First Regular Session Seventieth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 15-0966.01 Richard Sweetman x4333

SENATE BILL 15-218

SENATE SPONSORSHIP

Roberts and Cooke,

HOUSE SPONSORSHIP

Williams,

Senate Committees

Judiciary

House Committees

Judiciary

A BILL FOR AN ACT

101	CONCERNING RI	EQUI	RING A LA	W ENFORC	EMEN	ΓAGENC	YT	O DISCLOSE
102	WHETHE	R A	PEACE	OFFICER	HAS	MADE	A	KNOWING
103	MISREPR	ESEN	TATION I	N CERTAIN	SETTI	NGS.		

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

A state or local law enforcement agency that employs, employed, or deputized a peace officer who applies for employment by another Colorado law enforcement agency shall disclose to the hiring agency information indicating whether the peace officer's employment history included any instances in which the peace officer made a knowing

HOUSE 3rd Reading Unamended April 27, 2015

HOUSE
Amended 2nd Reading

SENATE
3rd Reading Unamended
March 31, 2015

SENATE Amended 2nd Reading March 30, 2015 misrepresentation:

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- ! In any testimony or affidavit relating to the arrest or prosecution of a person or to a civil case pertaining to the peace officer or to the peace officer's employment history; or
- ! During the course of any internal investigation by a law enforcement agency, which investigation is related to the peace officer's alleged criminal conduct, official misconduct, or use of excessive force.

The disclosure is required only upon the presentation of a written waiver to the state or local law enforcement agency, which waiver explicitly authorizes the agency to disclose the information, has been signed by the applicant peace officer, and identifies the Colorado law enforcement agency that is considering the applicant peace officer for employment. A state or local law enforcement agency that receives such a waiver shall provide the disclosure to the Colorado law enforcement agency that is considering the applicant peace officer for employment not more than 7 days after such receipt.

A state or local law enforcement agency shall notify the local district attorney within 7 days whenever the agency learns that any peace officer of the agency has made a knowing misrepresentation in such a described setting.

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

2 **SECTION 1. Legislative declaration.** (1) The general assembly hereby finds that:

- (a) Colorado is committed to ensuring that local police departments and sheriffs' offices are empowered with the tools they need to protect citizens equitably and fairly;
- (b) Colorado respects all peace officers and recognizes the high stress level and high risks of the profession; and
- (c) The overwhelming majority of Colorado peace officers are competent, caring professionals who risk their lives in the service of their communities.
- 12 (2) However, the general assembly also finds that:
 - (a) For any peace officer, being a credible witness is an essential

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1 part of the profession; 2 (b) Credibility is also a critical basis for the great responsibility 3 with which each community entrusts its peace officers; 4 (c) When a peace officer makes a knowing misrepresentation in 5 certain formal settings, the act not only diminishes the credibility of that 6 peace officer but also threatens to diminish the credibility of other peace 7 officers and law enforcement agencies; and 8 (d) Police chiefs, county sheriffs, town marshals, and other 9 supervising law enforcement officers must possess tools to ensure that 10 peace officers are qualified for their positions, are highly trained, and 11 have the highest character and integrity. 12 (3) Therefore, the general assembly declares that, subject to 13 certain limitations, a law enforcement agency that employs, employed, or 14 deputized a peace officer shall disclose to an agency that is considering 15 hiring the peace officer information indicating whether the peace officer's 16 employment history included any instances in which the peace officer 17 made a knowing misrepresentation in certain formal settings. 18 **SECTION 2.** In Colorado Revised Statutes, **add** 24-33.5-114 as 19 follows: 20 24-33.5-114. Disclosure of knowing misrepresentation by a 21 peace officer required - disclosure waivers - reports - definitions. 22 (1) SUBJECT TO THE LIMITATIONS OF THIS SECTION, ANY STATE OR LOCAL 23 LAW ENFORCEMENT AGENCY THAT EMPLOYS, EMPLOYED, OR DEPUTIZED 24 ON OR AFTER JANUARY 1, 2010, A PEACE OFFICER WHO APPLIES FOR 25 EMPLOYMENT WITH ANOTHER COLORADO LAW ENFORCEMENT AGENCY 26 SHALL DISCLOSE TO THE HIRING AGENCY INFORMATION, IF AVAILABLE,

INDICATING WHETHER THE PEACE OFFICER'S EMPLOYMENT HISTORY

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1	INCLUDED ANY INSTANCES IN WHICH THE PEACE OFFICER HAD A
2	SUSTAINED VIOLATION FOR MAKING A KNOWING MISREPRESENTATION:
3	(a) In any testimony or affidavit relating to the arrest or
4	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE
5	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
6	(b) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
7	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
8	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS
9	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF
10	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
11	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
12	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
13	TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING
14	AGENCY IS A PARTY.
15	(2) The disclosure described in subsection (1) of this
16	SECTION IS REQUIRED ONLY UPON THE PRESENTATION OF A WRITTEN
17	WAIVER TO A STATE OR LOCAL LAW ENFORCEMENT AGENCY, WHICH
18	WAIVER EXPLICITLY AUTHORIZES THE AGENCY TO DISCLOSE THE
19	INFORMATION DESCRIBED IN SAID SUBSECTION (1), HAS BEEN SIGNED BY
20	THE APPLICANT PEACE OFFICER, AND IDENTIFIES THE COLORADO LAW
21	ENFORCEMENT AGENCY THAT IS CONSIDERING THE APPLICANT PEACE
22	OFFICER FOR EMPLOYMENT. A STATE OR LOCAL LAW ENFORCEMENT
23	AGENCY THAT RECEIVES SUCH A WAIVER SHALL PROVIDE THE DISCLOSURE
24	TO THE COLORADO LAW ENFORCEMENT AGENCY THAT IS CONSIDERING
25	THE APPLICANT PEACE OFFICER FOR EMPLOYMENT NOT MORE THAN SEVEN
26	DAYS AFTER SUCH RECEIPT.
27	(3) A STATE OR LOCAL LAW ENFORCEMENT AGENCY IS NOT

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1	REQUIRED TO PROVIDE THE DISCLOSURE DESCRIBED IN SUBSECTION (1) OF
2	THIS SECTION IF THE AGENCY IS PROHIBITED FROM PROVIDING SUCH
3	DISCLOSURE PURSUANT TO A BINDING NONDISCLOSURE AGREEMENT TO
4	WHICH THE AGENCY IS A PARTY, WHICH AGREEMENT WAS EXECUTED
5	BEFORE THE EFFECTIVE DATE OF THIS ACT.
6	(4) (a) A STATE OR LOCAL LAW ENFORCEMENT AGENCY SHALL
7	NOTIFY THE LOCAL DISTRICT ATTORNEY WHENEVER THE AGENCY
8	<u>DETERMINES THERE IS A SUSTAINED FINDING</u> THAT ANY PEACE OFFICER OF
9	THE AGENCY HAS MADE A KNOWING MISREPRESENTATION:
10	(I) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR
11	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE
12	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
13	(II) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
14	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
15	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS
16	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF
17	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
18	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
19	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
20	TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING
21	AGENCY IS A PARTY.
22	(b) A LAW ENFORCEMENT AGENCY OF THE DEPARTMENT SHALL
23	PROVIDE THE NOTICE DESCRIBED IN PARAGRAPH (a) OF THIS SUBSECTION
24	(4) NOT MORE THAN SEVEN DAYS AFTER THE AGENCY <u>DETERMINES THERE</u>
25	<u>IS A SUSTAINED FINDING</u> THAT A PEACE OFFICER OF THE AGENCY HAS MADE
26	A KNOWING MISREPRESENTATION, AS DESCRIBED IN SAID PARAGRAPH (a).
27	(5) A STATE OR LOCAL LAW ENFORCEMENT AGENCY IS NOT LIABLE

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1	FOR COMPLYING WITH THE PROVISIONS OF THIS SECTION.
2	(6) As used in this section, unless the context requires
3	OTHERWISE, "STATE OR LOCAL LAW ENFORCEMENT AGENCY" MEANS:
4	(a) THE COLORADO STATE PATROL CREATED PURSUANT TO
5	SECTION 24-33.5-201;
6	(b) THE COLORADO BUREAU OF INVESTIGATION CREATED
7	PURSUANT TO SECTION 24-33.5-401;
8	(c) A COUNTY SHERIFF'S OFFICE;
9	(d) A MUNICIPAL POLICE DEPARTMENT;
10	(e) The division of parks and wildlife within the
11	DEPARTMENT OF NATURAL RESOURCES CREATED PURSUANT TO SECTION
12	24-1-124; or
13	(f) A TOWN MARSHAL'S OFFICE.
14	SECTION 3. In Colorado Revised Statutes, add 30-10-525 as
15	follows:
16	30-10-525. Disclosure of knowing misrepresentation by a
17	peace officer required - disclosure waivers - reports - definitions.
18	(1) SUBJECT TO THE LIMITATIONS OF THIS SECTION, A SHERIFF'S OFFICE
19	THAT EMPLOYS, EMPLOYED, OR DEPUTIZED ON OR AFTER JANUARY 1,
20	2010, A PEACE OFFICER WHO APPLIES FOR EMPLOYMENT WITH ANOTHER
21	COLORADO LAW ENFORCEMENT AGENCY SHALL DISCLOSE TO THE HIRING
22	AGENCY INFORMATION, IF AVAILABLE, INDICATING WHETHER THE PEACE
23	OFFICER'S EMPLOYMENT HISTORY INCLUDED ANY INSTANCES IN WHICH THE
24	PEACE OFFICER HAD A SUSTAINED VIOLATION FOR MAKING A KNOWING
25	MISREPRESENTATION:
26	(a) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR
27	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE

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1	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
2	(b) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
3	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
4	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS
5	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF
6	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
7	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
8	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
9	TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING
10	AGENCY IS A PARTY.
11	(2) The disclosure described in subsection (1) of this
12	SECTION IS REQUIRED ONLY UPON THE PRESENTATION OF A WRITTEN
13	WAIVER TO A SHERIFF'S OFFICE, WHICH WAIVER EXPLICITLY AUTHORIZES
14	THE SHERIFF'S OFFICE TO DISCLOSE THE INFORMATION DESCRIBED IN SAID
15	${\tt SUBSECTION}(1), {\tt HAS}{\tt BEEN}{\tt SIGNED}{\tt BY}{\tt THE}{\tt APPLICANT}{\tt PEACE}{\tt OFFICER}, {\tt AND}$
16	IDENTIFIES THE COLORADO LAW ENFORCEMENT AGENCY THAT IS
17	CONSIDERING THE APPLICANT PEACE OFFICER FOR EMPLOYMENT. A
18	SHERIFF'S OFFICE THAT RECEIVES SUCH A WAIVER SHALL PROVIDE THE
19	DISCLOSURE TO THE COLORADO LAW ENFORCEMENT AGENCY THAT IS
20	CONSIDERING THE APPLICANT PEACE OFFICER FOR EMPLOYMENT NOT MORE
21	THAN SEVEN DAYS AFTER SUCH RECEIPT.
22	(3) A SHERIFF'S OFFICE IS NOT REQUIRED TO PROVIDE THE
23	DISCLOSURE DESCRIBED IN SUBSECTION (1) OF THIS SECTION IF THE
24	SHERIFF'S OFFICE IS PROHIBITED FROM PROVIDING SUCH DISCLOSURE
25	PURSUANT TO A BINDING NONDISCLOSURE AGREEMENT TO WHICH THE
26	SHERIFF'S OFFICE IS A PARTY, WHICH AGREEMENT WAS EXECUTED BEFORE
27	THE EFFECTIVE DATE OF THIS ACT.

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1	(4) (a) A SHERIFF'S OFFICE SHALL NOTIFY THE LOCAL DISTRICT
2	ATTORNEY WHENEVER THE SHERIFF'S OFFICE DETERMINES THERE IS A
3	SUSTAINED FINDING THAT ANY PEACE OFFICER OF THE SHERIFF'S OFFICE
4	HAS MADE A KNOWING MISREPRESENTATION:
5	(I) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR
6	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE
7	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
8	(II) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
9	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
10	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS
11	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF
12	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
13	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
14	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
15	TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING
16	AGENCY IS A PARTY.
17	(b) A SHERIFF'S OFFICE SHALL PROVIDE THE NOTICE DESCRIBED IN
18	PARAGRAPH (a) OF THIS SUBSECTION (4) NOT MORE THAN SEVEN DAYS
19	AFTER THE SHERIFF'S OFFICE <u>DETERMINES THERE IS A SUSTAINED FINDING</u>
20	THAT A PEACE OFFICER OF THE SHERIFF'S OFFICE HAS MADE A KNOWING
21	MISREPRESENTATION, AS DESCRIBED IN SAID PARAGRAPH (a).
22	(5) A SHERIFF'S OFFICE IS NOT LIABLE FOR COMPLYING WITH THE
23	PROVISIONS OF THIS SECTION.
24	(6) As used in this section, unless the context requires
25	OTHERWISE, "STATE OR LOCAL LAW ENFORCEMENT AGENCY" MEANS:
26	(a) THE COLORADO STATE PATROL CREATED PURSUANT TO
27	SECTION 24-33.5-201. C.R.S.:

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1	(b) THE COLORADO BUREAU OF INVESTIGATION CREATED
2	PURSUANT TO SECTION 24-33.5-401, C.R.S.;
3	(c) A COUNTY SHERIFF'S OFFICE;
4	(d) A MUNICIPAL POLICE DEPARTMENT;
5	(e) THE DIVISION OF PARKS AND WILDLIFE WITHIN THE
6	DEPARTMENT OF NATURAL RESOURCES CREATED PURSUANT TO SECTION
7	24-1-124, C.R.S.; OR
8	(f) A TOWN MARSHAL'S OFFICE.
9	SECTION 4. In Colorado Revised Statutes, add 31-30-107 as
10	follows:
11	31-30-107. Disclosure of knowing misrepresentation by a
12	peace officer required - disclosure waivers - reports - definitions.
13	(1) SUBJECT TO THE LIMITATIONS OF THIS SECTION, A MUNICIPAL POLICE
14	DEPARTMENT OR TOWN MARSHAL'S OFFICE THAT EMPLOYS, EMPLOYED, OR
15	DEPUTIZED ON OR AFTER JANUARY 1, 2010, A PEACE OFFICER WHO APPLIES
16	FOR EMPLOYMENT WITH ANOTHER COLORADO LAW ENFORCEMENT
17	AGENCY SHALL DISCLOSE TO THE HIRING AGENCY INFORMATION, IF
18	AVAILABLE, INDICATING WHETHER THE PEACE OFFICER'S EMPLOYMENT
19	HISTORY INCLUDED ANY INSTANCES IN WHICH THE PEACE OFFICER $\underline{HAD\ A}$
20	SUSTAINED VIOLATION FOR MAKING A KNOWING MISREPRESENTATION:
21	(a) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR
22	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE
23	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
24	(b) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
25	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
26	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS
27	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF

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1	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
2	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
3	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
4	TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING
5	AGENCY IS A PARTY.
6	(2) THE DISCLOSURE DESCRIBED IN SUBSECTION (1) OF THIS
7	SECTION IS REQUIRED ONLY UPON THE PRESENTATION OF A WRITTEN
8	WAIVER TO A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S
9	OFFICE, WHICH WAIVER EXPLICITLY AUTHORIZES THE MUNICIPAL POLICE
10	DEPARTMENT OR TOWN MARSHAL'S OFFICE TO DISCLOSE THE INFORMATION
11	DESCRIBED IN SAID SUBSECTION (1), HAS BEEN SIGNED BY THE APPLICANT
12	PEACE OFFICER, AND IDENTIFIES THE COLORADO LAW ENFORCEMENT
13	AGENCY THAT IS CONSIDERING THE APPLICANT PEACE OFFICER FOR
14	EMPLOYMENT. A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S
15	OFFICE THAT RECEIVES SUCH A WAIVER SHALL PROVIDE THE DISCLOSURE
16	TO THE COLORADO LAW ENFORCEMENT AGENCY THAT IS CONSIDERING
17	THE APPLICANT PEACE OFFICER FOR EMPLOYMENT NOT MORE THAN SEVEN
18	DAYS AFTER SUCH RECEIPT.
19	(3) A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S
20	OFFICE IS NOT REQUIRED TO PROVIDE THE DISCLOSURE DESCRIBED IN
21	SUBSECTION (1) OF THIS SECTION IF THE POLICE DEPARTMENT OR TOWN
22	MARSHAL'S OFFICE IS PROHIBITED FROM PROVIDING SUCH DISCLOSURE
23	PURSUANT TO A BINDING NONDISCLOSURE AGREEMENT TO WHICH THE
24	POLICE DEPARTMENT OR TOWN MARSHAL'S OFFICE IS A PARTY, WHICH
25	AGREEMENT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS ACT.
26	(4) (a) A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S
27	OFFICE SHALL NOTIFY THE LOCAL DISTRICT ATTORNEY WHENEVER THE

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1	MUNICIPAL POLICE DEPARTMENT <u>OR TOWN MARSHALS OFFICE</u> LEARNS
2	THAT ANY PEACE OFFICER OF THE MUNICIPAL POLICE DEPARTMENT $\underline{\text{OR}}$
3	TOWN MARSHAL'S OFFICE HAS MADE A KNOWING MISREPRESENTATION:
4	(I) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR
5	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE
6	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
7	(II) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
8	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
9	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS
10	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF
11	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
12	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
13	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
14	TO A SERVICE CONTRACT TO WHICH THE PEACE OFFICER'S EMPLOYING
15	AGENCY IS A PARTY.
16	(b) A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S
17	OFFICE SHALL PROVIDE THE NOTICE DESCRIBED IN PARAGRAPH (a) OF THIS
18	SUBSECTION (4) NOT MORE THAN SEVEN DAYS AFTER THE MUNICIPAL
19	POLICE DEPARTMENT OR TOWN MARSHAL'S OFFICE LEARNS THAT A PEACE
20	OFFICER OF THE MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S
21	OFFICE HAS MADE A KNOWING MISREPRESENTATION, AS DESCRIBED IN SAID
22	PARAGRAPH (a).
23	(5) A MUNICIPAL POLICE DEPARTMENT OR TOWN MARSHAL'S OFFICE
24	IS NOT LIABLE FOR COMPLYING WITH THE PROVISIONS OF THIS SECTION.
25	(6) As used in this section, unless the context requires
26	OTHERWISE, "STATE OR LOCAL LAW ENFORCEMENT AGENCY" MEANS:
27	(a) THE COLORADO STATE PATROL CREATED PURSUANT TO

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I	SECTION 24-33.5-201, C.R.S.;
2	(b) THE COLORADO BUREAU OF INVESTIGATION CREATED
3	PURSUANT TO SECTION 24-33.5-401, C.R.S.;
4	(c) A COUNTY SHERIFF'S OFFICE;
5	(d) A MUNICIPAL POLICE DEPARTMENT;
6	(e) THE DIVISION OF PARKS AND WILDLIFE WITHIN THE
7	DEPARTMENT OF NATURAL RESOURCES CREATED PURSUANT TO SECTION
8	24-1-124, C.R.S.; OR
9	(f) A TOWN MARSHAL'S OFFICE.
10	SECTION 5. In Colorado Revised Statutes, add 33-9-110 as
11	<u>follows:</u>
12	33-9-110. Disclosure of knowing misrepresentation by a peace
13	officer required - disclosure waivers - reports - definitions.
14	(1) Subject to the limitations of this section, if the division
15	EMPLOYS, EMPLOYED, OR DEPUTIZED ON OR AFTER JANUARY 1, 2010, A
16	PEACE OFFICER WHO APPLIES FOR EMPLOYMENT WITH ANOTHER
17	COLORADO LAW ENFORCEMENT AGENCY, THE DIVISION SHALL DISCLOSE
18	TO THE HIRING AGENCY INFORMATION, IF AVAILABLE, INDICATING
19	WHETHER THE PEACE OFFICER'S EMPLOYMENT HISTORY INCLUDED ANY
20	INSTANCES IN WHICH THE PEACE OFFICER HAD A SUSTAINED VIOLATION
21	FOR MAKING A KNOWING MISREPRESENTATION:
22	(a) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR
23	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE
24	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
25	(b) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
26	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
27	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS

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1	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF
2	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
3	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
4	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
5	TO A SERVICE CONTRACT TO WHICH THE DIVISION IS A PARTY.
6	(2) The disclosure described in subsection (1) of this
7	SECTION IS REQUIRED ONLY UPON THE PRESENTATION OF A WRITTEN
8	WAIVER TO THE DIVISION, WHICH WAIVER EXPLICITLY AUTHORIZES THE
9	DIVISION TO DISCLOSE THE INFORMATION DESCRIBED IN SAID SUBSECTION
10	(1), HAS BEEN SIGNED BY THE APPLICANT PEACE OFFICER, AND IDENTIFIES
11	THE COLORADO LAW ENFORCEMENT AGENCY THAT IS CONSIDERING THE
12	APPLICANT PEACE OFFICER FOR EMPLOYMENT. IF THE DIVISION RECEIVES
13	SUCH A WAIVER, THE DIVISION SHALL PROVIDE THE DISCLOSURE TO THE
14	COLORADO LAW ENFORCEMENT AGENCY THAT IS CONSIDERING THE
15	APPLICANT PEACE OFFICER FOR EMPLOYMENT NOT MORE THAN SEVEN
16	DAYS AFTER SUCH RECEIPT.
17	(3) THE DIVISION IS NOT REQUIRED TO PROVIDE THE DISCLOSURE
18	DESCRIBED IN SUBSECTION (1) OF THIS SECTION IF THE DIVISION IS
19	PROHIBITED FROM PROVIDING SUCH DISCLOSURE PURSUANT TO A BINDING
20	NONDISCLOSURE AGREEMENT TO WHICH THE DIVISION IS A PARTY, WHICH
21	AGREEMENT WAS EXECUTED BEFORE THE EFFECTIVE DATE OF THIS ACT.
22	(4) (a) THE DIVISION SHALL NOTIFY THE LOCAL DISTRICT
23	ATTORNEY WHENEVER THE DIVISION DETERMINES THERE IS A SUSTAINED
24	FINDING THAT ANY PEACE OFFICER OF THE DIVISION HAS MADE A KNOWING
25	MISREPRESENTATION:
26	(I) IN ANY TESTIMONY OR AFFIDAVIT RELATING TO THE ARREST OR
27	PROSECUTION OF A PERSON OR TO A CIVIL CASE PERTAINING TO THE PEACE

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1	OFFICER OR TO THE PEACE OFFICER'S EMPLOYMENT HISTORY; OR
2	(II) DURING THE COURSE OF ANY INTERNAL INVESTIGATION BY A
3	LAW ENFORCEMENT AGENCY, WHICH INVESTIGATION IS RELATED TO THE
4	PEACE OFFICER'S ALLEGED CRIMINAL CONDUCT; OFFICIAL MISCONDUCT, AS
5	DESCRIBED IN SECTION 18-8-404 OR 18-8-405, C.R.S.; OR USE OF
6	EXCESSIVE FORCE, REGARDLESS OF WHETHER THE ALLEGED CRIMINAL
7	CONDUCT, OFFICIAL MISCONDUCT, OR USE OF EXCESSIVE FORCE OCCURRED
8	WHILE THE PEACE OFFICER WAS ON DUTY, OFF DUTY, OR ACTING PURSUANT
9	TO A SERVICE CONTRACT TO WHICH THE DIVISION IS A PARTY.
10	(b) The division shall provide the notice described in
11	PARAGRAPH (a) OF THIS SUBSECTION (4) NOT MORE THAN SEVEN DAYS
12	AFTER THE DIVISION DETERMINES THERE IS A SUSTAINED FINDING THAT A
13	PEACE OFFICER OF THE DIVISION HAS MADE A KNOWING
14	MISREPRESENTATION, AS DESCRIBED IN SAID PARAGRAPH (a).
15	(5) The division is not liable for complying with the
16	PROVISIONS OF THIS SECTION.
17	(6) As used in this section, unless the context requires
18	OTHERWISE, "STATE OR LOCAL LAW ENFORCEMENT AGENCY" MEANS:
19	(a) The Colorado state patrol created pursuant to
20	<u>SECTION 24-33.5-201, C.R.S.;</u>
21	(b) The Colorado bureau of investigation created
22	<u>PURSUANT TO SECTION 24-33.5-401, C.R.S.;</u>
23	(c) A COUNTY SHERIFF'S OFFICE;
24	(d) A MUNICIPAL POLICE DEPARTMENT;
25	(e) The division of parks and wildlife within the
26	DEPARTMENT OF NATURAL RESOURCES CREATED PURSUANT TO SECTION
27	24-1-124, C.R.S.; OR

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(f) A TOWN MARSHAL'S OFFICE.

SECTION 6. Act subject to petition - effective date. This act
takes effect at 12:01 a.m. on the day following the expiration of the
ninety-day period after final adjournment of the general assembly (August
5, 2015, if adjournment sine die is on May 6, 2015); except that, if a
referendum petition is filed pursuant to section 1 (3) of article V of the
state constitution against this act or an item, section, or part of this act
within such period, then the act, item, section, or part will not take effect
unless approved by the people at the general election to be held in
November 2016 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.

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