Second Regular Session Seventieth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 16-1049

LLS NO. 16-0384.01 Thomas Morris x4218

HOUSE SPONSORSHIP

Lee,

SENATE SPONSORSHIP Scheffel and Hill,

House Committees Finance Senate Committees Finance

A BILL FOR AN ACT

101	CONCERNING AN ESCROW ACCOUNT HELD BY A DEPOSITORY
102	INSTITUTION ON BEHALF OF AN ISSUER OF AN INTRASTATE
100	

103 OFFERING OF SECURITIES.

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 amends the "Colorado Crowdfunding Act", enacted in 2015, by:

Using the defined term "depository institution" to describe the entity that an issuer must use to set up an escrow account to hold the proceeds of a sale of intrastate SENATE 3rd Reading Unamended February 24, 2016

SENATE 2nd Reading Unamended February 23, 2016





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.

securities; and

! Allowing the issuer to terminate the escrow account once the minimum amount of proceeds from the sale of the securities have been deposited into the account.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 11-51-308.5, amend 3 (3) (a) (IV) (D), (3) (a) (IV) (F), and (3) (a) (IX) as follows: 4 11-51-308.5. Crowdfunding - intrastate offering of securities 5 - online intermediaries - rules - fees - short title - legislative 6 declaration. (3) Exemption. If an offer or sale of a security by an issuer 7 made after the securities commissioner initially promulgates rules to 8 implement this section is conducted in accordance with all the following 9 requirements and those contained in the rules promulgated pursuant to 10 subsection (4) of this section, the transaction is exempt from section 11 11-51-301: 12 (a) The issuer of the security must be a business entity organized 13 pursuant to the laws of Colorado and authorized to do business in 14 Colorado and meet all of the following requirements: 15 (IV) Unless waived or modified by written consent by the 16 securities commissioner, not less than ten days before the commencement 17 of an offering of securities pursuant to the exemption provided by this 18 section, the issuer must do all the following: 19 (D) Provide the securities commissioner with a copy of an escrow 20 agreement with a bank, regulated trust company or corporate fiduciary, 21 savings bank, savings and loan association, or credit union DEPOSITORY 22 INSTITUTION authorized to do business in Colorado in which the issuer 23 will deposit the purchaser's funds or cause the purchaser's funds to be

1 deposited and that the issuer may access only as provided in 2 sub-subparagraph (F) of this subparagraph (IV). The bank, regulated trust 3 company or corporate fiduciary, savings bank, savings and loan 4 association, or credit union DEPOSITORY INSTITUTION in which the 5 purchaser funds are deposited shall act only at the direction of the party 6 establishing the escrow agreement and does not have any duty or liability, 7 contractual or otherwise, to any purchaser or other person. A purchaser 8 may cancel the purchaser's commitment to invest if the minimum amount 9 established pursuant to sub-subparagraph (F) of this subparagraph (IV) 10 is not raised before the time stated in the escrow agreement.

11 (F) Establish both a minimum and a maximum offering amount, 12 and deposit all funds raised from purchasers pursuant to the exemption 13 provided by this section into an escrow account established pursuant to 14 sub-subparagraph (D) of this subparagraph (IV); EXCEPT THAT, ONCE THE 15 MINIMUM OFFERING AMOUNT HAS BEEN RAISED AND DEPOSITED IN THE 16 ESCROW ACCOUNT, THE ISSUER MAY TERMINATE THE ESCROW 17 ARRANGEMENT. The minimum established must be not less than one-half 18 of the maximum offering amount. The maximum amount must not exceed 19 the limitations set forth in subparagraph (II) of this paragraph (a). The 20 issuer shall not access the escrow funds until the aggregate funds raised 21 from all purchasers equals or exceeds the minimum amount. The issuer 22 shall use all funds in accordance with representations made to purchasers.

(IX) All payments for purchase of securities offered pursuant to
the exemption provided by this section must be directed to and held by
the financial DEPOSITORY institution specified in sub-subparagraph (D)
of subparagraph (IV) of this paragraph (a). The securities commissioner
may request from the financial DEPOSITORY institution information

- necessary to ensure compliance with this section. This information is not
 a public record and is not available for public inspection.
- 3 SECTION 2. Applicability. This act applies to conduct occurring
 4 on or after the effective date of this act.
- 5 SECTION 3. Safety clause. The general assembly hereby finds,
- 6 determines, and declares that this act is necessary for the immediate
- 7 preservation of the public peace, health, and safety.