Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 10-0448.01 Christy Chase

SENATE BILL 10-124

SENATE SPONSORSHIP

Carroll M.,

HOUSE SPONSORSHIP

Ryden,

Senate Committees

House Committees

Health and Human Services Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING A REQUIREMENT THAT CERTAIN HEAL'	TH CARE
102	PROVIDERS DISCLOSE INFORMATION ABOUT THEIR	PRACTICE
103	HISTORY, AND MAKING AN APPROPRIATION THEREFO	<u>R.</u>

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.)

Pursuant to the "Michael Skolnik Medical Transparency Act", enacted in 2007, physicians licensed in Colorado are required to report information pertaining to their practice history, including the following:

! The physician's name, address, and telephone number;

- ! Information pertaining to any license to practice medicine held by the physician at any time;
- ! Any board certifications and specialties;
- ! Any affiliations with hospitals or health care facilities;
- ! Any health care-related business ownership interests or employment contracts if the aggregate value of the contracts exceeds \$5,000 annually;
- ! Any public disciplinary action taken by the state board or the regulatory body of another state or country;
- ! Any agreement or stipulation to temporarily cease or restrict practice or any board order restricting or suspending the physician's license;
- ! Any final action resulting in an involuntary limitation or probationary status on, or reduction, nonrenewal, denial, revocation, or suspension of the physician's medical staff membership or clinical privileges at a hospital or health care facility on or after September 1, 1990;
- ! Any involuntary surrender of the physician's United States drug enforcement administration registration;
- ! Any final criminal conviction or plea arrangement relating to the commission or alleged commission of a felony or crime of moral turpitude;
- ! Any final judgment, settlement, or arbitration award in a medical malpractice claim; and
- ! The refusal of an insurance carrier to issue a medical malpractice insurance policy to the physician due to past claims experience.

The bill enacts the "Michael Skolnik Medical Transparency Act of 2010" to extend similar reporting requirements, as applicable, to the following health care professionals who apply for a new license, certification, or registration or to renew, reinstate, or reactivate a license, certification, or registration, on or after July 1, 2011:

- ! Audiologists and licensed hearing aid providers;
- ! Acupuncturists;
- ! Podiatrists:
- ! Chiropractors;
- ! Dentists and dental hygienists;
- ! Physician assistants;
- ! Direct-entry midwives;
- ! Practical nurses, professional nurses, and advanced practice nurses;
- ! Optometrists;
- ! Physical therapists; and
- ! Psychologists, social workers, marriage and family therapists, professional counselors, addiction counselors,

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and unlicensed psychotherapists.

The reporting requirements, as enacted in the original "Michael Skolnik Medical Transparency Act" of 2007, are modified to require all impacted professionals, including physicians, to:

- ! Report the location of the applicant's practice if different than the applicant's address of record;
- ! Report information about the education and training the person received pertaining to his or her profession;
- Provide information about other licenses, certifications, or registrations to practice the applicant's profession that were issued in the previous 10 years, rather than those issued at any time in the person's career; and
- ! Comply with their responsibility to report adverse actions to the appropriate regulatory body as otherwise required by law.

The requirement to report the license number, type, original issue date, last renewal date, and expiration date of any other license, certification, or registration issued to the person is eliminated.

In addition to the information required to be reported, an impacted professional is also permitted to submit information pertaining to relevant awards and recognitions received by the person.

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

2 **SECTION 1.** Part 1 of article 34 of title 24, Colorado Revised

3 Statutes, is amended BY THE ADDITION OF A NEW SECTION

4 CONTAINING A RELOCATED PROVISION, WITH AMENDMENTS,

5 to read:

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6 **24-34-110.** [Formerly 12-36-111.5] Medical transparency act

7 of 2010 - disclosure of information about health care licensees - fines

- rules - short title - legislative declaration. (1) This section shall be

9 known and may be cited as the "Michael Skolnik Medical Transparency

10 Act of 2010".

11 (2) (a) The general assembly hereby finds and determines that:

12 (I) The people of Colorado need to be fully informed about the past practices of persons practicing medicine A HEALTH CARE PROFESSION

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1	in this state in order to make informed decisions when choosing a medical
2	HEALTH care provider and determining whether to proceed with a
3	particular regimen of care recommended by a medical HEALTH care
4	provider;
5	(II) The purpose of this section is to provide transparency to the
6	public regarding the competency of persons engaged in the practice of
7	medicine CERTAIN HEALTH CARE PROFESSIONS in this state to assist
8	citizens in making informed health care decisions.
9	(b) The general assembly further finds and declares that it is
10	important to make information about persons engaged in the practice of
11	medicine A HEALTH CARE PROFESSION available to the public in a manner
12	that is efficient, cost-effective, and maintains the integrity of the
13	information, and to that end, the general assembly encourages persons to
14	file the required information with the state board of medical examiners
15	DIVISION OF REGISTRATIONS electronically, to the extent possible.
16	(3) (a) AS USED IN THIS SECTION, "APPLICANT" MEANS A PERSON
17	APPLYING FOR A NEW LICENSE, CERTIFICATION, OR REGISTRATION OR TO
18	RENEW, REINSTATE, OR REACTIVATE A LICENSE, CERTIFICATION, OR
19	REGISTRATION TO PRACTICE:
20	(I) AUDIOLOGY PURSUANT TO PART 1 OF ARTICLE 5.5 OF TITLE 12,
21	C.R.S.;
22	(II) As a licensed hearing aid provider pursuant to part 2
23	OF ARTICLE 5.5 OF TITLE 12, C.R.S.;
24	(III) ACUPUNCTURE PURSUANT TO ARTICLE 29.5 OF TITLE 12,
25	C.R.S.;
26	(IV) PODIATRY PURSUANT TO ARTICLE 32 OF TITLE 12, C.R.S.;
27	(V) CHIROPRACTIC PURSUANT TO ARTICLE 33 OF TITLE 12, C.R.S.;

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1	(VI) DENTISTRY PURSUANT TO ARTICLE 35 OF TITLE 12, C.R.S.;
2	(VII) DENTAL HYGIENE PURSUANT TO ARTICLE 35 OF TITLE 12,
3	C.R.S.;
4	(VIII) MEDICINE PURSUANT TO ARTICLE 36 OF TITLE 12, C.R.S.;
5	(IX) As a physician assistant pursuant to article 36 of
6	TITLE 12, C.R.S.;
7	(X) DIRECT-ENTRY MIDWIFERY PURSUANT TO ARTICLE 37 OF TITLE
8	12, C.R.S.;
9	(XI) PRACTICAL NURSING, PROFESSIONAL NURSING, OR ADVANCED
10	PRACTICE NURSING PURSUANT TO ARTICLE 38 OF TITLE 12, C.R.S.;
11	(XII) OPTOMETRY PURSUANT TO ARTICLE 40 OF TITLE 12, C.R.S.;
12	(XIII) PHYSICAL THERAPY PURSUANT TO ARTICLE 41 OF TITLE 12,
13	C.R.S.;
14	(XIV) PSYCHOLOGY PURSUANT TO PART 3 OF ARTICLE 43 OF TITLE
15	12, C.R.S.;
16	(XV) SOCIAL WORK PURSUANT TO PART 4 OF ARTICLE 43 OF TITLE
17	12, C.R.S.;
18	(XVI) MARRIAGE AND FAMILY THERAPY PURSUANT TO PART 5 OF
19	ARTICLE 43 OF TITLE 12, C.R.S.;
20	(XVII) PROFESSIONAL COUNSELING PURSUANT TO PART 6 OF
21	ARTICLE 43 OF TITLE 12, C.R.S.; AND
22	(XVIII) ADDICTION COUNSELING PURSUANT TO PART 8 OF ARTICLE
23	43 OF TITLE 12, C.R.S.
24	(b) "APPLICANT" INCLUDES AN UNLICENSED THERAPIST ENGAGED
25	IN THE PRACTICE OF PSYCHOTHERAPY WHO IS OBLIGATED TO COMPLY WITH
26	RECORDING REQUIREMENTS PURSUANT TO SECTION 12-43-702.5, C.R.S.
27	(3) (4) On and after January 1, 2008, any person applying for a

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1	new neense or to renew, reinstate, or reactivate a neense to practice
2	medicine in this state, AND ON AND AFTER JULY 1, 2011, EACH APPLICANT
3	FOR A NEW LICENSE, CERTIFICATION, OR REGISTRATION OR TO RENEW,
4	REINSTATE, OR REACTIVATE A LICENSE, CERTIFICATION, OR REGISTRATION
5	IN THIS STATE, shall provide the following information to the board
6	DIRECTOR OF THE DIVISION OF REGISTRATIONS, in a form and manner
7	determined by the board that is consistent with the requirements of
8	section 12-36-111 (1) or 12-36-123 (1) DIRECTOR, AS APPLICABLE TO
9	EACH PROFESSION:
10	(a) (I) The applicant's full name, including any known aliases;
11	(II) THE APPLICANT'S current address of record and telephone
12	number;
13	(III) THE APPLICANT'S LOCATION OF PRACTICE, IF DIFFERENT THAN
14	THE ADDRESS OF RECORD;
15	(IV) THE APPLICANT'S EDUCATION AND TRAINING RELATED TO HIS
16	OR HER PROFESSION;
17	(V) Information pertaining to any license, CERTIFICATION, OR
18	REGISTRATION to practice medicine held by the applicant at any time IN
19	THE PROFESSION FOR WHICH THE APPLICANT SEEKS LICENSURE,
20	CERTIFICATION, OR REGISTRATION, ISSUED OR HELD DURING THE
21	IMMEDIATELY PRECEDING TEN YEARS, including the license, number, type
22	CERTIFICATION, OR REGISTRATION status original issue date, last renewal
23	date, and expiration date YEAR OF ISSUANCE;
24	(VI) Any board certifications and specialties, if applicable;
25	(VII) Any affiliations with hospitals or health care facilities;
26	(VIII) Any health care-related business ownership interests;
27	(IX) INFORMATION PERTAINING TO THE APPLICANT'S EMPLOYER

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INCLUDING NAME, CURRENT ADDRESS, AND TELEPHONE NUMBER; and

(X) Information pertaining to any health care-related employment contracts or contracts establishing an independent contractor relationship with any entities if the annual aggregate value of the contracts exceeds five thousand dollars, as adjusted by the board DIRECTOR during each license, CERTIFICATION, OR REGISTRATION renewal cycle to reflect changes in the United States department of labor, bureau of labor statistics, consumer price index for Denver-Boulder-Greeley, all items, all urban consumers, or its successor index;

- (b) Any public disciplinary action taken against the applicant by the DIRECTOR, THE APPLICABLE STATE board THAT REGULATES THE APPLICANT'S PROFESSION, or by the board or licensing agency of any other state or country. The applicant shall provide a copy of the action to the board DIRECTOR at the time the application is made.
- APPLICANT AND THE DIRECTOR, THE APPLICABLE STATE board THAT REGULATES THE APPLICANT'S PROFESSION, or the board or licensing agency of any other state or country and the applicant whereby the applicant agrees to temporarily cease or restrict his or her practice, of medicine or any DIRECTOR OR board order restricting or suspending the applicant's medical license, CERTIFICATION, OR REGISTRATION. The applicant shall provide a copy of the agreement, stipulation, or order to the board DIRECTOR at the time the application is made.
- (d) (I) Any final action that results in an involuntary limitation or probationary status on, or a reduction, nonrenewal, denial, revocation, or suspension of, the applicant's medical staff membership or clinical privileges at any hospital or health care facility occurring on or after

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- 1 September 1, 1990. The applicant shall not be required to report a 2 precautionary or administrative suspension of medical staff membership 3 or clinical privileges, as defined by the board DIRECTOR by rule, unless 4 the applicant resigns his or her medical staff membership or clinical 5 privileges while the precautionary or administrative suspension is 6 pending. To report the information required by this paragraph (d), the 7 applicant shall complete a form developed by the board DIRECTOR that 8 requires the applicant to report only the following information regarding 9 the action:
 - (A) The name of the facility or entity that took the action;
- 11 (B) The date the action was taken;

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- 12 (C) The type of action taken, including any terms and conditions 13 of the action:
 - (D) The duration of the action; and
- 15 (E) Whether the applicant has fulfilled the terms or conditions of the action, if applicable.
 - (II) Notwithstanding article 36.5 of this title 12, and article 3 of title 25, C.R.S., AND ANY PROVISION OF LAW TO THE CONTRARY, the form completed by the applicant pursuant to this paragraph (d) shall be IS a public record and shall IS not be confidential. Compliance with this paragraph (d) shall DOES not constitute a waiver of any privilege or confidentiality conferred by any applicable state or federal law.
 - (e) ANY FINAL ACTION OF AN EMPLOYER THAT RESULTS IN THE APPLICANT'S LOSS OF EMPLOYMENT WHERE THE GROUNDS FOR TERMINATION CONSTITUTE A VIOLATION OF THE LAWS GOVERNING THE APPLICANT'S PRACTICE. TO REPORT THE INFORMATION REQUIRED BY THIS PARAGRAPH (e), THE APPLICANT SHALL COMPLETE A FORM DEVELOPED BY

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1	THE DIRECTOR THAT REQUIRES THE APPLICANT TO REPORT ONLY THE
2	FOLLOWING INFORMATION REGARDING THE ACTION:
3	(I) THE NAME OF THE EMPLOYER THAT TERMINATED THE
4	EMPLOYMENT; AND
5	(II) THE DATE THE TERMINATION OCCURRED OR BECAME
6	EFFECTIVE.
7	(e) (f) Any involuntary surrender of the applicant's United States
8	drug enforcement administration registration. The applicant shall provide
9	a copy of the order requiring the surrender of such registration to the
10	board DIRECTOR at the time the application is made.
11	(f) (g) Any final criminal conviction or plea arrangement resulting
12	from the commission or alleged commission of a felony or crime of moral
13	turpitude in any jurisdiction at any time after the person has been issued
14	a license, CERTIFICATION, OR REGISTRATION to practice medicine HIS OR
15	HER HEALTH CARE PROFESSION in any state or country. The applicant
16	shall provide a copy of the final conviction or plea arrangement to the
17	board DIRECTOR at the time the application is made.
18	(g) (h) Any final judgment against, settlement entered into by, or
19	arbitration award paid on behalf of the applicant on or after September 1,
20	1990, for medical malpractice. To report the information required by this
21	paragraph (g) (h), the applicant shall complete a form developed by the
22	board DIRECTOR that requires the applicant to report only the following
23	information regarding the medical malpractice action:
24	(I) Whether the action was resolved by a final judgment against,
25	settlement entered into by, or arbitration award paid on behalf of the
26	applicant;
27	(II) The date of the judgment, settlement, or arbitration award;

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(III)	The location	or jurisdiction	in which	the action	occurred or
was resolve	d; and				

- (IV) The court in which the final judgment was ordered, the mediator that aided in the settlement, if applicable, or the arbitrator that granted the arbitration award.
- (h) (i) Any refusal by an issuer of medical malpractice PROFESSIONAL LIABILITY insurance to issue a medical malpractice insurance policy to the applicant due to past claims experience. The applicant shall provide a copy of the refusal to the board DIRECTOR at the time the application is made.
- (5) IN ADDITION TO THE INFORMATION REQUIRED BY SUBSECTION

 (4) OF THIS SECTION, AN APPLICANT MAY SUBMIT INFORMATION

 REGARDING AWARDS AND RECOGNITIONS HE OR SHE HAS <u>RECEIVED OR</u>

 <u>CHARITY CARE HE OR SHE HAS PROVIDED.</u> THE DIRECTOR MAY REMOVE

 INFORMATION REGARDING AWARDS AND RECOGNITIONS THAT THE

 DIRECTOR FINDS TO BE UNRELATED TO THE APPLICANT'S PROFESSION OR

 OFFENSIVE OR INAPPROPRIATE.

(4) (6) The board DIRECTOR shall make the information specified in subsection (3) SUBSECTIONS (4) AND (5) of this section that is submitted by an applicant readily available to the public in a manner that allows the public to search the information by name, license number, board certification or specialty area, IF APPLICABLE, or city of the licensee's APPLICANT'S address of record. The board DIRECTOR may satisfy this requirement by posting and allowing the ability to search the information on the board's DIRECTOR'S WEB SITE OR ON THE web site FOR THE STATE REGULATORY BOARD THAT OVERSEES THE APPLICANT'S PRACTICE. If the information is made available on its EITHER web site, the board DIRECTOR

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1	shall update ENSURE THAT the web site IS UPDATED at least monthly and
2	shall indicate on the web site THAT the date when the information was last
3	updated on which the update occurs is indicated on the web site.
4	(5) (7) When disclosing information regarding a licensee or AN
5	applicant to the public, the DIRECTOR OR APPLICABLE STATE board THAT
6	REGULATES THE APPLICANT'S PROFESSION shall include the following
7	statement or a similar statement that communicates the same meaning:
8	Some studies have shown that there is no significant
9	correlation between malpractice history and a doctor's
10	[INSERT APPLICABLE TYPE OF HEALTH CARE PROVIDER]'S
11	competence. At the same time, the state board of medical
12	examiners [DIRECTOR OR BOARD OF, AS
13	APPLICABLE] believes that consumers should have access to
14	malpractice information. To make the best health care
15	decisions, you should view this information in perspective.
16	You could miss an opportunity for high quality care by
17	selecting a doctor HEALTH CARE PROVIDER based solely on
18	malpractice history. When considering malpractice data,
19	please keep in mind:
20	Malpractice histories tend to vary by PROFESSION AND, AS
21	APPLICABLE, BY specialty. Some PROFESSIONS OR
22	specialties are more likely than others to be the subject of
23	litigation.
24	You should take into account how long the doctor HEALTH
25	CARE PROVIDER has been in practice when considering
26	malpractice averages.
27	The incident causing the malpractice claim may have

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1	happened years before a payment MALPRACTICE ACTION 1s
2	finally made RESOLVED. Sometimes, it takes a long time
3	for a malpractice lawsuit to move through the legal system.
4	Some doctors HEALTH CARE PROVIDERS work primarily
5	with high-risk patients. These doctors HEALTH CARE
6	PROVIDERS may have malpractice histories that are higher
7	than average because they specialize in cases or patients
8	who are at very high risk for problems.
9	Settlement of a claim may occur for a variety of reasons
10	that do not necessarily reflect negatively on the
11	professional competence or conduct of the physician
12	HEALTH CARE PROVIDER. A payment in settlement of a
13	medical malpractice action or claim should not be
14	construed as creating a presumption that medical
15	malpractice has occurred.
16	You may wish to discuss information provided by the
17	board [DIRECTOR OR BOARD OF, AS
18	APPLICABLE], and malpractice generally, with your doctor
19	HEALTH CARE PROVIDER.
20	The information posted on the state board of medical
21	examiner's [DIRECTOR'S OR BOARD OF'S, AS
22	APPLICABLE] web site was provided by applicants for a
23	medical license and applicants for renewal, reinstatement,
24	or reactivation of a medical license.
25	(6) (8) (a) A person licensed by the board pursuant to this article
26	EXCEPT AS SPECIFIED IN PARAGRAPH (b) OF THIS SUBSECTION (8), AN
27	APPLICANT, LICENSEE, CERTIFICATE HOLDER, OR REGISTRANT shall ensure

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that the information required by subsection (3) (4) of this section is current and shall report any updated information and provide copies of the required documentation to the board DIRECTOR within thirty days after the date of the action described in said subsection (3) (4) or as otherwise determined by the board DIRECTOR by rule to ensure that the information provided to the public is as accurate as possible.

(b) Notwithstanding the requirements of paragraph (a) of this subsection (6), a licensee AN APPLICANT shall report updated information regarding THE APPLICANT'S EMPLOYER, any health care-related business ownership interests, and any health care-related employment contracts or contracts establishing an independent contractor relationship, as required by paragraph (a) of subsection (3) (4) of this section, within one year after a change in that information.

(7) (9) (a) The board DIRECTOR may impose an administrative fine not to exceed five thousand dollars against an applicant, LICENSEE, CERTIFICATE HOLDER, OR REGISTRANT who fails to comply with this section. The DIRECTOR SHALL NOTIFY THE APPLICABLE STATE BOARD THAT REGULATES THE PROFESSION WHEN THE DIRECTOR IMPOSES A FINE PURSUANT TO THIS SUBSECTION (9). ANY FINE IMPOSED PURSUANT TO THIS SUBSECTION (9) SHALL BE DEPOSITED IN THE GENERAL FUND.

(b) The imposition of an administrative fine pursuant to this subsection (7) (9) shall not constitute a disciplinary action pursuant to section 12-36-118 THE LAWS GOVERNING THE APPLICANT'S, LICENSEE'S, CERTIFICATE HOLDER'S, OR REGISTRANT'S PRACTICE AREA and shall not preclude the STATE REGULATORY board THAT OVERSEES THE APPLICANT'S, LICENSEE'S, CERTIFICATE HOLDER'S, OR REGISTRANT'S PRACTICE AREA from taking disciplinary action against an applicant, LICENSEE,

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1	CERTIFICATE HOLDER, OR REGISTRANT for failure to comply with this
2	section. The board shall not issue a license to or renew, reinstate, or
3	reactivate the license of an applicant who A LICENSE, CERTIFICATION, OR
4	REGISTRATION SHALL NOT BE ISSUED, RENEWED, REINSTATED, OR
5	REACTIVATED IF THE APPLICANT has failed to pay a fine imposed pursuant
6	to this subsection (7) (9).
7	(c) FAILURE OF AN APPLICANT, LICENSEE, CERTIFICATE HOLDER, OR
8	REGISTRANT TO COMPLY WITH THIS SECTION CONSTITUTES
9	UNPROFESSIONAL CONDUCT OR GROUNDS FOR DISCIPLINE UNDER THE
10	SPECIFIC ARTICLE OF TITLE 12, C.R.S., THAT REGULATES THE APPLICANT'S,
11	LICENSEE'S, CERTIFICATE HOLDER'S, OR REGISTRANT'S PROFESSION.
12	(10) NOTHING IN THIS SECTION RELIEVES AN APPLICANT, LICENSEE,
13	CERTIFICATE HOLDER, OR REGISTRANT FROM HIS OR HER OBLIGATION TO
14	REPORT ADVERSE ACTIONS TO THE DIRECTOR OR APPLICABLE STATE
15	BOARD THAT REGULATES THE APPLICANT'S PROFESSION, AS REQUIRED BY
16	THE APPLICABLE LAWS IN TITLE 12, C.R.S., REGULATING THAT
17	PROFESSION.
18	(8) (11) The board DIRECTOR may adopt rules, as necessary, to
19	implement this section.
20	SECTION 2. Repeal of provision being relocated in this
21	act. 12-36-111.5, Colorado Revised Statutes, is repealed.
22	SECTION 3. Appropriation. (1) In addition to any other
23	appropriation, there is hereby appropriated, out of any moneys in the
24	division of registrations cash fund created in section 24-34-105 (2) (b) (I).
25	Colorado Revised Statutes, not otherwise appropriated, to the department
26	of regulatory agencies, for allocation to the division of registrations, for
27	the fiscal year beginning July 1, 2010, the sum of ninety-eight thousand

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1	eight hundred seventy-three dollars (\$98,873) cash funds and 1.0 FTE, or
2	so much thereof as may be necessary, for the implementation of this act
3	(2) In addition to any other appropriation, there is hereby
4	appropriated to the department of law, for the fiscal year beginning July
5	1, 2010, the sum of seven thousand five hundred thirty-eight dollars
6	(\$7,538), or so much thereof as may be necessary, for the provision of
7	legal services to the department of regulatory agencies related to the
8	implementation of this act. Said sum shall be from reappropriated funds
9	received from the department of regulatory agencies out of the
10	appropriation made in subsection (1) of this section.
10	appropriation made in subsection (1) of this section.
11	SECTION 4. Act subject to petition - effective date. This act
	
11	SECTION 4. Act subject to petition - effective date. This act
11 12	SECTION 4. Act subject to petition - effective date. This act shall take effect at 12:01 a.m. on the day following the expiration of the
11 12 13	SECTION 4. Act subject to petition - effective date. This act shall take 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
11 12 13 14	SECTION 4. Act subject to petition - effective date. This act shall take 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 11, 2010, if adjournment sine die is on May 12, 2010); except that, if a
11 12 13 14 15	SECTION 4. Act subject to petition - effective date. This act shall take 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 11, 2010, if adjournment sine die is on May 12, 2010); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the
11 12 13 14 15	SECTION 4. Act subject to petition - effective date. This act shall take 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 11, 2010, if adjournment sine die is on May 12, 2010); 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
11 12 13 14 15 16	SECTION 4. Act subject to petition - effective date. This act shall take 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 11, 2010, if adjournment sine die is on May 12, 2010); 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 shall not take effects

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