First Regular Session Seventy-second General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 19-0538.01 Ed DeCecco x4216

HOUSE BILL 19-1245

HOUSE SPONSORSHIP

Weissman,

Gonzales and Foote,

SENATE SPONSORSHIP

House Committees

Appropriations

Senate Committees

A BILL FOR AN ACT

101	CONCERNING AN INCREASE IN AFFORDABLE HOUSING FUNDING FROM
102	INCREASED STATE SALES TAX REVENUE THAT RESULTS FROM A
103	MODIFICATION TO THE STATE SALES TAX VENDOR FEE, AND, IN
104	CONNECTION THEREWITH, ENACTING THE "AFFORDABLE
105	HOUSING ACT OF 2019" AND 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 <u>http://leg.colorado.gov</u>.)

The state treasurer is required to credit an amount equal to the increase in sales taxes attributable to the vendor fee changes that result

from the bill to the housing development grant fund, which the division of housing in the department of local affairs (division) uses to make grants and loans to improve, preserve, or expand the supply of affordable housing in the state. The division is required to annually award at least 1/3 of this money for affordable housing projects for households whose annual income is less than or equal to 30% of the area median income.

The increase in sales taxes attributable to the vendor fee changes that result from the bill are excluded from the definition of "state sales tax increment revenue" for purposes of the "Colorado Regional Tourism Act" so that the increase is payable to the state and not an applicable financing entity.

A retailer who collects state sales tax is currently allowed to retain 3 1/3% of the state sales taxes collected as compensation for the retailer's expenses incurred in collecting and remitting the tax (vendor fee). Beginning January 1, 2020, the bill increases the vendor fee to 4% and establishes a \$1,000 monthly cap on the vendor fee. This limit applies regardless of the number of the retailer's locations. A vendor with multiple locations is required to register all locations under one account with the department of revenue. The changes to the state vendor fee do not apply to a local government that imposes a sales tax and permits a vendor fee that is based on the state's vendor fee.

The sales and use tax revenue that is deposited in the housing development grant fund for the state fiscal year 2019-20 is reduced by a specified amount to cover the department of revenue's expenses to make the IT changes necessary to implement the bill, which results in a corresponding increase in the general fund. In turn, this amount is appropriated from the general fund to the department of revenue for this purpose.

2 SECTION 1. Short title. The short title of this act is the
3 "Affordable Housing Act of 2019".

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SECTION 2. Legislative declaration. (1) The general assembly

- 5 hereby finds and declares that:
- 6

9

(a) According to a 2017 centennial state survey by Colorado

7 Mesa university, "Coloradans rank housing and real estate as the number

- 8 one problem facing their communities today.";
 - (b) Metro area rents and home prices have increased nearly fifty

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

percent since 2011 and nonmetro area home prices have increased
 twenty-eight percent, while wages have increased only eleven percent
 during this time;

4 (c) Fifty percent of Colorado rental households statewide are
5 cost-burdened, spending thirty percent or more of total household income
6 on housing;

(d) During the 2017-18 school year, the department of education
counted over twenty-four thousand children in Colorado's public schools
that at some point during the year were homeless-either unsheltered or
living in shelters, motels, or cars-due to economic hardship, domestic
violence, or other familial instability;

(e) In both 2017 and 2018, Colorado had at least one thousand
homeless veterans, according to the annual homeless assessment report
to congress;

(f) Home prices in Colorado have increased three hundred
sixty-six percent since 1991, which is more than any other state,
according to the federal housing finance agency;

18 (g) The Colorado association of REALTORS affordability index
19 reached its lowest level ever in November 2018;

20 (h) Independent analysis of Colorado demographic data projects
21 a deficit of over twenty thousand housing units until at least 2025;

(i) Among all states that allow retailers to retain a vendor fee,
Colorado is among a minority of such states that do not impose an upper
limit on the amount of the vendor fee allowance;

(j) The purpose of the state sales tax vendor fee is to assist
Colorado retailers in complying with the obligation to collect and remit
sales tax, but fewer than two percent of all retailers retain nearly

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two-thirds of all vendor fees retained, an amount exceeding fifty million
 dollars annually; and

3 (k) By aligning state sales tax vendor fee policy with national
4 norms, Colorado can increase funding for affordable housing without
5 raising taxes.

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SECTION 3. In Colorado Revised Statutes, 24-32-721, amend (1) and (2)(a) as follows:

8 24-32-721. Colorado affordable housing construction grants 9 and loans - housing development grant fund - creation - housing 10 assistance for a person with a behavioral or mental health disorder 11 in the criminal or juvenile justice system - cash fund - definition. 12 (1) There is hereby created in the state treasury the housing development 13 grant fund, which fund shall be IS administered by the division and is 14 referred to in this section as the "fund". The fund shall consist CONSISTS 15 of moneys MONEY CREDITED TO THE FUND IN ACCORDANCE WITH SECTION 16 39-26-123 (3)(b); MONEY appropriated to the Colorado affordable 17 housing construction grants and loan fund by the general assembly; all 18 moneys MONEY collected by the division for purposes of this section from 19 federal grants, from other contributions, gifts, grants, and donations 20 received from any other organization, entity, or individual, public or 21 private; and from any fees or interest earned on such moneys MONEY. The 22 division is hereby authorized and directed to solicit, accept, expend, and 23 disburse all moneys MONEY collected for the fund from the sources 24 specified in this subsection (1) for the purpose of making grants or loans 25 and for program administration as provided in this section. All such 26 moneys MONEY shall be transmitted to the state treasurer to be credited to 27 the fund. The moneys MONEY in the fund are hereby IS continuously appropriated to the division for the purposes of this section. The moneys
 MONEY in the fund may be expended for the purpose of funding activities
 initiated during the current state fiscal year that are to be completed in
 subsequent state fiscal years.

5 (2) (a) Subject to the requirements of this section, upon the 6 approval of the board, the division may make a grant or loan from moneys 7 MONEY in the fund to improve, preserve, or expand the supply of 8 affordable housing in Colorado as well as to fund the acquisition of 9 housing and economic data necessary to advise the board on local housing 10 conditions. In making loans of moneys or grants from the fund, the 11 division shall give priority to owners of property that was either destroyed 12 or incurred substantial damage as a result of one or more state or federally 13 declared natural disasters where the property owner has received the 14 maximum insurance proceeds and public disaster assistance. THE 15 DIVISION SHALL ANNUALLY ALLOCATE, WITH OR WITHOUT BOARD 16 APPROVAL, AT LEAST ONE-THIRD OF THE MONEY CREDITED TO THE FUND 17 IN ACCORDANCE WITH SECTION 39-26-123 (3)(b) TO IMPROVE, PRESERVE, 18 OR EXPAND AFFORDABLE HOUSING FOR HOUSEHOLDS WHOSE ANNUAL 19 INCOME IS LESS THAN OR EQUAL TO THIRTY PERCENT OF THE AREA MEDIAN 20 INCOME, AS PUBLISHED ANNUALLY BY THE UNITED STATES DEPARTMENT 21 OF HOUSING AND URBAN DEVELOPMENT.

SECTION 4. In Colorado Revised Statutes, 24-46-303, amend
(12) as follows:

24 24-46-303. Definitions. As used in this part 3, unless the context
25 otherwise requires:

(12) "State sales tax increment revenue" means the portion of the
 revenue derived from state sales taxes, including any revenue attributable

1 to the baseline growth rate and not including any sales taxes for remote 2 sales as specified in section 39-26-104 (2), C.R.S., collected within a 3 designated regional tourism zone in excess of the amount of base year 4 revenue. "STATE SALES TAX INCREMENT REVENUE" DOES NOT INCLUDE 5 ANY ADDITIONAL REVENUE DERIVED FROM STATE SALES TAXES THAT ARE 6 DUE TO THE CHANGES SET FORTH IN SECTION 39-26-105 (1)(d), ENACTED 7 IN 2019, TO THE AMOUNT RETAINED BY A VENDOR TO COVER THE 8 VENDOR'S EXPENSES IN COLLECTING AND REMITTING SALES TAX.

9 SECTION 5. In Colorado Revised Statutes, 39-26-105, amend
10 (1)(c) and (5)(c); and add (1)(d) as follows:

11 39-26-105. Vendor liable for tax - repeal - definitions. 12 (1) (c) (I) (A) Except as provided in sub-subparagraph (B) of this 13 subparagraph (I) SUBSECTION (1)(c)(I)(B) OF THIS SECTION, every retailer 14 shall remit, along with the return required in paragraph (b) of this 15 subsection (1) SUBSECTION (1)(b) OF THIS SECTION, an amount equivalent 16 to the percentage on sales as specified in subparagraph (I) of paragraph 17 (a) of this subsection (1) SUBSECTION (1)(a)(I) OF THIS SECTION to the 18 executive director of the department of revenue, less an amount as set 19 forth in subparagraph (II) of this paragraph (c) SUBSECTION (1)(c)(II) OR 20 (1)(d) OF THIS SECTION to cover the retailer's expense in the collection and 21 remittance of said tax.

(B) Every remote seller shall remit, along with the return required
in paragraph (b) of this subsection (1) SUBSECTION (1)(b) OF THIS
SECTION, the amounts specified in section 39-26-104 (2)(a), less an
amount as set forth in subparagraph (II) of this paragraph (c) SUBSECTION
(1)(c)(II) OR (1)(d) OF THIS SECTION to cover the retailer's expense in the
collection and remittance of said tax.

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(II) Except as provided in section 39-26-105.3 (8)(b)(III):

(II) (A) Except as provided in sub-subparagraph (B) SUBSECTION
(1)(c)(II)(B) OF THIS SECTION, FOR SALES MADE PRIOR TO JANUARY 1,
2020, the amount retained by a retailer to cover the retailer's expense in
collecting and remitting tax pursuant to this section shall be IS three and
one-third percent of all sales tax reported.

(B) For a twelve-month period commencing upon the first day of
the third month following the effective date of any act of congress
authorizing states to require certain retailers to pay, collect, or remit state
or local sales tax, the percentage of all sales tax reported as specified in
sub-subparagraph (A) of this subparagraph (II) shall be SUBSECTION
(1)(c)(II)(A) OR (1)(d) OF THIS SECTION IS reduced by one hundred five
one-thousandths percentage points.

14 (III) If any retailer is delinquent in remitting said tax, other than 15 in unusual circumstances shown to the satisfaction of the executive 16 director of the department of revenue, the retailer shall not be allowed to 17 retain any amounts UNDER THIS SUBSECTION (1)(c) OR SUBSECTION (1)(d)18 OF THIS SECTION to cover such retailer's expense in collecting and 19 remitting said tax, and an amount equivalent to the said percentage, plus 20 the amount of any local vendor expense that may be allowed by the local 21 government to the vendor, shall be remitted to the executive director by 22 any such delinquent vendor. Any local vendor expense remitted to the 23 executive director shall be deposited to the state general fund.

(d) (I) EXCEPT AS PROVIDED IN SUBSECTION (1)(c)(II)(B) OF THIS
section, FOR SALES MADE ON OR AFTER JANUARY 1, 2020, THE AMOUNT
RETAINED BY A RETAILER TO COVER THE RETAILER'S EXPENSE IN
COLLECTING AND REMITTING TAX IN ACCORDANCE WITH THIS SECTION IS

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FOUR PERCENT OF THE TAX REPORTED; EXCEPT THAT A RETAILER SHALL
 NOT RETAIN MORE THAN ONE THOUSAND DOLLARS IN ANY FILING PERIOD.

3 (II) A RETAILER WITH MULTIPLE LOCATIONS IS TREATED AS A
4 SINGLE RETAILER FOR PURPOSES OF THIS SUBSECTION (1)(d) AND IS
5 REQUIRED TO REGISTER ALL LOCATIONS UNDER ONE ACCOUNT WITH THE
6 DEPARTMENT OF REVENUE.

7 (III) IF A RETAILER IS PERMITTED TO RETAIN AN AMOUNT TO COVER
8 THE RETAILER'S EXPENSE IN COLLECTING AND REMITTING LOCAL SALES
9 TAX THAT IS THE SAME AMOUNT AS PERMITTED BY THE STATE UNDER THIS
10 SECTION, THEN SUCH AMOUNT IS THE AMOUNT THAT WAS PERMITTED AS
11 OF DECEMBER 31, 2019, UNLESS MODIFIED AS PROVIDED IN SUBSECTION
12 (1)(c)(II)(B) OF THIS SECTION.

13 (5) (c) From the amount of the tax required to be remitted 14 pursuant to paragraph (a) of this subsection (5) SUBSECTION (5)(a) OF THIS 15 SECTION, a qualified purchaser shall be entitled to retain the amount 16 specified in subparagraph (II) of paragraph (c) of subsection (1) 17 SUBSECTION (1)(c)(II) OR (1)(d) of this section that a retailer would 18 otherwise be entitled to retain to cover the retailer's expense in collecting 19 and remitting the tax imposed by this article ARTICLE 26 if the qualified 20 purchaser had not provided a direct payment permit number to the 21 retailer.

SECTION 6. In Colorado Revised Statutes, 39-26-123, amend
(1)(a) and (3); and add (1)(a.7) as follows:

39-26-123. Receipts - disposition - transfers of general fund
surplus - sales tax holding fund - creation - definitions - repeal.
(1) As used in this section, unless the context otherwise requires:

27

(a) "Net revenue" means the gross amount of sales and use tax

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1 receipts collected under the provisions of this article, less a fee retained 2 by vendors for the collection and remittance of the tax pursuant to section 3 39-26-105 (1) and less refunds and adjustments made by the department 4 of revenue in conjunction with its collection and enforcement duties 5 under this article "INCREASE IN SALES AND USE TAX REVENUE 6 ATTRIBUTABLE TO THE VENDOR FEE CHANGES" MEANS AN AMOUNT EQUAL 7 TO THE NET REVENUE FOR A FISCAL YEAR MINUS WHAT THE NET REVENUE 8 WOULD HAVE BEEN FOR THE FISCAL YEAR IF THE AMOUNT RETAINED BY A 9 VENDOR TO COVER THE VENDOR'S EXPENSES IN COLLECTING AND 10 REMITTING SALES TAX HAD NOT BEEN MODIFIED BY HOUSE BILL 19-1245, 11 ENACTED IN 2019.

(a.7) "NET REVENUE" MEANS THE GROSS AMOUNT OF SALES AND
USE TAX RECEIPTS COLLECTED UNDER THIS ARTICLE 26, LESS A FEE
RETAINED BY VENDORS FOR THE COLLECTION AND REMITTANCE OF THE
TAX PURSUANT TO SECTION 39-26-105 (1) AND LESS REFUNDS AND
ADJUSTMENTS MADE BY THE DEPARTMENT OF REVENUE IN CONJUNCTION
WITH ITS COLLECTION AND ENFORCEMENT DUTIES UNDER THIS ARTICLE 26.

(3) For any state fiscal year commencing on or after July 1, 2013,
the state treasurer shall credit eighty-five percent of all net revenue
collected under the provisions of this article ARTICLE 26 to the old age
pension fund created in section 1 of article XXIV of the state constitution.
The state treasurer shall credit to the general fund the remaining fifteen
percent of the net revenue, less:

(a) Ten million dollars, which the state treasurer shall credit to the
older Coloradans cash fund created in section 26-11-205.5 (5); C.R.S.;
AND

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(b) AN AMOUNT EQUAL TO THE INCREASE IN SALES AND USE TAX

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REVENUE ATTRIBUTABLE TO THE VENDOR FEE CHANGES, MINUS THREE
 HUNDRED FORTY THOUSAND DOLLARS FOR THE STATE FISCAL YEAR
 2019-20 AND MINUS SIX HUNDRED FORTY-FIVE THOUSAND DOLLARS FOR
 THE STATE FISCAL YEAR 2020-21 AND EACH STATE FISCAL YEAR
 THEREAFTER, WHICH AMOUNT THE STATE TREASURER SHALL CREDIT TO
 THE HOUSING DEVELOPMENT GRANT FUND CREATED IN SECTION 24-32-721
 (1).

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9 SECTION 7. In Colorado Revised Statutes, 39-26-703, amend
10 (2)(c) and (2)(c.5) as follows:

11 **39-26-703.** Disputes and refunds. (2) (c) A refund shall be made 12 or a credit allowed by the executive director of the department of revenue 13 to any person entitled to an exemption where the person establishes: That 14 a tax was paid by another on a purchase made on behalf of such person 15 or that a tax was paid by an independent contractor on or before July 1, 16 1979, on tangible personal property incorporated into realty for the sole 17 use, benefit, and ownership of any person entitled to an exemption; that 18 a refund has not been granted to the person making the purchase; and that 19 the person entitled to exemption paid or reimbursed the purchaser for 20 such tax. No such refund shall be made or credit allowed in an amount 21 greater than the tax paid. less the expense allowance on the purchase 22 retained by the vendor pursuant to section 39-26-105 (1).

(c.5) The executive director of the department of revenue shall
make a refund or allow a credit to any person who establishes that he or
she has overpaid the tax due pursuant to this article ARTICLE 26. No such
refund shall be made or credit allowed in an amount greater than the tax
paid. less the expense allowance on the purchase retained by the vendor

1 pursuant to section 39-26-105 (1).

2 **SECTION 8.** Appropriation. (1) For the 2019-20 state fiscal 3 year, \$42,798 is appropriated to the department of local affairs for use by 4 the division of housing. This appropriation is from the general fund. To 5 implement this act, the division may use this appropriation for affordable housing program costs. 6 7 (2) For the 2019-20 state fiscal year, \$286,408 is appropriated to 8 the department of revenue. This appropriation is from the general fund. 9 To implement this act, the department may use this appropriation as 10 follows: 11 (a) \$186,436 for use by the taxpayer services division for personal 12 services, which amount is based on an assumption that the division will 13 require an additional 0.4 FTE; 14 (b) \$5,368 for use by the taxpayer services division for operating 15 expenses; and 16 (c) \$94,604 for the tax administration IT system (GenTax) 17 support. 18 **SECTION 9.** Act subject to petition - effective date. This act 19 takes effect at 12:01 a.m. on the day following the expiration of the 20 ninety-day period after final adjournment of the general assembly (August 21 2, 2019, if adjournment sine die is on May 3, 2019); except that, if a 22 referendum petition is filed pursuant to section 1 (3) of article V of the 23 state constitution against this act or an item, section, or part of this act 24 within such period, then the act, item, section, or part will not take effect 25 unless approved by the people at the general election to be held in 26 November 2020 and, in such case, will take effect on the date of the 27 official declaration of the vote thereon by the governor.