# Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 14-1170

LLS NO. 14-0465.01 Esther van Mourik x4215

#### HOUSE BILL

#### HOUSE SPONSORSHIP

Garcia, Court, Foote, Hullinghorst, May, Moreno, Navarro, Pabon, Rosenthal, Salazar, Schafer

### SENATE SPONSORSHIP

Steadman, Guzman

House Committees Finance Appropriations **Senate Committees** 

## A BILL FOR AN ACT

101	CONCERNING THE AUTHORITY OF THE STATE TO ENTER INTO
102	LEASE-PURCHASE AGREEMENTS FOR THE COLORADO BUREAU
103	OF INVESTIGATION'S PUEBLO REGIONAL OFFICE AND FORENSIC
104	LABORATORY, AND, IN CONNECTION THEREWITH, MAKING AND
105	REDUCING APPROPRIATIONS.

### **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 <u>http://www.leg.state.co.us/billsummaries.</u>)

The bill authorizes the state treasurer to enter into one or more

HOUSE 3rd Reading Unamended April 7, 2014

HOUSE Amended 2nd Reading April 4, 2014 lease-purchase agreements on the state's behalf for the financing of the purchase and remodel by the state of real property for the Colorado bureau of investigation's Pueblo forensic laboratory and regional office.

Be it enacted by the General Assembly of the State of Colorado:
 SECTION 1. Legislative declaration. (1) The general assembly
 finds that:

 (a) The Colorado bureau of investigation's (CBI) Pueblo regional
 office provides investigative assistance and forensic evidence analysis to
 support thirty-four thousand square miles policed by approximately one
 hundred twenty-five Colorado law enforcement agencies;

8 (b) The CBI's Pueblo regional office is a key access point for law
9 enforcement agencies in southern Colorado to receive investigative and
10 forensic services;

(c) The current Pueblo forensic laboratory and regional office are
housed in a leased single story building with a basement structure that
was built in 1965. The building was originally planned and occupied as
a retail establishment and is surrounded by existing retail establishments.

(d) Significant safety, environmental, structural, and capacity
issues have been identified in the current facility, which will make
receiving International Organization for Standardization (ISO)
accreditation for the laboratory impossible. The facility is unsafe and does
not provide sufficient space to conduct forensic analysis per industry
standards.

(e) The potential for evidence contamination, which would
negatively impact the outcome of criminal cases, is a constant concern;
(f) Without the ISO accreditation, the Pueblo facility will have to

close and operations will have to be relocated to Denver and Grand

1 Junction. Response times for the CBI would increase by an additional one 2 hour and 45 minutes if responding from Denver and five hours if 3 responding from Grand Junction. This would also increase round-trip 4 transportation costs. Increased travel time from either the Denver or 5 Grand Junction laboratories would inflate the risk of losing perishable 6 evidence due to inclement weather or unsecured crime scenes, and it 7 would also delay the time for gathering witness statements, conducting 8 interviews, or interrogations.

9 (g) Without the ISO accreditation the CBI would lose a prorated 10 annual portion of approximately \$250,000 in federal operating funds from 11 the National Institute of Justice, which would negatively impact local law 12 enforcement agencies and the CBI's operating budget;

13 (h) During the 2013 legislative session, the general assembly 14 enacted House Bill 13-1020, which requires law enforcement agencies to 15 submit to the CBI an inventory of all unanalyzed forensic evidence in 16 active sexual assault investigations that meet the standards for mandatory 17 submission, and the CBI has developed a plan to analyze this evidence. 18 Overall, the plan required by House Bill 13-1020 is expected to increase 19 sexual assault submissions by four times the current submission rate. This 20 will mean an additional eight hundred submissions will need to be 21 processed annually at the Pueblo facility, necessitating more DNA testing 22 equipment.

(i) For the past six years the CBI has been working closely with
law enforcement and private sector partners in the Pueblo service area to
locate an alternative Pueblo facility. The CBI recognizes that maintaining
a facility in Pueblo is critical for providing public safety services to
Southern Colorado and for keeping professional law enforcement and

1 scientist positions in the area.

(j) A new facility will enable the CBI to receive ISO certification
by 2015 and would allow for more space for technology solutions,
improvement of turnaround times, and would provide the safe and
effective operation of a forensic science laboratory and crime scene
responses in the Southern Colorado region.

(2) It is therefore considered good public policy to authorize the
state of Colorado, acting by and through the state treasurer, to enter into
one or more lease-purchase agreements and other agreements as
necessary to finance the purchase and remodel of real property for the
Colorado Bureau of Investigation's regional office and forensic laboratory
located in Pueblo.

13 **SECTION 2. Lease-purchase agreement.** (1) (a) Subject to the 14 requirements specified in paragraph (c) of this subsection (1), the state of 15 Colorado, acting by and through the state treasurer, is authorized to 16 execute a lease-purchase agreement for up to twenty years for the state to 17 purchase and renovate real property in Pueblo county for the Colorado 18 bureau of investigation's regional Pueblo office and forensic laboratory. 19 The total amount of the principal component of said lease-purchase 20 agreement shall not exceed eleven million dollars (\$11,000,000), plus 21 reasonable and necessary administrative, monitoring, and closing costs 22 and interest.

(b) Enactment of this act shall satisfy the requirements of sections
24 24-82-102 (1) (b) and 24-82-801, Colorado Revised Statutes, which
require authorization of a lease-purchase agreement by a bill other than
an annual general appropriation bill or a supplemental appropriation bill.
(c) (I) The department of public safety must present a plan for the

purchase and renovation of the real property and for the lease-purchase transaction to the office of state planning and budgeting and the capital development committee for approval no later than the effective date of this paragraph (c). Once approved, the department of public safety must seek approval prior to closing from the office of state planning and budgeting and the capital development committee for any material changes to the plan that may become necessary during the negotiation.

8 (II) The construction and renovation of the real property must be 9 completed by following the requirements set forth in articles 91 to 93 of 10 title 24, Colorado Revised Statutes.

(III) The real property may not be subject to any restrictive
covenants, contracts, or zoning requirements that restrict public access to
the property or restrict any alternative state use of the property.

(IV) The state controller may not enter into any agreement for a
payment in lieu of property taxes from which the state is statutorily
exempt under section 39-3-124 (1), Colorado Revised Statutes.

(V) The state controller must approve all agreements relating to
the purchase, operation, and lease-purchase financing of the real property
prior to closing.

20 (2) (a) The lease-purchase agreement authorized in subsection (1) 21 of this section must provide that all of the obligations of the state under 22 the agreement are subject to the action of the general assembly in 23 annually making moneys available for all payments thereunder. The 24 agreement must also provide that the obligations shall not be deemed or 25 construed as creating an indebtedness of the state within the meaning of 26 any provision of the state constitution or the laws of the state of Colorado 27 concerning or limiting the creation of indebtedness by the state of Colorado and shall not constitute a multiple fiscal-year direct or indirect debt or other financial obligation of the state within the meaning of section 20 (4) of article X of the state constitution. In the event the state of Colorado does not renew the lease-purchase agreement authorized in subsection (1) of this section, the sole security available to the lessor shall be the real property that is the subject of the nonrenewed lease-purchase agreement.

8 (b) (I) The lease-purchase agreement authorized in subsection (1) 9 of this section may contain such terms, provisions, and conditions as the 10 state treasurer, acting on behalf of the state of Colorado, may deem 11 appropriate, including all optional terms; except that the lease-purchase 12 agreement must specifically authorize the state of Colorado to:

(A) Receive fee title to all real and personal property that is the
subject of the lease-purchase agreement on or prior to the expiration of
the terms of the lease-purchase agreement; and

16 (B) Reduce the term of the lease through prepayment of rental and17 other payments.

(II) Any title to property received by the state on or prior to the
expiration of the terms of the lease-purchase agreement will be held by
the state for the benefit and use of the Colorado bureau of investigation.

(c) The state of Colorado, acting through the state treasurer, is
authorized to enter into ancillary agreements and instruments as are
deemed necessary or appropriate in connection with the lease-purchase
agreements, including but not limited to ground leases, easements, or
other instruments relating to the real property to be purchased.

26 (3) The provisions of section 24-30-202 (5) (b), Colorado Revised
27 Statutes, shall not apply to the lease-purchase agreement authorized in

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subsection (1) of this section or any ancillary agreement entered into pursuant to paragraph (c) of subsection (2) of this section. Any provision of the fiscal rules promulgated pursuant to section 24-30-202 (1) and (13), Colorado Revised Statutes, that the state controller deems to be incompatible or inapplicable with respect to said lease-purchase agreements or any ancillary agreement may be waived by the controller or his or her designee.

8 SECTION 3. Appropriation. In addition to any other 9 appropriation, there is hereby appropriated, out of any moneys in the 10 general fund, not otherwise appropriated, to the department of public 11 safety, for the fiscal year beginning July 1, 2013, the sum of \$37,500, or 12 so much thereof as may be necessary, for allocation to the Colorado 13 bureau of investigation for project management costs related to the 14 implementation of this act.

SECTION 4. Appropriation - adjustments to 2014 long bill.
(1) For the implementation of this act, the general fund appropriation
made in the annual general appropriation act to the controlled
maintenance trust fund created in section 24-75-302.5 (2) (a), Colorado
Revised Statutes, for the fiscal year beginning July 1, 2014, is decreased
by \$993,917.

(2) In addition to any other appropriation, there is hereby
appropriated, out of any moneys in the general fund, not otherwise
appropriated, to the department of public safety, for the fiscal year
beginning July 1, 2014, the sum of \$984,542, or so much thereof as may
be necessary, to be allocated for the implementation of this act as follows:

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(a) \$867,542 for lease payments;

(b) \$112,500 for project management costs; and

1 (c) \$4,500 for property insurance.

2 In addition to any other appropriation, there is hereby (3)3 appropriated to the department of personnel, for the fiscal year beginning 4 July 1, 2014, the sum of \$4,500, or so much thereof as may be necessary, for allocation to risk management services for property insurance for the 5 6 department of public safety related to the implementation of this act. Said 7 sum is from reappropriated funds received from the department of public 8 safety out of the appropriation made in paragraph (c) of subsection (2) of 9 this section.

SECTION 5. 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.