article 6.8 to title 26 as follows:
7	ARTICLE 6.8
8	Tony Grampsas Youth Services Program
9	26-6.8-101. Definitions. As used in this article, unless the
10	CONTEXT OTHERWISE REQUIRES:
11	(1) "BOARD" MEANS THE TONY GRAMPSAS YOUTH SERVICES
12	BOARD CREATED IN SECTION 26-6.8-103.
13	(2) "ENTITY" MEANS A LOCAL GOVERNMENT, A COLORADO PUBLIC
14	OR NONSECTARIAN SECONDARY SCHOOL, A GROUP OF PUBLIC OR
15	NONSECTARIAN SECONDARY SCHOOLS, A SCHOOL DISTRICT OR GROUP OF
16	SCHOOL DISTRICTS, A BOARD OF COOPERATIVE SERVICES, AN INSTITUTION
17	OF HIGHER EDUCATION, THE COLORADO NATIONAL GUARD, A STATE
18	AGENCY, A STATE-OPERATED PROGRAM, OR A PRIVATE NONPROFIT OR
19	NOT-FOR-PROFIT COMMUNITY-BASED ORGANIZATION.
20	(3) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF
21	THE STATE DEPARTMENT OF HUMAN SERVICES.
22	(4) "STATE DEPARTMENT" MEANS THE STATE DEPARTMENT OF
23	<u>HUMAN SERVICES.</u>
24	<u>26-6.8-102. [Formerly 25-20.5-201] Tony Grampsas youth</u>
25	services program - creation - standards - applications. (1) (a) The
26	youth crime prevention and intervention program created in part 28 of
27	article 32 of title 24, C.R.S., as it existed prior to August 1, 2000, is

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1	hereby transferred to the division and is renamed the Tony Grampsas
2	youth services program. All program grants in existence as of July 1,
3	2000, shall continue to be valid through July 31, 2001. Persons appointed
4	to the youth crime prevention and intervention program board, hereby
5	renamed the Tony Grampsas youth services board, shall continue serving
6	until completion of their terms and may be reappointed as provided in
7	section 25-20.5-202. The Tony Grampsas youth services program
8	IS HEREBY TRANSFERRED TO THE DIVISION OF YOUTH AND COMMUNITY
9	<u>DEVELOPMENT WITHIN THE STATE DEPARTMENT OF HUMAN SERVICES. ALL</u>
10	PROGRAM GRANTS IN EXISTENCE AS OF JULY 1, 2012, SHALL CONTINUE TO
11	BE VALID THROUGH JUNE 30, 2014. PERSONS APPOINTED TO THE TONY
12	Grampsas youth services board shall continue serving until
13	COMPLETION OF THEIR TERMS AND MAY BE REAPPOINTED AS PROVIDED IN
14	<u>SECTION 26-6.8-103.</u>
15	(b) The Tony Grampsas youth services program is established to
16	provide state funding for community-based programs that target youth
17	and their families for intervention services in an effort to reduce incidents
18	of youth crime and violence. In addition, the Tony Grampsas youth
19	services program shall promote prevention and education programs that
20	are designed to reduce the occurrence and reoccurrence of child abuse
21	and neglect and to reduce the need for state intervention in child abuse
22	and neglect prevention and education.
23	(2) (a) The Tony Grampsas youth services program shall be
24	administered through the division. Subject to the designation in paragraph
25	(b) of this subsection (2), the Tony Grampsas youth services board
26	created in section 25-20.5-202 SECTION 26-6.8-103 shall choose those
27	entities that will receive grants through the Tony Grampsas youth services

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1	program and the amount of each grant. In addition, the division THE
2	STATE DEPARTMENT shall monitor the effectiveness of programs that
3	receive funds through the Tony Grampsas youth services program.
4	(b) Any grant awarded through the Tony Grampsas youth services
5	program shall be paid from moneys appropriated pursuant to paragraph
6	(c) of this subsection (2) or out of the general fund for such program.
7	Each year, no less than twenty percent of the appropriation shall be
8	designated and used exclusively for programs designed for children
9	younger than nine years of age. THE DIVISION OF YOUTH AND COMMUNITY
10	DEVELOPMENT CREATED IN ARTICLE 6.7 OF THIS TITLE IN THE STATE
11	DEPARTMENT OF HUMAN SERVICES SHALL ADMINISTER THE GRANTS
12	AWARDED TO PROGRAMS DESCRIBED IN THIS PARAGRAPH (b) AND SHALL
13	MONITOR THE EFFECTIVENESS OF THE PROGRAMS.
14	(c) Any grant awarded through the Tony Grampsas youth
15	SERVICES PROGRAM SHALL BE PAID FROM MONEYS APPROPRIATED
16	PURSUANT TO PARAGRAPH (d) OF THIS SUBSECTION (2) OR OUT OF THE
17	GENERAL FUND FOR SUCH PROGRAM. The board, in accordance with the
18	timelines adopted pursuant to section 25-20.5-202 (3) SECTION 26-6.8-103
19	(3), shall submit a list of the entities chosen to receive grants to the
20	governor for approval. The governor shall either approve or disapprove
21	the entire list of entities by responding to the board within twenty days.
22	If the governor has DOES not responded RESPOND to the board within
23	twenty days after receipt of the list, the list shall be deemed IS approved.
24	No grants shall be awarded THE BOARD SHALL NOT AWARD A GRANT
25	through the Tony Grampsas youth services program without the prior
26	approval of the governor.
27	(c) (d) Pursuant to section 24-75-1104.5 (1) (i), C.R.S., and except

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1	as otherwise provided in section 24-75-1104.5 (5), C.R.S., beginning in
2	the 2004-05 fiscal year, and for each fiscal year thereafter so long as the
3	state receives moneys pursuant to the master settlement agreement, the
4	general assembly shall appropriate to the division STATE DEPARTMENT for
5	the Tony Grampsas youth services program four percent of the amount of
6	moneys transmitted to the state treasurer in accordance with the master
7	settlement agreement, other than attorney fees and costs, for the preceding
8	fiscal year; except that the amount so appropriated to the division STATE
9	DEPARTMENT in any fiscal year shall not exceed five million dollars. The
10	general assembly shall appropriate the amount specified in this paragraph
11	(c) PARAGRAPH (d) from moneys credited to the tobacco litigation
12	settlement cash fund created in section 24-22-115, C.R.S.
13	(3) To participate in the Tony Grampsas youth services program,
14	an entity may apply to the board in accordance with timelines and
15	guidelines adopted by the board pursuant to section 25-20.5-202 SECTION
16	<u>26-6.8-103.</u>
17	(4) For purposes of this part 2 "entity" means any local
18	government, Colorado public or nonsectarian secondary school, including
19	charter schools, group of public or nonsectarian secondary schools,
20	school district or group of school districts, board of cooperative services,
21	institution of higher education, the Colorado National Guard, state
22	agency, or state-operated program or any private nonprofit or
23	not-for-profit community-based organization.
24	(5) (4) Entities seeking to provide youth mentoring services or to
25	enhance existing youth mentoring programs are encouraged to submit an
26	application to the board for grants directly from the Tony Grampsas youth
27	services program, in addition to any funding the entities may be seeking

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1	from the youth mentoring services cash fund pursuant to section
2	25-20.5-203 (6) SECTION 26-6.8-104 (6), to establish or enhance youth
3	mentoring programs. Entities submitting applications for grants directly
4	from the Tony Grampsas youth services program pursuant to this section
5	need not meet the requirements of section 25-20.5-203 (5) (b) SECTION
6	<u>26-6.8-104 (5) (b).</u>
7	26-6.8-103. [Formerly 25-20.5-202] Tony Grampsas youth
8	services board - members - duties. (1) (a) There is hereby created the
9	Tony Grampsas youth services board referred to in this part 2 as the
10	"board", consisting of four members appointed by the governor, three
11	members appointed by the speaker of the house of representatives, and
12	two members appointed by the president of the senate and one member
13	appointed by the minority leader of the senate. For the initial
14	appointments, the governor shall appoint members to the board after the
15	speaker of the house of representatives and the president and the minority
16	leader of the senate have made appointments. No more than six of the
17	members appointed to the board shall be members of the same political
18	<u>party.</u>
19	(b) In addition to the appointed board members, the executive
20	director shall serve as a member of the board.
21	(c) At the first meeting of the board, the members of the board
22	shall choose a chairperson and a vice-chairperson.
23	(d) (I) In appointing members to the board, the governor, the
24	speaker of the house of representatives, and the president and the minority
25	<u>leader of the senate shall:</u>
26	(A) Choose persons who have a knowledge and awareness of
27	innovative strategies for youth crime prevention and intervention services

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1	and for reducing the occurrence and reoccurrence of child abuse and
2	neglect; AND
3	(II) (B) In appointing members of the board, the governor, the
4	speaker of the house of representatives, and the president and the minority
5	leader of the senate shall Appoint one or more persons who possess
6	knowledge and awareness of early childhood care and education. FOR
7	PURPOSES OF THIS SUB-SUBPARAGRAPH (B), "EARLY CHILDHOOD" MEANS
8	YOUNGER THAN NINE YEARS OF AGE.
9	(II) In addition APPOINTING MEMBERS TO THE BOARD, the speaker
10	of the house of representatives and the president of the senate shall each
11	appoint at least one person who has a knowledge and awareness of
12	student issues, including the causes of student dropout in secondary
13	schools, as well as innovative strategies for reducing the dropout rate
14	among secondary school students. For purposes of this subparagraph (II),
15	"early childhood" means younger than nine years of age.
16	(III) In appointing members TO THE BOARD, the governor shall:
17	(A) Appoint at least one member to the board PERSON who is
18	representative of a minority community;
19	(B) Beginning with the members appointed to terms beginning
20	July 1, 2001, the governor, in appointing members, shall Appoint at least
21	one person who is knowledgeable in the area of child abuse prevention;
22	<u>and</u>
23	(C) APPOINT at least one person who is knowledgeable in the area
24	of community planning for youth violence prevention.
25	(e) The appointed members of the board shall serve three-year
26	terms; except that, of the members first appointed, one of the members
27	annointed by the governor shall serve a two-year term, two of the

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1	members appointed by the governor shall serve one-year terms, one of the
2	members appointed by the speaker of the house of representatives shall
3	serve a two-year term, and one of the members appointed by the president
4	of the senate shall serve a two-year term. The respective appointing
5	person shall choose those members who shall serve initial shortened
6	terms. If a vacancy arises in one of the appointed offices, the authority
7	making the original appointment shall fill the vacancy for the remainder
8	of the term. Members of the board shall serve without compensation but
9	shall be reimbursed out of available appropriations for all actual and
10	necessary expenses incurred in the performance of their duties.
11	(f) The board is authorized to meet, when necessary, via
12	telecommunications.
13	(2) (a) The board shall develop and make available program
14	guidelines, including but not limited to:
15	(I) Guidelines for proposal design;
16	(II) Local public-to-private funding match requirements; and
17	(III) Processes for local review and prioritization of program
18	applications.
19	(b) In addition to the guidelines developed pursuant to paragraph
20	(a) of this subsection (2), the board shall develop criteria for awarding
21	grants under the Tony Grampsas youth services program, including but
22	not limited to the following requirements:
23	(I) That the program is operated in cooperation with a local
24	government, a local governmental agency, or a local nonprofit or
25	not-for-profit agency;
26	(II) That the program is community-based, receiving input from
27	organizations in the community such as schools, community mental

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1	health centers, local nonprofit or not-for-profit agencies, local law
2	enforcement agencies, businesses, and individuals within the community:
3	<u>and</u>
4	(III) (A) That the program is directed at providing intervention
5	services to youth and their families in an effort to decrease incidents of
6	crime and violence or that the program is directed at providing services
7	to at-risk students and their families in an effort to reduce the dropout rate
8	in secondary schools pursuant to section 25-20.5-204 SECTION
9	<u>26-6.8-105.</u>
10	(B) If an entity is seeking a grant from the board for a student
11	dropout prevention and intervention program pursuant to section
12	25-20.5-204 SECTION 26-6.8-105, one of the criteria that the board shall
13	consider is whether the program has been implemented elsewhere, if
14	known, and, if so, the relative success of the program. It shall not be
15	required, however, that the program be previously implemented for the
16	board to award a grant to the entity.
17	(C) If an entity is seeking a grant from the board for a program
18	directed at providing intervention services to youth and their families in
19	an effort to decrease incidents of crime and violence, one of the criteria
20	that the board shall consider is whether the program includes restorative
21	justice components. It shall not be required, however, that the program
22	include restorative justice components for the board to award a grant to
23	the entity.
24	(c) In addition to the guidelines and criteria developed pursuant
25	to paragraphs (a) and (b) of this subsection (2), the board shall develop
26	result-oriented criteria for measuring the effectiveness of programs that
27	receive grants under the Tony Grampsas youth services program as

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1	deemed appropriate to the nature of each program mending, but not
2	limited to, requiring grantees to evaluate the impact of the services
3	provided by the program. Any criteria developed pursuant to this
4	paragraph (c) for measuring the effectiveness of student dropout
5	prevention and intervention programs established pursuant to section
6	25-20.5-204 SECTION 26-6.8-105 shall include the implementation of a
7	method by which to track the students served by the program to evaluate
8	the impact of the services provided, which tracking shall continue, if
9	possible, for at least two years or through graduation from a secondary
10	school, whichever occurs first.
11	(3) (a) In addition to the guidelines and criteria developed
12	pursuant to subsection (2) of this section, the board shall establish
13	timelines for submission and review of applications for grants through the
14	Tony Grampsas youth services program. The board shall also adopt
15	timelines for submission to the governor of the list of entities chosen to
16	receive grants. If the governor disapproves the list, the board may submit
17	a replacement list within thirty days after such disapproval.
18	(b) Repealed.
19	(4) The board shall review all applications received pursuant to
20	section 25-20.5-201 SECTION 26-6.8-102 for grants from the Tony
21	Grampsas youth services program and choose those entities that shall
22	receive grants through the Tony Grampsas youth services program and
23	the amount of each grant.
24	(5) In addition to the duties relating specifically to the Tony
25	Grampsas youth services program specified in this section, the board shall
26	operate the prevention, intervention, and treatment programs specified in
27	this part 2 ARTICLE and such other prevention, intervention, and treatment

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1	programs as may be assigned to the board by executive order to be funded
2	solely by federal funds.
3	26-6.8-104. [Formerly 25-20.5-203] Colorado Youth
4	Mentoring Services Act. (1) Short title. This section shall be known
5	and may be cited as the "Colorado Youth Mentoring Services Act".
6	(2) Legislative declaration. (a) The general assembly hereby
7	finds and declares that mentoring programs such as big brothers, big
8	sisters, and partners have been active in Colorado for many years. The
9	general assembly finds that national research has indicated that structured
10	mentoring programs are effective tools in combating youth substance
11	abuse and youth crime and violence. The general assembly further finds,
12	based upon recent national research results, that at-risk youth who are
13	matched in a minimum of year-long mentoring relationships are less
14	likely to become involved in substance and alcohol abuse, less likely to
15	be truant, less likely to commit violent acts against other persons, and
16	more likely to show improvements in academic performance and positive
17	peer relations.
18	(b) The general assembly further finds that, despite the positive
19	results that may be achieved through structured youth mentoring
20	programs, as many as thirty-eight counties in the state of Colorado do not
21	have the organizational resources necessary to carry out successful
22	mentoring programs or lack the adult volunteers to establish such
23	programs or both. The general assembly finds that even counties in which
24	there are established youth mentoring programs, such programs are
25	unable to meet the demand for mentors and that such established
26	programs have waiting lists that exceed two thousand youths.
27	(c) The general assembly therefore declares and determines that

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1 the provision of youth mentoring services that would use public and 2 private entities to recruit, train, screen, and supervise adult volunteers to 3 serve as mentors for at-risk youth would be beneficial and in the best 4 interests of the citizens of the state of Colorado. 5 (3) **Definition.** For purposes of this section, "at-risk youth" means 6 a person who is at least five years of age but who is less than eighteen 7 years of age and who is challenged by such risk factors as poverty, 8 residence in a substance-abusing household, family conflict, association 9 with peers who commit crimes, residence in a single-parent household, 10 exhibition of indicia of delinquent behavior, or being the victim of child 11 abuse. 12 (4) **Provision of youth mentoring services.** There is hereby 13 created the Colorado youth mentoring program for the purpose of 14 providing state funding for the provision of community-based youth 15 mentoring services that target at-risk youths in an effort to reduce 16 substance abuse and to decrease the incidents of youth crime and 17 violence. Such funding shall be used to provide new mentoring services 18 in communities that do not have existing mentoring programs as well as 19 to enhance established community-based youth mentoring programs that 20 are already in existence. 21 (5) Administration - duties of contracting entities. (a) To be 22 eligible for moneys from the youth mentoring services cash fund created 23 in subsection (6) of this section for the provision of youth mentoring 24 services, an entity shall apply to the board in accordance with the 25 timelines and guidelines adopted by the board pursuant to section 26 25-20.5-202 SECTION 26-6.8-103 and shall meet the requirements of 27 paragraph (b) of this subsection (5).

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1	(b) The entities that are selected by the board SELECTS to provide
2	community-based youth mentoring services shall be responsible for:
3	(I) Actively recruiting qualified and appropriate adult volunteers
4	who are willing to serve as youth mentors for a period of not less than one
5	year and to commit to spending an average of three hours per week with
6	the at-risk youth;
7	(II) Effectively screening adult volunteers to serve as mentors.
8	including but not limited to conducting criminal background checks of
9	such adult volunteers;
10	(III) Providing training and ongoing support to adult volunteers
11	to prepare them to serve in one-year mentoring relationships with at-risk
12	<u>youths:</u>
13	(IV) Carefully matching each adult volunteer with an at-risk youth
14	based upon the unique qualifications of the adult volunteer and the
15	specific needs of the youth;
16	(V) Supervising closely and through case managers the activities
17	of the adult volunteer and the mutual benefits and effectiveness of the
18	mentoring relationship;
19	(VI) Making available life skill workshops, recreational activities.
20	and community service opportunities to the at-risk youth and adult
21	volunteer;
22	(VII) Implementing a method of evaluating the effectiveness of
23	the community-based youth mentoring program and tracking the youths
24	served by the program to evaluate the impact of the services provided
25	through the program; and
26	(VIII) Reporting annually to the board concerning the results of
27	the entity's evaluation of youths served by the community-based youth

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1	mentoring program as well as the fiscal contributions made by the entity
2	to the program and such other information that the board may require.
3	(c) Community-based organizations may obtain private and public
4	funds, grants, gifts, or donations for youth mentoring programs. The
5	executive director is authorized to accept and expend on behalf of the
6	state any funds, grants, gifts, or donations from any private or public
7	source for the purpose of implementing this section; except that no grant
8	or donation shall be accepted if the conditions attached to the grant or
9	donation require the expenditure thereof in a manner contrary to law.
10	(d) Entities selected to receive grants pursuant to this section for
11	the provision of youth mentoring services shall match any grant received
12	with a contribution that is the equivalent of twenty percent of the grant
13	awarded.
14	(6) Youth mentoring services cash fund. (a) There is hereby
14 15	(6) Youth mentoring services cash fund. (a) There is hereby created in the state treasury the youth mentoring services cash fund. The
15	created in the state treasury the youth mentoring services cash fund. The
15 16	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to
15 16 17	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to annual appropriation by the general assembly for the direct and indirect
15 16 17 18	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to annual appropriation by the general assembly for the direct and indirect costs associated with the implementation of this section. The executive
15 16 17 18 19	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to annual appropriation by the general assembly for the direct and indirect costs associated with the implementation of this section. The executive director is authorized to accept on behalf of the state any grants, gifts, or
15 16 17 18 19 20	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to annual appropriation by the general assembly for the direct and indirect costs associated with the implementation of this section. The executive director is authorized to accept on behalf of the state any grants, gifts, or donations from any private or public source for the purpose of this
15 16 17 18 19 20 21	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to annual appropriation by the general assembly for the direct and indirect costs associated with the implementation of this section. The executive director is authorized to accept on behalf of the state any grants, gifts, or donations from any private or public source for the purpose of this section. All private and public funds received through grants, gifts, or
15 16 17 18 19 20 21 22	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to annual appropriation by the general assembly for the direct and indirect costs associated with the implementation of this section. The executive director is authorized to accept on behalf of the state any grants, gifts, or donations from any private or public source for the purpose of this section. All private and public funds received through grants, gifts, or donations shall be transmitted to the state treasurer, who shall credit the
15 16 17 18 19 20 21 22 23	created in the state treasury the youth mentoring services cash fund. The moneys in the youth mentoring services cash fund shall be subject to annual appropriation by the general assembly for the direct and indirect costs associated with the implementation of this section. The executive director is authorized to accept on behalf of the state any grants, gifts, or donations from any private or public source for the purpose of this section. All private and public funds received through grants, gifts, or donations shall be transmitted to the state treasurer, who shall credit the same to the youth mentoring services cash fund. All investment earnings

(b) Notwithstanding any provision of paragraph (a) of this

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1	subsection (6) to the contrary, on April 20, 2009, the state treasurer snan
2	transfer the balance of moneys in the youth mentoring services cash fund
3	to the general fund.
4	<u>26-6.8-105. [Formerly 25-20.5-204] Colorado student dropout</u>
5	prevention and intervention program. (1) Short title. This section
6	shall be known and may be cited as the "Colorado Student Dropout
7	Prevention and Intervention Act".
8	(2) Legislative declaration. The general assembly hereby finds
9	<u>that:</u>
10	(a) During the last decade, over one hundred thousand students in
11	Colorado left school without successfully completing a high school
12	<u>program;</u>
13	(b) In 1996, three million six hundred thousand young adults in
14	the United States were neither enrolled in school nor had they completed
15	a high school program;
16	(c) In the 1995-1996 academic year, approximately thirteen
17	thousand students withdrew from Colorado schools prior to receiving a
18	diploma, resulting in a four percent dropout rate;
19	(d) Of those students who withdrew from Colorado schools prior
20	to receiving a diploma, approximately five thousand nine hundred were
21	minority students;
22	(e) The dropout rate of minority students in Colorado is
23	significantly greater than that of nonminority students;
24	(f) Numerous factors, including socioeconomic background, lack
25	of adult support, and the inability to communicate well in English,
26	influence a student's decision to drop out of school;
27	(g) Research has shown that compared with high school

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1	graduates, relatively more dropouts are unemployed, and those dropouts
2	who do succeed in finding work tend to earn less money than high school
3	graduates; and
4	(h) High school dropouts are more likely to apply for and receive
5	public assistance than high school graduates.
6	(3) Definitions. For purposes of this section:
7	(a) "At-risk students" means students in secondary schools who
8	are at risk of dropping out of school because of their socioeconomic
9	background, lack of adult support, language barriers, or other identified
10	indicators that cause students to drop out of school.
11	(b) "Entity" means any local government, Colorado public or
12	nonsectarian secondary school, including charter schools, group of public
13	or nonsectarian secondary schools, school district or group of school
14	districts, board of cooperative services, institution of higher education,
15	the Colorado National Guard, state agency, or state-operated program or
16	any private nonprofit or not-for-profit community-based organization.
17	(4) Colorado student dropout prevention and intervention
18	program. There is hereby created the Colorado student dropout
19	prevention and intervention program in the Tony Grampsas youth
20	services program for the purpose of providing services to at-risk students
21	and their families in an effort to reduce the dropout rate in secondary
22	schools through an appropriate combination of academic and
23	extracurricular activities designed to enhance the overall education and
24	edification of students in secondary schools.
25	(5) Administration. (a) The student dropout prevention and
26	intervention program shall be administered through the division OF
27	YOUTH AND COMMUNITY DEVELOPMENT IN THE STATE DEPARTMENT.

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Subject to the designation in paragraph (b) of this subsection (5), the Tony Grampsas youth services board created in section 25-20.5-202 shall select those entities that will receive grants through the student dropout prevention and intervention program and the amount of each grant. In addition, the division OF YOUTH AND COMMUNITY DEVELOPMENT shall monitor the effectiveness of programs that receive funds through the student dropout prevention and intervention program. To be eligible for grants from the Tony Grampsas youth services board for the provision of student dropout prevention and intervention programs targeting at-risk students, an entity shall apply to the board in accordance with the timelines and guidelines adopted by the board pursuant to section 25-20.5-202 SECTION 26-6.8-103.

(b) Any moneys awarded by the Tony Grampsas youth services board shall be reid from moneys appropriated out of the general fund for

(b) Any moneys awarded by the Tony Grampsas youth services board shall be paid from moneys appropriated out of the general fund for such THE TONY GRAMPSAS YOUTH SERVICES program. Each year no less than ten percent of the total appropriation from the general fund shall be designated and used exclusively for programs specifically designed to prevent students from dropping out of secondary schools; except that, commencing in fiscal year 2004-05 and in each fiscal year thereafter, no less than twenty percent of the total appropriation shall be designated and used exclusively for such purpose.

(6) Receipt of moneys. (a) The executive director is authorized to accept on behalf of the state any funds, grants, gifts, or donations from any private or public source for the purpose of implementing student dropout prevention and intervention programs pursuant to this article SECTION; except that no funds, grants, gifts, or donations shall be accepted if the conditions attached thereto require the expenditure thereof

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1	in a manner contrary to law.
2	(b) (I) All private and public moneys received through funds
3	grants, gifts, or donations pursuant to this subsection (6) shall be
4	transmitted to the state treasurer, who shall credit the same to the student
5	dropout prevention and intervention fund, which fund is hereby created
6	The moneys in the fund shall be subject to annual appropriation by the
7	general assembly for the direct and indirect costs associated with the
8	administration of this article SECTION. The executive director may expend
9	moneys appropriated to the STATE department from the fund for purposes
10	of providing a grant for the implementation and administration of a
11	student dropout prevention and intervention program. All investment
12	earnings derived from the deposit and investment of moneys in the fund
13	shall be credited to the fund. Any moneys not appropriated shall remain
14	in the fund and shall not be transferred or revert to the general fund of the
15	state at the end of any fiscal year.
16	(II) Notwithstanding any provision of subparagraph (I) of this
17	paragraph (b) to the contrary, on April 20, 2009, the state treasurer shall
18	transfer the balance of moneys in the student dropout prevention and
19	intervention fund to the general fund.
20	26-6.8-106. [Formerly 25-20.5-205] Colorado student
21	before-and-after-school project - creation - funding. (1) Definitions
22	As used in this section, unless the context otherwise requires:
23	(a) "Before-and-after-school program" means a program that
24	meets before regular school hours or after regular school hours or during
25	a period when school is not in session.
26	(b) "Fund" means the Colorado student before-and-after-school
27	project fund created in subsection (4) of this section.

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1	(c) "Project" means the Colorado before-and-after-school project
2	created in subsection (2) of this section.
3	(2) Colorado student before-and-after-school project. There is
4	hereby created, in the Tony Grampsas youth services program, the
5	Colorado student before-and-after-school project for the purpose of
6	providing grants to entities to provide high-quality
7	before-and-after-school programs that may include an alcohol or drug
8	abuse prevention and education component. Entities that receive grants
9	pursuant to this section shall apply the grants to creating and
10	implementing before-and-after-school programs that primarily serve
11	youth enrolled in grades six through eight or youth who are twelve to
12	fourteen years of age. The before-and-after-school programs shall be
13	designed to help youth develop their interests and skills in the areas of
14	sports and fitness, character and leadership, or arts and culture and may
15	provide education regarding the dangers of the use of alcohol and drugs.
16	Before-and-after-school programs that are designed primarily to increase
17	academic achievement or that provide religious instruction are not
18	eligible for funding pursuant to this section.
19	(3) Administration. (a) The division OF YOUTH AND COMMUNITY
20	DEVELOPMENT IN THE STATE DEPARTMENT shall administer the project.
21	The board shall select the entities that will receive grants through the
22	project and the amount of each grant. In addition, the division OF YOUTH
23	AND COMMUNITY DEVELOPMENT shall monitor the effectiveness of
24	before-and-after-school programs that receive moneys through the
25	project. To be eligible for grants through the project, an entity shall apply
26	to the board in accordance with the timelines and guidelines adopted by
27	the board pursuant to section 25-20.5-202 SECTION 26-6.8-103.

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1	Notwithstanding any provision of this part 2 ARTICLE or any criteria for
2	awarding grants adopted by the board pursuant to section 25-20.5-202 (2)
3	(b) SECTION 26-6.8-103 (2) (b) to the contrary, an entity may be eligible
4	to receive a grant pursuant to this section regardless of whether the
5	before-and-after-school program to which the grant would apply serves
6	youth who are eligible for free or reduced-cost lunch pursuant to the
7	"National School Lunch Act", 42 U.S.C. sec. 1751 et seq.
8	(b) The grants awarded through the project shall be paid from
9	moneys appropriated from the fund to the division STATE DEPARTMENT.
10	The board and grant recipients are encouraged to apply moneys awarded
11	through the project to leverage additional funding as matching funds from
12	private and federal sources.
13	(4) Colorado student before-and-after-school project fund.
14	There is hereby created in the state treasury the Colorado student
15	before-and-after-school project fund that shall consist of moneys that may
16	be appropriated by the general assembly to the fund. The moneys in the
17	fund shall be subject to annual appropriation by the general assembly to
18	the division STATE DEPARTMENT for the purpose of providing grants as
19	provided in this section and the direct and indirect costs associated with
20	the implementation of this section. Any moneys in the fund not expended
21	for the purpose of this section may be invested by the state treasurer as
22	provided by law. All interest and income derived from the investment and
23	deposit of moneys in the fund shall be credited to the fund. Any
24	unexpended and unencumbered moneys remaining in the fund at the end
25	of a fiscal year shall remain in the fund and shall not be credited or
26	transferred to the general fund or another fund.
27	SECTION 5. Repeal of provisions being relocated in this

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1	act. In Colorado Revised Statutes, repeal part 2 of article 20.5 of title 25
2	and article 31 of title 25.
3	SECTION 6. In Colorado Revised Statutes, 19-3.5-104, amend
4	(1) as follows:
5	19-3.5-104. Colorado children's trust fund board - creation -
6	members. (1) (a) There is hereby created, in the department of public
7	health and environment, the Colorado children's trust fund board. The
8	board shall exercise its powers and duties as if transferred by a type 2
9	<u>transfer.</u>
10	(b) The Colorado Children's trust fund board is hereby
11	TRANSFERRED TO THE OFFICE OF EARLY CHILDHOOD CREATED IN ARTICLE
12	6.1 OF TITLE 26, C.R.S., IN THE DEPARTMENT OF HUMAN SERVICES. THE
13	BOARD SHALL EXERCISE ITS POWERS AND DUTIES AS IF TRANSFERRED BY
14	A TYPE 2 TRANSFER. PERSONS APPOINTED TO THE COLORADO CHILDREN'S
15	TRUST FUND BOARD SHALL CONTINUE SERVING UNTIL COMPLETION OF
16	THEIR TERMS AND MAY BE REAPPOINTED AS PROVIDED IN THIS SECTION.
17	SECTION 7. In Colorado Revised Statutes, 26-18-102, repeal
18	(3.5); and add (7) as follows:
19	26-18-102. Definitions. As used in this article, unless the context
20	otherwise requires:
21	(3.5) "Division" means the prevention services division in the
22	department of public health and environment.
23	(7) "OFFICE" MEANS THE OFFICE OF EARLY CHILDHOOD CREATED
24	IN ARTICLE 6.1 OF THIS TITLE IN THE DEPARTMENT OF HUMAN SERVICES.
25	SECTION 8. In Colorado Revised Statutes, 26-18-104, amend
26	(1) (a), (1) (b), and (1) (c) (III); and add (1) (a.5) as follows:
2.7	26-18-104. Program created. (1) (a) There is hereby established

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1	in the prevention services division in the department of public health and
2	environment a family resource center program. The purposes of said
3	program shall be to provide grants to community applicants for the
4	creation of family resource centers or to provide grants to family resource
5	centers for the continued operation of such centers through which
6	services for vulnerable families, individuals, children, and youth who live
7	in communities or in at-risk neighborhoods are accessible and
8	coordinated through a single point of entry.
9	(a.5) THE FAMILY RESOURCE CENTER PROGRAM IS TRANSFERRED
10	TO THE OFFICE OF EARLY CHILDHOOD IN THE DEPARTMENT OF HUMAN
11	SERVICES. ALL PROGRAM GRANTS IN EXISTENCE AS OF THE EFFECTIVE
12	DATE OF THIS PARAGRAPH (a.5) SHALL CONTINUE TO BE VALID THROUGH
13	JUNE 30, 2013, AND MAY BE CONTINUED AFTER SAID DATE.
14	(b) The division OFFICE shall operate the family resource center
15	program in accordance with the provisions of this article. the
16	requirements for prevention, intervention, and treatment programs
17	specified in article 20.5 of title 25, C.R.S., and the rules for prevention,
18	intervention, and treatment programs adopted by the state board of health
19	pursuant to section 25-20.5-106, C.R.S. In addition, the division OFFICE
20	may establish any other procedures necessary to implement the program,
21	including establishing the procedure for the submittal of grant
22	applications by community applicants seeking to establish a family
23	resource center or by a family resource center applying for a grant for
24	continued operation of a family resource center.
25	(c) (III) The division OFFICE is authorized to accept and expend
26	any grants from any public or private source for the purpose of making
27	grants to community applicants for the establishment or continued

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1	operation of family resource centers and for the purpose of evaluating the
2	effectiveness of the family resource center program. Nothing in this
3	article shall be construed to prohibit a family resource center from
4	accepting and expending funds received through an authorized contract,
5	grants, or donations from public or private sources.
6	SECTION 9. In Colorado Revised Statutes, 26-18-105, amend
7	(1) introductory portion, (2), and (3) as follows:
8	26-18-105. Selection of centers - grants. (1) The division OFFICE
9	may award a grant for the purpose of establishing a family resource center
10	based on a plan submitted to the division OFFICE by the applicant or for
11	the continued operation of a family resource center. The plan shall meet
12	specific criteria which the division OFFICE is hereby authorized to set, but
13	the criteria shall include at least the following provisions:
14	(2) The local advisory council for a community applicant awarded
15	a grant pursuant to subsection (1) of this section shall evaluate the overall
16	effectiveness of the family resource center annually and shall submit an
17	annual report to the division in accordance with section 25-20.5-108,
18	<u>C.R.S</u> office.
19	(3) In the event the division OFFICE determines, from any report
20	submitted by a local advisory council or any other source, that the
21	operation of a family resource center is not in compliance with this article
22	or any rule adopted pursuant to the provisions of this article, the division
23	OFFICE may impose sanctions including termination of the grant.
24	SECTION 10. In Colorado Revised Statutes, 25-20.5-101,
25	amend (1) (a), (1) (c), and (2) as follows:
26	25-20.5-101. Legislative declaration. (1) The general assembly
27	hereby finds that:

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1	(a) The state operates or state agencies provide funding for a wide
2	variety of prevention, intervention, and treatment programs designed to
3	assist children and youth in achieving an education, in making informed
4	choices about their health and well-being, in avoiding the juvenile and
5	criminal justice systems, and, generally, in becoming healthy,
6	law-abiding, contributing members of society;
7	(c) There is some overlap among prevention, intervention, and
8	treatment programs, sometimes resulting in the potentially inefficient use
9	of state resources which may result in the provision of fewer services to
10	children and youth;
11	(2) The general assembly therefore finds that it is in the best
12	interests of the children, youth and families of the state to create a single
13	division in the department of public health and environment to operate
14	prevention and intervention programs and to oversee the provision of
15	prevention, intervention, and treatment services through federally and
16	state-funded prevention, intervention, and treatment programs to ensure
17	collaboration among programs and the availability of a continuum of
18	services for children and youth.
19	SECTION 11. In Colorado Revised Statutes, 25-20.5-102,
20	amend (5) and (6) as follows:
21	25-20.5-102. Definitions. As used in this article, unless the
22	context otherwise requires:
23	(5) "Prevention, intervention, and treatment services" means
24	services that are designed to promote the well-being of children and youth
25	and their families by decreasing high-risk behaviors, strengthening
26	healthy behaviors, and promoting family stability.
27	(6) "State plan" means the state plan for delivery of prevention,

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1	intervention, and treatment services to children and youth throughout the
2	state adopted by the division pursuant to section 25-20.5-105.
3	SECTION 12. In Colorado Revised Statutes, 25-20.5-104,
4	amend (1) (a) and (2) as follows:
5	25-20.5-104. Functions of division. (1) The division has the
6	<u>following functions:</u>
7	(a) On or before February 1, 2001, to submit to the executive
8	director to the Tony Grampsas youth services board, and to the governor
9	for approval a state plan for delivery of prevention, intervention, and
10	treatment services to children and youth throughout the state as provided
11	in section 25-20.5-105, and to biennially review the state plan and submit
12	revisions as provided by rule of the state board of health to the executive
13	director the Tony Grampsas youth services board, and the governor for
14	approval;
15	(2) In addition to any prevention and intervention programs
16	created in or transferred to the division by executive order and any
17	prevention and intervention programs transferred to the division by the
18	executive director pursuant to subsection (4) of this section, the division
19	shall operate the following prevention and intervention programs:
20	(a) The Tony Grampsas youth services program created in section
21	<u>25-20.5-201;</u>
22	(b) The Colorado youth mentoring services program created in
23	section 25-20.5-203;
24	(c) The Colorado student dropout prevention and intervention
25	program created in section 25-20.5-204;
26	(d) The Colorado children's trust fund created in article 3.5 of title
27	19, C.R.S.;

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1	(e) The family resource center program created in section
2	<u>26-18-104, C.R.S.;</u>
3	(f) The school-based health center grant program created in part
4	5 of this article.
5	SECTION 13. In Colorado Revised Statutes, 25-20.5-105,
6	amend (1) introductory portion and (2) as follows:
7	25-20.5-105. State plan for delivery of prevention,
8	<u>intervention</u> , and treatment services to children and youth - contents.
9	(1) On or before February 1, 2001, the division shall submit to the
10	governor the Tony Grampsas youth services board, and the executive
11	director for approval a state plan for delivery of prevention, intervention,
12	and treatment services to children and youth throughout the state. The
13	state plan shall apply to all prevention, intervention, and treatment
14	programs that receive state or federal funds and are operated within the
15	state. The state plan shall be designed to coordinate and provide direction
16	for the delivery of prevention, intervention, and treatment services
17	through the various prevention and intervention programs operated by the
18	division and the prevention, intervention, and treatment programs
19	operated by other state departments and to ensure collaboration among
20	programs that results in a continuum of services available to children and
21	youth throughout the state. At a minimum, the state plan shall:
22	(2) The division shall biennially review and revise the state plan
23	as necessary to ensure the most efficient and effective delivery of
24	prevention, intervention, and treatment services throughout the state. The
25	division shall submit any revised state plan as provided by rule of the
26	state board of health to the governor the Tony Grampsas youth services
27	board, and the executive director for approval.

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1	SECTION 14. In Colorado Revised Statutes, 25-20.5-106,
2	amend (1) and (3) as follows:
3	25-20.5-106. State board of health - rules - program duties.
4	(1) The state board of health created in section 25-1-103 shall promulgate
5	rules as necessary for the operation of the division, including but not
6	limited to rules establishing the time frames for review of the state plan
7	and submittal of any revised state plan to the governor the Tony
8	Grampsas youth services board, and the executive director and to the
9	entities specified in section 25-20.5-105 (4).
10	(3) The state board of health shall act as the program board for the
11	oversight of the prevention and intervention programs operated by the
12	division. except that the Tony Grampsas youth services board shall act as
13	the program board for the programs specified in part 2 of this article and
14	for any additional programs specified by executive order.
15	SECTION 15. In Colorado Revised Statutes, 2-3-113, amend (1)
16	(a) as follows:
17	2-3-113. Programs that receive tobacco settlement moneys -
18	program review - repeal. (1) As used in this section:
19	(a) "Health sciences facility" has the meaning set forth in section
20	25-31-103, C.R.S. SECTION 26-6.4-103 (2), C.R.S. For purposes of this
21	section, "health sciences facility" includes any contractor or subcontractor
22	engaged by the health sciences facility to assist in the implementation and
23	monitoring of the nurse home visitor program established under article 31
24	of title 25, C.R.S. ARTICLE 6.4 OF TITLE 26, C.R.S.
25	SECTION 16. In Colorado Revised Statutes, 13-3-113, amend
26	(3) (a) as follows:
27	13-3-113. "Family-friendly Courts Act". (3) Definitions. For

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1	<u>purposes of this section:</u>
2	(a) "At-risk youth" shall have the same meaning as set forth in
3	section 25-20.5-203 (3), C.R.S. SECTION 26-6.8-104 (3), C.R.S.
4	SECTION 17. In Colorado Revised Statutes, 24-1-119, repeal (9
5	as follows:
6	24-1-119. Department of public health and environment
7	creation. (9) The powers, duties, and functions of the Colorado
8	children's trust fund board, created in section 19-3.5-104, C.R.S., are
9	transferred by a type 2 transfer to the department of public health and
10	<u>environment.</u>
11	SECTION 18. In Colorado Revised Statutes, 24-1-120, add (6
12	(f), (6) (g), and (10) as follows:
13	24-1-120. Department of human services - creation
14	repeal.(6) The department shall consist of the following divisions and
15	<u>units:</u>
16	(f) The office of Early Childhood Created Pursuant to
17	SECTION 26-6.1-103, C.R.S. THE OFFICE OF EARLY CHILDHOOD AND ALI
18	OF ITS POWERS, DUTIES, AND FUNCTIONS ARE TRANSFERRED BY A TYPE 2
19	TRANSFER TO THE DEPARTMENT OF HUMAN SERVICES AS AN OFFICE
20	THEREOF.
21	(g) The division of youth and community development
22	CREATED PURSUANT TO SECTION 26-6.7-103, C.R.S. THE DIVISION OF
23	YOUTH AND COMMUNITY DEVELOPMENT AND ALL OF ITS POWERS, DUTIES
24	AND FUNCTIONS ARE TRANSFERRED BY A TYPE 2 TRANSFER TO THE
25	DEPARTMENT OF HUMAN SERVICES AS A DIVISION THEREOF.
26	(10) The powers, duties, and functions of the Colorado
27	CHILDREN'S TRUST FUND BOARD, CREATED IN SECTION 19-3.5-104, C.R.S.

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1	ARE TRANSFERRED BY A TYPE 2 TRANSFER TO THE DEPARTMENT OF
2	HUMAN SERVICES.
3	SECTION 19. In Colorado Revised Statutes, 24-75-1104.5,
4	amend (1) (a) introductory portion, (1) (i), (3), and (5) (a) (I) (B) as
5	<u>follows:</u>
6	24-75-1104.5. Use of settlement moneys - programs - repeal.
7	(1) Except as otherwise provided in subsection (5) of this section, for the
8	2004-05 fiscal year and for each fiscal year thereafter, the following
9	programs, services, or funds shall receive the following specified amounts
10	from the settlement moneys received by the state in the preceding fiscal
11	year; except that fifteen million four hundred thousand dollars of strategic
12	contribution fund moneys and, for the 2010-11 fiscal year and for each
13	fiscal year thereafter only, the lesser of sixty-five million dollars of other
14	settlement moneys or all other settlement moneys shall be allocated in
15	each fiscal year in which they are received by the state and except that, of
16	the other settlement moneys received by the state in the 2009-10 fiscal
17	year, the lesser of sixty-five million dollars or all of such moneys shall be
18	transferred to the general fund on June 30, 2010, and shall not be
19	allocated:
20	(a) The Colorado nurse home visitor program created in article 31
21	of title 25, C.R.S. ARTICLE 6.4 OF TITLE 26, C.R.S., shall receive the
22	following amounts, not to exceed nineteen million dollars in any fiscal
23	year, as provided in section 25-31-107, C.R.S. SECTION 26-6.4-107,
24	<u>C.R.S.:</u>
25	(i) The Tony Grampsas youth services program created in part 2
26	of article 20.5 of title 25, C.R.S. ARTICLE 6.8 OF TITLE 26, C.R.S., shall
27	receive four percent of the total amount of settlement moneys annually

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1	received by the state, not to exceed five million dollars in any fiscal year,
2	as provided in section 25-20.5-201, C.R.S. SECTION 26-6.8-101, C.R.S.
3	(3) Notwithstanding the provisions of subsections (1) and (1.5) of
4	this section, for purposes of sections 22-7-908 (3), 23-20-136 (3.5) (a),
5	25-4-1411 (6) (a), 25-4-1415 (2), 25-20.5-201 (2) (c), 25-23-104 (2),
6	25-31-107 (2) (d) (I), 25.5-6-805 (2), 25.5-8-105 (3), 26-6.4-107 (2) (d)
7	(I), 26-6.8-201 (2) (d), 27-67-106 (2) (b), and 28-5-709 (2) (a), C.R.S.,
8	settlement moneys received and allocated by the state pursuant to said
9	subsections (1) and (1.5) during the same fiscal year shall be deemed to
10	be moneys received for or during the preceding fiscal year.
11	(5) (a) (I) The state treasurer shall credit all disputed payments
12	upon receipt, or if received prior to June 1, 2009, on June 1, 2009, to the
13	general fund. On June 1, 2009, the state treasurer shall transfer the
14	following amounts from the general fund:
15	(B) Four hundred seventy-eight thousand dollars to the nurse
16	home visitor program fund created in section 25-31-107 (2) (b), C.R.S.
17	SECTION 26-6.4-107 (2) (b), C.R.S.
18	SECTION 20. In Colorado Revised Statutes, 25-1-108.5, amend
19	(1) (a), (1) (c), and (2) introductory portion as follows:
20	25-1-108.5. Additional powers and duties of state board of
21	health and department - programs that receive tobacco settlement
22	moneys - monitoring - annual report. (1) As used in this section:
23	(a) "Health sciences facility" has the meaning set forth in section
24	25-31-103 SECTION 26-6.4-103, C.R.S.
25	(c) "Nurse home visitor program" means the tobacco settlement
26	program established in article 31 of this title ARTICLE 6.4 OF TITLE 26,
27	C.R.S.

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1	(2) Except for the nurse home visitor program, which shall be
2	monitored by the health sciences facility in accordance with section
3	25-31-105 (1) SECTION 26-6.4-105 (1), the state board and the department
4	shall monitor the operation and effectiveness of tobacco settlement
5	programs. Each tobacco settlement program shall annually submit to the
6	department, in accordance with rules promulgated by the state board, the
7	following information:
8	SECTION 21. In Colorado Revised Statutes, 25-3.5-804, amend
9	(3) (a) as follows:
10	25-3.5-804. Tobacco education, prevention, and cessation
11	programs - review committee - grants. (3) (a) The division shall
12	review the applications received pursuant to this part 8 and make
13	recommendations to the state board regarding those entities that may
14	receive grants and the amounts of said grants. On and after October 1,
15	2005, the review committee shall review the applications received
16	pursuant to this part 8 and submit to the state board and the director of the
17	department recommended grant recipients, grant amounts, and the
18	duration of each grant. Within thirty days after receiving the review
19	committee's recommendations, the director shall submit his or her
20	recommendations to the state board. The review committee's
21	recommendations regarding grantees of the Tony Grampsas youth
22	services program, section 25-20.5-201 SECTION 26-6.8-101, C.R.S.,
23	pursuant to section 25-3.5-805 (5) shall be submitted to the state board
24	and the Tony Grampsas youth services board. Within thirty days after
25	receiving the review committee's recommendations, the Tony Grampsas
26	youth services board shall submit its recommendations to the state board.
27	The state board shall have the final authority to approve the grants under

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1	this part 8. If the state board disapproves a recommendation for a grant
2	recipient, the review committee may submit a replacement
3	recommendation within thirty days. In reviewing grant applications for
4	programs to provide tobacco education, prevention, and cessation
5	programs for persons with mental illness, the division or the review
6	committee shall consult with the programs for public psychiatry at the
7	university of Colorado health sciences center, the national alliance for the
8	mentally ill, the mental health association of Colorado, and the
9	department of human services.
10	SECTION 22. In Colorado Revised Statutes, 25-3.5-805, amend
11	(5) as follows:
12	25-3.5-805. Tobacco education, prevention, and cessation
13	programs - requirements. (5) Up to fifteen percent of the moneys
14	annually awarded pursuant to this section shall be allocated to grantees of
15	the Tony Grampsas youth services program, section 25-20.5-201 SECTION
16	26-6.8-101, C.R.S., for proven tobacco prevention and cessation
17	programs.
18	SECTION 23. In Colorado Revised Statutes, 24-44.7-102, amend
19	(2) (g) as follows:
20	24-44.7-102. Early childhood leadership commission - created
21	- mission. (2) The commission shall consist of up to thirty-five members
22	as follows:
23	(g) Four legislative members appointed as follows:
24	(I) Two representatives, one each appointed by the speaker OF THE
25	HOUSE OF REPRESENTATIVES, WHICH APPOINTEE IS A MEMBER OF THE
26	EDUCATION COMMITTEE, OR ANY SUCCESSOR COMMITTEE, and ONE
27	APPOINTED BY the minority leader of the house of representatives, WHICH

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APPOINTEE IS A MEMBER OF THE HEALTH AND ENVIRONMENT COMMITTEE,
OR ANY SUCCESSOR COMMITTEE; and
(II) Two senators, one each appointed by the president OF THE
SENATE, WHICH APPOINTEE IS A MEMBER OF THE HEALTH AND HUMAN
SERVICES COMMITTEE, OR ANY SUCCESSOR COMMITTEE, and ONE
APPOINTED BY the minority leader of the senate, WHICH APPOINTEE IS A
MEMBER OF THE EDUCATION COMMITTEE, OR ANY SUCCESSOR COMMITTEE.
SECTION 24. Accountability. Five years after this act becomes
law and in accordance with section 2-2-1201, Colorado Revised Statutes,
the legislative service agencies of the Colorado General Assembly shall
conduct a post-enactment review of the implementation of this act
utilizing the information contained in the legislative declaration set forth
in section 25-6.1-101, Colorado Revised Statutes, enacted in section 1 of
this act.
SECTION 25. Effective date. This act takes effect July 1, 2012.
SECTION 26. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety.

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