

Second Regular Session  
Seventy-second General Assembly  
STATE OF COLORADO

INTRODUCED

LLS NO. 20-0297.01 Brita Darling x2241

SENATE BILL 20-007

---

SENATE SPONSORSHIP

Pettersen and Winter, Donovan, Priola

HOUSE SPONSORSHIP

Buentello and Wilson, Herod, Kennedy

---

Senate Committees  
Health & Human Services

House Committees

---

A BILL FOR AN ACT

101 CONCERNING TREATMENT FOR SUBSTANCE USE DISORDERS.

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://leg.colorado.gov/>.)*

**Opioid and Other Substance Use Disorders Study Committee.**  
**Section 1** of the bill requires updated community assessments every 2 years of the sufficiency of substance use disorder services in the community to be compiled by an independent entity contracted by the department of human services (DHS). The assessment must include input and the opportunity for review and comment from community entities and individuals. Based on the community assessment, the managed service organization will prepare a draft community action plan and shall allow

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment.  
Capital letters or bold & italic numbers indicate new material to be added to existing statute.  
Dashes through the words indicate deletions from existing statute.

time for stakeholder review and comment on the plan.

**Section 2** of the bill requires insurance carriers to provide coverage for the treatment of substance use disorders in accordance with the American society of addiction medicine (ASAM) criteria for placement, medical necessity, and utilization management determinations in accordance with the most recent edition of the ASAM criteria. The bill also authorizes the commissioner of insurance, in consultation with DHS and the department of health care policy and financing, to identify by rule alternate nationally recognized substance-use-disorder-specific treatment criteria if the ASAM criteria are no longer available, relevant, or reflect best practices.

**Sections 3, 4, and 5** of the bill increases funding by \$1 million for provider loan forgiveness and scholarships from the Colorado health service corps fund in the department of public health and environment (CDPHE). The bill recognizes a goal of the loan forgiveness and scholarship programs of creating a diverse health care workforce that is able to address the needs of underserved populations and communities.

**Section 6** of the bill authorizes a pharmacy that has entered into a collaborative pharmacy agreement with one or more physicians to receive an enhanced dispensing fee for the administration of all injectable medications for medication-assisted treatment that are approved by the federal food and drug administration, and not just injectable antagonist medication.

**Section 7** of the bill requires DHS to commission a state child care and treatment study and final report to make findings and recommendations concerning gaps in family-centered substance use disorder treatment and to identify alternative payment structures for funding child care and children's services alongside substance use disorder treatment of a child's parent. DHS shall distribute the report to the general assembly and present the report in its annual presentation to committees of the general assembly.

**Sections 8, 9, 10, 11, and 12** of the bill prohibit managed service organization contracted providers; withdrawal management services; and recovery residences from denying access to medical or substance use disorder treatment services, including recovery services, to persons who are participating in prescribed medication-assisted treatment for substance use disorders. In addition, the bill prohibits courts and parole, probation, and community corrections from prohibiting the use of prescribed medication-assisted treatment as a condition of participation or placement.

**Section 13** of the bill requires managed care entities to provide coordination of care for the full continuum of substance use disorder and mental health treatment and recovery services, including support for individuals transitioning between levels of care.

**Section 14** of the bill appropriates \$250,000 to the office of

behavioral health in DHS for allocation to the center for research into substance use disorder prevention, treatment, and recovery support strategies for the continued employment of grant writers to aid local communities in need of assistance to access federal and state money to address opioid and other substance use disorders in their communities.

**Section 15** of the bill authorizes the commissioner of insurance, in consultation with CDPHE, to promulgate rules, or to seek a revision of the essential health benefits package, for prescription medications for medication-assisted treatment to be included on insurance carriers' formularies.

**Section 16** of the bill requires insurance carriers to report to the commissioner of insurance on the number of in-network providers who are licensed to prescribe medication-assisted treatment for substance use disorders, including buprenorphine, and of that number, to indicate how many providers are actively prescribing medication-assisted treatment. The bill requires the commissioner of insurance to promulgate rules concerning the reporting.

**Section 17** of the bill requires insurance carriers to provide coverage for naloxone hydrochloride, or other similarly acting drug, without prior authorization and without imposing any deductible, copayment, coinsurance, or other cost-sharing requirement.

**Section 18** of the bill requires DHS to implement a program for training and community outreach relating to, at a minimum, the availability of and process for civil commitment of persons with an alcohol or substance use disorder. The training must be provided to first responders, law enforcement, emergency departments, primary care providers, and persons and families of persons with a substance use disorder, among others.

**Sections 19 through 65** of the bill consolidate part 1 of article 82 of title 27, C.R.S., relating to emergency treatment and voluntary and involuntary commitment of persons for treatment of drugs into the existing part 1 of article 81 of title 27, C.R.S., relating to emergency treatment and voluntary and involuntary commitment of persons for treatment of alcohol use disorders, in order to create a single process that includes all substances.

The new scope of part 1 of article 81 of title 27, C.R.S., includes both alcohol use disorder and substance use disorder under the defined term "substance use disorder".

The amendments and additions to part 1 of article 81 of title 27, C.R.S., include:

- ! Defining "administrator" to include an administrator's designee;
- ! Adding a definition of "incapacitated by substances" to include a person who is incapacitated by alcohol or incapacitated by substances;

- ! Changing terminology throughout to refer to "substances" to include both alcohol and drugs;
- ! Adjusting the duration of the initial involuntary commitment from 30 days to up to 90 days;
- ! Allowing a person to enter into a stipulated order for committed treatment, expediting placement into treatment;
- ! Removing the mandatory hearing for the initial involuntary commitment but allowing a person to request a hearing if the person does not want to enter into a stipulated order for committed treatment;
- ! Incorporating in statute "patient's rights" relating to civil commitment;
- ! Using person-centered language throughout the statutory process; and
- ! Relocating the existing opioid crisis recovery funds advisory committee from article 82 in title 27, C.R.S., to article 81 in title 27, C.R.S.

In addition, the bill makes conforming amendments, including several in the professional licensing statutes in title 12, C.R.S., to remove references to both alcohol use disorder and substance use disorder as grounds for professional discipline, and replaces those terms with the single term "substance use disorder", which the bill now defines in article 81 of title 27, C.R.S., to include both drugs and alcohol.

The bill also makes conforming amendments to remove statutory references to provisions in part 2 of article 82 of title 27, C.R.S., which the bill repeals, and replaces those references with a new reference to the relevant provisions in article 81 of title 27, C.R.S.

---

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

2           **SECTION 1.** In Colorado Revised Statutes, 27-80-107.5, **amend**  
 3 (2), (3)(a), (5)(a), (5)(c)(II), and (7); **repeal** (3)(b); and **add** (2.5) as  
 4 follows:

5           **27-80-107.5. Increasing access to effective substance use**  
 6 **disorder services act - managed service organizations - substance use**  
 7 **disorder services - community assessment - community action plan**  
 8 **- allocations - reporting requirements - evaluation.** (2) (a) On or  
 9 before February 1, 2017, AND ON OR BEFORE SEPTEMBER 1, 2020, AND ON  
 10 OR BEFORE SEPTEMBER 1 EVERY TWO YEARS THEREAFTER, each managed

1 service organization designated pursuant to section 27-80-107 shall assess  
2 the sufficiency of substance use disorder services within its geographic  
3 region for adolescents ages seventeen and younger; young adults ages  
4 eighteen through twenty-five; pregnant women; women who are  
5 postpartum and parenting; and other adults, INCLUDING INDIVIDUALS WITH  
6 CO-OCCURRING OR COMPLEX CONDITIONS, who are in need of such  
7 services. BEGINNING WITH THE 2020 ASSESSMENT, during the community  
8 assessment process, each managed service organization shall seek input  
9 and information from appropriate entities, such as community mental  
10 health centers, behavioral health organizations, county departments of  
11 human or social services, local public health agencies, substance use  
12 disorder treatment providers, law enforcement agencies, probation  
13 departments, organizations that serve veterans or homeless individuals,  
14 and other relevant stakeholders CONTRACT WITH AN INDEPENDENT  
15 ORGANIZATION TO COMPILE A COMMUNITY ASSESSMENT. THE  
16 DEPARTMENT MAY REQUIRE STANDARDIZATION OF THE COMMUNITY  
17 ASSESSMENT AND SHALL DISSEMINATE THE REQUIREMENT TO THE  
18 MANAGED SERVICE ORGANIZATIONS WITHIN A REASONABLE TIME PRIOR TO  
19 THE COMMENCEMENT OF THE COMMUNITY ASSESSMENT.

20 (b) The community assessment must include:

21 (I) ~~an~~ A REVIEW AND analysis of existing ~~funding and resources~~  
22 ASSESSMENTS AND OTHER REPORTS IDENTIFYING NEEDED RESOURCES AND  
23 GAPS within the community, ~~to provide~~ USING QUANTITATIVE AND  
24 QUALITATIVE DATA; AND

25 (II) A REVIEW OF THE ADEQUACY OF THE continuum of substance  
26 use disorder services, including prevention, intervention, treatment, and  
27 recovery support services, for:

- 1 (A) Adolescents ages seventeen and younger;
- 2 (B) Young adults ages eighteen through twenty-five;
- 3 (C) Pregnant women;
- 4 (D) Women who are postpartum and parenting; and
- 5 (E) Other adults who are in need of such services, INCLUDING
- 6 INDIVIDUALS WITH CO-OCCURRING OR COMPLEX CONDITIONS.

7 (c) THE COMMUNITY ASSESSMENT MUST INCLUDE INPUT, AND  
8 PROVIDE OPPORTUNITY FOR REVIEW AND COMMENT, FROM APPROPRIATE  
9 ENTITIES, SUCH AS PEOPLE WITH LIVED EXPERIENCE; COMMUNITY MENTAL  
10 HEALTH CENTERS; REGIONAL ACCOUNTABLE ENTITIES; COUNTY  
11 DEPARTMENTS OF HUMAN OR SOCIAL SERVICES; LOCAL PUBLIC HEALTH  
12 AGENCIES; PROBATION DEPARTMENTS; SCHOOLS; TRIBAL LEADERS; AND  
13 OTHER COMMUNITY ORGANIZATIONS THAT SERVE VETERANS, YOUTH,  
14 FAMILIES, OR HOMELESS INDIVIDUALS, AS WELL AS OTHER RELEVANT  
15 STAKEHOLDERS.

16 (d) THE INDEPENDENT CONTRACTOR, IN CONDUCTING THE  
17 COMMUNITY ASSESSMENT, AND THE MANAGED SERVICE ORGANIZATION,  
18 IN DEVELOPING A DRAFT COMMUNITY ACTION PLAN, SHALL USE BEST  
19 PRACTICES TO ENSURE FEEDBACK FROM UNDERSERVED POPULATIONS AND  
20 COMMUNITIES AND TO IDENTIFY AND ADDRESS HEALTH INEQUITIES IN  
21 COMMUNITIES.

22 (2.5) ON OR BEFORE FEBRUARY 1, 2021, AND ON OR BEFORE  
23 FEBRUARY 1 EVERY TWO YEARS THEREAFTER, EACH MANAGED SERVICE  
24 ORGANIZATION SHALL DEVELOP AND DISSEMINATE FOR FEEDBACK THE  
25 COMMUNITY ASSESSMENT AND A DRAFT COMMUNITY ACTION PLAN TO  
26 STAKEHOLDERS THAT PARTICIPATED IN THE COMMUNITY ASSESSMENT.  
27 THE MANAGED SERVICE ORGANIZATION SHALL PROVIDE AT LEAST THIRTY

1 DAYS FOR STAKEHOLDER COMMENT ON THE COMMUNITY ASSESSMENT AND  
2 A DRAFT COMMUNITY ACTION PLAN.

3 (3) (a) On or before March 1, 2017, AND ON OR BEFORE MAY 1,  
4 2021, AND ON OR BEFORE MAY 1 EVERY TWO YEARS THEREAFTER, each  
5 managed service organization that has completed a community  
6 assessment pursuant to subsection (2) of this section shall ~~prepare and~~  
7 submit in electronic format to the department and the department of  
8 health care policy and financing ~~a~~ THE COMMUNITY ASSESSMENT; AND  
9 THE community action plan to increase access to effective substance use  
10 disorder services, referred to in this section as the "community action  
11 plan". The community action plan must summarize the results of the  
12 community assessment and include a description of how the managed  
13 service organization will utilize its allocation of funding from the  
14 marijuana tax cash fund, created in section 39-28.8-501, ~~C.R.S.~~, to  
15 address the most critical service gaps in its geographic region and a  
16 timeline for implementation of the community action plan. THE  
17 DEPARTMENT SHALL POST ON ITS WEBSITE THE UPDATED COMMUNITY  
18 ACTION PLANS RECEIVED FROM EACH MANAGED SERVICE ORGANIZATION.

19 (b) ~~A managed service organization may periodically update its~~  
20 ~~community action plan to reflect changes in community needs and~~  
21 ~~priorities. Any such updated plan must be submitted in electronic format~~  
22 ~~to the department and the department of health care policy and financing.~~

23 (5) (a) ~~On or before September 1, 2017, and on or before each~~  
24 ~~September 1 thereafter,~~ Each designated managed service organization  
25 shall submit an annual report to the department, INCLUDING THE AMOUNT  
26 AND PURPOSE OF ACTUAL EXPENDITURES MADE USING MONEY FROM THE  
27 MARIJUANA TAX CASH FUND, CREATED IN SECTION 39-28.8-501, IN THE

1 PREVIOUS STATE FISCAL YEAR, AND SHALL JOINTLY DEVELOP A  
2 COMMUNICATION PLAN WITH THE DEPARTMENT FOR DISSEMINATION OF  
3 THE REPORT. NOTWITHSTANDING THE PROVISIONS OF SECTION 24-1-136  
4 (11)(a)(I), THE COMMUNICATION PLAN MUST INCLUDE THE PROCESS FOR  
5 DISSEMINATING THE REPORT TO LOCAL COUNTY GOVERNMENTS. THE  
6 DEPARTMENT SHALL ALSO SUBMIT A REPORT TO the joint budget  
7 committee, the health and human services committee of the senate, and  
8 the public health care and human services committee of the house of  
9 representatives, or ~~their~~ ANY successor committees, concerning the  
10 amount and purpose of actual expenditures made using money from the  
11 marijuana tax cash fund, CREATED IN SECTION 39-28.8-501, in the  
12 previous state fiscal year. The report must contain a description of the  
13 impact of the expenditures on addressing the needs that were identified  
14 in the initial and any subsequent community assessments and COMMUNITY  
15 action plans developed pursuant to subsection (3) of this section, as well  
16 as any other requirements established for the contents of the report by the  
17 department.

18 (c) On or before November 1, 2020, the department, in  
19 collaboration with the designated managed service organizations, shall  
20 submit a report to the joint budget committee and the joint health and  
21 human services committee, or any successor committees. The report must:

22 (II) Describe the impact the expenditures have had on increasing  
23 statewide access to a continuum of effective substance use disorder  
24 services, including the availability of prevention, intervention, treatment,  
25 and recovery support services in each designated service area AND HOW  
26 THE MONEY WAS USED TO INCREASE THE NETWORK OF PROVIDERS IN THE  
27 REGION; and

1 (7) Notwithstanding section 24-1-136 (11)(a)(I), the department  
2 shall report on outcomes related to the implementation of this section as  
3 part of its annual "State Measurement for Accountable, Responsive, and  
4 Transparent (SMART) Government Act" hearing required by section  
5 2-7-203, beginning with the hearing ~~that precedes the 2019~~ AT THE  
6 BEGINNING OF THE 2020 legislative session.

7 **SECTION 2.** In Colorado Revised Statutes, 10-16-104, **amend**  
8 (5.5)(a)(I) as follows:

9 **10-16-104. Mandatory coverage provisions - definitions -**  
10 **rules. (5.5) Behavioral, mental health, and substance use disorders**  
11 **- rules.** (a) (I) Every health benefit plan subject to part 2, 3, or 4 of this  
12 article 16, except those described in section 10-16-102 (32)(b), must  
13 provide coverage:

14 (A) For the prevention of, screening for, and treatment of  
15 behavioral, mental health, and substance use disorders that is no less  
16 extensive than the coverage provided for any physical illness and that  
17 complies with the requirements of the MHPAEA; AND

18 (B) AT A MINIMUM, FOR THE TREATMENT OF SUBSTANCE USE  
19 DISORDERS IN ACCORDANCE WITH THE AMERICAN SOCIETY OF ADDICTION  
20 MEDICINE CRITERIA FOR PLACEMENT, MEDICAL NECESSITY, AND  
21 UTILIZATION MANAGEMENT DETERMINATIONS AS SET FORTH IN THE MOST  
22 RECENT EDITION OF "THE ASAM CRITERIA FOR ADDICTIVE,  
23 SUBSTANCE-RELATED, AND CO-OCCURRING CONDITIONS"; EXCEPT THAT  
24 THE COMMISSIONER MAY IDENTIFY BY RULE, IN CONSULTATION WITH THE  
25 DEPARTMENT OF HEALTH CARE POLICY AND FINANCING AND THE OFFICE  
26 OF BEHAVIORAL HEALTH IN THE DEPARTMENT OF HUMAN SERVICES, AN  
27 ALTERNATE NATIONALLY RECOGNIZED AND EVIDENCE-BASED

1 SUBSTANCE-USE-DISORDER-SPECIFIC CRITERIA FOR PLACEMENT, MEDICAL  
2 NECESSITY, OR UTILIZATION MANAGEMENT, IF AMERICAN SOCIETY OF  
3 ADDICTION MEDICINE CRITERIA ARE NO LONGER AVAILABLE, RELEVANT,  
4 OR DO NOT FOLLOW BEST PRACTICES FOR SUBSTANCE USE DISORDER  
5 TREATMENT.

6 **SECTION 3.** In Colorado Revised Statutes, 25-1.5-503, **amend**  
7 (2) as follows:

8 **25-1.5-503. Colorado health service corps - program - creation**  
9 **- conditions.** (2) (a) Subject to available appropriations, the primary care  
10 office shall annually select health care professionals, behavioral health  
11 care providers, candidates for licensure, nursing faculty members, and  
12 health care professional members from the list provided by the advisory  
13 council pursuant to section 25-1.5-504 (5)(a) to participate in the  
14 Colorado health service corps.

15 (b) IN REVIEWING APPLICATIONS AND SELECTING PARTICIPANTS  
16 FOR THE PROGRAM, THE PRIMARY CARE OFFICE AND THE ADVISORY  
17 COUNCIL SHALL CONSIDER THE GOAL OF CREATING A DIVERSE HEALTH  
18 CARE WORKFORCE THAT IS ABLE TO ADDRESS THE NEEDS OF UNDERSERVED  
19 POPULATIONS AND COMMUNITIES. UPON REQUEST, THE PRIMARY CARE  
20 OFFICE SHALL PROVIDE NONIDENTIFYING DEMOGRAPHIC INFORMATION  
21 CONCERNING ALL APPLICANTS AND THOSE SELECTED FOR AWARDS.

22 **SECTION 4.** In Colorado Revised Statutes, 25-1.5-503.5, **add**  
23 (1.5) as follows:

24 **25-1.5-503.5. Scholarship program for addiction counselors -**  
25 **creation - eligibility - conditions.** (1.5) THE PRIMARY CARE OFFICE  
26 SHALL ADMINISTER THE SCHOLARSHIP PROGRAM UTILIZING BEST  
27 PRACTICES FOR INCREASING DIVERSITY IN APPLICANTS FOR THE

1 SCHOLARSHIP PROGRAM, INCLUDING APPLICANTS FROM  
2 UNDERREPRESENTED POPULATIONS AND PERSONS IN RECOVERY, AND  
3 SHALL CONSIDER THE NEEDS OF THE POPULATIONS AND COMMUNITIES  
4 BEING SERVED IN SELECTING SCHOLARSHIP RECIPIENTS. UPON REQUEST,  
5 THE PRIMARY CARE OFFICE SHALL PROVIDE NONIDENTIFYING  
6 DEMOGRAPHIC INFORMATION CONCERNING ALL APPLICANTS AND THOSE  
7 SELECTED FOR SCHOLARSHIPS.

8 **SECTION 5.** In Colorado Revised Statutes, 25-1.5-506, **amend**  
9 (4)(a) introductory portion as follows:

10 **25-1.5-506. Colorado health service corps fund - created -**  
11 **acceptance of grants and donations - annual appropriation from**  
12 **marijuana tax cash fund.** (4) (a) For the 2018-19 AND 2019-20 fiscal  
13 ~~year and each fiscal year thereafter~~ YEARS, the general assembly shall  
14 appropriate two million five hundred thousand dollars; AND FOR THE  
15 2020-21 FISCAL YEAR, AND EACH FISCAL YEAR THEREAFTER, THE GENERAL  
16 ASSEMBLY SHALL APPROPRIATE THREE MILLION FIVE HUNDRED THOUSAND  
17 DOLLARS, from the marijuana tax cash fund created in section  
18 39-28.8-501 to the primary care office to:

19 **SECTION 6.** In Colorado Revised Statutes, **amend** 25.5-5-510  
20 as follows:

21 **25.5-5-510. Pharmacy reimbursement - substance use disorder**  
22 **- injections.** If a pharmacy has entered into a collaborative pharmacy  
23 practice agreement with one or more physicians pursuant to section  
24 12-280-602 to administer AN injectable ~~antagonist~~ medication for  
25 medication-assisted treatment for substance use disorders THAT IS  
26 APPROVED BY THE FEDERAL FOOD AND DRUG ADMINISTRATION, the  
27 pharmacy administering the drug shall receive an enhanced dispensing fee

1 that aligns with the administration fee paid to a provider in a clinical  
2 setting.

3 **SECTION 7.** In Colorado Revised Statutes, **add** 27-80-124 as  
4 follows:

5 **27-80-124. Child care and treatment study - report.**

6 (1) (a) THE EXECUTIVE DIRECTOR, IN CONSULTATION WITH THE  
7 EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HEALTH CARE POLICY AND  
8 FINANCING, SHALL COMMISSION A STATE CHILD CARE AND TREATMENT  
9 STUDY AND FINAL REPORT. AT A MINIMUM, THE STUDY AND FINAL REPORT  
10 MUST:

11 (I) MAKE FINDINGS AND RECOMMENDATIONS CONCERNING THE  
12 NEEDS AND GAPS IN FAMILY-CENTERED SUBSTANCE USE DISORDER  
13 TREATMENT IN THE STATE; AND

14 (II) IDENTIFY ALTERNATIVE PAYMENT STRUCTURES FOR FUNDING  
15 CHILD CARE AND CHILDREN'S SERVICES ALONGSIDE A PARENT'S  
16 TREATMENT FOR A SUBSTANCE USE DISORDER.

17 (b) THE EXECUTIVE DIRECTOR SHALL ISSUE A REQUEST FOR  
18 PROPOSALS FOR THE STUDY AND FINAL REPORT TO BE CONDUCTED BY AN  
19 ENTITY THAT IS INDEPENDENT OF THE DEPARTMENT.

20 (2) THE FINAL REPORT, SETTING FORTH THE STUDY'S  
21 METHODOLOGIES, FINDINGS, AND RECOMMENDATIONS, MUST BE PROVIDED  
22 ON OR BEFORE MARCH 31, 2021, TO:

23 (a) THE MEMBERS OF THE GENERAL ASSEMBLY;

24 (b) THE EXECUTIVE DIRECTOR, WHO SHALL TRANSMIT A COPY OF  
25 THE FINAL REPORT TO THE OFFICE WITHIN THE DEPARTMENT CONCERNED  
26 WITH EARLY CHILDHOOD; AND

27 (c) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HEALTH

1 CARE POLICY AND FINANCING.

2 (3) THE DEPARTMENT SHALL INCLUDE THE FINDINGS AND  
3 RECOMMENDATIONS CONTAINED IN THE FINAL REPORT AS PART OF THE  
4 DEPARTMENT'S PRESENTATION TO THE LEGISLATIVE COMMITTEES OF  
5 REFERENCE DURING THE 2022 REGULAR LEGISLATIVE SESSION PURSUANT  
6 TO SECTION 2-7-203.

7 **SECTION 8.** In Colorado Revised Statutes, 27-80-107, **amend**  
8 (4) as follows:

9 **27-80-107. Designation of managed service organizations -**  
10 **purchase of services - revocation of designation.** (4) The terms and  
11 conditions for providing substance use disorder treatment services must  
12 be specified in the contract entered into between the office of behavioral  
13 health and the designated managed service organization. CONTRACTS  
14 ENTERED INTO BETWEEN THE OFFICE OF BEHAVIORAL HEALTH AND THE  
15 DESIGNATED MANAGED SERVICE ORGANIZATION MUST INCLUDE TERMS  
16 AND CONDITIONS PROHIBITING A DESIGNATED MANAGED SERVICE  
17 ORGANIZATION CONTRACTED TREATMENT PROVIDER FROM DENYING OR  
18 PROHIBITING ACCESS TO MEDICATION-ASSISTED TREATMENT, AS DEFINED  
19 IN SECTION 23-21-803, FOR A SUBSTANCE USE DISORDER.

20 **SECTION 9.** In Colorado Revised Statutes, 27-80-108, **amend**  
21 (1)(c) as follows:

22 **27-80-108. Rules.** (1) The state board of human services, created  
23 in section 26-1-107, has the power to promulgate rules governing the  
24 provisions of this article 80. The rules may include, but are not limited to:

25 (c) Requirements for public and private agencies, organizations,  
26 and institutions from which the office of behavioral health may purchase  
27 services pursuant to section 27-80-106 (1), WHICH REQUIREMENTS MUST

1 INCLUDE PROHIBITING THE PURCHASE OF SERVICES FROM ENTITIES THAT  
2 DENY OR PROHIBIT ACCESS TO MEDICAL SERVICES OR SUBSTANCE USE  
3 DISORDER TREATMENT AND SERVICES TO PERSONS WHO ARE  
4 PARTICIPATING IN PRESCRIBED MEDICATION-ASSISTED TREATMENT, AS  
5 DEFINED IN SECTION 23-21-803, FOR A SUBSTANCE USE DISORDER;

6 **SECTION 10.** In Colorado Revised Statutes, 25-1.5-108.5,  
7 **amend** (2) as follows:

8 **25-1.5-108.5. Regulation of recovery residences - definition -**  
9 **rules.** (2) A recovery residence may admit individuals who are receiving  
10 medication-assisted treatment, including agonist treatment, for substance  
11 use disorders; EXCEPT THAT A RECOVERY RESIDENCE RECEIVING STATE  
12 MONEY OR PROVIDING SERVICES THAT ARE PAID FOR THROUGH STATE  
13 PROGRAMS SHALL NOT DENY ADMISSION TO PERSONS WHO ARE  
14 PARTICIPATING IN PRESCRIBED MEDICATION-ASSISTED TREATMENT, AS  
15 DEFINED IN SECTION 23-21-803, FOR A SUBSTANCE USE DISORDER.

16 **SECTION 11.** In Colorado Revised Statutes, **add** 13-1-139 as  
17 follows:

18 **13-1-139. Court limitations on medication-assisted treatment**  
19 **- prohibited.** A COURT SHALL NOT CONDITION PARTICIPATION IN A DRUG  
20 OR PROBLEM-SOLVING COURT OR OTHER JUDICIAL PROGRAM, OR ENTER  
21 ORDERS RELATING TO PROBATION OR PAROLE OR PLACEMENT IN  
22 COMMUNITY CORRECTIONS, BASED ON THE REQUIREMENT THAT A PERSON  
23 CEASE PARTICIPATING IN PRESCRIBED MEDICATION-ASSISTED TREATMENT  
24 FOR SUBSTANCE USE DISORDERS, AS DEFINED IN SECTION 23-21-803,  
25 UNLESS THE PERSON OR THE PRESCRIBER DETERMINES THAT  
26 MEDICATION-ASSISTED TREATMENT IS NO LONGER NECESSARY OR IS NO  
27 LONGER AN EFFECTIVE TREATMENT FOR THE PERSON.

1           **SECTION 12.** In Colorado Revised Statutes, 17-27-104, **add** (13)  
2 as follows:

3           **17-27-104. Community corrections programs operated by**  
4 **units of local government, state agencies, or nongovernmental**  
5 **agencies.** (13) THE ADMINISTRATOR OF ANY COMMUNITY CORRECTIONS  
6 PROGRAM ESTABLISHED PURSUANT TO THIS SECTION SHALL NOT REJECT  
7 ANY OFFENDER REFERRED FOR PLACEMENT BASED ON THE OFFENDER'S  
8 PARTICIPATION IN MEDICATION-ASSISTED TREATMENT, AS DEFINED IN  
9 SECTION 23-21-803, OR ESTABLISH ANY RULE OR CONDITION OR GUIDELINE  
10 FOR THE CONDUCT OF AN OFFENDER THAT PROHIBITS OR SIGNIFICANTLY  
11 IMPAIRS AN OFFENDER'S ABILITY TO PARTICIPATE IN PRESCRIBED  
12 MEDICATION-ASSISTED TREATMENT.

13           **SECTION 13.** In Colorado Revised Statutes, 25.5-5-402, **add**  
14 (3)(c.5) as follows:

15           **25.5-5-402. Statewide managed care system - definition - rules.**  
16 (3) The statewide managed care system must include a statewide system  
17 of community behavioral health care that must:

18           (c.5) PROVIDE COORDINATION OF CARE FOR THE FULL CONTINUUM  
19 OF SUBSTANCE USE DISORDER AND MENTAL HEALTH TREATMENT AND  
20 RECOVERY, INCLUDING SUPPORT FOR INDIVIDUALS TRANSITIONING  
21 BETWEEN LEVELS OF CARE;

22           **SECTION 14.** In Colorado Revised Statutes, 27-80-118, **amend**  
23 (6)(a); and **add** (6)(c) as follows:

24           **27-80-118. Center for research into substance use disorder**  
25 **prevention, treatment, and recovery support strategies - established**  
26 **- legislative declaration - repeal.** (6) (a) The center may employ up to  
27 three additional employees to work as grant writers in order to aid local

1 communities in need of assistance in applying for grants to access state  
2 and federal money to address opioid and other substance use disorders in  
3 their communities. The center shall determine the communities in which  
4 to provide the grant writing assistance. IN REVIEWING AND SELECTING  
5 APPLICATIONS FOR GRANT WRITING ASSISTANCE, THE CENTER SHALL  
6 CONSIDER THE GOAL OF ADDRESSING THE NEEDS OF UNDERSERVED  
7 POPULATIONS AND COMMUNITIES.

8 (c) FOR STATE FISCAL YEARS 2020-21 THROUGH 2024-25, THE  
9 GENERAL ASSEMBLY SHALL APPROPRIATE TWO HUNDRED FIFTY THOUSAND  
10 DOLLARS FROM THE MARIJUANA TAX CASH FUND CREATED IN SECTION  
11 39-28.8-501 (1) TO THE DEPARTMENT FOR ALLOCATION TO THE CENTER  
12 FOR THE PURPOSES OF THIS SUBSECTION (6). THE CENTER MAY USE THE  
13 MONEY TO HIRE NEW EMPLOYEES AND FOR THE DIRECT AND INDIRECT  
14 COSTS ASSOCIATED WITH THIS SUBSECTION (6).

15 **SECTION 15.** In Colorado Revised Statutes, 10-16-148, **add**  
16 (1.5) as follows:

17 **10-16-148. Medication-assisted treatment - limitations on**  
18 **carriers - rules - definition.** (1.5) THE COMMISSIONER, IN  
19 CONSULTATION WITH THE DEPARTMENT OF PUBLIC HEALTH AND  
20 ENVIRONMENT, MAY PROMULGATE RULES OR SEEK A REVISION TO THE  
21 PRESCRIPTION DRUG BENEFITS REQUIRED UNDER THE ESSENTIAL HEALTH  
22 BENEFITS PACKAGE CONCERNING PRESCRIPTION MEDICATIONS THAT MUST  
23 BE INCLUDED ON A CARRIER'S FORMULARY FOR MEDICATION-ASSISTED  
24 TREATMENT OF SUBSTANCE USE DISORDERS.

25 **SECTION 16.** In Colorado Revised Statutes, **add** 10-16-710 as  
26 follows:

27 **10-16-710. Reporting to commissioner - medication-assisted**

1 **treatment - rules.** (1) A CARRIER SHALL REPORT TO THE COMMISSIONER:

2 (a) THE NUMBER OF IN-NETWORK PROVIDERS WHO ARE FEDERALLY  
3 LICENSED TO PRESCRIBE MEDICATION-ASSISTED TREATMENT FOR  
4 SUBSTANCE USE DISORDERS, INCLUDING BUPRENORPHINE; AND

5 (b) FOR THE PROVIDERS IDENTIFIED PURSUANT TO SUBSECTION  
6 (1)(a) OF THIS SECTION, THE NUMBER OF PRESCRIPTIONS WRITTEN BY THE  
7 PROVIDER FOR MEDICATION-ASSISTED TREATMENT DURING THE  
8 REPORTING PERIOD THAT ARE PAID FOR OR DENIED BY THE CARRIER.

9 (2) THE COMMISSIONER SHALL PROMULGATE RULES CONCERNING  
10 THE REPORTING REQUIREMENTS SPECIFIED IN SUBSECTION (1) OF THIS  
11 SECTION, INCLUDING THE REPORTING PERIOD, THE FREQUENCY OF  
12 REPORTING, AND ANY OTHER PROVISIONS NECESSARY TO COMPLY WITH  
13 THE REPORTING REQUIREMENT.

14 **SECTION 17.** In Colorado Revised Statutes, 10-16-104, **amend**  
15 (5.5)(a)(III)(A); and **add** (5.5)(a)(III)(C) as follows:

16 **10-16-104. Mandatory coverage provisions - rules -**  
17 **definitions.** (5.5) **Behavioral, mental health, and substance use**  
18 **disorders - rules.** (a) (III) (A) Except as provided in ~~subsection~~  
19 ~~(5.5)(a)(III)(B)~~ SUBSECTIONS (5.5)(a)(III)(B) AND (5.5)(a)(III)(C) of this  
20 section, any preauthorization or utilization review mechanism used in the  
21 determination to provide the coverage required by this subsection (5.5)(a)  
22 must be the same as, or no more restrictive than, that used in the  
23 determination to provide coverage for a physical illness. The  
24 commissioner shall adopt rules as necessary to implement and administer  
25 this subsection (5.5).

26 (C) A HEALTH BENEFIT PLAN SUBJECT TO THIS SUBSECTION (5.5)  
27 MUST PROVIDE COVERAGE FOR AN OPIATE ANTAGONIST, AS DEFINED IN

1 SECTION 12-30-110 (7)(d), WITHOUT PRIOR AUTHORIZATION AND WITHOUT  
2 IMPOSING ANY DEDUCTIBLE, COPAYMENT, COINSURANCE, OR OTHER  
3 COST-SHARING REQUIREMENT.

4 **SECTION 18.** In Colorado Revised Statutes, **add** 27-80-110.5 as  
5 follows:

6 **27-80-110.5. Training and community outreach relating to**  
7 **civil commitment of persons with a substance use disorder.**

8 (1) BEGINNING NO LATER THAN SEPTEMBER 1, 2020, THE OFFICE OF  
9 BEHAVIORAL HEALTH SHALL IMPLEMENT A PROGRAM FOR TRAINING AND  
10 COMMUNITY OUTREACH RELATING TO SUBSTANCE USE DISORDER  
11 TREATMENT. AT A MINIMUM, THE TRAINING AND COMMUNITY OUTREACH  
12 MUST INCLUDE THE AVAILABILITY OF AND PROCESS FOR CIVIL  
13 COMMITMENT OF PERSONS WITH A SUBSTANCE USE DISORDER, AS DEFINED  
14 IN SECTION 27-81-102. THE TRAINING AND COMMUNITY OUTREACH  
15 PROGRAM MAY ALSO INCLUDE INFORMATION CONCERNING THE CARE  
16 NAVIGATION PROGRAM CREATED IN SECTION 27-80-119, THE  
17 TWENTY-FOUR-HOUR TELEPHONE CRISIS SERVICES PROVIDED PURSUANT  
18 TO SECTION 27-60-103, AND OTHER RESOURCES FOR THE COMMUNITY AND  
19 FOR PERSONS AND FAMILIES OF PERSONS WITH A SUBSTANCE USE  
20 DISORDER.

21 (2) THE TRAINING AND OUTREACH PROGRAM MUST PROVIDE  
22 TRAINING AND OUTREACH TO FIRST RESPONDERS, LAW ENFORCEMENT AND  
23 CRIMINAL JUSTICE AGENCIES, EMERGENCY DEPARTMENTS, HOSPITALS,  
24 TREATMENT FACILITIES, PRIMARY CARE PROVIDERS, BEHAVIORAL HEALTH  
25 PROVIDERS, COUNTY DEPARTMENTS OF HUMAN OR SOCIAL SERVICES,  
26 PERSONS AND FAMILIES OF PERSONS WITH A SUBSTANCE USE DISORDER,  
27 AND ORGANIZATIONS WORKING WITH PERSONS AND FAMILIES OF PERSONS

1 WITH A SUBSTANCE USE DISORDER.

2 **SECTION 19.** In Colorado Revised Statutes, **repeal and reenact,**  
3 **with amendments,** 27-81-101 as follows:

4 **27-81-101. [Similar to 27-82-101] Legislative declaration.**

5 (1) THE GENERAL ASSEMBLY RECOGNIZES THE CHARACTER AND  
6 PERVASIVENESS OF SUBSTANCE USE DISORDERS AND THAT SUBSTANCE USE  
7 DISORDERS ARE SERIOUS PROBLEMS. THE GENERAL ASSEMBLY FURTHER  
8 FINDS AND DECLARES THAT THESE PROBLEMS HAVE BEEN VERY SERIOUSLY  
9 NEGLECTED AND THAT THE SOCIAL AND ECONOMIC COSTS AND THE WASTE  
10 OF HUMAN RESOURCES CAUSED BY SUBSTANCE USE DISORDERS ARE  
11 MASSIVE, TRAGIC, AND NO LONGER ACCEPTABLE. THE GENERAL ASSEMBLY  
12 BELIEVES THAT THE BEST INTERESTS OF THIS STATE DEMAND AN  
13 ACROSS-THE-BOARD, LOCALLY ORIENTED ATTACK ON THE MASSIVE  
14 PROBLEMS OF DRUG ABUSE AND SUBSTANCE USE DISORDERS. THE ATTACK  
15 INCLUDES PREVENTION, EDUCATION, AND TREATMENT, AND THIS ARTICLE  
16 81 PROVIDES A BASE FROM WHICH TO LAUNCH THE ATTACK AND REDUCE  
17 THE TRAGIC HUMAN LOSS.

18 (2) IT IS THE POLICY OF THIS STATE THAT PERSONS WITH  
19 SUBSTANCE USE DISORDERS, PERSONS INTOXICATED BY ALCOHOL, AND  
20 PERSONS UNDER THE INFLUENCE OF DRUGS SHOULD BE AFFORDED  
21 TREATMENT SO THEY MAY LEAD NORMAL LIVES AS PRODUCTIVE MEMBERS  
22 OF SOCIETY. THE GENERAL ASSEMBLY FINDS AND DECLARES THAT  
23 SUBSTANCE USE DISORDERS ARE MATTERS OF STATEWIDE CONCERN.

24 **SECTION 20.** In Colorado Revised Statutes, 27-81-102, **amend**  
25 **(14); amend as it exists until July 1, 2022, (1); amend as it will become**  
26 **effective July 1, 2022, (1); add (9.4); add with amended and relocated**  
27 **provisions (6.5), (9.2), (13.6), and (13.9); add with amended and**

1 **relocated provisions as it exists until July 1, 2022, (1.2); and add with**  
2 **amended and relocated provisions as they will become effective July**  
3 **1, 2022, (1.2) and (13.8) as follows:**

4 **27-81-102. Definitions.** As used in this article 81, unless the  
5 context otherwise requires:

6 (1) ~~*[Editor's note: This version of subsection (1) is effective until*~~  
7 ~~*July 1, 2022.]*~~ "Alcohol use disorder" means a condition by which a  
8 person habitually lacks self-control as to the use of alcoholic beverages  
9 or uses alcoholic beverages to the extent that his or her health is  
10 substantially impaired or endangered or his or her social or economic  
11 function is substantially disrupted. Nothing in this subsection (1)  
12 precludes the denomination of a person with an alcohol use disorder as  
13 intoxicated by alcohol or incapacitated by alcohol "ADMINISTRATOR"  
14 MEANS THE ADMINISTRATOR OF AN APPROVED TREATMENT FACILITY OR  
15 AN INDIVIDUAL AUTHORIZED IN WRITING TO ACT AS THE ADMINISTRATOR'S  
16 DESIGNEE.

17 (1) ~~*[Editor's note: This version of subsection (1) is effective July*~~  
18 ~~*1, 2022.]*~~ "Alcohol use disorder" means a chronic relapsing brain disease  
19 characterized by recurrent use of alcohol causing clinically significant  
20 impairment, including health problems, disability, and failure to meet  
21 major responsibilities at work, school, and home "ADMINISTRATOR"  
22 MEANS THE ADMINISTRATOR OF AN APPROVED TREATMENT FACILITY OR  
23 AN INDIVIDUAL AUTHORIZED IN WRITING TO ACT AS THE ADMINISTRATOR'S  
24 DESIGNEE.

25 (1.2) **[Formerly 27-81-102 (1) as it is effective until July 1,**  
26 **2022]** "Alcohol use disorder" means a condition by which a person  
27 habitually lacks self-control as to the use of alcoholic beverages or uses

1 alcoholic beverages to the extent that ~~his or her~~ THE PERSON'S health is  
2 substantially impaired or endangered or ~~his or her~~ THE PERSON'S social or  
3 economic function is substantially disrupted. Nothing in this subsection  
4 ~~(1)~~ SUBSECTION (1.2) precludes the denomination of a person with an  
5 alcohol use disorder as intoxicated by alcohol or incapacitated by alcohol.

6 (1.2) [Formerly 27-81-102 (1) as it will become effective July 1,  
7 2022] "Alcohol use disorder" means a chronic relapsing brain disease  
8 characterized by recurrent use of alcohol causing clinically significant  
9 impairment, including health problems, disability, and failure to meet  
10 major responsibilities at work, school, and home.

11 (6.5) [Formerly 27-82-102 (7)] "Drug" means a controlled  
12 substance, as defined in section 18-18-102 (5), ~~C.R.S.~~, and toxic vapors.

13 (9.2) [Formerly 27-82-102 (10)] "Incapacitated by drugs" means  
14 that a person, as a result of the use of drugs, is unconscious or has ~~his or~~  
15 ~~her~~ judgment otherwise so impaired that ~~he or she~~ THE PERSON is  
16 incapable of realizing and making a rational decision with respect to ~~his~~  
17 ~~or her~~ THE PERSON'S need for treatment, is unable to take care of ~~his or her~~  
18 basic personal needs or safety, or lacks sufficient understanding or  
19 capacity to make or communicate rational decisions concerning himself  
20 or herself.

21 (9.4) "INCAPACITATED BY SUBSTANCES" MEANS THAT A PERSON IS  
22 INCAPACITATED BY ALCOHOL OR IS INCAPACITATED BY DRUGS.

23 (13.6) [Formerly 27-82-102 (13)] "Person under the influence of  
24 drugs" means any person whose mental or physical functioning is  
25 temporarily but substantially impaired as a result of the presence of drugs  
26 in ~~his or her~~ THE PERSON'S body.

27 (13.8) [Formerly 27-82-102 (13.5) as it will become effective

1 **July 1, 2022]** "Substance use disorder" means a chronic relapsing brain  
2 disease, characterized by recurrent use of alcohol, drugs, or both, causing  
3 clinically significant impairment, including health problems, disability,  
4 and failure to meet major responsibilities at work, school, or home.

5 (13.9) [**Formerly 27-82-102 (14)**] "Toxic vapors" means a  
6 substance or product containing such substances as defined in section  
7 18-18-412 (3). ~~C.R.S.~~

8 (14) "Treatment" means the broad range of emergency, outpatient,  
9 intermediate, and inpatient services and care, including diagnostic  
10 evaluation, medical, psychiatric, psychological, and social service care,  
11 vocational rehabilitation, and career counseling that may be extended to  
12 a person with ~~an alcohol~~ A SUBSTANCE use disorder, A PERSON  
13 INCAPACITATED BY SUBSTANCES, A PERSON UNDER THE INFLUENCE OF  
14 DRUGS, and A PERSON intoxicated ~~persons~~ BY ALCOHOL.

15 **SECTION 21.** In Colorado Revised Statutes, 27-81-103, **amend**  
16 (1)(a), (1)(b), (1)(d), (1)(e), and (1)(h) as follows:

17 **27-81-103. Powers of the office of behavioral health.** (1) To  
18 carry out the purposes of this article 81, the office of behavioral health  
19 may:

20 (a) Plan, establish, and maintain ~~alcohol~~ SUBSTANCE use disorder  
21 treatment programs as necessary or desirable;

22 (b) Make contracts necessary or incidental to the performance of  
23 its duties and the execution of its powers, including contracts with public  
24 and private agencies, organizations, and individuals to pay them for  
25 services rendered or furnished to persons with ~~alcohol~~ SUBSTANCE use  
26 disorders, ~~or~~ PERSONS intoxicated ~~persons~~ BY ALCOHOL, OR PERSONS  
27 UNDER THE INFLUENCE OF DRUGS;

1 (d) Administer or supervise the administration of the provisions  
2 relating to persons with ~~alcohol~~ SUBSTANCE use disorders, ~~and intoxicated~~  
3 persons INTOXICATED BY ALCOHOL, AND PERSONS UNDER THE INFLUENCE  
4 OF DRUGS of any state plan submitted for federal funding pursuant to  
5 federal health, welfare, or treatment legislation;

6 (e) Coordinate its activities and cooperate with ~~alcohol~~  
7 SUBSTANCE use disorder treatment programs in this state and other states  
8 and make contracts and other joint or cooperative arrangements with  
9 state, local, or private agencies in this state and other states for the  
10 treatment of persons with ~~alcohol~~ SUBSTANCE use disorders, ~~and~~  
11 ~~intoxicated~~ persons INTOXICATED BY ALCOHOL, AND PERSONS UNDER THE  
12 INFLUENCE OF DRUGS and for the common advancement of ~~alcohol~~  
13 SUBSTANCE use disorder treatment programs;

14 (h) Acquire, hold, or dispose of real property, or any interest  
15 therein, and construct, lease, or otherwise provide ~~alcohol~~ SUBSTANCE use  
16 disorder treatment facilities for persons with ~~alcohol~~ SUBSTANCE use  
17 disorders, PERSONS INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons  
18 UNDER THE INFLUENCE OF DRUGS.

19 **SECTION 22.** In Colorado Revised Statutes, **amend** 27-81-104  
20 as follows:

21 **27-81-104. Duties of the office of behavioral health - review.**

22 (1) In addition to duties prescribed by section 27-80-102, the office of  
23 behavioral health shall:

24 (a) Develop, encourage, and foster statewide, regional, and local  
25 plans and programs for the prevention of ~~alcohol~~ SUBSTANCE use  
26 disorders and treatment of persons with ~~alcohol~~ SUBSTANCE use disorders,  
27 PERSONS INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons UNDER THE

1 INFLUENCE OF DRUGS, in cooperation with public and private agencies,  
2 organizations, and individuals and provide technical assistance and  
3 consultation services for these purposes;

4 (b) Coordinate the efforts and enlist the assistance of all public  
5 and private agencies, organizations, and individuals interested in  
6 prevention of ~~alcohol~~ SUBSTANCE use disorders and treatment of persons  
7 with ~~alcohol~~ SUBSTANCE use disorders, PERSONS INTOXICATED BY  
8 ALCOHOL, and ~~intoxicated~~ persons UNDER THE INFLUENCE OF DRUGS;

9 (c) ***[Editor's note: This version of subsection (1)(c) is effective***  
10 ***until July 1, 2022.*** Utilize community mental health centers and clinics,  
11 OR OTHER APPROVED TREATMENT FACILITIES, whenever feasible;

12 (c) ***[Editor's note: This version of subsection (1)(c) is effective***  
13 ***July 1, 2022.*** Utilize behavioral health entities, community mental health  
14 centers and clinics, OR OTHER APPROVED TREATMENT FACILITIES,  
15 whenever feasible;

16 (d) Cooperate with the department of corrections in establishing  
17 and conducting programs for the prevention of ~~alcohol~~ SUBSTANCE use  
18 disorders and treatment of persons with ~~alcohol~~ SUBSTANCE use disorders,  
19 PERSONS INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons UNDER THE  
20 INFLUENCE OF DRUGS in appropriate agencies and institutions and for  
21 persons with ~~alcohol~~ SUBSTANCE use disorders, PERSONS INTOXICATED BY  
22 ALCOHOL, and ~~intoxicated~~ persons UNDER THE INFLUENCE OF DRUGS in or  
23 on parole from correctional institutions and in carrying out duties  
24 specified in subsections (1)(i) and (1)(k) of this section;

25 (e) Cooperate with the department of education, schools, police  
26 departments, courts, and other public and private agencies, organizations,  
27 and individuals in establishing programs for the prevention of ~~alcohol~~

1 SUBSTANCE use disorders and treatment of persons with ~~alcohol~~  
2 SUBSTANCE use disorders, PERSONS INTOXICATED BY ALCOHOL, and  
3 ~~intoxicated~~ persons UNDER THE INFLUENCE OF DRUGS and preparing  
4 curriculum materials for use at all levels of school education;

5 (f) Prepare, publish, evaluate, and disseminate educational  
6 material dealing with the nature and effects of alcohol AND DRUGS;

7 (g) Develop and implement, as an integral part of ~~alcohol~~  
8 SUBSTANCE use disorder treatment programs, an educational program for  
9 use in the treatment of persons with ~~alcohol~~ SUBSTANCE use disorders,  
10 PERSONS INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons UNDER THE  
11 INFLUENCE OF DRUGS. The program must include the dissemination of  
12 information concerning the nature and effects of alcohol AND DRUGS;

13 (h) Organize and foster training programs for all persons engaged  
14 in treatment of persons with ~~alcohol~~ SUBSTANCE use disorders, PERSONS  
15 INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons UNDER THE  
16 INFLUENCE OF DRUGS;

17 (i) Sponsor and encourage research into the causes and nature of  
18 ~~alcohol~~ SUBSTANCE use disorders and treatment of persons with ~~alcohol~~  
19 SUBSTANCE use disorders, PERSONS INTOXICATED BY ALCOHOL, and  
20 ~~intoxicated~~ persons UNDER THE INFLUENCE OF DRUGS, and serve as a  
21 clearinghouse for information relating to ~~alcohol~~ SUBSTANCE use  
22 disorders;

23 (j) Specify uniform methods for keeping statistical information by  
24 public and private agencies, organizations, and individuals and collect  
25 and make available relevant statistical information, including number of  
26 persons treated, frequency of admission and readmission, and frequency  
27 and duration of treatment;

1 (k) Advise the governor in the preparation of a comprehensive  
2 plan for treatment of persons with ~~alcohol~~ SUBSTANCE use disorders,  
3 PERSONS INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons UNDER THE  
4 INFLUENCE OF DRUGS for inclusion in the state's comprehensive health  
5 plan;

6 (l) Review all state health, welfare, and treatment plans to be  
7 submitted for federal funding under federal legislation and advise the  
8 governor on provisions to be included relating to ~~alcohol~~ SUBSTANCE use  
9 disorders, persons with ~~alcohol~~ SUBSTANCE use disorders, and ~~intoxicated~~  
10 persons UNDER THE INFLUENCE OF DRUGS;

11 (m) Assist in the development of, and cooperate with, ~~alcohol~~  
12 SUBSTANCE USE education and treatment programs for employees of state  
13 and local governments and businesses and industries in this state;

14 (n) Utilize the support and assistance of interested persons in the  
15 community, particularly persons with ~~alcohol~~ SUBSTANCE use disorders  
16 that are in remission, to encourage persons with ~~alcohol~~ SUBSTANCE use  
17 disorders to voluntarily undergo treatment;

18 (o) Cooperate with the department of transportation in  
19 establishing and conducting programs designed to deal with the problem  
20 of persons operating motor vehicles while under the influence of, or  
21 impaired by, alcohol OR DRUGS;

22 (p) Encourage general hospitals and other appropriate health  
23 facilities to admit without discrimination persons with ~~alcohol~~  
24 SUBSTANCE use disorders, PERSONS INTOXICATED BY ALCOHOL, and  
25 ~~intoxicated~~ persons UNDER THE INFLUENCE OF DRUGS and to provide them  
26 with adequate and appropriate treatment;

27 (q) Encourage all health and disability insurance programs to

1 include ~~alcohol~~ SUBSTANCE use disorders as a covered illness; and

2 (r) Submit to the governor an annual report covering the activities  
3 of the office of behavioral health.

4 **SECTION 23.** In Colorado Revised Statutes, 27-81-105, **amend**  
5 (1) and (3) as follows:

6 **27-81-105. Comprehensive program for treatment - regional**  
7 **facilities.** (1) The office of behavioral health shall establish a  
8 comprehensive and coordinated program for the treatment of persons with  
9 ~~alcohol~~ SUBSTANCE use disorders, PERSONS INTOXICATED BY ALCOHOL,  
10 and ~~intoxicated~~ persons UNDER THE INFLUENCE OF DRUGS.

11 (3) The office of behavioral health shall provide adequate and  
12 appropriate treatment for persons with ~~alcohol~~ SUBSTANCE use disorders,  
13 PERSONS INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons UNDER THE  
14 INFLUENCE OF DRUGS admitted pursuant to sections 27-81-109 to  
15 27-81-112. Except as otherwise provided in section 27-81-111, treatment  
16 ~~may~~ MUST not be provided at a correctional institution, except for  
17 inmates.

18 **SECTION 24.** In Colorado Revised Statutes, 27-81-106, **repeal**  
19 **and reenact, with amendments,** (6) as follows:

20 **27-81-106. Standards for public and private treatment**  
21 **facilities - fees - enforcement procedures - penalties.** (6) [Similar to  
22 **27-82-103 (6)]** A PERSON SHALL NOT OPERATE A PRIVATE OR PUBLIC  
23 TREATMENT FACILITY IN THIS STATE WITHOUT APPROVAL FROM THE  
24 OFFICE OF BEHAVIORAL HEALTH; EXCEPT THAT THIS ARTICLE 81 DOES NOT  
25 APPLY TO A PRIVATE TREATMENT FACILITY THAT ACCEPTS ONLY PRIVATE  
26 MONEY AND DOES NOT DISPENSE CONTROLLED SUBSTANCES. THE DISTRICT  
27 COURT MAY RESTRAIN ANY VIOLATION OF, REVIEW ANY DENIAL,

1 RESTRICTION, OR REVOCATION OF APPROVAL UNDER, AND GRANT OTHER  
2 RELIEF REQUIRED TO ENFORCE THE PROVISIONS OF THIS SECTION.

3 **SECTION 25.** In Colorado Revised Statutes, 27-81-108, **amend**  
4 (1) introductory portion, (1)(b), and (1)(c) as follows:

5 **27-81-108. Acceptance for treatment - rules.** (1) The director  
6 shall adopt and may amend and repeal rules for acceptance of persons  
7 into the SUBSTANCE USE DISORDER treatment program, considering  
8 available treatment resources and facilities, for the purpose of early and  
9 effective treatment of persons with ~~alcohol~~ SUBSTANCE use disorders,  
10 PERSONS INTOXICATED BY ALCOHOL, and ~~intoxicated~~ persons UNDER THE  
11 INFLUENCE OF DRUGS. In establishing the rules, THE FOLLOWING  
12 STANDARDS GUIDE the director: ~~shall be guided by the following~~  
13 ~~standards:~~

14 (b) ~~A patient shall be initially assigned or transferred to outpatient~~  
15 ~~or intermediate treatment, unless he or she is found to require inpatient~~  
16 ~~treatment~~ QUALIFIED STAFF SHALL ASSESS THE PROPER LEVEL OF CARE FOR  
17 THE PERSON PURSUANT TO RULES ADOPTED BY THE DIRECTOR AND MAKE  
18 A REFERRAL FOR PLACEMENT.

19 (c) A person ~~shall~~ MUST not be denied treatment solely because ~~he~~  
20 ~~or she~~ THE PERSON has withdrawn from treatment against medical advice  
21 on a prior occasion or because ~~he or she~~ THE PERSON has relapsed after  
22 earlier treatment.

23 **SECTION 26.** In Colorado Revised Statutes, **repeal and reenact,**  
24 **with amendments,** 27-81-109 as follows:

25 **27-81-109. [Similar to 27-82-105] Voluntary treatment of**  
26 **persons with substance use disorders.** (1) A PERSON WITH A  
27 SUBSTANCE USE DISORDER, INCLUDING A MINOR, MAY APPLY FOR

1 VOLUNTARY TREATMENT DIRECTLY TO AN APPROVED TREATMENT  
2 FACILITY.

3 (2) SUBJECT TO RULES ADOPTED BY THE DIRECTOR, THE  
4 ADMINISTRATOR IN CHARGE OF AN APPROVED TREATMENT FACILITY SHALL  
5 DETERMINE WHO IS ADMITTED FOR TREATMENT. IF A PERSON IS REFUSED  
6 ADMISSION TO AN APPROVED TREATMENT FACILITY, THE ADMINISTRATOR  
7 MAY REFER THE PERSON TO ANOTHER APPROVED AND APPROPRIATE  
8 TREATMENT FACILITY FOR TREATMENT IF IT IS DEEMED LIKELY TO BE  
9 BENEFICIAL. A PERSON MUST NOT BE REFERRED FOR FURTHER TREATMENT  
10 IF IT IS DETERMINED THAT FURTHER TREATMENT IS NOT LIKELY TO BRING  
11 ABOUT SIGNIFICANT IMPROVEMENT IN THE PERSON'S CONDITION, OR  
12 TREATMENT IS NO LONGER APPROPRIATE, OR FURTHER TREATMENT IS  
13 UNLIKELY TO BE BENEFICIAL.

14 (3) IF A PATIENT RECEIVING RESIDENTIAL CARE LEAVES AN  
15 APPROVED TREATMENT FACILITY, THE PERSON IS ENCOURAGED TO  
16 CONSENT TO OUTPATIENT TREATMENT OR SUPPORTIVE SERVICES IF  
17 APPROPRIATE.

18 **SECTION 27.** In Colorado Revised Statutes, **repeal and reenact,**  
19 **with amendments,** 27-81-110 as follows:

20 **27-81-110. [Similar to 27-82-106] Voluntary treatment for**  
21 **persons intoxicated by alcohol, under the influence of drugs, or**  
22 **incapacitated by substances.** (1) A PERSON INTOXICATED BY ALCOHOL,  
23 UNDER THE INFLUENCE OF DRUGS, OR INCAPACITATED BY SUBSTANCES,  
24 INCLUDING A MINOR IF PROVIDED BY RULES OF THE OFFICE OF BEHAVIORAL  
25 HEALTH, MAY VOLUNTARILY ADMIT HIMSELF OR HERSELF TO AN APPROVED  
26 TREATMENT FACILITY FOR AN EMERGENCY EVALUATION TO DETERMINE  
27 NEED FOR TREATMENT.

1           (2) THE ADMINISTRATOR SHALL IMMEDIATELY EVALUATE OR  
2 EXAMINE A PERSON WHO VOLUNTARILY ENTERS AN APPROVED TREATMENT  
3 FACILITY. IF THE PERSON IS FOUND TO BE IN NEED OF TREATMENT, THE  
4 ADMINISTRATOR SHALL ADMIT THE PERSON OR REFER THE PERSON TO  
5 ANOTHER APPROPRIATE FACILITY. IF A PERSON IS FOUND NOT TO BE IN  
6 NEED OF TREATMENT, THE ADMINISTRATOR SHALL RELEASE THE PERSON  
7 AND MAY REFER THE PERSON TO ANOTHER APPROPRIATE FACILITY.

8           (3) EXCEPT AS PROVIDED IN SUBSECTION (7) OF THIS SECTION, A  
9 TREATMENT FACILITY SHALL IMMEDIATELY RELEASE A VOLUNTARILY  
10 ADMITTED PERSON UPON THE PERSON'S REQUEST.

11           (4) A PERSON WHO IS NOT ADMITTED TO AN APPROVED TREATMENT  
12 FACILITY OR REFERRED TO ANOTHER HEALTH FACILITY, AND WHO HAS NO  
13 MONEY, MAY BE TAKEN TO THE PERSON'S HOME, IF ANY. IF THE PERSON  
14 HAS NO HOME, THE APPROVED TREATMENT FACILITY MAY ASSIST THE  
15 PERSON IN OBTAINING SHELTER.

16           (5) IF A PERSON IS ADMITTED TO AN APPROVED TREATMENT  
17 FACILITY, THE PERSON'S FAMILY OR NEXT OF KIN MUST BE NOTIFIED AS  
18 PROMPTLY AS POSSIBLE IN ACCORDANCE WITH FEDERAL CONFIDENTIALITY  
19 REGULATIONS FOR SUBSTANCE USE DISORDER PATIENT RECORDS, WHICH  
20 REGULATIONS ARE FOUND AT 42 CFR PART 2, AS AMENDED. IF AN ADULT  
21 PERSON REQUESTS THAT THERE BE NO NOTIFICATION, THE ADULT PERSON'S  
22 REQUEST MUST BE RESPECTED.

23           (6) IF THE ADMINISTRATOR DETERMINES THAT IT IS FOR THE  
24 PERSON'S BENEFIT, THE PERSON MUST BE ENCOURAGED TO AGREE TO  
25 FURTHER DIAGNOSIS AND APPROPRIATE VOLUNTARY TREATMENT.

26           (7) NOTHING IN THIS SECTION PRECLUDES THE ADMINISTRATOR  
27 FROM SEEKING EMERGENCY COMMITMENT OF A PERSON AS PROVIDED IN

1 SECTION 27-81-111 OR INVOLUNTARY COMMITMENT OF A PERSON AS  
2 PROVIDED IN SECTION 27-81-112, REGARDLESS OF WHETHER THE PERSON  
3 HAS BEEN VOLUNTARILY ADMITTED UNDER THIS SECTION. IN SUCH CASE,  
4 THE ADMINISTRATOR'S FURTHER CONDUCT IS GOVERNED BY SECTION  
5 27-81-111 OR 27-81-112, AS APPLICABLE.

6 **SECTION 28.** In Colorado Revised Statutes, **amend** 27-81-111  
7 as follows:

8 **27-81-111. Emergency commitment.** (1) (a) When a person is  
9 ~~intoxicated~~ UNDER THE INFLUENCE OF or incapacitated by ~~alcohol~~  
10 SUBSTANCES and clearly dangerous to the health and safety of himself,  
11 herself, or others, ~~he or she shall be taken into protective custody by law~~  
12 enforcement authorities or an emergency service patrol, acting with  
13 probable cause, ~~and placed~~ SHALL TAKE THE PERSON INTO PROTECTIVE  
14 CUSTODY in an approved treatment facility. If no such facilities are  
15 available, ~~he or she~~ THE PERSON may be detained in an emergency  
16 medical facility or jail, but only for so long as may be necessary to  
17 prevent injury to himself, herself, or others or to prevent a breach of the  
18 peace. If the person being detained is a juvenile, as defined in section  
19 19-1-103 (68), ~~C.R.S.~~, the juvenile shall be placed in a setting that is  
20 nonsecure and physically segregated by sight and sound from the adult  
21 offenders. A law enforcement officer or emergency service patrol officer,  
22 in detaining the person, is taking ~~him or her~~ THE PERSON into protective  
23 custody. In so doing, the detaining officer may protect himself or herself  
24 by reasonable methods but shall make every reasonable effort to protect  
25 the detainee's health and safety. A taking into protective custody under  
26 this section is not an arrest, and no entry or other record shall be made to  
27 indicate that the person has been arrested or charged with a crime. Law

1 enforcement or emergency service personnel who act in compliance with  
2 this section are acting in the course of their official duties and are not  
3 criminally or civilly liable therefor. Nothing in this subsection (1) ~~shall~~  
4 ~~preclude an intoxicated or incapacitated~~ PRECLUDES A person  
5 INTOXICATED BY ALCOHOL, UNDER THE INFLUENCE OF DRUGS, OR  
6 INCAPACITATED BY SUBSTANCES who is not dangerous to the health and  
7 safety of himself, herself, or others from being assisted to ~~his or her~~ THE  
8 PERSON'S home or like location by the law enforcement officer or  
9 emergency service patrol officer.

10 (b) A sheriff or police chief who violates the provisions of  
11 ~~paragraph (a) of this subsection (1)~~ SUBSECTION (1)(a) OF THIS SECTION  
12 related to detaining juveniles may be subject to a civil fine of no more  
13 than one thousand dollars. The decision to fine shall be based on prior  
14 violations of the provisions of ~~paragraph (a) of this subsection (1)~~  
15 SUBSECTION (1)(a) OF THIS SECTION by the sheriff or police chief and the  
16 willingness of the sheriff or police chief to address the violations in order  
17 to comply with ~~paragraph (a) of this subsection (1)~~ SUBSECTION (1)(a) OF  
18 THIS SECTION.

19 (2) A law enforcement officer, emergency service ~~patrolman~~  
20 PATROL OFFICER, physician, spouse, guardian, or relative of the person to  
21 be committed or any other responsible person may make a written  
22 application for emergency commitment under this section, directed to the  
23 administrator of the approved treatment facility. The application ~~shall~~  
24 MUST state the circumstances requiring emergency commitment,  
25 including the applicant's personal observations and the specific statements  
26 of others, if any, upon which ~~he or she~~ THE APPLICANT relies in making  
27 the application. A copy of the application ~~shall~~ MUST be furnished to the

1 person to be committed.

2 (3) If the ~~approved treatment facility administrator or his or her~~  
3 ~~authorized designee~~ approves the application, the ~~person~~ ADMINISTRATOR  
4 shall ~~be committed, evaluated, and treated~~ COMMIT, EVALUATE, AND  
5 TREAT THE PERSON for a period not to exceed five days. ~~The person shall~~  
6 ~~be brought to the facility by~~ A peace officer, the emergency service  
7 patrol, or any interested person SHALL BRING THE PERSON TO THE  
8 FACILITY. If necessary, the court may be contacted to issue an order to the  
9 police, the peace officer's department, or the sheriff's department to  
10 transport the person to the facility.

11 (4) If the ~~approved treatment facility administrator or his or her~~  
12 ~~authorized designee~~ determines that the application fails to sustain the  
13 grounds for emergency commitment as set forth in subsection (1) of this  
14 section, the ~~commitment shall be refused and the person detained~~  
15 ~~immediately released, and the person shall be encouraged~~  
16 ADMINISTRATOR SHALL REFUSE THE COMMITMENT, IMMEDIATELY RELEASE  
17 THE DETAINED PERSON, AND ENCOURAGE THE PERSON to seek voluntary  
18 treatment if appropriate.

19 (5) When the administrator determines that the grounds for  
20 commitment no longer exist, ~~he or she~~ THE ADMINISTRATOR shall  
21 discharge the person committed under this section. A person committed  
22 under this section ~~may~~ MUST not be detained in any treatment facility for  
23 more than five days; except that a person may be detained for longer than  
24 five days at the approved treatment facility if, in that period of time, a  
25 petition for involuntary commitment has been filed pursuant to section  
26 27-81-112. A person ~~may~~ MUST not be detained longer than ten days,  
27 EXCLUDING WEEKENDS AND HOLIDAYS, after the date of filing of the

1 petition for involuntary commitment UNLESS A VALID MEDICAL REASON  
2 EXISTS FOR DETAINING A PERSON LONGER.

3 (6) Whenever a person is involuntarily detained pursuant to this  
4 section, ~~he or she~~ THE ADMINISTRATOR shall, ~~immediately be advised by~~  
5 ~~the facility administrator or his or her authorized designee~~ WITHIN  
6 TWENTY-FOUR HOURS AFTER DETAINMENT, ADVISE THE PERSON WHO IS  
7 INVOLUNTARILY DETAINED, both orally and in writing, of ~~his or her~~ THE  
8 PERSON'S right to challenge ~~such~~ THE detention by application to the  
9 courts for a writ of habeas corpus, to be represented by counsel at every  
10 stage of any proceedings relating to ~~his or her~~ commitment and  
11 recommitment, and to have counsel appointed by the court or provided by  
12 the court if ~~he or she~~ THE PERSON wants the assistance of counsel and is  
13 unable to obtain counsel.

14 **SECTION 29.** In Colorado Revised Statutes, **amend** 27-81-112  
15 as follows:

16 **27-81-112. Involuntary commitment of a person with a**  
17 **substance use disorder.** (1) The court may commit a person to the  
18 custody of the office of behavioral health upon the petition of the person's  
19 spouse or guardian, a relative, a physician, an advanced practice nurse,  
20 the administrator in charge of an approved treatment facility, or any other  
21 responsible person. The petition must allege that the person ~~is a person~~  
22 ~~with an alcohol~~ HAS A SUBSTANCE use disorder and that the person has  
23 threatened or attempted to inflict or inflicted physical harm on himself or  
24 herself or on another and that unless committed the person is likely to  
25 inflict physical harm on himself or herself or on another or that the person  
26 is incapacitated by ~~alcohol~~ SUBSTANCES. A refusal to undergo treatment  
27 does not constitute evidence of lack of judgment as to the need for

1 treatment. The petition must be accompanied by a certificate of a licensed  
2 physician who has examined the person within ~~two~~ TEN days before  
3 submission of the petition, unless the person whose commitment is sought  
4 has refused to submit to a medical examination, in which case the fact of  
5 refusal must be alleged in the petition, OR AN EXAMINATION CANNOT BE  
6 MADE OF THE PERSON DUE TO THE PERSON'S CONDITION. The certificate  
7 must set forth the physician's findings in support of the petition's  
8 allegations.

9 (2) A COURT SHALL NOT ACCEPT a petition submitted pursuant to  
10 subsection (1) of this section ~~shall not be accepted~~ unless there is  
11 documentation of the refusal by the person to be committed to accessible  
12 and affordable voluntary treatment. The documentation may include, but  
13 ~~shall not be~~ IS NOT limited to, notations in the person's medical or law  
14 enforcement records or statements by a physician, advanced practice  
15 nurse, or witness.

16 (3) (a) Upon filing the petition, THE PERSON WHOSE COMMITMENT  
17 IS SOUGHT MUST BE NOTIFIED OF THE PERSON'S RIGHT TO:

18 (I) ENTER INTO A STIPULATED ORDER OF THE COURT FOR  
19 COMMITTED TREATMENT IN ORDER TO EXPEDITE PLACEMENT IN AN  
20 APPROVED TREATMENT FACILITY BY THE OFFICE OF BEHAVIORAL HEALTH;

21 OR

22 (II) TO CONTEST THE COMMITMENT PROCEEDING.

23 (b) IF A STIPULATED ORDER IS ENTERED, THE OFFICE OF  
24 BEHAVIORAL HEALTH SHALL PLACE THE PERSON IN AN APPROVED  
25 TREATMENT PROGRAM THAT REFLECTS THE LEVEL OF NEED OF THE  
26 PERSON.

27 (c) IF THE PERSON WHOSE COMMITMENT IS SOUGHT EXERCISES THE

1 RIGHT TO CONTEST THE PETITION, the court shall fix a date for a hearing  
2 no later than ten days, EXCLUDING WEEKENDS AND HOLIDAYS, after the  
3 date the petition was filed. A copy of the petition and the notice of the  
4 hearing, including the date fixed by the court, must be personally served  
5 on the petitioner, the person whose commitment is sought, and one of ~~his~~  
6 ~~or her~~ THE PERSON'S parents or ~~his or her~~ THE PERSON'S legal guardian if  
7 ~~he or she~~ THE PERSON is a minor. A copy of the petition and notice of  
8 hearing must be ~~mailed~~ PROVIDED to the office of behavioral health, to  
9 counsel for the person whose commitment is sought, to the administrator  
10 in charge of the approved treatment facility to which the person may have  
11 been committed for emergency treatment, and to any other person the  
12 court believes advisable.

13 (4) At the hearing, the court shall hear all relevant testimony,  
14 including, if possible, the testimony of at least one licensed physician who  
15 has examined the person whose commitment is sought. The person ~~shall~~  
16 MUST be present unless the court believes that the person's presence is  
17 likely to be injurious to the person; in this event, the court shall appoint  
18 a guardian ad litem to represent the person throughout the proceeding. If  
19 the person has refused to be examined by a licensed physician, ~~he or she~~  
20 ~~shall~~ THE PERSON MUST be given an opportunity to be examined by a  
21 court-appointed licensed physician. If the person refuses and there is  
22 sufficient evidence to believe that the allegations of the petition are true  
23 or if the court believes that more medical evidence is necessary, the court  
24 may commit the person to a licensed hospital for a period of not more  
25 than five days for a diagnostic examination. In such event, the court shall  
26 schedule a further hearing for final determination of commitment, in no  
27 event later than five days after the first hearing.

1 (5) If after hearing all relevant evidence, including the results of  
2 any diagnostic examination by the licensed hospital, the court finds that  
3 grounds for involuntary commitment have been established by clear and  
4 convincing proof, ~~it~~ THE COURT shall make an order of commitment to the  
5 office of behavioral health. The office of behavioral health has the right  
6 to delegate physical custody of the person to an appropriate approved  
7 treatment facility. The court may not order commitment of a person  
8 unless it determines that the office of behavioral health is able to provide  
9 adequate and appropriate treatment for the person, and the treatment is  
10 likely to be beneficial.

11 (6) Upon the court's commitment of a person to the office of  
12 behavioral health, the court may issue an order to the sheriff to transport  
13 the person to the facility designated by the office of behavioral health.

14 (7) A person committed as provided for in this section remains in  
15 the custody of the office of behavioral health for treatment for a period of  
16 ~~thirty~~ UP TO NINETY days. ~~unless discharged sooner.~~ At the end of the  
17 ~~thirty-day~~ NINETY-DAY period, ~~he or she shall be discharged automatically~~  
18 THE TREATMENT FACILITY SHALL AUTOMATICALLY DISCHARGE THE  
19 PERSON unless the office of behavioral health, before expiration of the  
20 ~~thirty-day~~ NINETY-DAY period, obtains a court order for ~~his or her~~ THE  
21 PERSON'S recommitment on the grounds set forth in subsection (1) of this  
22 section for a further period of ninety days unless discharged sooner. If a  
23 person has been committed because ~~he or she~~ THE PERSON is a person  
24 with ~~an alcohol~~ A SUBSTANCE use disorder who is likely to inflict physical  
25 harm on another, the office of behavioral health shall apply for  
26 recommitment if, after examination, it is determined that the likelihood  
27 to inflict physical harm on another still exists.

1           (8) A person who is recommitted as provided for in subsection (7)  
2 of this section and who has not been discharged by the office of  
3 behavioral health before the end of the ninety-day period is discharged at  
4 the expiration of that ninety-day period unless the office of behavioral  
5 health, before expiration of the ninety-day period, obtains a court order  
6 on the grounds set forth in subsection (1) of this section for  
7 recommitment for a further period, not to exceed ninety days. If a person  
8 has been committed because ~~he or she~~ THE PERSON is a person with ~~an~~  
9 ~~alcohol~~ A SUBSTANCE use disorder who is likely to inflict physical harm  
10 on another, the office of behavioral health shall apply for recommitment  
11 if, after examination, it is determined that the likelihood to inflict physical  
12 harm on another still exists. Only two recommitment orders pursuant to  
13 subsection (7) of this section and this subsection (8) are permitted.

14           (9) Upon the filing of a petition for recommitment under  
15 subsections (7) and (8) of this section, the court shall fix a date for  
16 hearing ~~no~~ NOT later than ten days, EXCLUDING WEEKENDS AND  
17 HOLIDAYS, after the date the petition was filed UNLESS A VALID MEDICAL  
18 REASON EXISTS FOR DELAYING THE HEARING. A copy of the petition and  
19 of the notice of hearing shall be served and ~~mailed~~ PROVIDED as required  
20 in subsection (3) of this section. At the hearing, the court shall proceed as  
21 provided in subsection (4) of this section.

22           (10) The office of behavioral health shall provide adequate and  
23 appropriate treatment of a person committed to its custody. The office of  
24 behavioral health may transfer any person committed to its custody from  
25 one approved treatment facility to another, if transfer is advisable.

26           (11) The office of behavioral health shall discharge a person  
27 committed to its custody for treatment at any time before the end of the

1 period for which ~~he or she~~ THE PERSON has been committed if either of  
2 the following conditions is met:

3 (a) In the case of a person with ~~an alcohol~~ A SUBSTANCE use  
4 disorder committed on the grounds that ~~he or she~~ THE PERSON is likely to  
5 inflict physical harm upon another, that ~~he or she~~ THE PERSON no longer  
6 has ~~an alcohol~~ A SUBSTANCE use disorder that requires treatment or the  
7 likelihood to inflict physical harm upon another no longer exists; or

8 (b) In the case of a person with ~~an alcohol~~ A SUBSTANCE use  
9 disorder committed on the grounds of the need of treatment and  
10 incapacity, that the incapacity no longer exists, OR IN THE CASE OF A  
11 PERSON WITH A SUBSTANCE USE DISORDER COMMITTED ON ANY GROUNDS  
12 PURSUANT TO THIS SECTION, THAT further treatment ~~will~~ IS not likely TO  
13 bring about significant improvement in the person's condition, or  
14 treatment is no longer appropriate, OR THAT FURTHER TREATMENT IS  
15 UNLIKELY TO BE BENEFICIAL.

16 (12) The court shall inform the person whose commitment or  
17 recommitment is sought of ~~his or her~~ THE PERSON'S right to contest the  
18 application, to be represented by counsel at every stage of any  
19 proceedings relating to the person's commitment and recommitment, and  
20 to have counsel appointed by the court or provided by the court if ~~he or~~  
21 ~~she~~ THE PERSON wants the assistance of counsel and is unable to obtain  
22 counsel. If the court believes that the person needs the assistance of  
23 counsel, the court shall require, by appointment if necessary, counsel for  
24 the person regardless of ~~his or her~~ THE PERSON'S wishes. The person  
25 whose commitment or recommitment is sought shall be informed of ~~his~~  
26 ~~or her~~ THE PERSON'S right to be examined by a licensed physician of the  
27 person's choice. If the person is unable to obtain a licensed physician and

1 requests examination by a physician, the court shall employ a licensed  
2 physician.

3 (13) If a private treatment facility agrees with the request of a  
4 competent patient or ~~his or her~~ THE PATIENT'S parent, sibling, adult child,  
5 or guardian to accept the patient for treatment, the administrator of the  
6 public treatment facility shall transfer ~~him or her~~ THE PATIENT to the  
7 private treatment facility.

8 (14) A person committed under this ~~article~~ ARTICLE 81 may at any  
9 time seek to be discharged from commitment by an order in the nature of  
10 habeas corpus.

11 (15) The venue for proceedings under this section is the county in  
12 which the person to be committed resides or is present.

13 (16) All proceedings conducted pursuant to this ~~article shall be~~  
14 ARTICLE 81 ARE conducted by the district attorney of the county where the  
15 proceeding is held or by an attorney acting for the district attorney  
16 appointed by the court for that purpose; except that, in any county or in  
17 any city and county having a population exceeding one hundred thousand  
18 persons, the proceedings shall be conducted by the county attorney or by  
19 an attorney acting for the county attorney appointed by the court.

20 **SECTION 30.** In Colorado Revised Statutes, **amend** 27-81-113  
21 as follows:

22 **27-81-113. Records of persons with substance use disorders,**  
23 **persons intoxicated by alcohol, and persons under the influence of**  
24 **substances.** (1) The registration and other records of treatment facilities  
25 ~~shall remain~~ ARE confidential AND FULLY PROTECTED AS OUTLINED IN  
26 FEDERAL CONFIDENTIALITY REGULATIONS FOR SUBSTANCE USE DISORDER  
27 RECORDS FOUND AT 42 CFR PART 2, AS AMENDED, and are privileged to

1 the patient.

2 (2) Notwithstanding subsection (1) of this section, the director  
3 may make available information from patients' records for purposes of  
4 research into the causes and treatment of ~~alcohol~~ SUBSTANCE use  
5 disorders. Information ~~under~~ MADE AVAILABLE PURSUANT TO this  
6 subsection (2) must not be published in a way that discloses patients'  
7 names or other identifying information.

8 (3) Nothing in this section ~~shall be construed to prohibit or limit~~  
9 PROHIBITS OR LIMITS the sharing of information by a state institution of  
10 higher education police department to authorized university  
11 administrators pursuant to section 23-5-141. ~~C.R.S.~~

12 **SECTION 31.** In Colorado Revised Statutes, **repeal and reenact,**  
13 **with amendments,** 27-81-114 as follows:

14 **27-81-114. Rights of persons receiving evaluation, care, or**  
15 **treatment.** (1) A FACILITY SHALL IMMEDIATELY ADVISE EACH PERSON  
16 RECEIVING EVALUATION, CARE, OR TREATMENT UNDER ANY PROVISION OF  
17 THIS ARTICLE 81, ORALLY AND IN WRITING, THAT THE PERSON HAS AND IS  
18 AFFORDED THE FOLLOWING RIGHTS:

19 (a) TO BE EVALUATED TO DETERMINE THE PERSON'S BEHAVIORAL  
20 HEALTH TREATMENT NEEDS RELATING TO THE USE OF SUBSTANCES,  
21 INCLUDING ALCOHOL OR DRUGS;

22 (b) IF UNDER AN EMERGENCY COMMITMENT PURSUANT TO SECTION  
23 27-81-111, TO REFUSE TO BE EXAMINED BY A LICENSED PHYSICIAN FOR  
24 CERTIFICATION. A PERSON'S REFUSAL TO BE EXAMINED FOR CERTIFICATION  
25 MAY BE ALLEGED IN A PETITION FOR INVOLUNTARY COMMITMENT. A  
26 PERSON MAY REQUEST TO BE EXAMINED BY THE PERSON'S PHYSICIAN, OR  
27 A COURT MAY ORDER A PERSON TO BE EVALUATED BY A LICENSED

1       PHYSICIAN FOR CERTIFICATION.

2           (c) TO RECEIVE TIMELY MEDICAL AND BEHAVIORAL HEALTH CARE  
3       AND TREATMENT, AS SPECIFIED IN LAW, THAT IS DETERMINED BASED ON  
4       THE PERSON'S NEEDS AND THAT IS DELIVERED IN THE LEAST RESTRICTIVE  
5       TREATMENT SETTING POSSIBLE, AS SET FORTH IN DEPARTMENT RULES;

6           (d) TO BE TREATED FAIRLY AND TO RECEIVE THE SAME  
7       CONSIDERATION AND ACCESS TO APPROPRIATE SERVICES AS OTHERS,  
8       REGARDLESS OF RACE, COLOR, NATIONAL ORIGIN, AGE, GENDER IDENTITY,  
9       SEXUAL ORIENTATION, POLITICAL AFFILIATION, RELIGIOUS BELIEFS,  
10      FINANCIAL STATUS, OR DISABILITY;

11          (e) TO CONTEST A COMMITMENT PROCEEDING OR TO ENTER INTO  
12      A STIPULATED ORDER OF THE COURT FOR COMMITTED TREATMENT;

13          (f) TO RETAIN AND CONSULT WITH AN ATTORNEY AT ANY TIME  
14      AND TO HAVE AN ATTORNEY APPOINTED BY OR PROVIDED BY THE COURT  
15      IN A TIMELY MANNER IN ANY PROCEEDINGS RELATING TO COMMITMENT OR  
16      RECOMMITMENT, IF THE PERSON WANTS THE ASSISTANCE OF AN ATTORNEY  
17      AND IS UNABLE TO OBTAIN AN ATTORNEY;

18          (g) TO AT ANY TIME SEEK TO BE DISCHARGED FROM COMMITMENT  
19      BY AN ORDER IN THE NATURE OF HABEAS CORPUS;

20          (h) ONCE NO LONGER UNDER THE INFLUENCE OF DRUGS OR  
21      INTOXICATED BY ALCOHOL, TO SIGN IN AND SEEK VOLUNTARY SUBSTANCE  
22      USE DISORDER TREATMENT, UNLESS THE ADMINISTRATOR DETERMINES IN  
23      WRITING THAT REASONABLE GROUNDS EXIST TO BELIEVE THAT THE  
24      PERSON WILL NOT REMAIN IN VOLUNTARY TREATMENT OR THAT THE  
25      PERSON IS CLEARLY DANGEROUS TO THE HEALTH AND SAFETY OF HIMSELF  
26      OR HERSELF OR OTHERS;

27          (i) IF IN COMMITTED TREATMENT, TO RECEIVE

1 TWENTY-FOUR-HOUR NOTICE PRIOR TO BEING TRANSFERRED TO ANOTHER  
2 FACILITY;

3 (j) TO HAVE REASONABLE OPPORTUNITIES FOR CONTINUING  
4 VISITATION AND COMMUNICATION WITH THE PERSON'S FAMILY AND  
5 FRIENDS, CONSISTENT WITH AN EFFECTIVE TREATMENT PROGRAM AND AS  
6 DETERMINED IN DEPARTMENT RULES. EACH PERSON MAY MEET WITH THE  
7 PERSON'S ATTORNEY, CLERGYPERSON, OR HEALTH CARE PROVIDER AT ANY  
8 TIME.

9 (k) TO HAVE REASONABLE ACCESS TO MAIL AND WRITING  
10 MATERIALS, INCLUDING POSTAGE, AS WELL AS THE ASSISTANCE OF  
11 FACILITY STAFF IF THE PERSON IS UNABLE TO WRITE, PREPARE, OR MAIL  
12 CORRESPONDENCE;

13 (l) SUBJECT TO DEPARTMENT RULES RELATING TO THE USE OF  
14 TELEPHONES AND OTHER COMMUNICATION DEVICES, TO HAVE  
15 REASONABLE ACCESS TO TELEPHONES OR OTHER COMMUNICATION  
16 DEVICES, AND TO MAKE AND TO RECEIVE CALLS OR COMMUNICATIONS IN  
17 PRIVACY. FACILITY STAFF SHALL NOT OPEN, DELAY, INTERCEPT, READ, OR  
18 CENSOR MAIL OR OTHER COMMUNICATIONS OR USE MAIL OR OTHER  
19 COMMUNICATIONS AS A METHOD TO ENFORCE COMPLIANCE WITH FACILITY  
20 STAFF.

21 (m) TO WEAR HIS OR HER OWN CLOTHES, KEEP AND USE PERSONAL  
22 POSSESSIONS, AND KEEP AND BE ALLOWED TO SPEND A REASONABLE SUM  
23 OF THE PERSON'S OWN MONEY;

24 (n) TO HAVE ACCESS TO MEDICAL RECORDS;

25 (o) TO HAVE TREATMENT RECORDS REMAIN CONFIDENTIAL,  
26 EXCEPT AS REQUIRED BY LAW;

27 (p) TO NOT BE FINGERPRINTED, UNLESS REQUIRED BY LAW;

1 (q) TO REFUSE TO BE PHOTOGRAPHED, EXCEPT FOR TREATMENT  
2 FACILITY IDENTIFICATION PURPOSES;

3 (r) TO HAVE THE OPPORTUNITY TO REGISTER AND VOTE BY  
4 ABSENTEE BALLOT WITH THE ASSISTANCE OF FACILITY STAFF;

5 (s) TO HAVE APPROPRIATE ACCESS TO ADEQUATE FOOD, WATER,  
6 AND HYGIENE PRODUCTS;

7 (t) TO HAVE PHYSICAL PRIVACY IN SHOWERING, CHANGING, AND  
8 USING THE RESTROOM; AND

9 (u) TO BE FREE OF RESTRAINTS AND SOLITARY CONFINEMENT.

10 (2) ONLY QUALIFIED STAFF PROVIDING EVALUATION, TREATMENT,  
11 OR CARE FOR A PERSON MAY DENY OR RESTRICT THE PERSON'S RIGHTS  
12 UNDER SUBSECTION (1) OF THIS SECTION IF THE PERSON'S HEALTH OR  
13 SAFETY WOULD BE CLEARLY ENDANGERED IF THE RIGHTS WERE NOT  
14 DENIED OR RESTRICTED. IF A PERSON'S RIGHTS ARE DENIED OR  
15 RESTRICTED, THE REASON FOR THE DENIAL OR RESTRICTION MUST BE  
16 EXPLAINED TO THE PERSON AND ENTERED INTO THE PERSON'S TREATMENT  
17 RECORD. THE FACILITY SHALL PROVIDE THE PERSON AND THE PERSON'S  
18 ATTORNEY THE INFORMATION PERTAINING TO A DENIAL OR RESTRICTION  
19 OF RIGHTS CONTAINED IN THE PERSON'S TREATMENT RECORD. THE  
20 PERSON'S RIGHTS MUST BE IMMEDIATELY RESTORED AS SOON AS THE  
21 PERSON'S HEALTH AND SAFETY ARE NO LONGER CLEARLY ENDANGERED.

22 (3) A PERSON RECEIVING EVALUATION, CARE, OR TREATMENT  
23 UNDER ANY PROVISION OF THIS ARTICLE 81 MAY SUBMIT A GRIEVANCE OR  
24 COMPLAINT AGAINST THE FACILITY OR FACILITY STAFF PURSUANT TO A  
25 GRIEVANCE OR COMPLAINT PROCESS, WHICH IS EXPLAINED TO THE PERSON  
26 IN DETAIL AND INCLUDED WITH THE ORAL AND WRITTEN EXPLANATION OF  
27 RIGHTS.

1           (4) AS PART OF THE IMMEDIATE ORAL AND WRITTEN ADVISEMENT  
2 OF THE RIGHTS ENUMERATED IN THIS SECTION, A FACILITY SHALL ALSO  
3 INCLUDE THE TELEPHONE NUMBER AND E-MAIL ADDRESS FOR THE OFFICE  
4 OF THE OMBUDSMAN FOR BEHAVIORAL HEALTH ACCESS TO CARE, CREATED  
5 IN SECTION 27-80-303. THE WRITTEN ADVISEMENTS MUST BE TRANSLATED  
6 IF THE PERSON CANNOT READ OR UNDERSTAND ENGLISH. THE  
7 ADMINISTRATOR SHALL CAUSE THE RIGHTS ENUMERATED IN THIS SECTION  
8 TO BE POSTED IN A PROMINENT LOCATION WHERE CLIENTS IN THE FACILITY  
9 RESIDE, WHICH POSTING MUST ALSO INCLUDE THE NUMBER AND E-MAIL  
10 ADDRESS FOR THE OFFICE OF THE OMBUDSMAN FOR BEHAVIORAL HEALTH  
11 ACCESS TO CARE, CREATED IN SECTION 27-80-303.

12           **SECTION 32.** In Colorado Revised Statutes, 27-81-115, **amend**  
13 (1) as follows:

14           **27-81-115. Emergency service patrol - establishment - rules.**

15 (1) The office of behavioral health and cities, counties, city and counties,  
16 and regional service authorities may establish emergency service patrols.  
17 A patrol consists of persons trained to give assistance in the streets and  
18 in other public places to persons who are intoxicated ~~or incapacitated~~ by  
19 alcohol, UNDER THE INFLUENCE OF DRUGS, OR INCAPACITATED BY  
20 SUBSTANCES. Members of an emergency service patrol must be capable  
21 of providing first aid in emergency situations and are authorized to  
22 transport a person intoxicated ~~or incapacitated~~ by alcohol, UNDER THE  
23 INFLUENCE OF DRUGS, OR INCAPACITATED BY SUBSTANCES to his or her  
24 home and to and from treatment facilities.

25           **SECTION 33.** In Colorado Revised Statutes, **amend** 27-81-117  
26 as follows:

27           **27-81-117. Criminal laws - limitations.** (1) A county,

1 municipality, or other political subdivision may not adopt or enforce a  
2 local law, ordinance, resolution, or rule having the force of law that  
3 includes drinking, being a person with an alcohol use disorder, or being  
4 found in an intoxicated condition as one of the elements of the offense  
5 giving rise to a criminal or civil penalty or sanction.

6 (2) A county, municipality, or other political subdivision ~~may~~  
7 SHALL not interpret or apply any law of general application to circumvent  
8 the provisions of subsection (1) of this section.

9 (3) Nothing in this ~~article~~ ARTICLE 81 affects any law, ordinance,  
10 resolution, or rule against drunken driving, driving under the influence of  
11 alcohol OR DRUGS, or other similar offense involving the operation of a  
12 vehicle, an aircraft, or a boat or machinery or other equipment or  
13 regarding the sale, purchase, dispensing, possessing, or use of DRUGS OR  
14 alcoholic beverages at stated times and places or by a particular class of  
15 persons.

16 (4) The fact that a person is intoxicated ~~or incapacitated~~ by  
17 alcohol, ~~shall~~ UNDER THE INFLUENCE OF DRUGS, OR INCAPACITATED BY  
18 SUBSTANCES DOES not prevent ~~his or her~~ THE PERSON'S arrest or  
19 prosecution for the commission of any criminal act or conduct not  
20 enumerated in subsection (1) of this section.

21 (5) Nothing in this ~~article shall be construed as a limitation upon~~  
22 ARTICLE 81 LIMITS the right of a police officer to make an otherwise legal  
23 arrest, notwithstanding the fact that the arrested person may be  
24 intoxicated BY ALCOHOL, UNDER THE INFLUENCE OF DRUGS, or  
25 incapacitated by ~~alcohol~~ SUBSTANCES.

26 **SECTION 34.** In Colorado Revised Statutes, **add with amended**  
27 **and relocated provisions** 27-81-118 as follows:

1           **27-81-118. [Formerly 27-82-114] Opioid crisis recovery funds**  
2           **advisory committee - creation - membership - purpose.** (1) There is  
3           ~~hereby~~ created the opioid crisis recovery funds advisory committee,  
4           referred to in this section as the "committee", which is created to advise  
5           and collaborate with the department of law on uses of any custodial funds  
6           received by the state as the result of opioid-addiction-related litigation  
7           and for which the use of the funds is not predetermined or committed by  
8           court order or other action by a state or federal court of law.

9           (2) (a) The committee consists of members appointed as follows:

10          (I) Thirteen members appointed by the governor, including:

11          (A) One member licensed to practice medicine pursuant to article  
12          240 of title 12;

13          (B) One member licensed to practice pharmacy pursuant to article  
14          280 of title 12;

15          (C) One member licensed to practice as a nurse pursuant to article  
16          255 of title 12;

17          (D) One member licensed as a dentist pursuant to article 220 of  
18          title 12;

19          (E) One member licensed as a veterinarian pursuant to article 315  
20          of title 12;

21          (F) One member licensed as a physical therapist pursuant to article  
22          285 of title 12;

23          (G) One member representing a local public health agency;

24          (H) One member who has been affected by the opioid crisis;

25          (I) One family member of a person who has been affected by the  
26          opioid crisis;

27          (J) One member representing an advocacy organization for people

- 1 with substance use disorders;
- 2 (K) Two members appointed from nominees submitted by  
3 statewide organizations representing counties, with one member  
4 representing the western slope and one member representing the eastern  
5 part of the state; and
- 6 (L) One member from an association that represents behavioral  
7 health providers;
- 8 (II) Two members appointed by the executive director of the  
9 department of human services, one of whom must represent an  
10 association of substance use providers;
- 11 (III) Two members appointed by the executive director of the  
12 department of public health and environment, one of whom is a pain  
13 management patient;
- 14 (IV) One member appointed by the executive director of the  
15 department of regulatory agencies;
- 16 (V) One member appointed by the executive director of the  
17 department of health care policy and financing;
- 18 (VI) One member from the state substance abuse trend and  
19 response task force, created in section 18-18.5-103, appointed by the  
20 attorney general;
- 21 (VII) One member from the center for research into substance use  
22 disorder prevention, treatment, and recovery support strategies, created  
23 in section 27-80-118 (3), appointed by the director of the center;
- 24 (VIII) One member from each safety net hospital that provides  
25 addiction services, appointed by the hospital;
- 26 (IX) One member from the Colorado district attorneys' council, or  
27 any successor organization, appointed by its executive director;

1 (X) Two members representing law enforcement agencies, one of  
2 whom is appointed by the Colorado association of chiefs of police, or any  
3 successor organization, and one of whom is appointed by the county  
4 sheriffs of Colorado, or any successor organization; and

5 (XI) One member representing the Colorado municipal league, or  
6 any successor organization, appointed by the president of the executive  
7 board of the Colorado municipal league or the president's designee.

8 (b) The attorney general shall notify the appointing authorities if  
9 the state receives a settlement or damage award for which the use of the  
10 custodial funds is not predetermined or committed by court order or other  
11 action by a state or federal court of law. The appointing authorities shall  
12 make their initial appointments to the committee no later than ninety days  
13 after receiving the notice.

14 (3) Each member of the committee who is appointed pursuant to  
15 subsection (2) of this section serves at the pleasure of the appointing  
16 authority that appointed the member. THE APPOINTING AUTHORITY SHALL  
17 FILL a vacancy ~~shall be filled~~ in the same manner as the initial  
18 appointment.

19 (4) If the state receives custodial funds from a settlement or  
20 damage award from opioid-addiction-related litigation and the use of the  
21 funds is not predetermined or committed by court order or other action by  
22 a state or federal court of law, the attorney general shall convene and call  
23 a meeting of the committee, and any subsequent meetings as necessary,  
24 to seek input and recommendations from the committee on the proper  
25 expenditure of the funds received.

26 (5) (a) Each member of the committee shall maintain  
27 confidentiality throughout the process of determining the proper

1 expenditure of custodial funds. Members shall not disclose the contents  
2 of any requests for funding with anyone outside of the committee.

3 (b) Each committee member shall affirm that the member does not  
4 have a personal or financial interest regarding any organization that may  
5 request funding. Members shall disclose all potential conflict of interest  
6 situations to the attorney general before reviewing funding requests.

7 **SECTION 35. Repeal of relocated and nonrelocated**  
8 **provisions in this act.** (1) In Colorado Revised Statutes, repeal part 1 of  
9 article 82 of title 27.

10 (2) The repeal of part 1 includes sections 27-82-102 (13.3) and  
11 (13.5) and 27-82-103.5 as they would become effective July 1, 2022.

12 (3) Section 27-82-102 (7), (10), (13), (13.5) as it would become  
13 effective July 1, 2022, and (14) and section 27-82-114 are relocated.

14 **SECTION 36.** In Colorado Revised Statutes, 12-100-120, **amend**  
15 (1)(l) as follows:

16 **12-100-120. Grounds for disciplinary action - administrative**  
17 **penalties.** (1) After notice and hearing as provided in section  
18 12-100-123, the board may take disciplinary or other action as authorized  
19 in section 12-20-404 and impose other conditions or limitations on a  
20 person for any of the following causes:

21 (l) ~~An alcohol~~ A SUBSTANCE use disorder, as defined in section  
22 27-81-102, ~~or a substance use disorder, as defined in section 27-82-102,~~  
23 or an excessive use of a habit-forming drug, controlled substance, as  
24 defined in section 18-18-102 (5), or alcohol beverage that renders the  
25 certified public accountant unfit to practice public accounting;

26 **SECTION 37.** In Colorado Revised Statutes, 12-110-111, **amend**  
27 (1)(d) as follows:

1           **12-110-111. Grounds for discipline.** (1) The director may take  
2 disciplinary or other action as authorized in section 12-20-404 against a  
3 license or an application for a license if the applicant or licensee:

4           (d) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
5 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
6 ~~27-82-102~~, or is an excessive or a habitual user or abuser of alcohol or  
7 habit-forming drugs or is a habitual user of a controlled substance, as  
8 defined in section 18-18-102 (5), if the use, disorder, or dependency is a  
9 danger to other licensees;

10           **SECTION 38.** In Colorado Revised Statutes, 12-155-113, **amend**  
11 (1)(l) as follows:

12           **12-155-113. Disciplinary action by board - procedures -**  
13 **cease-and-desist orders.** (1) The board may take disciplinary or other  
14 action as authorized by section 12-20-404 for any of the following  
15 reasons:

16           (l) ~~An alcohol~~ A SUBSTANCE use disorder, as defined in section  
17 27-81-102, ~~or a substance use disorder, as defined in section 27-82-102~~,  
18 or excessive use of any habit-forming drug, any controlled substance, as  
19 defined in section 18-18-102 (5), or any alcoholic beverage;

20           **SECTION 39.** In Colorado Revised Statutes, 12-205-111, **amend**  
21 (2)(c) as follows:

22           **12-205-111. Grounds for discipline - disciplinary proceedings**  
23 **- definitions.** (2) The director may take disciplinary or other action in  
24 accordance with section 12-20-404 or issue a cease-and-desist order in  
25 accordance with section 12-205-112 upon reasonable grounds that the  
26 licensee:

27           (c) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in

1 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
2 ~~27-82-102~~, or is an excessive or habitual user or abuser of alcohol or  
3 habit-forming drugs or is a habitual user of a controlled substance, as  
4 defined in section 18-18-102 (5), or other drugs having similar effects;  
5 except that the director has the discretion not to discipline the licensee if  
6 the licensee is participating in good faith in an alcohol or substance use  
7 disorder treatment program approved by the director;

8 **SECTION 40.** In Colorado Revised Statutes, 12-210-108, **amend**  
9 (2)(q) as follows:

10 **12-210-108. Disciplinary actions - grounds for discipline.**

11 (2) The following acts constitute grounds for discipline:

12 (q) Having ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
13 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
14 ~~27-82-102~~, or excessively or habitually using or abusing alcohol or  
15 habit-forming drugs or habitually using a controlled substance, as defined  
16 in section 18-18-102 (5), or other drugs or substances having similar  
17 effects; except that the director has the discretion not to discipline the  
18 licensee if he or she is participating in good faith in an alcohol or  
19 substance use disorder treatment program approved by the director;

20 **SECTION 41.** In Colorado Revised Statutes, 12-215-115, **amend**  
21 (1)(d) as follows:

22 **12-215-115. Discipline of licensees - suspension, revocation,**  
23 **denial, and probation - grounds - definitions.** (1) Upon any of the  
24 following grounds, the board may take disciplinary or other action as  
25 specified in section 12-20-404 or impose conditions on a licensee's  
26 license:

27 (d) A substance use disorder, as defined in ~~section 27-82-102~~

1 SECTION 27-81-102, or excessive use by the licensee of a controlled  
2 substance, as defined in section 18-18-102 (5), or a habit-forming drug;

3 **SECTION 42.** In Colorado Revised Statutes, 12-235-111, **amend**  
4 (1)(f) as follows:

5 **12-235-111. Grounds for discipline - definitions.** (1) The  
6 director is authorized to take disciplinary action pursuant to section  
7 12-235-112 against any person who has:

8 (f) ~~An alcohol~~ A SUBSTANCE use disorder, as defined in section  
9 27-81-102, ~~or a substance use disorder, as defined in section 27-82-102,~~  
10 or a dependence on or addiction to alcohol or any habit-forming drug, or  
11 who abuses or engages in the habitual or excessive use of any  
12 habit-forming drug or any controlled substance as defined in section  
13 18-18-102 (5), but the director may take into account the licensee's  
14 participation in a substance use disorder treatment program when  
15 considering disciplinary action;

16 **SECTION 43.** In Colorado Revised Statutes, 12-260-114, **amend**  
17 (1)(g) as follows:

18 **12-260-114. Grounds for discipline.** (1) The board may suspend,  
19 revoke, or deny any person's certification to practice as a nurse aide or  
20 authority to practice as a medication aide in accordance with section  
21 12-20-404 (1)(d) or may issue to the person a letter of admonition under  
22 the circumstances specified in and in accordance with section 12-20-404  
23 (4), upon proof that a person:

24 (g) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
25 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
26 ~~27-82-102,~~ or excessively uses any habit-forming drug or any controlled  
27 substance, as defined in section 18-18-102 (5), or other drugs having

1 similar effects, or is diverting controlled substances, as defined in section  
2 18-18-102 (5), or other drugs having similar effects from the person's  
3 place of employment;

4 **SECTION 44.** In Colorado Revised Statutes, 12-265-113, **amend**  
5 (1)(g) as follows:

6 **12-265-113. Grounds for discipline.** (1) The board has the  
7 power to take disciplinary or other action as specified in sections  
8 12-20-404 and 12-265-107 (1)(d), upon proof that the person:

9 (g) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
10 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
11 ~~27-82-102~~, abuses or engages in the habitual or excessive use of any such  
12 habit-forming drug or any controlled substance as defined in section  
13 18-18-102 (5), or participates in the unlawful use of controlled substances  
14 as specified in section 18-18-404; except that the board has the discretion  
15 not to discipline the licensee if the person is participating, in good faith,  
16 in a substance use disorder treatment program approved by the board;

17 **SECTION 45.** In Colorado Revised Statutes, 12-275-110, **amend**  
18 (1)(d) as follows:

19 **12-275-110. Application for license - licensure by endorsement**  
20 **- rules.** (1) A person who desires to practice optometry in the state may  
21 file with the board an application for a license, giving the information  
22 required in a form and manner approved by the board. The applicant shall  
23 demonstrate that the applicant possesses the following qualifications:

24 (d) The applicant does not have ~~an alcohol~~ A SUBSTANCE use  
25 disorder, as defined in section 27-81-102, ~~or a substance use disorder, as~~  
26 ~~defined in section 27-82-102~~, or has not habitually or excessively used or  
27 abused alcohol, habit-forming drugs, or controlled substances as defined

1 in section 18-18-102 (5).

2 **SECTION 46.** In Colorado Revised Statutes, 12-280-126, **amend**  
3 (1)(e) as follows:

4 **12-280-126. Unprofessional conduct - grounds for discipline.**

5 (1) The board may take disciplinary or other action as authorized in  
6 section 12-20-404, after a hearing held in accordance with the provisions  
7 of sections 12-20-403 and 12-280-127, upon proof that the licensee,  
8 certificant, or registrant:

9 (e) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
10 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
11 ~~27-82-102~~, or engages in the habitual or excessive use or abuse of  
12 alcohol, a habit-forming drug, or a controlled substance, as defined in  
13 section 18-18-102 (5);

14 **SECTION 47.** In Colorado Revised Statutes, 12-280-204, **amend**  
15 (2)(a) as follows:

16 **12-280-204. Eligibility - participants.** (2) In order to be eligible  
17 for participation, a licensee shall:

18 (a) Acknowledge the existence or the potential existence of a  
19 psychiatric, psychological, or emotional problem; excessive alcohol or  
20 drug use; or ~~an alcohol~~ A SUBSTANCE use disorder, as defined in section  
21 27-81-102; ~~or a substance use disorder, as defined in section 27-82-102~~;

22 **SECTION 48.** In Colorado Revised Statutes, 12-300-109, **amend**  
23 (2)(h) as follows:

24 **12-300-109. Grounds for action - disciplinary proceedings.**

25 (2) The director has the power to take disciplinary or other action as  
26 authorized in section 12-20-404 against a licensee in accordance with  
27 subsections (4), (5), (6), and (8) of this section upon proof that the person:

1 (h) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
2 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
3 ~~27-82-102~~, or is an excessive or habitual user or abuser of alcohol or  
4 habit-forming drugs or is a habitual user of a controlled substance, as  
5 defined in section 18-18-102 (5), or other drugs having similar effects;  
6 except that the director has the discretion not to discipline the license  
7 holder if he or she is participating in good faith in an alcohol or substance  
8 use disorder treatment program approved by the director;

9 **SECTION 49.** In Colorado Revised Statutes, 12-305-112, **amend**  
10 (2)(c) as follows:

11 **12-305-112. Grounds for discipline - definitions.** (2) The  
12 director may take disciplinary or other action specified in section  
13 12-20-404 or 12-305-113 or issue a cease-and-desist order to a certificate  
14 holder in accordance with sections 12-20-405 and 12-305-113 (8) upon  
15 proof that the certificate holder:

16 (c) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
17 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
18 ~~27-82-102~~, excessively or habitually uses or abuses alcohol or  
19 habit-forming drugs, or habitually uses a controlled substance, as defined  
20 in section 18-18-102 (5), or other drugs having similar effects; except that  
21 the director has the discretion not to discipline the certificate holder if the  
22 certificate holder is participating in good faith in an alcohol or substance  
23 use disorder treatment program approved by the director;

24 **SECTION 50.** In Colorado Revised Statutes, 12-310-106, **amend**  
25 (2)(c) as follows:

26 **12-310-106. Grounds for discipline - disciplinary proceedings**  
27 **- judicial review.** (2) The director may take disciplinary or other action

1 as authorized in section 12-20-404 against, or issue a cease-and-desist  
2 order in accordance with section 12-20-405 to, a registrant in accordance  
3 with this section and section 12-20-403, upon proof that the registrant:

4 (c) Has ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
5 section 27-81-102; ~~or a substance use disorder, as defined in section~~  
6 ~~27-82-102~~; is an excessive or habitual user or abuser of alcohol or  
7 habit-forming drugs; or is a habitual user of a controlled substance, as  
8 defined in section 18-18-102 (5), or other drugs having similar effects;

9 **SECTION 51.** In Colorado Revised Statutes, 13-5-142, **amend**  
10 (1)(b) as follows:

11 **13-5-142. National instant criminal background check system**  
12 **- reporting.** (1) On and after March 20, 2013, the state court  
13 administrator shall send electronically the following information to the  
14 Colorado bureau of investigation created pursuant to section 24-33.5-401,  
15 referred to in this section as the "bureau":

16 (b) The name of each person who has been committed by order of  
17 the court to the custody of the office of behavioral health in the  
18 department of human services pursuant to section 27-81-112; ~~or~~  
19 ~~27-82-108~~; and

20 **SECTION 52.** In Colorado Revised Statutes, 13-5-142.5, **amend**  
21 (2)(a)(II) as follows:

22 **13-5-142.5. National instant criminal background check**  
23 **system - judicial process for awarding relief from federal**  
24 **prohibitions - legislative declaration.** (2) **Eligibility.** A person may  
25 petition for relief pursuant to this section if:

26 (a) (II) He or she has been committed by order of the court to the  
27 custody of the office of behavioral health in the department of human

1 services pursuant to section 27-81-112; ~~or 27-82-108~~; or

2 **SECTION 53.** In Colorado Revised Statutes, 13-9-123, **amend**  
3 (1)(b) as follows:

4 **13-9-123. National instant criminal background check system**  
5 **- reporting.** (1) On and after March 20, 2013, the state court  
6 administrator shall send electronically the following information to the  
7 Colorado bureau of investigation created pursuant to section 24-33.5-401,  
8 referred to in this section as the "bureau":

9 (b) The name of each person who has been committed by order of  
10 the court to the custody of the office of behavioral health in the  
11 department of human services pursuant to section 27-81-112; ~~or~~  
12 ~~27-82-108~~; and

13 **SECTION 54.** In Colorado Revised Statutes, 13-9-124, **amend**  
14 (2)(a)(II) as follows:

15 **13-9-124. National instant criminal background check system**  
16 **- judicial process for awarding relief from federal prohibitions -**  
17 **legislative declaration.** (2) **Eligibility.** A person may petition for relief  
18 pursuant to this section if:

19 (a) (II) He or she has been committed by order of the court to the  
20 custody of the office of behavioral health in the department of human  
21 services pursuant to section 27-81-112; ~~or 27-82-108~~; or

22 **SECTION 55.** In Colorado Revised Statutes, 13-14.5-105,  
23 **amend** (8)(b) as follows:

24 **13-14.5-105. Hearings on petition - grounds for order issuance.**  
25 (8) (b) Before issuing an extreme risk protection order, the court shall  
26 consider whether the respondent meets the standard for an emergency  
27 commitment pursuant to section 27-81-111. ~~or 27-82-107~~. If the court

1 determines that the respondent meets the standard, then, in addition to  
2 issuing an extreme risk protection order, the court shall order an  
3 emergency commitment pursuant to section 27-81-111. ~~or 27-82-107.~~

4 **SECTION 56.** In Colorado Revised Statutes, 13-90-107, **amend**  
5 (1)(m)(IV)(C) as follows:

6 **13-90-107. Who may not testify without consent - definitions.**

7 (1) There are particular relations in which it is the policy of the law to  
8 encourage confidence and to preserve it inviolate; therefore, a person  
9 shall not be examined as a witness in the following cases:

10 (m) (IV) This subsection (1)(m) does not apply in cases in which:

11 (C) Due to INTOXICATION BY alcohol, ~~or other substance~~  
12 ~~intoxication or abuse~~ BEING UNDER THE INFLUENCE OF DRUGS, OR  
13 INCAPACITATION BY SUBSTANCES as described in ~~sections 27-81-111 and~~  
14 ~~27-82-107, C.R.S.~~ SECTION 27-81-111, the person receiving peer support  
15 is a clear and immediate danger to the person's self or others;

16 **SECTION 57.** In Colorado Revised Statutes, 25-1-1202, **amend**  
17 (1)(vv) as follows:

18 **25-1-1202. Index of statutory sections regarding medical**  
19 **record confidentiality and health information.** (1) Statutory provisions  
20 concerning policies, procedures, and references to the release, sharing,  
21 and use of medical records and health information include the following:

22 (vv) ~~Sections 27-82-106 and 27-82-109~~ SECTIONS 27-81-109 AND  
23 27-81-113, concerning the treatment of persons with substance use  
24 disorders;

25 **SECTION 58.** In Colorado Revised Statutes, 25-3.5-208, **amend**  
26 (7)(a)(I) as follows:

27 **25-3.5-208. Emergency medical service providers' peer health**

1 **assistance program - fund - rules.** (7) (a) Any certificate holder who  
2 does not have access to an employee assistance program may apply to the  
3 department for participation in a qualified peer health assistance program.  
4 In order to be eligible for participation, a certificate holder shall:

5 (I) Acknowledge the existence or the potential existence of a  
6 physical, psychological, or emotional condition; excessive alcohol or drug  
7 use; or ~~an alcohol~~ A SUBSTANCE use disorder, as defined in section  
8 27-81-102; ~~(1); or a substance use disorder, as defined in section~~  
9 ~~27-82-102 (13.5);~~

10 **SECTION 59.** In Colorado Revised Statutes, 25-27.6-104,  
11 **amend as it will become effective July 1, 2022,** (1)(b) as follows:

12 **25-27.6-104. License required - criminal and civil penalties.**

13 (1) (b) On or after July 1, 2023, an entity seeking initial licensure as a  
14 behavioral health entity shall apply for a behavioral health entity license  
15 if the entity would previously have been licensed or subject to approval  
16 by the office of behavioral health in the department of human services  
17 pursuant to section 27-81-106 ~~or 27-82-103~~ as an approved treatment  
18 program for alcohol use disorders or substance use disorders.

19 **SECTION 60.** In Colorado Revised Statutes, 26-6.9-101, **amend**  
20 (1) as follows:

21 **26-6.9-101. Definitions.** As used in this article 6.9, unless the  
22 context otherwise requires:

23 (1) "Facility" means an agency meeting the standards described  
24 in section 27-81-106 (1) ~~or 27-82-103 (1)~~ and approved pursuant to  
25 section 27-81-106. ~~or 27-82-103.~~

26 **SECTION 61.** In Colorado Revised Statutes, 27-60-104.5,  
27 **amend** (3)(e)(I) as follows:

1           **27-60-104.5. Behavioral health capacity tracking system -**  
2 **legislative declaration - definitions - rules.** (3) Pursuant to subsection  
3 (8) of this section, the state department shall implement a behavioral  
4 health capacity tracking system, which must include the following:

5           (e) Capacity reporting for the following facilities and treatment  
6 providers statewide:

7           (I) Facilities that provide evaluation and treatment to individuals  
8 held under an emergency commitment pursuant to section 27-81-111, ~~or~~  
9 ~~section 27-82-107~~, an involuntary commitment pursuant to section  
10 27-81-112, ~~or section 27-82-108~~, or a civil commitment pursuant to  
11 section 27-65-105, including crisis stabilization units, acute treatment  
12 units, community mental health centers, and hospitals, including state  
13 mental health institutes;

14           **SECTION 62.** In Colorado Revised Statutes, 27-66.5-102,  
15 **amend** (3)(a)(IV) and (3)(a)(V) as follows:

16           **27-66.5-102. Definitions.** As used in this article 66.5, unless the  
17 context otherwise requires:

18           (3) "High-risk individual" means a person who:

19           (a) Is under:

20           (IV) An emergency commitment pursuant to section 27-81-111;  
21 ~~or 27-82-107~~; or

22           (V) An involuntary commitment pursuant to section 27-81-112;  
23 ~~or 27-82-108~~;

24           **SECTION 63.** In Colorado Revised Statutes, 27-82-202, **amend**  
25 (4) as follows:

26           **27-82-202. Definitions.** As used in this part 2, unless the context  
27 otherwise requires:

1 (4) "Treatment facility" means a health care facility that provides  
2 substance use disorder or medication-assisted treatment and that is  
3 approved by the office of behavioral health pursuant to ~~section 27-82-103~~  
4 SECTION 27-81-106.

5 **SECTION 64.** In Colorado Revised Statutes, 42-2-104, **amend**  
6 (2)(c) as follows:

7 **42-2-104. Licenses issued - denied.** (2) Except as otherwise  
8 provided in this article 2, the department shall not license a person to  
9 operate any motor vehicle in this state:

10 (c) Who has been adjudged or determined by a court of competent  
11 jurisdiction to have ~~an alcohol~~ A SUBSTANCE use disorder, as defined in  
12 section 27-81-102, ~~or a substance use disorder, as defined in section~~  
13 ~~27-82-102~~, with respect to a controlled substance, as defined in section  
14 18-18-102 (5);

15 **SECTION 65.** In Colorado Revised Statutes, 42-4-1301.3,  
16 **amend** (4)(a) as follows:

17 **42-4-1301.3. Alcohol and drug driving safety program -**  
18 **definition.** (4) (a) There is created an alcohol and drug driving safety  
19 program fund in the office of the state treasurer, referred to in this  
20 subsection (4) as the "fund". The fund consists of money deposited in it  
21 as directed by this subsection (4)(a). The assessment in effect on July 1,  
22 1998, remains in effect unless the judicial department and the office of  
23 behavioral health in the department of human services have provided the  
24 general assembly with a statement of the cost of the program, including  
25 costs of administration for the past and current fiscal year to include a  
26 proposed change in the assessment. The general assembly shall then  
27 consider the proposed new assessment and approve the amount to be

1 assessed against each person during the following fiscal year in order to  
2 ensure that the alcohol and drug driving safety program established in this  
3 section is financially self-supporting. Any adjustment in the amount to be  
4 assessed must be noted in the appropriation to the judicial department and  
5 the office of behavioral health in the department of human services as a  
6 footnote or line item related to this program in the general appropriation  
7 bill. The state auditor shall periodically audit the costs of the programs to  
8 determine that they are reasonable and that the rate charged is accurate  
9 based on these costs. Any other fines, fees, or costs levied against a  
10 person are not part of the program fund. The court shall transmit to the  
11 state treasurer the amount assessed for the alcohol and drug evaluation to  
12 be credited to the fund. Fees charged pursuant to ~~sections 27-81-106 (1)~~  
13 ~~and 27-82-103 (1)~~ SECTION 27-81-106 (1) to approved alcohol and drug  
14 treatment facilities that provide level I and level II programs as provided  
15 in subsection (3)(c) of this section must be transmitted to the state  
16 treasurer, who shall credit the fees to the fund. Upon appropriation by the  
17 general assembly, the money must be expended by the judicial department  
18 and the office of behavioral health in the department of human services  
19 for the administration of the alcohol and drug driving safety program. In  
20 administering the alcohol and drug driving safety program, the judicial  
21 department is authorized to contract with any agency for any services the  
22 judicial department deems necessary. Money deposited in the fund  
23 remains in the fund to be used for the purposes set forth in this section  
24 and must not revert or transfer to the general fund except by further act  
25 of the general assembly.

26 **SECTION 66. Safety clause.** The general assembly hereby finds,

- 1 determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, or safety.