Second Regular Session Seventieth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 16-1394

LLS NO. 16-1069.01 Jerry Barry x4341

HOUSE SPONSORSHIP

Young,

Grantham,

SENATE SPONSORSHIP

House Committees Health, Insurance, & Environment Senate Committees Finance

A BILL FOR AN ACT

101 CONCERNING CLARIFYING DEFINITIONS RELATED TO AT-RISK PERSONS.

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 implements the following recommendations of the at-risk adults with intellectual and developmental disabilities mandatory reporting implementation task force:

! Standardizing statutory definitions among the "Colorado Criminal Code", the adult protective services in the department of human services, and the office of community living in the department of health care policy and financing;

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. SENATE 3rd Reading Unamended May 4, 2016

> Amended 2nd Reading May 3, 2016

Reading Unamended

3rd

Amended 2nd Reading

HOUSE

April 28, 2016

HOUSE

April 29, 2016

SENATE

- ! Specifying that enhanced penalties for crimes against an at-risk person apply to all persons 70 years of age or older and to all persons with a disability; and
- ! Clarifying and expanding the definitions of persons who are required to report instances of mistreatment of at-risk elders or at-risk adults with an intellectual and developmental disability (adults with IDD).
- The bill also:
- ! Reduces the time when a law enforcement agency or county department is required to prepare a written report from 48 hours to 24 hours;
- ! Specifies that a county department of human or social services is to conduct an investigation of allegations of mistreatment of an at-risk adult; and
- ! Clarifies that the human rights committee is responsible for ensuring that an investigation of mistreatment of an adult with IDD occurred.
- 1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, amend 18-6.5-101

3 as follows:

4 Legislative declaration. The general assembly 18-6.5-101. 5 recognizes that fear of mistreatment is one of the major personal concerns 6 of at-risk adults and at-risk juveniles PERSONS and that at-risk adults and 7 at-risk juveniles PERSONS are more vulnerable to and disproportionately 8 damaged by crime in general but, more specifically, by abuse, 9 exploitation, and neglect because they are less able to protect themselves 10 against offenders, a number of whom are in positions of trust, and 11 because they are more likely to receive serious injury from crimes committed against them and not to fully recover from such injury. At-risk 12 13 adults and at-risk juveniles PERSONS are more impacted by crime than the 14 general population because they tend to suffer great relative deprivation, 15 financially, physically, and psychologically, as a result of the abuses 16 against them. A significant number of at-risk adults and at-risk juveniles

1 PERSONS are not as physically, INTELLECTUALLY, or emotionally equipped 2 to protect themselves or aid in their own security as non-at-risk adults and 3 non-at-risk juveniles PERSONS in society. They are far more susceptible 4 than the general population to the adverse long-term effects of crimes 5 committed against them, including abuse, exploitation, and neglect. The 6 general assembly therefore finds that penalties for specified crimes 7 committed against at-risk adults and at-risk juveniles PERSONS should be 8 more severe than the penalties for the commission of said THE SAME 9 crimes against other members of society. 10 SECTION 2. In Colorado Revised Statutes, 18-6.5-102, amend 11 (1), (2.5), (5), (6), (9), (10), and (13); and add (4.5) and (10.5) as follows: 12 **18-6.5-102. Definitions.** As used in this article, unless the context 13 otherwise requires: 14 (1) "Abuse" means any of the following acts or omissions 15 committed against an at-risk elder AT-RISK PERSON: 16 (a) The nonaccidental infliction of bodily injury, serious bodily 17 injury, or death; 18 (b) Confinement or restraint that is unreasonable under generally 19 accepted caretaking standards; OR 20 (c) Subjection to sexual conduct or contact classified as a crime 21 under this title. 22 (d) Caretaker neglect; and 23 (e) Exploitation. 24 (2.5) "At-risk adult with an intellectual and developmental 25 disability IDD" means a person who is eighteen years of age or older and 26 is a person with an intellectual and developmental disability, as defined 27 in section 25.5-10-202 (26) (a), C.R.S.

(4.5) "AT-RISK PERSON" MEANS AN AT-RISK ADULT, AN AT-RISK
 ADULT WITH IDD, AN AT-RISK ELDER, OR AN AT-RISK JUVENILE.

(5) "Caretaker" means a person who:

3

- 4 (a) Is responsible for the care of an at-risk adult, at-risk juvenile,
 5 or at-risk elder, AT-RISK PERSON as a result of a family or legal
 6 relationship;
- 7 (b) Has assumed responsibility for the care of an at-risk adult,
 8 at-risk juvenile, or at-risk elder AT-RISK PERSON; or
- 9 (c) Is paid to provide care or services to an at-risk adult, at-risk
 10 juvenile, or at-risk elder AT-RISK PERSON.

11 (6) (a) "Caretaker neglect" means neglect that occurs when 12 adequate food, clothing, shelter, psychological care, physical care, 13 medical care, or HABILITATION, supervision, OR ANY OTHER TREATMENT 14 NECESSARY FOR THE HEALTH OR SAFETY OF AN AT-RISK PERSON is not 15 secured for an at-risk adult or an at-risk elder PERSON or is not provided 16 by a caretaker in a timely manner and with the degree of care that a 17 reasonable person in the same situation would exercise, except that OR A 18 CARETAKER KNOWINGLY USES HARASSMENT, UNDUE INFLUENCE, OR 19 INTIMIDATION TO CREATE A HOSTILE OR FEARFUL ENVIRONMENT FOR AN 20 AT-RISK PERSON.

(b) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (a) OF
THIS SUBSECTION (6), the withholding, withdrawing, or refusing of any
medication, any medical procedure or device, or any treatment, including
but not limited to resuscitation, cardiac pacing, mechanical ventilation,
dialysis, and artificial nutrition and hydration, in accordance with any
valid medical directive or order or as described in a palliative plan of
care, shall not be IS NOT deemed caretaker neglect.

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1 (c) As used in this subsection (6), "medical directive or order" 2 includes but is not limited to a medical durable power of attorney, a 3 declaration as to medical treatment executed pursuant to section 4 15-18-104, C.R.S., a medical order for scope of treatment form executed 5 pursuant to article 18.7 of title 15, C.R.S., and a CPR directive executed 6 pursuant to article 18.6 of title 15, C.R.S. 7 (9) "Crime against an at-risk adult or at-risk juvenile PERSON" 8 means any offense listed in section 18-6.5-103 or criminal attempt, 9 conspiracy, or solicitation to commit any of those offenses. 10 (10) "Exploitation" means an act or omission committed by a 11 person who: 12 (a) Uses deception, harassment, intimidation, or undue influence 13 to permanently or temporarily deprive an at-risk elder PERSON of the use, 14 benefit, or possession of any thing of value; 15 (b) In the absence of legal authority: 16 (1) Employs the services of a third party for the profit or advantage 17 of the person or another person to the detriment of the at-risk elder; or 18 PERSON; 19 (II) (c) Forces, compels, coerces, or entices an at-risk elder 20 PERSON to perform services for the profit or advantage of the person or 21 another person against the will of the at-risk elder; or PERSON; OR 22 23 (c) (d) Misuses the property of an at-risk elder PERSON in a 24 manner that adversely affects the at-risk elder's PERSON'S ability to receive 25 health care or health care benefits or to pay bills for basic needs or 26 obligations. (10.5) "MISTREATED" OR "MISTREATMENT" MEANS: 27

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1 (a) ABUSE; 2 (b) CARETAKER NEGLECT; OR 3 (c) EXPLOITATION. 4 (13) "Undue influence" means the use of influence to take 5 6 advantage of an at-risk elder's PERSON'S vulnerable state of mind, 7 neediness, pain, or emotional distress. 8 SECTION 3. In Colorado Revised Statutes, amend 18-6.5-103 9 as follows: 10 18-6.5-103. Crimes against at-risk persons - classifications. 11 (1) Crimes against at-risk adults and at-risk juveniles shall be PERSONS 12 ARE as prescribed in this section. 13 (2) Any person whose conduct amounts to criminal negligence, as 14 defined in section 18-1-501 (3), commits: 15 (a) A class 4 felony if such negligence results in the death of an 16 at-risk adult or an at-risk juvenile PERSON; 17 (b) A class 5 felony if such negligence results in serious bodily 18 injury to an at-risk adult or an at-risk juvenile PERSON; and 19 (c) A class 6 felony if such negligence results in bodily injury to 20 an at-risk adult or an at-risk juvenile PERSON. 21 (3) (a) Any person who commits a crime of assault in the first 22 degree, as such crime is described in section 18-3-202, and the victim is 23 an at-risk adult or an at-risk juvenile PERSON, commits a class 4 felony if 24 the circumstances described in section 18-3-202(2)(a) are present and a 25 class 2 felony if such circumstances are not present. 26 (b) Any person who commits a crime of assault in the second 27 degree, as such crime is described in section 18-3-203, and the victim is

an at-risk adult or an at-risk juvenile PERSON, commits a class 5 felony if
 the circumstances described in section 18-3-203 (2) (a) are present and a
 class 3 felony if such circumstances are not present.

4 (c) Any person who commits a crime of assault in the third
5 degree, as such crime is described in section 18-3-204, and the victim is
6 an at-risk adult or an at-risk juvenile PERSON, commits a class 6 felony.

(4) Any person who commits robbery, as such crime is described
in section 18-4-301 (1), and the victim is an at-risk adult or an at-risk
juvenile PERSON, commits a class 3 felony. If the offender is convicted of
robbery of an at-risk adult or an at-risk juvenile PERSON, the court shall
sentence the defendant to the department of corrections for at least the
presumptive sentence under section 18-1.3-401 (1).

13 (5) Any person who commits theft, and commits any element or 14 portion of the offense in the presence of the victim, as such crime is 15 described in section 18-4-401 (1), and the victim is an at-risk adult or an 16 at-risk juvenile PERSON, or who commits theft against an at-risk adult or 17 an at-risk juvenile PERSON while acting in a position of trust, whether or 18 not in the presence of the victim, OR WHO COMMITS THEFT AGAINST AN 19 AT-RISK PERSON KNOWING THE VICTIM IS AN AT-RISK PERSON, WHETHER 20 IN THE PRESENCE OF THE VICTIM OR NOT, commits a class 5 felony if the 21 value of the thing involved is less than five hundred dollars or a class 3 22 felony if the value of the thing involved is five hundred dollars or more. 23 Theft from the person of an at-risk adult or an at-risk juvenile PERSON by 24 means other than the use of force, threat, or intimidation is a class 4 25 felony without regard to the value of the thing taken.

26 (5.5) A person who commits theft, and commits any element or
 27 portion of the offense in the presence of the victim, as such crime is

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1 described in section 18-4-401 (1), and the victim is an at-risk elder, or 2 who commits theft against an at-risk elder while acting in a position of 3 trust, whether or not in the presence of the victim, or commits theft 4 against an at-risk elder knowing the victim is an at-risk elder, whether in 5 the presence of the victim or not, commits a class 5 felony if the value of 6 the thing involved is less than five hundred dollars or a class 3 felony if 7 the value of the thing involved is five hundred dollars or more. Theft 8 from the person of an at-risk elder by means other than the use of force, 9 threat, or intimidation is a class 4 felony without regard to the value of the 10 thing taken.

(6) Any person who knowingly commits caretaker neglect against
an at-risk adult, an at-risk elder, or an at-risk juvenile PERSON or
knowingly acts in a manner likely to be injurious to the physical or mental
welfare of an at-risk adult, an at-risk elder, or an at-risk juvenile PERSON
commits a class 1 misdemeanor.

(7) (a) Any person who commits a crime of sexual assault, as such
crime is described in section 18-3-402, sexual assault in the first degree,
as such crime was described in section 18-3-402, as it existed prior to July
1, 2000, and the victim is an at-risk adult or an at-risk juvenile PERSON,
commits a class 2 felony.

(b) Any person who commits a crime of sexual assault in the
second degree, as such crime was described in section 18-3-403, as it
existed prior to July 1, 2000, and the victim is an at-risk adult or an at-risk
juvenile PERSON, commits a class 3 felony.

(c) Any person who commits unlawful sexual contact, as such
crime is described in section 18-3-404, or sexual assault in the third
degree, as such crime was described in section 18-3-404, as it existed

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prior to July 1, 2000, and the victim is an at-risk adult or an at-risk
juvenile PERSON, commits a class 6 felony; except that the person
commits a class 3 felony if the person compels the victim to submit by
use of such force, intimidation, or threat as specified in section 18-3-402
(4) (a), (4) (b), or (4) (c), or if the actor engages in the conduct described
in section 18-3-404 (1) (g) or (1.5).

(d) Any person who commits sexual assault on a child, as such
crime is described in section 18-3-405, and the victim is an at-risk
juvenile, commits a class 3 felony; except that, if the circumstances
described in section 18-3-405 (2) (a), (2) (b), (2) (c), or (2) (d) are
present, the person commits a class 2 felony.

(e) Any person who commits sexual assault on a child by one in
a position of trust, as such crime is described in section 18-3-405.3, and
the victim is an at-risk juvenile, commits a class 2 felony if the victim is
less than fifteen years of age or a class 3 felony if the victim is fifteen
years of age or older but less than eighteen years of age.

(f) Any person who commits sexual assault on a client by a
psychotherapist, as such crime is described in section 18-3-405.5, and the
victim is an at-risk adult or an at-risk juvenile PERSON, commits a class
3 felony if the circumstances described in section 18-3-405.5 (1) exist or
a class 6 felony if such circumstances are not present.

(7.5) (a) A person commits criminal exploitation of an at-risk
 elder PERSON when he or she knowingly uses deception, harassment,
 intimidation, or undue influence to permanently or temporarily deprive an
 at-risk elder PERSON of the use, benefit, or possession of any thing of
 value.

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(b) Criminal exploitation of an at-risk elder PERSON is a class 3

felony if the thing of value is five hundred dollars or greater. Criminal
 exploitation of an at-risk elder PERSON is a class 5 felony if the thing of
 value is less than five hundred dollars.

4 (8) For purposes of subsections (3) to (7.5) of this section,
5 commission of the offenses described in said subsections shall include the
6 attempt, solicitation, or conspiracy to commit such offenses.

7 SECTION 4. In Colorado Revised Statutes, amend 18-6.5-104
8 as follows:

9 18-6.5-104. Statutory privilege not allowed. The statutory
privileges provided in section 13-90-107 (1), C.R.S., shall not be ARENOT
available for excluding or refusing testimony in any prosecution for a
crime committed against an at-risk adult or an at-risk juvenile PERSON
pursuant to this article.

SECTION 5. In Colorado Revised Statutes, amend 18-6.5-105
as follows:

16 18-6.5-105. Preferential trial dates of cases involving crimes 17 against at-risk persons. Consistent with the constitutional right to a 18 speedy trial, all cases involving the commission of a crime against an 19 at-risk adult or an at-risk juvenile shall PERSON MUST take precedence 20 before the court, and the court shall hear these cases as soon as possible 21 after they are filed.

SECTION 6. In Colorado Revised Statutes, 18-6.5-106, amend
(1) and (3) as follows:

18-6.5-106. Payment of treatment costs for victims of crimes
 against at-risk persons - restitution. (1) In addition to any other penalty
 provided by law, the court may order any person who is convicted of a
 crime against an at-risk adult or an at-risk juvenile PERSON, as set forth in

this article, to meet all or any portion of the financial obligations of
 treatment prescribed for the victim or victims of such person's offense.

3 (3) If an at-risk adult or an at-risk juvenile PERSON has sustained 4 monetary damages as a result of the commission of a crime described in 5 this article against such adult or juvenile PERSON, the court shall order the 6 offender to provide restitution pursuant to article 18.5 of title 16 and 7 article 28 of title 17, C.R.S. If, after a reasonable period not to exceed one 8 hundred eighty-two days, the offender has not, in the opinion of the court, 9 completed adequate restitution, the offender's probation may be revoked. 10 However, any remaining amount of restitution shall continue CONTINUES 11 to have the full force and effect of a final judgment and remain 12 enforceable pursuant to article 18.5 of title 16, C.R.S.

13 SECTION 7. In Colorado Revised Statutes, 18-6.5-107, amend
14 (1), (4) (a), (4) (c), and (5) as follows:

15 18-6.5-107. Surcharge - collection and distribution of funds 16 crimes against at-risk persons surcharge fund - creation - report.
17 (1) Each person who is convicted of a crime against an at-risk adult or
18 at-risk juvenile PERSON or who is convicted of identity theft pursuant to
19 section 18-5-902, when the victim is an at-risk adult or at-risk juvenile
20 PERSON, shall be required to pay a surcharge to the clerk of the court for
21 the judicial district in which the conviction occurs.

(4) (a) There is hereby created in the state treasury the crimes
against at-risk persons surcharge fund, referred to in this section as the
"fund", that consists of moneys MONEY received by the state treasurer
pursuant to this section. The moneys MONEY in the fund shall be IS
subject to annual appropriation by the general assembly to the state office
on aging in the department of human services, created pursuant to section

1 26-11-202, C.R.S., for distribution to a fiscal agent that is an affiliate of 2 a national organization that serves individuals affected by a disability and 3 chronic condition across the life span and is working with the state of 4 Colorado to implement the lifespan respite care program, referred to in 5 this section as the "fiscal agent". Provided that programs selected to 6 receive moneys MONEY from the fund meet the guidelines for distribution 7 pursuant to paragraph (b) of this subsection (4), the fiscal agent shall 8 award moneys MONEY to programs selected by a statewide coalition of 9 nonprofit or not-for-profit organizations that focus on the needs of 10 caregivers of at-risk adults or at-risk juveniles PERSONS.

11 (c) Notwithstanding any provisions of paragraph (a) of this 12 subsection (4) to the contrary, the fiscal agent may use a portion of the 13 moneys MONEY that it receives pursuant to paragraph (a) of this 14 subsection (4) for training and to facilitate the coordination of programs 15 that provide respite services for caregivers of at-risk adults or at-risk 16 juveniles PERSONS. The fiscal agent shall distribute the remainder of the 17 moneys MONEY directly to the programs.

(5) The court may waive all or any portion of the surcharge
required by subsection (1) of this section if the court finds that a person
convicted of a crime against an at-risk adult or at-risk juvenile PERSON is
indigent or financially unable to pay all or any portion of the surcharge.
The court may waive only that portion of the surcharge that the court
finds that the person convicted of a crime against an at-risk adult or
at-risk juvenile PERSON is financially unable to pay.

25 SECTION 8. In Colorado Revised Statutes, amend 18-6.5-108,
26 and as they will become effective July 1, 2016, (1) (a), (1) (b) (IX), (1)
27 (b) (XVI), (1) (d), (2), (3), (4), and (5), as follows:

1 18-6.5-108. Mandatory reports of mistreatment of at-risk 2 elders and at-risk adults with IDD - list of reporters - penalties. 3 (1) (a) On and after July 1, 2016, a person specified in paragraph (b) of 4 this subsection (1) who observes the abuse or exploitation MISTREATMENT 5 of an at-risk elder or an at-risk adult with an intellectual and 6 developmental disability IDD, or who has reasonable cause to believe that 7 an at-risk elder or an at-risk adult with an intellectual and developmental 8 disability IDD has been abused or has been exploited MISTREATED or is 9 at imminent risk of abuse or exploitation MISTREATMENT, shall report 10 such fact to a law enforcement agency not more than twenty-four hours 11 after making the observation or discovery.

(b) The following persons, whether paid or unpaid, shall report as
required by paragraph (a) of this subsection (1):

14 Physicians, surgeons, physicians' assistants, osteopaths, (I) 15 physicians in training, podiatrists, occupational therapists, and physical 16 therapists ANY PERSON PROVIDING HEALTH CARE OR 17 HEALTH-CARE-RELATED SERVICES, INCLUDING GENERAL MEDICAL, 18 SURGICAL, OR NURSING SERVICES; MEDICAL, SURGICAL, OR NURSING 19 SPECIALITY SERVICES; DENTAL SERVICES; VISION SERVICES; PHARMACY 20 SERVICES; CHIROPRACTIC SERVICES; OR PHYSICAL, OCCUPATIONAL, 21 MUSICAL, OR OTHER THERAPIES;

(II) Medical examiners and coroners HOSPITAL AND LONG-TERM
CARE FACILITY PERSONNEL ENGAGED IN THE ADMISSION, CARE, OR
TREATMENT OF PATIENTS;

(III) Registered nurses, licensed practical nurses, and nurse
 practitioners FIRST RESPONDERS INCLUDING EMERGENCY MEDICAL
 SERVICE PROVIDERS, FIRE PROTECTION PERSONNEL, LAW ENFORCEMENT

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OFFICERS, AND PERSONS EMPLOYED BY, CONTRACTING WITH, OR
 VOLUNTEERING WITH ANY LAW ENFORCEMENT AGENCY, INCLUDING
 VICTIM ADVOCATES;

4 (IV) Emergency medical service providers MEDICAL EXAMINERS
5 AND CORONERS;

6 (V) Hospital and long-term care facility personnel engaged in the
 7 admission, care, or treatment of patients CODE ENFORCEMENT OFFICERS;

(VI) Chiropractors VETERINARIANS;

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9 (VII) Psychologists, and other mental health professionals 10 ADDICTION COUNSELORS, PROFESSIONAL COUNSELORS, MARRIAGE AND 11 FAMILY THERAPISTS, AND REGISTERED PSYCHOTHERAPISTS, AS THOSE 12 PERSONS ARE DEFINED IN ARTICLE 43 OF TITLE 12, C.R.S.;

13 (VIII) Social work practitioners WORKERS, AS DEFINED IN PART 4
14 OF ARTICLE 43 OF TITLE 12, C.R.S.;

15 (IX) Clergy members; except that the reporting requirement 16 described in paragraph (a) of this subsection (1) shall not apply to a 17 person who acquires reasonable cause to believe that an at-risk elder or 18 an at-risk adult with an intellectual and developmental disability has been 19 mistreated or has been exploited or is at imminent risk of mistreatment or 20 exploitation during a communication about which the person may not be 21 examined as a witness pursuant to section 13-90-107 (1) (c), C.R.S., 22 unless the person also acquires such reasonable cause from a source other 23 than such a communication STAFF OF COMMUNITY-CENTERED BOARDS;

24 (X) Dentists STAFF, CONSULTANTS, OR INDEPENDENT
25 CONTRACTORS OF SERVICE AGENCIES AS DEFINED IN SECTION 25.5-10-202
26 (34), C.R.S.;

27 (XI) Law enforcement officials and personnel STAFF OR

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CONSULTANTS FOR A LICENSED OR UNLICENSED, CERTIFIED OR
 UNCERTIFIED, CARE FACILITY, AGENCY, HOME, OR GOVERNING BOARD,
 INCLUDING BUT NOT LIMITED TO LONG-TERM CARE FACILITIES, HOME CARE
 AGENCIES, OR HOME HEALTH PROVIDERS;

5 (XII) Court-appointed guardians and conservators STAFF OF, OR
6 CONSULTANTS FOR, A HOME CARE PLACEMENT AGENCY, AS DEFINED IN
7 SECTION 25-27.5-102 (5), C.R.S.;

8 (XIII) Fire protection personnel Persons performing case
9 MANAGEMENT OR ASSISTANT SERVICES FOR AT-RISK ELDERS OR AT-RISK
10 ADULTS WITH IDD;

(XIV) Pharmacists STAFF OF COUNTY DEPARTMENTS OF HUMAN
 OR SOCIAL SERVICES;

13 (XV) Community-centered board staff STAFF OF THE STATE
14 DEPARTMENTS OF HUMAN SERVICES, PUBLIC HEALTH AND ENVIRONMENT,
15 OR HEALTH CARE POLICY AND FINANCING;

16 (XVI) Personnel of banks, savings and loan associations, credit 17 unions, and other lending or financial institutions; except that the 18 reporting requirement described in paragraph (a) of this subsection (1) 19 only applies to a person described in this subparagraph (XVI) who 20 directly observes in person the abuse or exploitation of an at-risk adult 21 with an intellectual and developmental disability or who has reasonable 22 cause to believe that an at-risk adult with an intellectual and 23 developmental disability has been abused or has been exploited or is at 24 imminent risk of abuse or exploitation by reason of actual knowledge of 25 facts or circumstances indicating the abuse or exploitation STAFF OF 26 SENIOR CONGREGATE CENTERS OR SENIOR RESEARCH OR OUTREACH 27 ORGANIZATIONS;

(XVII) A caretaker, staff member, employee, or consultant for a
 licensed or certified care facility, agency, home, or governing board,
 including but not limited to home health providers; and STAFF, AND STAFF
 OF CONTRACTED PROVIDERS, OF AREA AGENCIES ON AGING, EXCEPT THE
 LONG-TERM CARE OMBUDSMEN;

6 (XVIII) A caretaker, staff member, employee of, or a consultant
7 for, a home care placement agency, as defined in section 25-27.5-102 (5),
8 C.R.S. EMPLOYEES, CONTRACTORS, AND VOLUNTEERS OPERATING
9 SPECIALIZED TRANSPORTATION SERVICES FOR AT-RISK ELDERS AND
10 AT-RISK ADULTS WITH IDD;

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12 (XIX) COURT-APPOINTED GUARDIANS AND CONSERVATORS;

13 (XX) PERSONNEL AT SCHOOLS SERVING PERSONS IN PRESCHOOL
14 THROUGH TWELFTH GRADE;

15 (XXI) CLERGY MEMBERS; EXCEPT THAT THE REPORTING 16 REQUIREMENT DESCRIBED IN PARAGRAPH (a) OF THIS SUBSECTION (1) 17 DOES NOT APPLY TO A PERSON WHO ACQUIRES REASONABLE CAUSE TO 18 BELIEVE THAT AN AT-RISK ELDER OR AN AT-RISK ADULT WITH IDD HAS 19 BEEN MISTREATED OR HAS BEEN EXPLOITED OR IS AT IMMINENT RISK OF 20 MISTREATMENT OR EXPLOITATION DURING A COMMUNICATION ABOUT 21 WHICH THE PERSON MAY NOT BE EXAMINED AS A WITNESS PURSUANT TO 22 SECTION 13-90-107 (1) (c), C.R.S., UNLESS THE PERSON ALSO ACQUIRES 23 SUCH REASONABLE CAUSE FROM A SOURCE OTHER THAN SUCH A 24 COMMUNICATION; AND

25 (XXII) (A) PERSONNEL OF BANKS, SAVINGS AND LOAN
 26 ASSOCIATIONS, CREDIT UNIONS, AND OTHER LENDING OR FINANCIAL
 27 INSTITUTIONS WHO DIRECTLY OBSERVE IN PERSON THE MISTREATMENT OF

1 AN AT-RISK ELDER OR WHO HAVE REASONABLE CAUSE TO BELIEVE THAT 2 AN AT-RISK ELDER HAS BEEN MISTREATED OR IS AT IMMINENT RISK OF 3 MISTREATMENT; AND 4 (B) PERSONNEL OF BANKS, SAVINGS AND LOAN ASSOCIATIONS, 5 CREDIT UNIONS, AND OTHER LENDING OR FINANCIAL INSTITUTIONS WHO 6 DIRECTLY OBSERVE IN PERSON THE MISTREATMENT OF AN AT-RISK ADULT 7 WITH IDD OR WHO HAVE REASONABLE CAUSE TO BELIEVE THAT AN 8 AT-RISK ADULT WITH IDD HAS BEEN MISTREATED OR IS AT IMMINENT RISK 9 OF MISTREATMENT BY REASON OF ACTUAL KNOWLEDGE OF FACTS OR 10 CIRCUMSTANCES INDICATING THE MISTREATMENT.

(c) A person who willfully violates paragraph (a) of this
subsection (1) commits a class 3 misdemeanor and shall be punished in
accordance with section 18-1.3-501.

14 (d) Notwithstanding the provisions of paragraph (a) of this 15 subsection (1), a person described in paragraph (b) of this subsection (1) 16 is not required to report the abuse or exploitation MISTREATMENT of an 17 at-risk elder or an at-risk adult with an intellectual and developmental 18 disability IDD if the person knows that another person has already 19 reported to a law enforcement agency the same abuse or exploitation 20 MISTREATMENT that would have been the basis of the person's own report. 21 (2) (a) A law enforcement agency that receives a report of abuse 22 or exploitation MISTREATMENT of an at-risk elder or an at-risk adult with 23 an intellectual and developmental disability IDD shall acquire, to the 24 extent possible, the following information from the person making the 25 report:

26 (I) The name, age, address, and contact information of the at-risk
27 elder or at-risk adult with an intellectual and developmental disability

1 IDD;

2 (II) The name, age, address, and contact information of the person
3 making the report;

4 (III) The name, age, address, and contact information of the
5 caretaker of the at-risk elder or at-risk adult with an intellectual and
6 developmental disability IDD, if any;

7

(IV) The name of the alleged perpetrator;

8 (V) The nature and extent of any injury, whether physical or 9 financial, to the at-risk elder or at-risk adult with an intellectual and 10 developmental disability IDD;

- (VI) The nature and extent of the condition that required thereport to be made; and
- 13 (VII) Any other pertinent information.

14 (b) Not more than twenty-four hours after receiving a report of 15 abuse or exploitation MISTREATMENT of an at-risk elder or an at-risk adult 16 with an intellectual and developmental disability IDD, a law enforcement 17 agency shall provide a notification of the report to the county department 18 for the county in which the at-risk elder or at-risk adult with an 19 intellectual and developmental disability IDD resides and the district 20 attorney's office of the location where the abuse or exploitation 21 MISTREATMENT occurred.

(c) The law enforcement agency shall complete a criminal investigation when appropriate. The law enforcement agency shall provide a summary report of the investigation to the county department for the county in which the at-risk elder or at-risk adult with an intellectual and developmental disability IDD resides and to the district attorney's office of the location where the abuse or exploitation

1 MISTREATMENT occurred.

2 (3) A person, including but not limited to a person specified in 3 paragraph (b) of subsection (1) of this section, who reports abuse or 4 exploitation MISTREATMENT of an at-risk elder or an at-risk adult with an 5 intellectual and developmental disability IDD to a law enforcement 6 agency pursuant to subsection (1) of this section is immune from suit and 7 liability for damages in any civil action or criminal prosecution if the 8 report was made in good faith; except that such a person is not immune 9 if he or she is the alleged perpetrator of the abuse or exploitation 10 MISTREATMENT.

(4) A person, including but not limited to a person specified in paragraph (b) of subsection (1) of this section, who knowingly makes a false report of abuse or exploitation MISTREATMENT of an at-risk elder or an at-risk adult with an intellectual and developmental disability IDD to a law enforcement agency commits a class 3 misdemeanor and must be punished as provided in section 18-1.3-501 and is liable for damages proximately caused thereby.

(5) The reporting duty described in subsection (1) of this section
does not create a civil duty of care or establishing a civil standard of care
that is owed to an at-risk elder or an at-risk adult with an intellectual and
developmental disability IDD by a person specified in paragraph (b) of
subsection (1) of this section.

23 SECTION 9. In Colorado Revised Statutes, 26-3.1-101, amend
24 (1), (2), (2.3), (3), (4), and (7); and add (1.5) and (11) as follows:

25 26-3.1-101. Definitions. As used in this article, unless the context
 26 otherwise requires:

27

(1) "At-risk adult" means an individual eighteen years of age or

older who is susceptible to mistreatment OR self-neglect or exploitation
 because the individual is unable to perform or obtain services necessary
 for his or her health, safety, or welfare or lacks sufficient understanding
 or capacity to make or communicate responsible decisions concerning his
 or her person or affairs. "ABUSE" MEANS ANY OF THE FOLLOWING ACTS OR
 OMISSIONS COMMITTED AGAINST AN AT-RISK ADULT:

7 (a) THE NONACCIDENTAL INFLICTION OF PHYSICAL PAIN OR INJURY,
8 AS DEMONSTRATED BY, BUT NOT LIMITED TO, SUBSTANTIAL OR MULTIPLE
9 SKIN BRUISING, BLEEDING, MALNUTRITION, DEHYDRATION, BURNS, BONE
10 FRACTURES, POISONING, SUBDURAL HEMATOMA, SOFT TISSUE SWELLING,
11 OR SUFFOCATION;

12 (b) CONFINEMENT OR RESTRAINT THAT IS UNREASONABLE UNDER
13 GENERALLY ACCEPTED CARETAKING STANDARDS; OR

14 (c) SUBJECTION TO SEXUAL CONDUCT OR CONTACT CLASSIFIED AS
15 A CRIME UNDER THE "COLORADO CRIMINAL CODE", TITLE 18, C.R.S.

16 (1.5) "AT-RISK ADULT" MEANS AN INDIVIDUAL EIGHTEEN YEARS
17 OF AGE OR OLDER WHO IS SUSCEPTIBLE TO MISTREATMENT OR
18 SELF-NEGLECT BECAUSE THE INDIVIDUAL IS UNABLE TO PERFORM OR
19 OBTAIN SERVICES NECESSARY FOR HIS OR HER HEALTH, SAFETY, OR
20 WELFARE, OR LACKS SUFFICIENT UNDERSTANDING OR CAPACITY TO MAKE
21 OR COMMUNICATE RESPONSIBLE DECISIONS CONCERNING HIS OR HER
22 PERSON OR AFFAIRS.

23

(2) "Caretaker" means a person who:

(a) Is responsible for the care of an at-risk adult as a result of a
family or legal relationship;

(b) Has assumed responsibility for the care of an at-risk adult; or
(c) Is paid to provide care, or services, OR OVERSIGHT OF SERVICES

1 to an at-risk adult.

2 (2.3) (a) "Caretaker neglect" means neglect that occurs when 3 adequate food, clothing, shelter, psychological care, physical care, 4 medical care, or HABILITATION, supervision, OR OTHER TREATMENT 5 NECESSARY FOR THE HEALTH OR SAFETY OF THE AT-RISK ADULT is not 6 secured for an at-risk adult or is not provided by a caretaker in a timely 7 manner and with the degree of care that a reasonable person in the same 8 situation would exercise, except that OR A CARETAKER KNOWINGLY USES 9 HARASSMENT, UNDUE INFLUENCE, OR INTIMIDATION TO CREATE A HOSTILE 10 OR FEARFUL ENVIRONMENT FOR AN AT-RISK ADULT.

11 (b) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (a) OF 12 THIS SUBSECTION (2.3), the withholding, withdrawing, or refusing of any 13 MEDICATION, ANY MEDICAL PROCEDURE OR DEVICE, OR ANY treatment, 14 including but not limited to resuscitation, cardiac pacing, mechanical 15 ventilation, dialysis, artificial nutrition and hydration, any medication or 16 medical procedure or device, in accordance with any valid medical 17 directive or order, or as described in a palliative plan of care, shall not be 18 IS NOT deemed caretaker neglect.

(c) As used in this subsection (2.3), "medical directive or order"
includes but is not limited to a medical durable power of attorney, a
declaration as to medical treatment executed pursuant to section
15-18-104, C.R.S., a medical order for scope of treatment form executed
pursuant to article 18.7 of title 15, C.R.S., and a CPR directive executed
pursuant to article 18.6 of title 15, C.R.S.

25 (3) "County department" means a county or district department of
26 HUMAN OR social services.

27

(4) "Exploitation" means an act or omission committed by a

1 person that:

2 (a) Uses deception, harassment, intimidation, or undue influence
3 to permanently or temporarily deprive an at-risk adult of the use, benefit,
4 or possession of his or her money, assets, or property ANY THING OF
5 VALUE;

6

(b) In the absence of legal authority

(f) Employs the services of a third party for the profit or advantage
of the person or another person to the detriment of the at-risk adult; or
(ff) (c) Forces, compels, coerces, or entices an at-risk adult to
perform services for the profit or advantage of the person or another
person against the will of the at-risk adult; or

12

(c) (d) Misuses the property of an at-risk adult in a manner that
adversely affects the at-risk adult's ability to receive health care or health
care benefits or to pay bills for basic needs or obligations.

16 (7) "Mistreatment" means: an act or omission that threatens the
health, safety, or welfare of an at-risk adult or that exposes an at-risk
adult to a situation or condition that poses an imminent risk of death,
serious bodily injury, or bodily injury to the at-risk adult. "Mistreatment"
includes, but is not limited to:

21

(a) Abuse; that occurs:

(I) Where there is infliction of physical pain or injury, as
demonstrated by, but not limited to, substantial or multiple skin bruising,
bleeding, malnutrition, dehydration, burns, bone fractures, poisoning,
subdural hematoma, soft tissue swelling, or suffocation;

26 (II) Where unreasonable confinement or restraint is imposed; or
 27 (III) Where there is subjection to nonconsensual sexual conduct

1 or contact classified as a crime under the "Colorado Criminal Code", title 2 18, C.R.S.;

3

(b) Caretaker neglect;

4

(c) (Deleted by amendment, L. 2012.) EXPLOITATION;

5 (d) AN ACT OR OMISSION THAT THREATENS THE HEALTH, SAFETY, 6 OR WELFARE OF AN AT-RISK ADULT; OR

7 (e) AN ACT OR OMISSION THAT EXPOSES AN AT-RISK ADULT TO A 8 SITUATION OR CONDITION THAT POSES AN IMMINENT RISK OF BODILY 9 INJURY TO THE AT-RISK ADULT.

10 (11) "UNDUE INFLUENCE" MEANS THE USE OF INFLUENCE TO TAKE 11 ADVANTAGE OF AN AT-RISK ADULT'S VULNERABLE STATE OF MIND, 12 NEEDINESS, PAIN, OR EMOTIONAL DISTRESS.

13 SECTION 10. In Colorado Revised Statutes, 26-3.1-102, amend 14 (1)(a), (1)(b), (1)(c), (2) introductory portion, (2)(e), (4), (6), (7)(a), (7)15 (b) introductory portion, and (7) (b) (II); and **amend as it will become** 16 **effective July 1, 2016,** (1) (a.5) as follows:

26-3.1-102. Reporting requirements. (1) (a) A person specified 17 18 in paragraph (b) of this subsection (1) who observes the mistreatment OR 19 self-neglect or exploitation of an at-risk adult or who has reasonable 20 cause to believe that an at-risk adult has been mistreated OR is 21 self-neglected or has been exploited SELF-NEGLECTING and is at imminent 22 risk of mistreatment or self-neglect or exploitation is urged to report such 23 fact to a county department not more than twenty-four hours after making 24 the observation or discovery.

25 (a.5) As required by section 18-6.5-108, C.R.S., certain persons 26 specified in paragraph (b) of this subsection (1) who observe the abuse or 27 exploitation, as defined in section 18-6.5-102 (1) and (10), 1 MISTREATMENT, AS DEFINED IN SECTION 18-6.5-102 (10.5), C.R.S., of an 2 at-risk elder, as defined in section 18-6.5-102 (3), C.R.S., or an at-risk 3 adult with an intellectual and developmental disability IDD, as defined in 4 section 18-6.5-102 (2.5), C.R.S., or who have reasonable cause to believe 5 that an at-risk elder or an at-risk adult with an intellectual and 6 developmental disability IDD has been abused or exploited MISTREATED 7 or is at imminent risk of abuse or exploitation MISTREATMENT shall report 8 such fact to a law enforcement agency not more than twenty-four hours 9 after making the observation or discovery.

10 (b) The following persons, whether paid or unpaid, are urged to
11 report as described in paragraph (a) of this subsection (1):

12 Physicians, surgeons, physicians' assistants, osteopaths, **(I)** 13 physicians in training, podiatrists, occupational therapists, and physical 14 therapists ANY PERSON PROVIDING HEALTH CARE OR 15 HEALTH-CARE-RELATED SERVICES INCLUDING GENERAL MEDICAL, 16 SURGICAL, OR NURSING SERVICES; MEDICAL, SURGICAL, OR NURSING 17 SPECIALITY SERVICES; DENTAL SERVICES; VISION SERVICES; PHARMACY 18 SERVICES; CHIROPRACTIC SERVICES; OR PHYSICAL, OCCUPATIONAL, 19 MUSICAL, OR OTHER THERAPIES;

20 (II) Medical examiners and coroners HOSPITAL AND LONG-TERM
21 CARE FACILITY PERSONNEL ENGAGED IN THE ADMISSION, CARE, OR
22 TREATMENT OF PATIENTS;

(III) Registered nurses, licensed practical nurses, and nurse
 practitioners FIRST RESPONDERS, INCLUDING EMERGENCY MEDICAL
 SERVICE PROVIDERS, FIRE PROTECTION PERSONNEL, LAW ENFORCEMENT
 OFFICERS, AND PERSONS EMPLOYED BY, CONTRACTING WITH, OR
 VOLUNTEERING WITH ANY LAW ENFORCEMENT AGENCY, INCLUDING

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1 VICTIM ADVOCATES;

2 (IV) Emergency medical service providers CODE ENFORCEMENT
3 OFFICERS;

4 (V) Hospital and long-term care facility personnel engaged in the
5 admission, care, or treatment of patients MEDICAL EXAMINERS AND
6 CORONERS;

7

(VI) Chiropractors VETERINARIANS;

8 (VII) Psychologists, and other mental health professionals 9 ADDICTION COUNSELORS, PROFESSIONAL COUNSELORS, MARRIAGE AND 10 FAMILY THERAPISTS, AND REGISTERED PSYCHOTHERAPISTS, AS THOSE 11 PERSONS ARE DEFINED IN ARTICLE 43 OF TITLE 12, C.R.S.;

(VIII) Social work practitioners WORKERS, AS DEFINED IN PART 4
OF ARTICLE 43 OF TITLE 12, C.R.S.;

(IX) Clergy members STAFF OF COMMUNITY-CENTERED BOARDS;
(X) Dentists STAFF, CONSULTANTS, OR INDEPENDENT
CONTRACTORS OF SERVICE AGENCIES, AS DEFINED IN SECTION 25.5-10-202
(34), C.R.S.;

18 (XI) Law enforcement officials and personnel STAFF OR
19 CONSULTANTS FOR A LICENSED OR UNLICENSED, CERTIFIED OR
20 UNCERTIFIED, CARE FACILITY, AGENCY, HOME, OR GOVERNING BOARD,
21 INCLUDING BUT NOT LIMITED TO LONG-TERM CARE FACILITIES, HOME CARE
22 AGENCIES, OR HOME HEALTH PROVIDERS;

(XII) Court-appointed guardians and conservators CARETAKERS,
STAFF MEMBERS, EMPLOYEES OF, OR CONSULTANTS FOR, A HOME CARE
PLACEMENT AGENCY, AS DEFINED IN SECTION 25-27.5-102 (5), C.R.S.;

26 (XIII) Fire protection personnel PERSONS PERFORMING CASE
27 MANAGEMENT OR ASSISTANT SERVICES FOR AT-RISK ADULTS;

(XIV) Pharmacists STAFF OF COUNTY DEPARTMENTS OF HUMAN
 OR SOCIAL SERVICES;

3 (XV) Community-centered board staff STAFF OF THE STATE
4 DEPARTMENTS OF HUMAN SERVICES, PUBLIC HEALTH AND ENVIRONMENT,
5 OR HEALTH CARE POLICY AND FINANCING;

6 (XVI) Personnel of banks, savings and loan associations, credit
7 unions, and other lending or financial institutions STAFF OF SENIOR
8 CONGREGATE CENTERS OR SENIOR RESEARCH OR OUTREACH
9 ORGANIZATIONS;

10 (XVII) A caretaker, staff member, or employee of or volunteer or
 11 consultant for a licensed or certified care facility, agency, home, or
 12 governing board, including but not limited to home health providers; and
 13 STAFF, AND STAFF OF CONTRACTED PROVIDERS, OF AREA AGENCIES ON
 14 AGING, EXCEPT THE LONG-TERM CARE OMBUDSMEN;

15 (XVIII) A caretaker, staff member, employee of, or a volunteer or
16 consultant for, a home care placement agency, as defined in section
17 25-27.5-102 (5), C.R.S. EMPLOYEES, CONTRACTORS, AND VOLUNTEERS
18 OPERATING SPECIALIZED TRANSPORTATION SERVICES FOR AT-RISK
19 ADULTS;

20 (XIX) LANDLORDS AND STAFF OF HOUSING AND HOUSING
21 AUTHORITY AGENCIES FOR AT-RISK ADULTS;

22 (XX) COURT-APPOINTED GUARDIANS AND CONSERVATORS;

23 (XXI) PERSONNEL AT SCHOOLS SERVING PERSONS IN PRESCHOOL
24 THROUGH TWELFTH GRADE;

25 (XXII) CLERGY MEMBERS; EXCEPT THAT THE REPORTING
26 REQUIREMENT DESCRIBED IN PARAGRAPH (a) OF THIS SUBSECTION (1)
27 DOES NOT APPLY TO A PERSON WHO ACQUIRES REASONABLE CAUSE TO

BELIEVE THAT AN AT-RISK ADULT HAS BEEN MISTREATED OR HAS BEEN
 EXPLOITED OR IS AT IMMINENT RISK OF MISTREATMENT OR EXPLOITATION
 DURING A COMMUNICATION ABOUT WHICH THE PERSON MAY NOT BE
 EXAMINED AS A WITNESS PURSUANT TO SECTION 13-90-107 (1) (c), C.R.S.,
 UNLESS THE PERSON ALSO ACQUIRES SUCH REASONABLE CAUSE FROM A
 SOURCE OTHER THAN SUCH A COMMUNICATION; AND

7 (XXIII) PERSONS WORKING IN FINANCIAL SERVICES INDUSTRIES,
8 INCLUDING BANKS, SAVINGS AND LOAN ASSOCIATIONS, CREDIT UNIONS,
9 AND OTHER LENDING OR FINANCIAL INSTITUTIONS; ACCOUNTANTS;
10 MORTGAGE BROKERS; LIFE INSURANCE AGENTS; AND FINANCIAL
11 PLANNERS.

12 (c) In addition to those persons urged by this subsection (1) to 13 report known or suspected mistreatment OR self-neglect or exploitation 14 of an at-risk adult and circumstances or conditions that might reasonably 15 result in mistreatment OR self-neglect, or exploitation, any other person may report such known or suspected mistreatment OR self-neglect or 16 17 exploitation and circumstances or conditions that might reasonably result 18 in mistreatment OR self-neglect or exploitation of an at-risk adult to the 19 local law enforcement agency or the county department. Upon receipt of 20 such report, the receiving agency shall prepare a written report within 21 forty-eight hours.

(2) Pursuant to subsection (1) of this section, the report shall MUST
 include:

(e) The nature and extent of the condition that will reasonably
result in mistreatment OR self-neglect; or exploitation and

26 (4) No A person, including a person specified in subsection (1) of
27 this section, shall NOT knowingly make a false report of mistreatment OR

self-neglect or exploitation to a county department or local law
enforcement agency. Any person who willfully violates the provisions of
this subsection (4) commits a class 3 misdemeanor and shall be punished
as provided in section 18-1.3-501, C.R.S., and shall be liable for damages
proximately caused thereby.

6 (6) No A person shall NOT take any discriminatory, disciplinary,
7 or retaliatory action against any person who, in good faith, makes a report
8 or fails to make a report of suspected mistreatment OR self-neglect or
9 exploitation of an at-risk adult.

(7) (a) Except as provided in paragraph (b) of this subsection (7),
reports of the mistreatment OR self-neglect or exploitation of an at-risk
adult, including the name and address of any at-risk adult, member of said
adult's family, or informant, or any other identifying information
contained in such reports, shall be IS confidential, and shall not be IS NOT
public information.

(b) Disclosure of a report of the mistreatment OR self-neglect or
exploitation of an at-risk adult and information relating to an
investigation of such a report shall be IS permitted only when authorized
by a court for good cause. Such disclosure shall IS not be prohibited
when:

(II) There is a death of a suspected at-risk adult from mistreatment
OR self-neglect or exploitation and a law enforcement agency files a
formal charge or a grand jury issues an indictment in connection with the
death;

25 SECTION 11. In Colorado Revised Statutes, 26-3.1-103, amend
 26 (1), (2), and (3) as follows:

27

26-3.1-103. Evaluations - investigations - rules. (1) The agency

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1 receiving a report of mistreatment OR self-neglect or exploitation of an 2 at-risk adult shall immediately make a thorough evaluation of the reported 3 level of risk. The immediate concern of the evaluation shall be IS the 4 protection of the at-risk adult. The evaluation, at a minimum, shall MUST 5 include a determination of a response time frame and whether an 6 investigation of the allegations is required. If a county department 7 determines that an investigation is required, the county department shall 8 arrange for an investigation and IS RESPONSIBLE FOR ENSURING AN 9 INVESTIGATION IS CONDUCTED AND ARRANGING FOR THE subsequent 10 provision of protective services to be conducted by persons trained to 11 conduct such investigations and provide protective services.

12 (2) Each county department, law enforcement agency, district 13 attorney's office, and other agency responsible under federal law or the 14 laws of this state to investigate mistreatment OR self-neglect or 15 exploitation of at-risk adults shall develop and implement cooperative 16 agreements to coordinate the investigative duties of such agencies. The 17 focus of such agreements shall be IS to ensure the best protection for 18 at-risk adults. The agreements shall MUST provide for special requests by 19 one agency for assistance from another agency and for joint 20 investigations. The agreements shall MUST further provide that each 21 agency shall maintain the confidentiality of the information exchanged 22 pursuant to such joint investigations.

(3) Each county or contiguous group of counties in the state in
which a minimum number of reports of mistreatment OR self-neglect or
exploitation of at-risk adults are annually filed shall establish an at-risk
adult protection team. The state board shall promulgate rules to specify
the minimum number of reports that will require the establishment of an

1 adult at-risk protection team. The at-risk adult protection team shall 2 review the processes used to report and investigate mistreatment OR 3 self-neglect or exploitation of at-risk adults, review the provision of 4 protective services for such adults, facilitate interagency cooperation, and 5 provide community education on the mistreatment AND self-neglect and 6 exploitation of at-risk adults. The director of each county department 7 shall create or coordinate a protection team for the respective county in 8 accordance with rules adopted by the state board of human services. 9 which THE STATE BOARD rules shall govern the establishment, 10 composition, and duties of the team and shall MUST be consistent with 11 this subsection (3).

SECTION 12. In Colorado Revised Statutes, 26-3.1-104, amend
(1) and (2) as follows:

14 **26-3.1-104.** Provision of protective services for at-risk adults 15 - consent - nonconsent - least restrictive intervention. (1) If a county 16 director or such director's HIS OR HER designee determines that an at-risk 17 adult is being mistreated OR self-neglected, or exploited, or is at risk 18 thereof, and the at-risk adult consents to protective services, the county 19 director or designee shall immediately provide or arrange for the 20 provision of protective services, which services shall be provided in 21 accordance with the provisions of 28 CFR part 35, subpart B.

(2) If a county director or HIS OR HER designee determines that an
at-risk adult is being or has been mistreated OR self-neglected, or
exploited, or is at risk thereof, and if the at-risk adult appears to lack
capacity to make decisions and does not consent to the receipt of
protective services, the county director is urged, if no other appropriate
person is able or willing, to petition the court, pursuant to part 3 of article

14 of title 15, C.R.S., for an order authorizing the provision of specific
 protective services and for the appointment of a guardian, for an order
 authorizing the appointment of a conservator pursuant to part 4 of article
 14 of title 15, C.R.S., or for a court order providing for any combination
 of these actions.

6 SECTION 13. In Colorado Revised Statutes, amend 26-3.1-106
7 as follows:

8 **26-3.1-106. Training.** The general assembly strongly encourages 9 training that focuses on detecting circumstances or conditions that might 10 reasonably result in mistreatment OR self-neglect or exploitation of an 11 at-risk adult for those persons who are urged by section 26-3.1-102 (1) to 12 report known or suspected mistreatment OR self-neglect or exploitation 13 of an at-risk adult.

SECTION 14. In Colorado Revised Statutes, 25.5-10-202,
amend (1) and (19); and add (1.3), (1.6), (1.8), (15.5), (29.5), and (37.5)
as follows:

17 25.5-10-202. Definitions. As used in this article, unless the
18 context otherwise requires:

19 (1) "Authorized representative" means a person designated by the 20 person receiving services, or by the parent or guardian of the person 21 receiving services, if appropriate, to assist the person receiving services 22 in acquiring or utilizing services or supports pursuant to this article. The 23 extent of the authorized representative's involvement shall be determined 24 upon designation. "ABUSE" MEANS ANY OF THE FOLLOWING ACTS OR 25 OMISSIONS COMMITTED AGAINST A PERSON WITH AN INTELLECTUAL AND 26 DEVELOPMENTAL DISABILITY:

27 (a) THE NONACCIDENTAL INFLICTION OF PHYSICAL PAIN OR INJURY,

AS DEMONSTRATED BY, BUT NOT LIMITED TO, SUBSTANTIAL OR MULTIPLE
 SKIN BRUISING, BLEEDING, MALNUTRITION, DEHYDRATION, BURNS, BONE
 FRACTURES, POISONING, SUBDURAL HEMATOMA, SOFT TISSUE SWELLING,
 OR SUFFOCATION;

5 (b) CONFINEMENT OR RESTRAINT THAT IS UNREASONABLE UNDER
6 GENERALLY ACCEPTED CARETAKING STANDARDS; OR

7 (c) SUBJECTION TO SEXUAL CONDUCT OR CONTACT CLASSIFIED AS
8 A CRIME UNDER THE "COLORADO CRIMINAL CODE", TITLE 18, C.R.S.

9 (1.3) "AUTHORIZED REPRESENTATIVE" MEANS A PERSON 10 DESIGNATED BY THE PERSON RECEIVING SERVICES, OR BY THE PARENT OR 11 GUARDIAN OF THE PERSON RECEIVING SERVICES, IF APPROPRIATE, TO 12 ASSIST THE PERSON RECEIVING SERVICES IN ACQUIRING OR UTILIZING 13 SERVICES OR SUPPORTS PURSUANT TO THIS ARTICLE. THE EXTENT OF THE 14 AUTHORIZED REPRESENTATIVE'S INVOLVEMENT SHALL BE DETERMINED 15 UPON DESIGNATION.

16

(1.6) "CARETAKER" MEANS A PERSON WHO:

17 (a) IS RESPONSIBLE FOR THE CARE OF A PERSON WITH AN
18 INTELLECTUAL AND DEVELOPMENTAL DISABILITY AS A RESULT OF A
19 FAMILY OR LEGAL RELATIONSHIP;

20 (b) HAS ASSUMED RESPONSIBILITY FOR THE CARE OF A PERSON
21 WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY; OR

(c) IS PAID TO PROVIDE CARE, SERVICES, OR OVERSIGHT OF
SERVICES TO A PERSON WITH AN INTELLECTUAL AND DEVELOPMENTAL
DISABILITY.

(1.8) (a) "CARETAKER NEGLECT" MEANS NEGLECT THAT OCCURS
WHEN ADEQUATE FOOD, CLOTHING, SHELTER, PSYCHOLOGICAL CARE,
PHYSICAL CARE, MEDICAL CARE, HABILITATION, SUPERVISION, OR OTHER

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1 TREATMENT NECESSARY FOR THE HEALTH AND SAFETY OF A PERSON WITH 2 AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY IS NOT SECURED FOR 3 A PERSON WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OR 4 IS NOT PROVIDED BY A CARETAKER IN A TIMELY MANNER AND WITH THE 5 DEGREE OF CARE THAT A REASONABLE PERSON IN THE SAME SITUATION 6 WOULD EXERCISE, OR A CARETAKER KNOWINGLY USES HARASSMENT, 7 UNDUE INFLUENCE, OR INTIMIDATION TO CREATE A HOSTILE OR FEARFUL 8 ENVIRONMENT FOR AN AT-RISK ADULT WITH IDD.

9 (b) NOTWITHSTANDING THE PROVISIONS OF PARAGRAPH (a) OF 10 THIS SUBSECTION (1.8), THE WITHHOLDING, WITHDRAWING, OR REFUSING 11 OF ANY MEDICATION, ANY MEDICAL PROCEDURE OR DEVICE, OR ANY 12 TREATMENT, INCLUDING BUT NOT LIMITED TO RESUSCITATION, CARDIAC 13 PACING, MECHANICAL VENTILATION, DIALYSIS, ARTIFICIAL NUTRITION AND 14 HYDRATION, ANY MEDICATION OR MEDICAL PROCEDURE OR DEVICE, IN 15 ACCORDANCE WITH ANY VALID MEDICAL DIRECTIVE OR ORDER, OR AS 16 DESCRIBED IN A PALLIATIVE PLAN OF CARE, SHALL NOT BE DEEMED 17 CARETAKER NEGLECT.

(c) AS USED IN THIS SUBSECTION (1.8), "MEDICAL DIRECTIVE OR
ORDER" INCLUDES A MEDICAL DURABLE POWER OF ATTORNEY, A
DECLARATION AS TO MEDICAL TREATMENT EXECUTED PURSUANT TO
SECTION 15-18-104, C.R.S., A MEDICAL ORDER FOR SCOPE OF TREATMENT
FORM EXECUTED PURSUANT TO ARTICLE 18.7 OF TITLE 15, C.R.S., AND A
CPR DIRECTIVE EXECUTED PURSUANT TO ARTICLE 18.6 OF TITLE 15,
C.R.S.

25 (15.5) "EXPLOITATION" MEANS AN ACT OR OMISSION COMMITTED
26 BY A PERSON WHO:

27 (a) Uses deception, harassment, intimidation, or undue

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INFLUENCE TO PERMANENTLY OR TEMPORARILY DEPRIVE A PERSON WITH
 AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY OF THE USE, BENEFIT,
 OR POSSESSION OF ANY THING OF VALUE;

4 (b) EMPLOYS THE SERVICES OF A THIRD PARTY FOR THE PROFIT OR
5 ADVANTAGE OF THE PERSON OR ANOTHER PERSON TO THE DETRIMENT OF
6 THE PERSON WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY;
7 (c) FORCES, COMPELS, COERCES, OR ENTICES A PERSON WITH AN
8 INTELLECTUAL AND DEVELOPMENTAL DISABILITY TO PERFORM SERVICES
9 FOR THE PROFIT OR ADVANTAGE OF THE PERSON OR ANOTHER PERSON
10 AGAINST THE WILL OF THE PERSON WITH AN INTELLECTUAL AND

11 DEVELOPMENTAL DISABILITY; OR

12

(d) MISUSES THE PROPERTY OF A PERSON WITH AN INTELLECTUAL
AND DEVELOPMENTAL DISABILITY IN A MANNER THAT ADVERSELY
AFFECTS THE PERSON WITH AN INTELLECTUAL AND DEVELOPMENTAL
DISABILITY'S ABILITY TO RECEIVE HEALTH CARE OR HEALTH CARE
BENEFITS OR TO PAY BILLS FOR BASIC NEEDS OR OBLIGATIONS.

18 (19) "Human rights committee" means a third-party mechanism 19 to adequately safeguard the legal rights of persons receiving services by 20 participating in the granting of informed consent, monitoring the 21 suspension of rights of persons receiving services, monitoring behavioral 22 development programs in which persons with intellectual and 23 developmental disabilities are involved, monitoring the use of 24 psychotropic medication by persons with intellectual and developmental 25 disabilities, and at the committee's option, either providing or ensuring the 26 investigation REVIEWING INVESTIGATIONS of allegations of abuse or 27 neglect MISTREATMENT of persons with intellectual and developmental

1 disabilities who are receiving services or supports under this article.

2 (29.5) "MISTREATED" OR "MISTREATMENT" MEANS:

3 (a) ABUSE;

4 (b) CARETAKER NEGLECT;

5 (c) EXPLOITATION;

6 (d) AN ACT OR OMISSION THAT THREATENS THE HEALTH, SAFETY,
7 OR WELFARE OF A PERSON WITH AN INTELLECTUAL AND DEVELOPMENTAL
8 DISABILITY; OR

9 (e) AN ACT OR OMISSION THAT EXPOSES A PERSON WITH AN
10 INTELLECTUAL AND DEVELOPMENTAL DISABILITY TO A SITUATION OR
11 CONDITION THAT POSES AN IMMINENT RISK OF BODILY INJURY TO THE
12 PERSON WITH AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY.

13 (37.5) "UNDUE INFLUENCE" MEANS THE USE OF INFLUENCE TO
14 TAKE ADVANTAGE OF A PERSON WITH AN INTELLECTUAL AND
15 DEVELOPMENTAL DISABILITY'S VULNERABLE STATE OF MIND, NEEDINESS,
16 PAIN, OR EMOTIONAL DISTRESS.

SECTION 15. Effective date. This act takes effect July 1, 2016.
 SECTION 16. 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.