First Regular Session Seventieth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House **HOUSE BILL 15-1057**

LLS NO. 15-0005.02 Ed DeCecco x4216

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A BILL FOR AN ACT

101	CONCERNING	THE	PROCESS	FOR	A	STATEWIDE	INITIATIVE TO BE	
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102 PLACED ON A BALLOT, AND, IN CONNECTION THEREWITH,

103 MAKING 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.)

Under current law, the director of research of the legislative council of the general assembly (director) is required to prepare a fiscal impact statement for each initiative in the ballot information booklet (blue book). This fiscal impact statement includes an abstract.

The bill requires the director to prepare an initial fiscal impact

Reading Unamended May 6, 2015 SENATE 3rd

Reading Unamended May 5, 2015 SENATE 2nd Reading Unamended May 4, 2015

HOUSE

3rd

Amended 2nd Reading May 1, 2015

HOUSE

statement for each initiative submitted to the title board and to further summarize the abstract into a 2-sentence fiscal impact summary. When preparing the initial fiscal impact statement, the director is required to consider the proponents' fiscal impact estimate, which the proponents are strongly encouraged to submit along with the initiative for review and comment.

The abstract from the initial fiscal impact statement must be printed at the beginning of an initiative petition section that is circulated for signatures and the fiscal impact summary must be printed on each succeeding section page. The director is also required to post the initial fiscal impact statement on legislative council staff's web site. When preparing the fiscal impact statement for the blue book, the director is permitted to update the initial fiscal impact statement.

The bill also requires the designated representatives of the initiative proponents to appear at all review and comment meetings. If either designated representative fails to appear at a review and comment meeting, the initiative is considered withdrawn, but the proponents are permitted to resubmit the initiative for another review and comment meeting.

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

SECTION 1. In Colorado Revised Statutes, 1-40-102, **amend** (6)

- 3 as follows:
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1-40-102. Definitions. As used in this article, unless the context otherwise requires:

6 (6) "Section" means a bound compilation of initiative forms 7 approved by the secretary of state, which shall include pages that contain 8 the warning required by section 1-40-110 (1), the ballot title, THE 9 ABSTRACT REQUIRED BY SECTION 1-40-110 (3), and a copy of the 10 proposed measure; succeeding pages that contain the warning, the ballot 11 title, and ruled lines numbered consecutively for registered electors' 12 signatures; and a final page that contains the affidavit required by section 13 1-40-111 (2). Each section shall be consecutively prenumbered by the 14 petitioner prior to circulation.

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SECTION 2. In Colorado Revised Statutes, 1-40-105, **amend** (1), (2), and (4); and **add** (1.5) as follows:

3 1-40-105. Filing procedure - review and comment meeting -4 amendments - filing with secretary of state. (1) The original 5 typewritten draft of every initiative petition for a proposed law or 6 amendment to the state constitution to be enacted by the people, before 7 it is signed by any elector, shall be submitted by the proponents of the 8 petition to the directors of the legislative council and the office of 9 legislative legal services for review and comment. Proponents are 10 encouraged to write such drafts in plain, nontechnical language and in a 11 clear and coherent manner using words with common and everyday 12 meaning which THAT are understandable to the average reader. Upon 13 request, any agency in the executive department shall assist in reviewing 14 and preparing comments on the petition. No later than two weeks after the 15 date of submission of the original draft, unless it is withdrawn by the 16 proponents, the directors of the legislative council and the office of 17 legislative legal services, or their designees, shall render their comments 18 to the proponents of the petition concerning the format or contents of the 19 petition at a REVIEW AND COMMENT meeting THAT IS open to the public. 20 Where appropriate, such comments shall also contain suggested editorial 21 changes to promote compliance with the plain language provisions of this 22 section. Except with the permission of the proponents, the comments shall 23 not be disclosed to any person other than the proponents prior to the 24 public REVIEW AND COMMENT meeting. with the proponents of the 25 petition.

26 (1.5) BOTH DESIGNATED REPRESENTATIVES OF THE PROPONENTS
 27 MUST APPEAR AT ALL REVIEW AND COMMENT MEETINGS. IF EITHER

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1 DESIGNATED REPRESENTATIVE FAILS TO ATTEND A MEETING, THE 2 MEASURE IS CONSIDERED WITHDRAWN BY THE PROPONENTS. IF ONE OF THE 3 TWO DESIGNATED REPRESENTATIVES FAILS TO ATTEND THE REVIEW AND 4 COMMENT MEETING, THE PETITION IS DEEMED TO BE AUTOMATICALLY 5 RESUBMITTED TO THE DIRECTORS OF THE LEGISLATIVE COUNCIL AND THE 6 OFFICE OF LEGISLATIVE LEGAL SERVICES FOR REVIEW AND COMMENT, 7 UNLESS THE DESIGNATED REPRESENTATIVE PRESENT OBJECTS TO THE 8 AUTOMATIC RESUBMISSION. NO LATER THAN FIVE BUSINESS DAYS AFTER 9 THE RESUBMISSION, THE DIRECTORS SHALL CONDUCT A REVIEW AND 10 COMMENT MEETING IN ACCORDANCE WITH THE REQUIREMENTS OF THIS 11 SECTION. IF BOTH DESIGNATED REPRESENTATIVES FAIL TO ATTEND THE 12 REVIEW AND COMMENT MEETING OR IF THE DESIGNATED REPRESENTATIVE 13 PRESENT OBJECTS TO THE AUTOMATIC RESUBMISSION, THE PROPONENTS 14 MAY THEREAFTER RESUBMIT THE INITIATIVE PETITION IN ACCORDANCE 15 WITH SUBSECTION (1) OF THIS SECTION.

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17 (2) After the public REVIEW AND COMMENT meeting but before 18 submission to the secretary of state for title setting, the proponents may 19 amend the petition in response to some or all of the comments of the 20 directors of the legislative council and the office of legislative legal 21 services, or their designees. If any substantial amendment is made to the 22 petition, other than an amendment in direct response to the comments of 23 the directors of the legislative council and the office of legislative legal 24 services, the amended petition shall MUST be resubmitted to the directors 25 for comment in accordance with subsection (1) of this section prior to submittal to the secretary of state as provided in subsection (4) of this 26 27 section. If the directors have no additional comments concerning the

amended petition, they may so notify the proponents in writing, and, in
 such case, a hearing REVIEW AND COMMENT MEETING on the amended
 petition pursuant to subsection (1) of this section is not required.

4 (4) After the conference REVIEW AND COMMENT MEETING 5 provided in subsections (1) and (2) of this section, a copy of the original 6 typewritten draft submitted to the directors of the legislative council and 7 the office of legislative legal services; a copy of the amended draft with 8 changes highlighted or otherwise indicated, if any amendments were 9 made following the last conference REVIEW AND COMMENT MEETING 10 conducted pursuant to subsections (1) and (2) of this section;

and an original final draft which THAT gives the final language for printing shall be submitted to the secretary of state without any title, submission clause, or ballot title providing the designation by which the voters shall express their choice for or against the proposed law or constitutional amendment.

SECTION 3. In Colorado Revised Statutes, add 1-40-105.5 as
follows:

18 1-40-105.5. Initial fiscal impact statement - definitions. (1) As
19 USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES,
20 "DIRECTOR" MEANS THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE
21 COUNCIL OF THE GENERAL ASSEMBLY.

(2) (a) FOR EVERY INITIATED MEASURE PROPERLY SUBMITTED TO
THE TITLE BOARD UNDER SECTION 1-40-106, THE DIRECTOR SHALL
PREPARE AN INITIAL FISCAL IMPACT STATEMENT, TAKING INTO
CONSIDERATION ANY FISCAL IMPACT ESTIMATE SUBMITTED BY THE
DESIGNATED REPRESENTATIVES OF THE PROPONENTS OR OTHER
INTERESTED PERSON THAT IS SUBMITTED IN ACCORDANCE WITH

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PARAGRAPH (b) OF THIS SUBSECTION (2), THE OFFICE OF STATE PLANNING 1 2 AND BUDGETING, AND THE DEPARTMENT OF LOCAL AFFAIRS. THE 3 DIRECTOR SHALL PROVIDE THE DESIGNATED REPRESENTATIVES OF THE 4 PROPONENTS AND THE SECRETARY OF STATE WITH THE IMPACT 5 STATEMENT NO LATER THAN THE TIME OF THE TITLE BOARD MEETING AT 6 WHICH THE PROPOSED INITIATED MEASURE IS TO BE CONSIDERED. THE 7 TITLE BOARD SHALL NOT CONDUCT A HEARING ON THE IMPACT STATEMENT 8 AT THIS TITLE BOARD MEETING, AND THE DIRECTOR'S ABSTRACT THAT IS 9 INCLUDED IN THE IMPACT STATEMENT IS FINAL, UNLESS MODIFIED IN 10 ACCORDANCE WITH SECTION 1-40-107. THE DIRECTOR SHALL ALSO POST 11 THE STATEMENT ON THE LEGISLATIVE COUNCIL STAFF WEB SITE ON THE 12 SAME DAY THAT IT IS PROVIDED TO THE DESIGNATED REPRESENTATIVES OF 13 THE PROPONENTS. 14 (b) THE DESIGNATED REPRESENTATIVES OF THE PROPONENTS OR 15 ANY OTHER INTERESTED PERSON MAY SUBMIT A FISCAL IMPACT ESTIMATE 16 THAT INCLUDES AN ESTIMATE OF THE EFFECT THE MEASURE WILL HAVE ON 17 STATE AND LOCAL GOVERNMENT REVENUES, EXPENDITURES, TAXES, AND 18 FISCAL LIABILITIES IF IT IS ENACTED. THE DIRECTOR SHALL CONSIDER 19 THESE ESTIMATES AND THE BASES THEREON WHEN PREPARING THE INITIAL 20 FISCAL IMPACT STATEMENT. 21 (c) THE INITIAL FISCAL IMPACT STATEMENT MUST: 22 (I) BE SUBSTANTIALLY SIMILAR IN FORM AND CONTENT TO THE 23 FISCAL NOTES PROVIDED BY THE LEGISLATIVE COUNCIL OF THE GENERAL

ASSEMBLY FOR LEGISLATIVE MEASURES PURSUANT TO SECTION 2-2-322,

- 25 C.R.S.;
- 26 (II) INDICATE WHETHER THERE IS A FISCAL IMPACT FOR THE
 27 INITIATED MEASURE; AND

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(III) INCLUDE AN ABSTRACT DESCRIBED IN SUBSECTION (3) OF THIS
 SECTION.

2 SECTION.

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(3) THE ABSTRACT MUST INCLUDE:

4 (a) AN ESTIMATE OF THE EFFECT THE MEASURE WILL HAVE ON
5 STATE AND LOCAL GOVERNMENT REVENUES, EXPENDITURES, TAXES, AND
6 FISCAL LIABILITIES IF THE MEASURE IS ENACTED;

7 (b) A STATEMENT OF THE MEASURE'S ECONOMIC BENEFITS FOR
8 ALL COLORADANS;

9 (c) AN ESTIMATE OF THE AMOUNT OF ANY STATE AND LOCAL
10 GOVERNMENT RECURRING EXPENDITURES OR FISCAL LIABILITIES IF THE
11 MEASURE IS ENACTED;

12 (d) FOR ANY INITIATED MEASURE THAT MODIFIES THE STATE TAX
13 LAWS, AN ESTIMATE, IF FEASIBLE, OF THE IMPACT TO THE AVERAGE
14 TAXPAYER IF THE MEASURE IS ENACTED; AND

(e) THE FOLLOWING STATEMENT: "THE ABSTRACT INCLUDES 15 16 ESTIMATES OF THE FISCAL IMPACT OF THE PROPOSED INITIATIVE. IF THIS 17 INITIATIVE IS TO BE PLACED ON THE BALLOT, LEGISLATIVE COUNCIL STAFF 18 WILL PREPARE NEW ESTIMATES AS PART OF A FISCAL IMPACT STATEMENT, 19 WHICH INCLUDES AN ABSTRACT OF THAT INFORMATION. ALL FISCAL 20 IMPACT STATEMENTS ARE AVAILABLE ΑT 21 WWW.COLORADOBLUEBOOK.COM AND THE ABSTRACT WILL BE INCLUDED 22 IN THE BALLOT INFORMATION BOOKLET THAT IS PREPARED FOR THE 23 INITIATIVE.".

(4) THE ABSTRACT FOR A MEASURE, AS AMENDED IN ACCORDANCE
with section 1-40-107, must be included in a petition section as
PROVIDED IN SECTION 1-40-110 (3).

27 (5) NEITHER THE LEGISLATIVE COUNCIL OF THE GENERAL

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ASSEMBLY NOR ITS EXECUTIVE COMMITTEE MAY MODIFY THE INITIAL
 FISCAL IMPACT STATEMENT PREPARED BY THE DIRECTOR. THIS
 RESTRICTION DOES NOT APPLY TO THE FINAL FISCAL IMPACT STATEMENT
 PREPARED IN ACCORDANCE WITH SECTION 1-40-124.5.

- 5 (6) AT THE SAME TIME THE DIRECTOR POSTS THE INITIAL FISCAL
 6 IMPACT STATEMENT ON THE LEGISLATIVE COUNCIL WEB SITE, HE OR SHE
 7 SHALL ALSO POST ON THE WEB SITE ALL FISCAL IMPACT ESTIMATES
 8 RECEIVED IN ACCORDANCE WITH PARAGRAPH (b) OF SUBSECTION (2) OF
 9 THIS SECTION.
- SECTION 4. In Colorado Revised Statutes, 1-40-107, amend (1)
 (a), (1) (b), (2), and (4); and add (5.5) as follows:

12 **1-40-107.** Rehearing - appeal - fees - signing. (1) (a) (I) Any 13 person presenting an initiative petition or any registered elector who is not 14 satisfied with a decision of the title board with respect to whether a 15 petition contains more than a single subject pursuant to section 1-40-106.5, or who is not satisfied with the titles and submission clause 16 17 provided by the title board and who claims that they are unfair or that they 18 do not fairly express the true meaning and intent of the proposed state law 19 or constitutional amendment may file a motion for a rehearing with the 20 secretary of state within seven days after the decision is made or the titles 21 and submission clause are set.

(II) THE DESIGNATED REPRESENTATIVES OF THE PROPONENTS OR
ANY REGISTERED ELECTOR WHO IS NOT SATISFIED WITH THE ABSTRACT
PREPARED BY THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL
OF THE GENERAL ASSEMBLY IN ACCORDANCE WITH SECTION 1-40-105.5
MAY FILE A MOTION FOR A REHEARING WITH THE SECRETARY OF STATE
WITHIN SEVEN DAYS AFTER THE TITLES AND SUBMISSION CLAUSE FOR THE

1 INITIATIVE PETITION ARE SET ON THE GROUNDS THAT: 2 (A) AN ESTIMATE INCLUDED IN THE ABSTRACT IS INCORRECT; 3 (B) THE ABSTRACT IS MISLEADING OR PREJUDICIAL; OR 4 (C) THE ABSTRACT DOES NOT COMPLY WITH THE REQUIREMENTS 5 SET FORTH IN SECTION 1-40-105.5 (3). 6 (b) A motion for rehearing must be typewritten and set forth with 7 particularity the grounds for rehearing. If the motion claims that the 8 petition contains more than a single subject, then the motion must, at a minimum, include a short and plain statement of the reasons for the claim. 9 10 If the motion claims that the title and submission clause set by the title 11 board are unfair or that they do not fairly express the true meaning and 12 intent of the proposed state law or constitutional amendment, then the 13 motion must identify the specific wording that is challenged. IF THE 14 MOTION CLAIMS THAT AN ESTIMATE IN THE ABSTRACT IS INCORRECT, THE 15 MOTION MUST INCLUDE DOCUMENTATION THAT SUPPORTS A DIFFERENT 16 ESTIMATE. IF THE MOTION CLAIMS THAT THE ABSTRACT IS MISLEADING OR 17 PREJUDICIAL OR DOES NOT COMPLY WITH THE STATUTORY REQUIREMENTS, 18 THE MOTION MUST SPECIFICALLY IDENTIFY THE SPECIFIC WORDING THAT 19 IS CHALLENGED OR THE REQUIREMENT AT ISSUE. THE TITLE BOARD MAY 20 MODIFY THE ABSTRACT BASED ON INFORMATION PRESENTED AT THE 21 REHEARING.

(2) If any person presenting an initiative petition for which a
motion for a rehearing is filed, any registered elector who filed a motion
for a rehearing pursuant to subsection (1) of this section, or any other
registered elector who appeared before the title board in support of or in
opposition to a motion for rehearing is not satisfied with the ruling of the
title board upon the motion, then the secretary of state shall furnish such

person, upon request, a certified copy of the petition with the titles and 1 2 submission clause of the proposed law or constitutional amendment OR 3 THE ABSTRACT, together with a certified copy of the motion for rehearing 4 and of the ruling thereon. If filed with the clerk of the supreme court 5 within seven days thereafter, the matter shall be disposed of promptly, 6 consistent with the rights of the parties, either affirming the action of the 7 title board or reversing it, in which latter case the court shall remand it 8 with instructions, pointing out where the title board is in error.

9 (4) No petition for any initiative measure shall be circulated nor 10 any signature thereto have any force or effect which has been signed 11 before the titles and submission clause have been fixed and determined 12 as provided in section 1-40-106 and this section, OR BEFORE THE 13 ABSTRACT HAS BEEN FIXED AND DETERMINED AS PROVIDED IN SECTION 14 1-40-105.5 AND THIS SECTION.

(5.5) IF THE TITLE BOARD MODIFIES THE ABSTRACT PURSUANT TO
THIS SECTION, THE SECRETARY OF STATE SHALL PROVIDE THE DIRECTOR
OF RESEARCH OF THE LEGISLATIVE COUNCIL OF THE GENERAL ASSEMBLY
WITH A COPY OF THE AMENDED ABSTRACT, AND THE DIRECTOR SHALL POST
THE NEW VERSION OF THE ABSTRACT ON THE LEGISLATIVE COUNCIL WEB
SITE.

SECTION 5. In Colorado Revised Statutes, 1-40-110, amend (1);
and add (3) as follows:

1-40-110. Warning - ballot title. (1) At the top of each page of
every initiative or referendum petition section shall be printed, in a form
as prescribed by the secretary of state, the following:

- 26WARNING:
- 27 **IT IS AGAINST THE LAW:**

1 For anyone to sign any initiative or referendum petition 2 with any name other than his or her own or to 3 knowingly sign his or her name more than once for the 4 same measure or to knowingly sign a petition when not 5 a registered elector who is eligible to vote on the 6 measure. DO NOT SIGN THIS PETITION UNLESS YOU ARE 7 8 A REGISTERED ELECTOR AND ELIGIBLE TO 9 **VOTE ON THIS MEASURE. TO BE A REGISTERED** ELECTOR, YOU MUST BE A CITIZEN OF 10 11 **COLORADO AND REGISTERED TO VOTE.** 12 Before signing this petition, you are encouraged to read 13 the text or the title of the proposed initiative or referred measure. YOU ARE ALSO ENCOURAGED TO READ 14 15 THE ABSTRACT OF THE INITIAL FISCAL 16 IMPACT STATEMENT THAT IS INCLUDED AT THE BEGINNING OF THIS PETITION. 17 18 By signing this petition, you are indicating that you 19 want this measure to be included on the ballot as a 20 proposed change to the (Colorado 21 constitution/Colorado Revised Statutes). If a sufficient 22 number of registered electors sign this petition, this 23 measure will appear on the ballot at the November 24 (year) election. 25 (3) FOR A PETITION SECTION FOR A MEASURE TO BE VALID, THE 26 ABSTRACT PREPARED IN ACCORDANCE WITH SECTION 1-40-105.5(3) MUST 27 BE PRINTED ON THE FIRST PAGE OF AN INITIATIVE PETITION SECTION.

1	SECTION 6. In Colorado Revised Statutes, 1-40-124.5, add (1)						
2	(d) as follows:						
3	1-40-124.5. Ballot information booklet. (1) (d) THE DIRECTOR						
4	OF RESEARCH OF THE LEGISLATIVE COUNCIL OF THE GENERAL ASSEMBLY						
5	MAY UPDATE THE INITIAL FISCAL IMPACT STATEMENT PREPARED IN						
6	ACCORDANCE WITH SECTION 1-40-105.5 WHEN PREPARING THE FISCAL						
7	IMPACT STATEMENT REQUIRED BY THIS SUBSECTION (1) .						
8	SECTION 7. In Colorado Revised Statutes, 24-6-301, amend						
9	(1.7) (a) and add (3.5) (a) (II.5) as follows:						
10	24-6-301. Definitions - legislative declaration - repeal. As used						
11	in this part 3, unless the context otherwise requires:						
12	(1.7) "Covered official" means:						
13	(a) For the type of lobbying defined in subparagraphs (I), and						
14	(II.5), AND (III) of paragraph (a) of subsection (3.5) of this section, the						
15	governor, the lieutenant governor, or a member of the general assembly,						
16	OR THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL OF THE						
17	GENERAL ASSEMBLY OR ANY MEMBER OF LEGISLATIVE COUNCIL STAFF;						
18	(3.5) (a) "Lobbying" means communicating directly, or soliciting						
19	others to communicate, with a covered official for the purpose of aiding						
20	in or influencing:						
21	(II.5) The preparation of an initial fiscal impact statement						
22	REQUIRED BY SECTION 1-40-105.5, C.R.S.						
23	SECTION 8. Appropriation. For the 2015-16 state fiscal year,						
24	\$18,414 is appropriated to the legislative department for use by the						
25	legislative council staff. This appropriation is from the general fund and						
26	is based on an assumption that the legislative council staff will require an						
	additional 0.3 FTE. To implement this act, the legislative council staff						

may use this appropriation for the preparation of fiscal impact statements
for all citizen-initiated measures submitted to the title board.

3 SECTION 9. Act subject to petition - effective date -4 **applicability.** (1) This act takes effect March 26, 2016; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the 5 6 state constitution against this act or an item, section, or part of this act 7 within the ninety-day period after final adjournment of the general 8 assembly, then the act, item, section, or part will not take effect unless 9 approved by the people at the general election to be held in November 10 2016 and, in such case, will take effect on the date of the official 11 declaration of the vote thereon by the governor.

(2) This act applies to initiatives that are submitted for review andcomment on or after the applicable effective date of this act.