First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 13-0783.02 Jerry Barry x4341

SENATE BILL 13-167

SENATE SPONSORSHIP

Steadman, Hodge, Lambert

HOUSE SPONSORSHIP

Gerou, Duran, Levy

Senate Committees

Health & Human Services Appropriations

House Committees

Public Health Care & Human Services Appropriations

A BILL FOR AN ACT

101	CONCERNING INTERMEDIATE CARE FACILITIES FOR INDIVIDUALS WITH
102	INTELLECTUAL DISABILITIES, AND, IN CONNECTION THEREWITH,
103	MAKING AND REDUCING AN APPROPRIATION.

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.)

Joint Budget Committee. The bill changes statutory references from intermediate care facilities for the mentally retarded to intermediate care facilities for individuals with intellectual disabilities. The bill changes the responsibility for administering the provider fee from the

HOUSE 3rd Reading Unamended April 22, 2013

HOUSE d Reading Unamended April 19, 2013

SENATE 3rd Reading Unamended February 27, 2013

SENATE Amended 2nd Reading February 26, 2013

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

department of human services to the department of health care policy and financing.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 25-1-124, amend 3 (2.5) (b) as follows: 4 25-1-124. Health care facilities - consumer information -5 reporting - release. (2.5) (b) For purposes of this subsection (2.5), a 6 "licensed long-term care facility" means a licensed community residential 7 or group home, a licensed intermediate care facility for the mentally 8 retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES, and a licensed 9 facility for persons with developmental disabilities. 10 **SECTION 2.** In Colorado Revised Statutes, 25.5-5-202, amend 11 (1) (h) as follows: 12 25.5-5-202. Basic services for the categorically needy - optional 13 services - repeal. (1) Subject to the provisions of subsection (2) of this 14 section, the following are services for which federal financial 15 participation is available and which Colorado has selected to provide as 16 optional services under the medical assistance program: 17 (h) Intermediate care facilities for the mentally retarded 18 INDIVIDUALS WITH INTELLECTUAL DISABILITIES; 19 **SECTION 3.** In Colorado Revised Statutes, **amend** 25.5-6-204 20 as follows: 21 25.5-6-204. Providers - reimbursement - intermediate care 22 facility for individuals with intellectual disabilities - reimbursement 23 - maximum allowable. (1) (a) For the purpose of making payments to 24 intermediate care facilities for the mentally retarded INDIVIDUALS WITH 25 INTELLECTUAL DISABILITIES, the state department shall establish a price

-2-

schedule to be readjusted every twelve months, that shall reimburse, subject to available appropriations, each provider, as nearly as possible, for its actual or reasonable cost of services rendered, whichever is less, its case-mix adjusted direct health care services costs as defined in section 25.5-6-201 (9), and a fair rental allowance for capital-related assets as defined in section 25.5-6-201 (7). The state board shall adopt rules, including uniform accounting or reporting procedures, in order to determine the actual or reasonable cost of services and case-mix adjusted direct health care services costs and the reimbursement therefor. The provisions of this paragraph (a) shall not apply to state-operated intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES.

(b) State-operated intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES shall be reimbursed based on the actual costs of administration, property, including capital-related assets, and room and board, and the actual costs of providing health care services, and such costs shall be projected by such facilities and submitted to the state department by July 1 of each year for the ensuing twelve-month period. Reimbursement to state-operated intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES shall be adjusted retrospectively at the close of each twelve-month period. The state board shall adopt rules to be effective by June 30, 1988, implementing the provisions of this paragraph (b). In the implementation of such rules, the state department shall ensure, by the establishment of classes of facilities, that the reimbursement to private, nonprofit, or proprietary state-operated intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL

-3-

DISABILITIES or THE developmentally disabled, as defined in section 27-10.5-102 (11), C.R.S., is not adversely impacted.

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(c) (I) Beginning in fiscal year 2003-04 2013-14, and for each fiscal year thereafter, the STATE department of human services is authorized to charge both privately owned intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES and state-operated intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES a service fee for the purposes of maintaining the quality and continuity of services provided by intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES. The service fee charged by the STATE department of human services pursuant to this paragraph (c) shall WILLBE ASSESSED PURSUANT TO RULES ADOPTED BY THE STATE BOARD BUT MUST not exceed five percent of the TOTAL costs incurred by each ALL intermediate care facility FACILITIES for the fiscal year in which the service fee is charged. The state board of human services shall adopt rules consistent with federal law in order to implement the provisions of this paragraph (c).

(II) The moneys collected in each fiscal year pursuant to subparagraph (I) of this paragraph (c) shall be transmitted by the STATE department of human services to the state treasurer, who shall credit the same to the service fee fund, which fund is hereby created and referred to in this paragraph (c) as the "fund". The moneys in the fund shall be subject to annual appropriation by the general assembly to the state department to be used toward the state match for the federal financial participation to reimburse intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES pursuant to this

-4- 167

section. Any unexpended and unencumbered moneys remaining in the fund at the end of any fiscal year shall remain in the fund and not be credited or transferred to the general fund or any other fund.

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(2) (a) In addition to the actual or reasonable costs and the reimbursement therefor, the state department shall, subject to available appropriations, include an allowance equal to the change in the national bureau of labor statistics consumer price index from the preceding year to compensate for fluctuating costs. This amount shall be determined every twelve months when the statewide average cost is determined by adjusting for inflation. The provider's allowable cost shall be multiplied by the change in the consumer price index measured from the midpoint of the provider's cost report period to the midpoint of the provider's rate period. This allowance is applied to all costs, including case-mix adjusted direct health care services costs as defined in section 25.5-6-201 (9), less interest, up to the reasonable cost established and will be allowed to proprietary, nonprofit, and tax-supported homes; except that the allowance shall not be applied to the costs of state-operated intermediate facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES.

(b) (I) The state board shall adopt rules to:

(A) Determine and pay to privately owned intermediate care facilities for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES a reasonable share of the amount by which the reasonable costs of the categories of administration, property, and room and board, excluding food costs, exceed the actual cost in these categories only. The reasonable share shall be defined as twenty-five percent of the amount in the categories for each facility, not to exceed twelve percent of the

-5-

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       reasonable cost.
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              (B) (Deleted by amendment, L. 2008, p. 1783, § 5, effective July
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       1, 2008.)
 4
              (II) (Deleted by amendment, L. 2008, p. 1783, § 5, effective July
 5
       1, 2008.)
 6
              (c) to (e) (Deleted by amendment, L. 2008, p. 1783, § 5, effective
 7
       July 1, 2008.)
 8
              (3) to (5) (Deleted by amendment, L. 2008, p. 1783, § 5, effective
 9
       July 1, 2008.)
10
              (6) and (7) Repealed.
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              SECTION 4. In Colorado Revised Statutes, 25.5-6-206, amend
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       (1), (2) (a), (3) (a), (4), (6), and (7) as follows:
13
              25.5-6-206.
                            Personal needs benefits - amount - patient
14
       personal needs trust fund required - funeral and burial expenses -
15
       penalty for illegal retention and use. (1) The state department, pursuant
16
       to its rules, shall have HAS the authority to include in medical care
17
       benefits provided under this article and articles 4 and 5 of this title
18
       reasonable amounts for the personal needs of any recipient receiving
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       nursing facility services or intermediate care facilities for the mentally
20
       retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES, if the recipient
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       is not otherwise eligible for such amounts from other categories of public
22
       assistance, but such amounts for personal needs shall not be less than the
23
       minimum amount provided for in subsection (2) of this section. Payments
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       for funeral and burial expenses upon the death of a recipient may be
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       provided under rules of the state department in the same manner as
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       provided to recipients of public assistance as defined by section 26-2-103
27
       (8), C.R.S.
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-6-

(2) (a) The basic minimum amount payable pursuant to subsection (1) of this section for personal needs to any recipient admitted to a nursing facility or intermediate care facility for the mentally retarded shall be INDIVIDUALS WITH INTELLECTUAL DISABILITIES IS fifty dollars monthly.

(3) (a) All personal needs funds shall be held in trust by the nursing facility or intermediate care facility for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES, or its designated trustee, separate and apart from any other funds of the facility. The facility shall deposit any personal needs funds of a resident in an amount of fifty or more dollars in an interest-bearing checking account or accounts or savings account or any combination thereof established to protect and separate the personal needs funds of the patients. Any interest earned on a resident's personal needs funds shall be credited to such account or accounts. In the event residents' personal needs funds are maintained in a pooled account, separate accountings shall be made for each resident's share of the pooled account. Any personal needs funds of a resident in an amount less than fifty dollars shall be maintained in a non-interest-bearing account, an interest-bearing account, or a petty cash fund.

(4) The state department shall establish rules concerning the establishment of a patient personal needs trust fund and procedures for the maintenance of a system of accounting for expenditures of each patient's personal needs funds. The facility shall use an accounting system that assures a complete and separate accounting of residents' personal needs funds based on generally accepted accounting principles and that precludes the commingling of a resident's personal needs funds with the facility's funds or the funds of any other person other than the personal

-7-

needs funds of another resident. These rules shall provide that the nursing facility or intermediate care facility for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES shall maintain complete records of all receipts and expenditures involving the patient personal needs trust fund, that all expenditures shall be approved by the patient, legal custodian, guardian, or conservator prior to an expenditure, and that each patient or such patient's legal custodian, guardian, or conservator shall be given at least a quarterly accounting of the receipts and expenditures of such funds. In addition, the rules shall require that the person who maintains the patient personal needs trust fund for the facility and who is responsible for the deposit of moneys into such trust fund shall deposit any personal needs funds received from a patient or from the state department no later than sixty days after the receipt of such moneys.

(6) Any overpayment of personal needs funds to a nursing facility or an intermediate care facility for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES by the state department due to the omission, error, fraud, or defalcation of the nursing facility or intermediate care facility for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES or any shortage in an audited patient personal needs trust fund shall be recoverable by the state on behalf of the recipient in the same manner and following the same procedures as specified in section 25.5-4-301 (2) for an overpayment to a provider.

(7) Nothing in this section shall prevent a nursing facility or intermediate care facility for the mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES patient from excluding himself or herself from participation in the patient personal needs trust fund.

SECTION 5. In Colorado Revised Statutes, 25.5-6-403, amend

-8-

1	(2) (a) (II), (2) (a) (IV), and (5) (a) (II) as follows:
2	25.5-6-403. Definitions. As used in this part 4, unless the context
3	otherwise requires:
4	(2) (a) "Eligible person" means a person with developmental
5	disabilities:
6	(II) Who is in need of the level of care available in an intermediate
7	care facility for the mentally retarded INDIVIDUALS WITH INTELLECTUAL
8	DISABILITIES;
9	(IV) For whom it is determined that provision of such services is
10	necessary to avoid placement in an intermediate care facility for the
11	mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES.
12	(5) (a) "Services for persons with developmental disabilities"
13	means those services:
14	(II) Necessary to prevent a person, eligible for services under
15	subsection (2) of this section, from being subjected to placement in an
16	intermediate care facility for the mentally retarded INDIVIDUALS WITH
17	INTELLECTUAL DISABILITIES.
18	SECTION 6. In Colorado Revised Statutes, amend 25.5-6-406
19	as follows:
20	25.5-6-406. Appropriations. To carry out duties and obligations
21	pursuant to this part 4 and for the administration and provision of services
22	to eligible persons, all medicaid funds appropriated pursuant to Title XIX
23	of the federal "Social Security Act", as amended, for the provision of care
24	for persons with developmental disabilities and all other funds otherwise
25	appropriated by the general assembly as additional sources of program
26	funding shall be available for the placement of eligible individuals either
27	in intermediate care facilities for the mentally retarded INDIVIDUALS WITH

-9-

1	INTELLECTUAL DISABILITIES or alternatives to such placements.
2	SECTION 7. In Colorado Revised Statutes, 25.5-6-409, amend
3	(1) as follows:
4	25.5-6-409. Services for persons with developmental
5	disabilities. (1) A program to provide home- and community-based
6	services to persons with developmental disabilities who are in need of the
7	level of care available in an intermediate care facility for the mentally
8	retarded Individuals with intellectual disabilities is hereby
9	established pursuant to the federal "Social Security Act", as amended
10	This program shall provide for the social, habilitative, remedial,
11	residential, health, and other needs of persons with developmental
12	disabilities to avoid placement in an intermediate care facility for the
13	mentally retarded INDIVIDUALS WITH INTELLECTUAL DISABILITIES.
14	SECTION 8. In Colorado Revised Statutes, 25.5-6-802, amend
15	(1) (d) as follows:
16	25.5-6-802. Definitions. As used in this part 8, unless the context
17	otherwise requires:
18	(1) "Eligible child" means a child who:
19	(d) Is at risk of institutionalization in either an intermediate care
20	facility for the mentally retarded INDIVIDUALS WITH INTELLECTUAL
21	DISABILITIES, a hospital, or a nursing facility; and

-10-

				APF	PROPRIATION FR	ROM					
		ITEM & TOTAL SUBTOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS				
	\$	\$	\$			\$					
1	SECTION 9. Appropria	ation to the department of healtl	a care policy and financ	ng for the fiscal year b	eginning July 1, 20	012. In Session Laws of C	olorado 2012, section				
2	2 of chapter 305 (HB 12-1335), an	mend Part V (2), (6) (G), and the	affected totals as follows	:							
3			PAR	ΓV							
4	DEPARTMENT OF HEALTH CARE POLICY AND FINANCING										
5											
6	(2) MEDICAL SERVICES PRE	EMIUMS ¹⁰									
7	Medical and Long-Term										
8	Care Services for Medicaid										
9	Eligible Individuals	3,994,685,29	3 1,055,118,623(M	312,202,624 ^a	651,202,864 ^b	3,215,340°	1,972,945,842				
10		3,995,143,19	9 1,054,941,259(M)	651,609,182 ^b		1,973,174,794				
11											

^a This amount shall be from the General Fund Exempt Account created in Section 24-77-103.6 (2), C.R.S.

		_	APPROPRIATION FROM							
ITEM &	&	TOTAL	GENERAL	GENERAL	CASH	REAPPROPRIATED	FEDERAL			
SUBTOTA	SUBTOTAL		FUND	FUND	FUNDS	FUNDS	FUNDS			
				EXEMPT						
\$	\$	\$		\$	\$	\$	\$			

Fund created in Section 24-22-117 (2) (a) (I), C.R.S., \$43,381,505 shall be from the Medicaid Nursing Facility Cash Fund created in Section 25.5-6-203 (2) (a), C.R.S., \$35,205,601 shall be from recoveries and recoupments, \$12,436,615 represents public funds certified as expenditures incurred by public hospitals and agencies that are eligible for federal financial participation under the Medicaid program, \$4,531,955 shall be from the Medicaid Buy-In Cash Fund created in Section 25.5-6-1404 (3) (b), C.R.S., \$2,230,500 shall be from the Tobacco Tax Fund created in section 24-22-117 (1) (a), C.R.S. and meets the requirement to appropriate a portion of the revenues collected from the imposition of additional state cigarette and tobacco taxes to the Old Age Pension program for health related purposes pursuant to Section 21 of Article X of the State Constitution, \$1,484,910 shall be from the Breast and Cervical Cancer Prevention and Treatment Fund created in Section 25.5-6-805 (1), C.R.S., \$686,735 shall be from the Tobacco Education Programs Fund created in Section 24-22-117 (2) (c) (I), C.R.S., \$406,318 SHALL BE FROM THE SERVICE FEE FUND CREATED IN SECTION 25.5-6-204 (1) (c) (II), C.R.S., \$268,200 shall be from the Coordinated Care for People with Disabilities Fund created in Section 25.5-6-111 (4), C.R.S., \$40,869 shall be from local funds, and \$40,335 shall be from the Home Health Telemedicine Cash Fund created in Section 25.5-5-321 (2) (c), C.R.S.

(6) DEPARTMENT OF HUMAN SERVICES MEDICAID-FUNDED PROGRAMS

transferred from the Department of Public Health and Environment pursuant to Section 24-22-117 (2) (d) (II) (D), C.R.S.

(G) Services for People with Disabilities - Medicaid Funding

						APPROPRIATION	N FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
	9	\$		\$	\$	\$	\$	
1	Community Services for							
2	People with Developmental							
3	Disabilities, Administration	2,897,037		1,448,519(1	M)			1,448,518
4	Community Services for							
5	People with Developmental							
6	Disabilities, Program Costs	340,502,802		170,251,400(1	M)		1 ^a	170,251,401
7	Regional Centers	47,801,815		22,033,253(1	√I)		1,867,655 ^b	23,900,907
8		49,668,246		21,048,361(1	M)	3,785,85	54°	24,834,211
9	Regional Center							
10	Depreciation and Annual							
11	Adjustments	1,187,825		593,913(1	M)			593,912
12		392,389,479						
13		394,256,090						
14								
15	^a This amount shall be from the	e Health Care Expansion	n Fund created	d in Section 24-22-117	(2) (a) (I), C.R.S.			

						APPROPRIATION I	FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
		\$	\$	\$	\$	\$	\$	6
1 2	^b -This amount shall be from Developmental Disabilities			5.5-6-204 (1) (e) (II),	C.R.S., and shall be	from the Provider Fe	e line item for Regional Ce	nters for People with
3	° THIS AMOUNT SHALL BE FR	OM THE SERVICE FEE	FUND CREATED IN SE	ECTION 25 5-6-204 (1)	(c) (II) C R S			
4	THIS THROUGH STITLE BETT		TOND CREATED IN DE	2010112010 0 201 (1)	(6) (11), 6.14.5.			
5			447,007,956					
6			448,874,567					
7								
8	TOTALS PART V							
9	(HEALTH CARE							
10	POLICY AND							
11	FINANCING)		\$5,561,097,516	\$1,545,412,545	\$312,644,224ª	\$925,385,218 ^t	\$ 7,172,593	\$2,770,482,936°
12			\$5,563,422,033	\$1,544,250,289		\$929,577,390 ^b	\$5,304,938	\$2,771,645,192°
13								
14	^a Of this amount, \$312,202,	624 shall be from the	General Fund Exem	pt Account created in	Section 24-77-103.6	5 (2), C.R.S., and \$44	1,600 shall be General Fur	nd Exempt pursuant to

Section 24-22-117 (1) (c) (I) (B), C.R.S. Further, said \$441,600 is also not subject to the statutory limitation on General Fund appropriations imposed by Section 24-75-201.1, C.R.S.

ΔPPR	OPRIA	MOIT	FROM
		1111111	1.17(3)

	ITEM &	TOTAL	, G	ENERAL	GENERAL	CASH	I REAPPROF	PRIATED	FEDERAL
	SUBTOTAL			FUND	FUND	FUND	S FUN	DS	FUNDS
					EXEMPT				
9)	\$	\$		\$	\$	\$	\$	

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¹ b Of this amount \$10,000,000 contains an (I) notation.

^c Of this amount \$226,395,675 contains an (I) notation.

	\$	ITEM & SUBTOTAL	TOTAL	GENERAL FUND \$		ENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIA' FUNDS \$	TED FEDERAL FUNDS			
1	SECTION 10. Appro	priation to the d	epartment of hu	man services for the	e fiscal ye	ar beginning	g July 1, 2012. In Se	ession Laws of Colorad	do 2012, section 2 of chapter			
2	305 (HB 12-1335), amend Part VII (9) (B) (1) and the affected totals as follows:											
3	PART VII											
4	DEPARTMENT OF HUMAN SERVICES											
5												
6	(9) SERVICES FOR PEOPLE WITH DISABILITIES											
7	(B) Regional Centers for Peop	le with Developr	nental Disabilitie	s								
8	(1) Medicaid-funded Services											
9	Personal Services	45,176,199)									
10		(887.1 FTE)									
11	Operating Expenses	2,565,228	3									
12	Capital Outlay - Patient											
13	Needs	72,126	j									
14	Leased Space	42,820)									
15	Resident Incentive Allowance	138,176	j									

APPROPRIATION FROM

		APPROPRIATION FROM							
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS	
		\$	\$	8	\$	3	\$	\$	
1	Provider Fee	1,867,655							
2		3,734,266							
3		49,862,204				2,060,389 ^a	47,801,815 ^b		
4		51,728,815					49,668,426 ^b		
5									
6	^a This amount shall be from o	client cash revenues.							
7	^b This amount shall be from I	Medicaid funds transferr	red from the Regio	onal Centers line ite	m in the Department of	Health Care Policy a	nd Financing.		
8									
9			563,464,024						
10			565,330,635						
11									
12	TOTALS PART VII								
13	(HUMAN SERVICES)		\$2,048,892,375	\$637,576,480		\$330,720,504 ^a	\$465,712,069 ^b	\$614,883,322°	
14		_	\$2,050,758,986				\$467,578,680 ^b		

ITEM o	& T0	OTAL	GENERAL	GENERAL	CASH	REAPPROPRIATED	FEDERAL
SUBTOT	ΓAL		FUND	FUND	FUNDS	FUNDS	FUNDS
				EXEMPT			
\$	\$	\$:	\$	\$	\$	\$

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^a Of this amount, \$117,556,986 contains an (L) notation and \$217,894,509 contains an (I) notation.

^b Of this amount, \$1,330,200 contains an (I) notation.

^c Of this amount, \$273,375,213 contains an (I) notation.

						APPROPRIATION I	FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
	\$	\$	\$	\$	22.22.12.2	\$	\$	\$
1		_					2012. In Session Laws of C	Colorado 2012, section
2	2 of chapter 305, (HB 12-1335),		6) (G), and the affe	ected totals as amend	ed by section 1 of S	Senate Bill 13-089 as i	follows:	
3	Section 2. Appropriati	ion.						
4				PART	' V			
5			DEPARTMENT	OF HEALTH CA	RE POLICY AND	FINANCING		
6								
7	(2) MEDICAL SERVICES PR	REMIUMS ¹⁰						
8	Medical and Long-Term							
9	Care Services for Medicaid							
10	Eligible Individuals	:	3,994,977,700	1,055,264,827(M)	312,202,624 ^a	651,202,864 ^t	3,215,340°	1,973,092,045
11		:	3,995,435,606	1,055,087,463(M)		651,609,182	b	1,973,320,997
12								

^a This amount shall be from the General Fund Exempt Account created in Section 24-77-103.6 (2), C.R.S.

			APPROPRIATION FROM					
ITEM &	TC	TAL G	ENERAL	GENERAL	CASH	REAPPROPRIATED	FEDERAL	
SUBTOTA	L		FUND	FUND	FUNDS	FUNDS	FUNDS	
				EXEMPT				
\$	\$	\$	\$		\$	\$	\$	

Fund created in Section 24-22-117 (2) (a) (I), C.R.S., \$43,381,505 shall be from the Medicaid Nursing Facility Cash Fund created in Section 25.5-6-203 (2) (a), C.R.S., \$35,205,601 shall be from recoveries and recoupments, \$12,436,615 represents public funds certified as expenditures incurred by public hospitals and agencies that are eligible for federal financial participation under the Medicaid program, \$4,531,955 shall be from the Medicaid Buy-In Cash Fund created in Section 25.5-6-1404 (3) (b), C.R.S., \$2,230,500 shall be from the Tobacco Tax Fund created in section 24-22-117 (1) (a), C.R.S. and meets the requirement to appropriate a portion of the revenues collected from the imposition of additional state cigarette and tobacco taxes to the Old Age Pension program for health related purposes pursuant to Section 21 of Article X of the State Constitution, \$1,484,910 shall be from the Breast and Cervical Cancer Prevention and Treatment Fund created in Section 25.5-6-805 (1), C.R.S., \$686,735 shall be from the Tobacco Education Programs Fund created in Section 24-22-117 (2) (c) (I), C.R.S., \$406,318 SHALL BE FROM THE SERVICE FEE FUND CREATED IN SECTION 25.5-6-204 (1) (c) (II), C.R.S., \$268,200 shall be from the Coordinated Care for People with Disabilities Fund created in Section 25.5-6-111 (4), C.R.S., \$40,869 shall be from local funds, and \$40,335 shall be from the Home Health Telemedicine Cash Fund created in Section 25.5-5-321 (2) (c), C.R.S.

(6) DEPARTMENT OF HUMAN SERVICES MEDICAID-FUNDED PROGRAMS

transferred from the Department of Public Health and Environment pursuant to Section 24-22-117 (2) (d) (II) (D), C.R.S.

(G) Services for People with Disabilities - Medicaid Funding

						APPROPRIATION F	ROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
		\$		\$ \$		\$	\$ \$	
1	Community Services for							
2	People with Developmental							
3	Disabilities, Administration	2,897,037		1,448,519(M)				1,448,518
4	Community Services for							
5	People with Developmental							
6	Disabilities, Program Costs	340,859,230		170,429,614(M)		1ª		170,429,615
7	Regional Centers	47,801,815		22,033,253(M)	ı		1,867,655 ^b	23,900,907
8		49,668,426		21,048,361(M)		3,785,854°		24,834,211
9	Regional Center							
10	Depreciation and Annual							
11	Adjustments	1,187,825		593,913(M)				593,912
12		392,745,907						
13		394,612,518						
14								

^a This amount shall be from the Health Care Expansion Fund created in Section 24-22-117 (2) (a) (I), C.R.S.

						APPROPRIATION F	FROM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
		\$	\$	\$	\$	\$	\$	5
1				25.5-6-204 (1) (c) (II),	C.R.S., and shall be	from the Provider Fe	e line item for Regional Co	enters for People with
2	Developmental Disabiliti	es in the Department o	f Human Services.					
3	^c This amount shall be	FROM THE SERVICE FE	E FUND CREATED IN S	ECTION 25.5-6-204 (1)	(c) (II), C.R.S.			
4								
5			446,645,266					
6			448,511,877					
7								
8	TOTALS PART V							
9	(HEALTH CARE							
10	POLICY AND							
11	FINANCING)		\$5,593,939,567	\$1,548,569,664	\$312,644,224ª	\$935,413,941 ^t	\$ 7,172,593	\$2,790,139,145°
12			\$5,596,264,084	\$1,547,407,408		\$939,606,113 ^b	\$5,304,938	\$2,791,301,401°
13					_		_	-
14	^a Of this amount, \$312,20	2,624 shall be from th	e General Fund Exer	mpt Account created in	Section 24-77-103.6	5 (2), C.R.S., and \$44	1,600 shall be General Fu	nd Exempt pursuant to

Section 24-22-117 (1) (c) (I) (B), C.R.S. Further, said \$441,600 is also not subject to the statutory limitation on General Fund appropriations imposed by Section 24-75-201.1, C.R.S.

APPROPRIATION FROM	1	
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	ITEM &	TOTAL	, G	ENERAL	GENERAL	CASH	I REAPPROF	PRIATED	FEDERAL
	SUBTOTAL			FUND	FUND	FUND	S FUN	DS	FUNDS
					EXEMPT				
9)	\$	\$		\$	\$	\$	\$	

¹ b Of this amount \$10,000,000 contains an (I) notation.

^c Of this amount \$238,947,056 contains an (I) notation.

	\$	ITEM & SUBTOTAL	TOTAL	GENERAL FUND	\$	GENERAL FUND EXEMPT	\$	CASH FUNDS	REAPPROPRIATE FUNDS \$	ED FEDERAL FUNDS
1	SECTION 12. Appro	priation to the d	epartment of hun	nan services for the	e fiscal y	year beginning	g July 1,	2012. In Sess	ion Laws of Colorado	2012, section 2 of chapter
2	305, (HB 12-1335), amend Part	VII (9) (B) (1) ar	nd the affected tota	als as amended by se	ection 1	of Senate Bill	13-091 a	s follows:		
3	Section 2. Appropriati	ion.								
4				PA	ART VI	I				
5				DEPARTMENT O	F HUM	MAN SERVIC	ES			
6										
7	(9) SERVICES FOR PEOPLE	WITH DISABI	LITIES							
8	(B) Regional Centers for Peop	le with Developn	nental Disabilities	3						
9	(1) Medicaid-funded Services									
10	Personal Services	45,176,199								
11		(887.1 FTE)								
12	Operating Expenses	2,565,228								
13	Capital Outlay - Patient									
14	Needs	72,126								
15	Leased Space	42,820)							

APPROPRIATION FROM

			-			APPROPRIATION FR	OM	
		ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS
	\$	\$	\$		\$	\$	\$	
1	Resident Incentive Allowance	138,176						
2	Provider Fee	1,867,655						
3		3,734,266						
4		49,862,204				2,060,389 ^a	47,801,815 ^b	
5		51,728,815					49,668,426 ^b	
6								
7	^a This amount shall be from client	t cash revenues.						
8	^b This amount shall be from Medi	icaid funds transferre	ed from the Regio	onal Centers line ite	m in the Department	t of Health Care Policy ar	d Financing.	
9								
10			563,820,452					
11			565,687,063					
12								
13	TOTALS PART VII							
14	(HUMAN SERVICES)	4	62,048,138,655	\$637,639,051		\$332,140,617 ^a	\$464,992,844 ^b	\$613,366,143°

					APPROPRIATION FROM				
	ITEM & SUBTOTAL	TOTAL	GENERAL FUND	GENERAL FUND EXEMPT	CASH FUNDS	REAPPROPRIATED FUNDS	FEDERAL FUNDS		
	\$	\$	\$	\$	\$	\$	\$		
1		\$2,050,005,266	5			\$466,859,455 ^b			

²

^a Of this amount, \$117,556,986 contains an (L) notation and \$217,894,509 \$218,803,941 contains an (I) notation.

^b Of this amount, \$1,330,200 contains an (I) notation.

^c Of this amount, \$273,375,213 \$271,850,058 contains an (I) notation.

1	SECTION 13. Appropriation - adjustments to 2013 long bill.
2	(1) For the implementation of this act, appropriations made in the annual
3	general appropriation act to the department of health care policy and
4	financing for the fiscal year beginning July 1, 2013, are adjusted as
5	<u>follows:</u>
6	(a) The appropriation for the executive director's office, personal
7	services, is increased by \$58,098 and 0.9 FTE. Of said sum, \$29,049 is
8	from the service fee fund created in section 25.5-6-204 (1) (c) (II),
9	Colorado Revised Statutes, and \$29,049 is from federal funds.
10	(b) The appropriation for the executive director's office, operating
11	expenses, is increased by \$870. Of said sum, \$435 is from the service fee
12	<u>fund created in section 25.5-6-204 (1) (c) (II), Colorado Revised Statutes,</u>
13	and \$435 is from federal funds.
14	(c) The general fund appropriation for medical services premiums
15	is decreased by \$85,984.
16	(d) The appropriation for medical services premiums is increased
17	by \$314,937. Of said sum, \$200,460 is from the service fee fund created
18	in section 25.5-6-204 (1) (c) (II), Colorado Revised Statutes, and
19	\$114,477 is from federal funds.
20	(e) The general fund appropriation for the regional center provider
21	fee is decreased by \$932,575.
22	(f) The appropriation for the regional center provider fee is
23	increased by \$2,799,708. Of said sum, \$1,866,142 is from the service fee
24	<u>fund created in section 25.5-6-204 (1) (c) (II), Colorado Revised Statutes,</u>
25	and \$933,566 is from federal funds.
26	(2) In addition to any other appropriation, there is hereby
27	appropriated to the department of human services, regional centers for

-27-

1	people with developmental disabilities, for the fiscal year beginning July
2	1, 2013, the sum of \$1,867,133, or so much thereof as may be necessary,
3	for the intermediate care facility for individuals with intellectual
4	disabilities provider fee related to the implementation of this act. Said
5	sum is from reappropriated funds received from the department of health
6	care policy and financing out of the appropriation made in paragraph (f)
7	of subsection (1) of this section.
8	SECTION 14. Effective date. (1) Except as otherwise provided
9	in this section, this act takes effect upon passage.
10	(2) Sections 9 and 10 of this act take effect only if Senate Bill
11	13-91 does not become law.
12	(3) Sections 11 and 12 take effect only if Senate Bill 13-91
13	becomes law and take effect either upon the effective date of this act or
14	Senate Bill 13-91, whichever is later.
15	SECTION 15. Safety clause. The general assembly hereby finds,
16	determines, and declares that this act is necessary for the immediate
17	preservation of the public peace, health, and safety.

-28-