## Second Regular Session Seventy-second General Assembly STATE OF COLORADO

# REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House HOUSE BILL 20-1343

LLS NO. 20-0604.01 Jery Payne x2157

**HOUSE SPONSORSHIP** 

Roberts, Kipp, Mullica, Singer, Valdez D., Young

Donovan,

## SENATE SPONSORSHIP

House Committees Rural Affairs & Agriculture Senate Committees Finance

## A BILL FOR AN ACT

#### 101 CONCERNING CONFINEMENT STANDARDS FOR EGG-LAYING HENS

102 WHOSE EGGS ARE SOLD.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov</u>.)

The bill requires a farm owner or operator to house chicken, turkey, duck, goose, or guinea fowl hens (hens) in accordance with the standards established in the bill. And the bill prohibits, on and after January 1, 2022, a business owner or operator from selling shell eggs or egg products that are produced by egg-laying hens that were confined in a manner that conflicts with these standards. In connection with this





Amended 2nd Reading June 1, 2020

HOUSE

prohibition, the bill:

- Requires, by January 1, 2022, hens to be confined in an enclosure with at least one square foot of usable floor space per hen;
- ! Requires, by January 1, 2024, hens to be confined in a cage-free housing system with at least:
  - ! One square foot of usable floor space per hen if the hens have unfettered access to vertical space; or
  - ! One and one-half square feet of usable floor space per hen if the hens do not have unfettered access to vertical space;
- ! Deems a sale to have occurred at the location where the buyer takes physical possession of the shell egg or egg product;
- ! Allows a business to rely upon written certification that the shell egg or egg product did not come from hens that were confined in a manner that conflicts with the bill;
- ! Authorizes the commissioner of agriculture to impose a civil penalty up to \$1,000 per violation;
- ! Makes the commissioner responsible for promulgating rules to implement and enforce the bill; and
- ! Authorizes the commissioner to use a government or private inspection process.

The bill requires shell eggs and egg products to be annually certified as in compliance. Certification requires an inspection.

The following are exempt from the bill's requirements:

- ! Medical research;
- ! Veterinary purposes;
- ! Transportation;
- ! A state or county fair exhibition, a 4-H program, and similar exhibitions;
- ! Slaughter;
- ! Temporary periods for animal husbandry;
- ! A farm with 3,000 or fewer egg-laying hens; or
- ! A business owner or operator selling fewer than 25 cases of shell eggs per week.
- 1 Be it enacted by the General Assembly of the State of Colorado:
  - SECTION 1. In Colorado Revised Statutes, add part 2 to article
- 3 21 of title 35 as follows:

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PART 2

#### 1 CONFINEMENT OF EGG-LAYING HENS 2 **35-21-201.** Legislative declaration. IN ACCORDANCE WITH THE 3 GENERAL ASSEMBLY'S AUTHORITY TO PROTECT THE HEALTH AND WELFARE 4 OF CONSUMERS, PROMOTE FOOD SAFETY, AND ADVANCE ANIMAL WELFARE, 5 THE GENERAL ASSEMBLY FINDS AND DECLARES THAT THE REGULATION OF 6 EGG PRODUCTION ON FARMS AND OF THE SALE OF EGGS AND EGG 7 PRODUCTS WILL FURTHER THESE GOALS. 8 **35-21-202. Definitions.** As used in this part 2, unless the 9 CONTEXT OTHERWISE REQUIRES: 10 (1) "BUSINESS OWNER OR OPERATOR" MEANS ANY PERSON WHO 11 OWNS OR CONTROLS THE OPERATIONS OF A BUSINESS. 12 (2) (a) "CAGE-FREE HOUSING SYSTEM" MEANS AN INDOOR OR 13 OUTDOOR CONTROLLED ENVIRONMENT FOR EGG-LAYING HENS TO WHICH 14 ALL OF THE FOLLOWING APPLY: 15 (I) FOR AN INDOOR ENVIRONMENT, THE EGG-LAYING HENS ARE 16 FREE TO ROAM UNRESTRICTED EXCEPT BY THE FOLLOWING: 17 (A) EXTERIOR WALLS; AND 18 (B) INTERIOR FENCING USED TO CONTAIN THE ENTIRE EGG-LAYING 19 HEN FLOCK WITHIN THE BUILDING OR SUBDIVIDE FLOCKS INTO SMALLER 20 GROUPS IF FARM EMPLOYEES CAN WALK THROUGH EACH CONTAINED OR 21 SUBDIVIDED AREA TO PROVIDE CARE TO EGG-LAYING HENS AND IF EACH 22 EGG-LAYING HEN HAS THE MINIMUM AMOUNT OF USABLE FLOOR SPACE 23 DESCRIBED IN SECTION 35-21-203 (1)(b)(II); 24 (II) EGG-LAYING HENS ARE PROVIDED ENRICHMENTS THAT ALLOW 25 THEM TO EXHIBIT NATURAL BEHAVIORS, INCLUDING, AT A MINIMUM, 26 SCRATCH AREAS, PERCHES, NEST BOXES, AND DUST BATHING AREAS; AND

27 (III) FARM EMPLOYEES CAN PROVIDE CARE WHILE STANDING

1 WITHIN THE EGG-LAYING HENS' USABLE FLOOR SPACE.

2 (b) "CAGE-FREE HOUSING SYSTEM" INCLUDES MULTI-TIERED
3 AVIARIES, PARTIALLY SLATTED SYSTEMS, AND SINGLE-LEVEL ALL-LITTER
4 FLOOR SYSTEMS.

5 (c) "CAGE-FREE HOUSING SYSTEM" DOES NOT INCLUDE SYSTEMS
6 COMMONLY DESCRIBED AS BATTERY CAGES, COLONY CAGES, ENRICHED
7 CAGES, ENRICHED COLONY CAGES, MODIFIED CAGES, CONVERTIBLE CAGES,
8 FURNISHED CAGES, OR SIMILAR CAGE SYSTEMS.

9 (3) "Commissioner" means the commissioner of 10 agriculture.

11 (4) "EGG-LAYING HEN" MEANS A FEMALE DOMESTICATED
12 CHICKEN, TURKEY, DUCK, GOOSE, OR GUINEA FOWL KEPT FOR THE PURPOSE
13 OF COMMERCIAL EGG PRODUCTION.

14 (5) (a) "EGG PRODUCT" MEANS AN EGG OF AN EGG-LAYING HEN
15 THAT IS SEPARATED FROM THE SHELL AND INTENDED FOR HUMAN FOOD,
16 WHETHER IN LIQUID, SOLID, DRIED, OR FROZEN FORM, WHETHER RAW OR
17 COOKED, AND WITH:

18 (I) THE EGG YOLK AND EGG WHITE IN THEIR NATURAL19 PROPORTIONS; OR

20 (II) THE EGG YOLK AND EGG WHITE SEPARATED, MIXED, OR MIXED
21 AND STRAINED.

(b) "EGG PRODUCT" DOES NOT INCLUDE COMBINATION FOOD
PRODUCTS, INCLUDING PANCAKE MIXES, CAKE MIXES, COOKIES, PIZZAS,
COOKIE DOUGH, OR ICE CREAM, THAT INCLUDE EGG AS ONE OF MULTIPLE
INGREDIENTS IN THE PRODUCT; EXCEPT THAT MERELY ADDING SUGAR,
SALT, WATER, SEASONING, COLORING, FLAVORING, PRESERVATIVES,
STABILIZERS, OR SIMILAR FOOD ADDITIVES DOES NOT MAKE AN EGG

1 PRODUCT A COMBINATION FOOD PRODUCT.

2 (6) "ENCLOSURE" MEANS A STRUCTURE USED TO CONFINE AN
3 EGG-LAYING HEN.

4 (7) (a) "FARM" MEANS THE LAND, BUILDING, SUPPORT FACILITIES,
5 AND OTHER EQUIPMENT THAT ARE WHOLLY OR PARTIALLY USED FOR THE
6 COMMERCIAL PRODUCTION OF ANIMALS OR ANIMAL PRODUCTS USED FOR
7 FOOD.

8 (b) "FARM" DOES NOT INCLUDE LIVE ANIMAL MARKETS OR
9 OFFICIAL PLANTS WHERE MANDATORY INSPECTION IS MAINTAINED UNDER
10 THE FEDERAL "EGG PRODUCTS INSPECTION ACT", 21 U.S.C. SEC. 1031 ET
11 SEQ., AS AMENDED.

12 (8) "FARM OWNER OR OPERATOR" MEANS A PERSON THAT OWNS A
13 FARM OR CONTROLS THE OPERATIONS OF A FARM.

(9) "MULTI-TIERED AVIARY" MEANS A CAGE-FREE HOUSING
SYSTEM WHERE EGG-LAYING HENS HAVE UNFETTERED ACCESS TO
MULTIPLE ELEVATED PLATFORMS THAT PROVIDE THE EGG-LAYING HENS
WITH USABLE FLOOR SPACE BOTH ON TOP OF AND UNDERNEATH THE
PLATFORMS.

(10) "PARTIALLY SLATTED SYSTEM" MEANS A CAGE-FREE HOUSING
SYSTEM WHERE EGG-LAYING HENS HAVE UNFETTERED ACCESS TO
ELEVATED FLAT PLATFORMS UNDER WHICH MANURE DROPS THROUGH THE
FLOORING TO A PIT OR LITTER REMOVAL BELT BELOW THE PLATFORM.

(11) "SALE" MEANS A COMMERCIAL SALE BY A BUSINESS THAT
SELLS ANY ITEM COVERED BY THIS PART 2. "SALE" DOES NOT INCLUDE ANY
SALE UNDERTAKEN AT AN OFFICIAL PLANT WHERE MANDATORY
INSPECTION IS MAINTAINED UNDER THE FEDERAL "EGG PRODUCTS
INSPECTION ACT", 21 U.S.C. SEC. 1031 ET SEQ., AS AMENDED.

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(12) "SHELL EGG" MEANS A WHOLE EGG OF AN EGG-LAYING HEN
 IN ITS SHELL FORM, INTENDED FOR USE AS HUMAN FOOD.

3 (13) "SINGLE-LEVEL ALL-LITTER FLOOR SYSTEM" MEANS A
4 CAGE-FREE HOUSING SYSTEM BEDDED WITH LITTER WHERE EGG-LAYING
5 HENS HAVE LIMITED OR NO ACCESS TO ELEVATED FLAT PLATFORMS.

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(14) (a) "USABLE FLOOR SPACE":

7 (I) MEANS THE TOTAL SQUARE FOOTAGE OF FLOOR SPACE
8 PROVIDED TO EACH EGG-LAYING HEN, AS CALCULATED BY DIVIDING THE
9 TOTAL SQUARE FOOTAGE OF FLOOR SPACE PROVIDED TO EGG-LAYING HENS
10 IN AN ENCLOSURE BY THE NUMBER OF EGG-LAYING HENS IN THAT
11 ENCLOSURE; AND

12 (II) INCLUDES BOTH GROUND SPACE AND ELEVATED LEVEL OR
13 NEARLY LEVEL FLAT PLATFORMS UPON WHICH EGG-LAYING HENS CAN
14 ROOST.

15 (b) "USABLE FLOOR SPACE" DOES NOT INCLUDE PERCHES OR16 RAMPS.

35-21-203. Enclosure requirements - repeal. (1) (a) (I) ON AND
AFTER JANUARY 1, 2023, A FARM OWNER OR OPERATOR SHALL NOT
KNOWINGLY CONFINE AN EGG-LAYING HEN IN AN ENCLOSURE WITH LESS
THAN ONE SQUARE FOOT OF USABLE FLOOR SPACE PER EGG-LAYING HEN.
(II) THIS SUBSECTION (1)(a) IS REPEALED, EFFECTIVE JANUARY 1,

22 2025.

(b) ON AND AFTER JANUARY 1, 2025, A FARM OWNER OR
OPERATOR SHALL NOT KNOWINGLY CONFINE AN EGG-LAYING HEN IN AN
ENCLOSURE:

26 (I) THAT IS NOT A CAGE-FREE HOUSING SYSTEM; OR

27 (II) THAT HAS LESS THAN:

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(A) ONE SQUARE FOOT OF USABLE FLOOR SPACE PER EGG-LAYING
 HEN IN A CAGE-FREE HOUSING SYSTEM THAT PROVIDES EGG-LAYING HENS
 WITH UNFETTERED ACCESS TO VERTICAL SPACE, SUCH AS A MULTI-TIERED
 AVIARY OR A PARTIALLY SLATTED SYSTEM; OR

5 (B) ONE AND ONE-HALF SQUARE FEET OF USABLE FLOOR SPACE PER
6 EGG-LAYING HEN IN A CAGE-FREE HOUSING SYSTEM THAT DOES NOT
7 PROVIDE EGG-LAYING HENS WITH UNFETTERED ACCESS TO VERTICAL
8 SPACE, SUCH AS A SINGLE-LEVEL ALL-LITTER FLOOR SYSTEM.

9 (2) (a) A BUSINESS OWNER OR OPERATOR SHALL NOT KNOWINGLY
10 SELL OR TRANSPORT FOR SALE IN THE STATE A SHELL EGG OR EGG
11 PRODUCT THAT THE BUSINESS OWNER OR OPERATOR KNOWS OR SHOULD
12 KNOW WAS PRODUCED BY AN EGG-LAYING HEN THAT WAS CONFINED IN A
13 MANNER THAT CONFLICTS WITH THE STANDARDS REQUIRED IN SUBSECTION
14 (1) OF THIS SECTION.

15 (b) (I) THIS SUBSECTION (2) TAKES EFFECT JANUARY 1, 2023.

- 16 (II) THIS SUBSECTION (2)(b) IS REPEALED, EFFECTIVE JANUARY 1,
  17 2025.
- 18 (3) FOR THE PURPOSES OF THIS PART 2, A SALE IS DEEMED TO
  19 OCCUR AT THE LOCATION WHERE THE BUYER TAKES PHYSICAL POSSESSION
  20 OF THE ITEM.

21 35-21-204. Exceptions. (1) SECTION 35-21-203 (1) DOES NOT
 22 APPLY DURING:

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(a) MEDICAL RESEARCH;

(b) EXAMINATION, TESTING, INDIVIDUAL TREATMENT, OR
OPERATION FOR VETERINARY PURPOSES, BUT ONLY IF PERFORMED BY OR
UNDER THE DIRECT SUPERVISION OF A VETERINARIAN LICENSED IN
ACCORDANCE WITH ARTICLE 315 OF TITLE 12;

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(c) TRANSPORTATION;

2 (d) A STATE OR COUNTY FAIR EXHIBITION, A 4-H PROGRAM, AND
3 SIMILAR EXHIBITIONS;

4 (e) SLAUGHTER, IF DONE IN ACCORDANCE WITH AN APPLICABLE
5 LAW; OR

6 (f) TEMPORARY PERIODS FOR ANIMAL HUSBANDRY PURPOSES FOR
7 NO MORE THAN SIX HOURS IN ANY TWENTY-FOUR-HOUR PERIOD AND NO
8 MORE THAN TWENTY-FOUR HOURS TOTAL IN ANY THIRTY-DAY PERIOD.

9 (2) THIS PART 2 DOES NOT APPLY TO:

10 (a) THE PRODUCTION IN THE STATE, SALE IN THE STATE, OR 11 TRANSPORT FOR SALE IN THE STATE OF SHELL EGGS BY A FARM OWNER OR 12 OPERATOR WITH ANNUAL SHELL EGG PRODUCTION FROM THREE THOUSAND 13 OR FEWER EGG-LAYING HENS IF ALL SHELL EGGS SOLD IN THE STATE OR 14 TRANSPORTED FOR SALE IN THE STATE BY THE FARM OWNER OR OPERATOR 15 ARE DERIVED FROM THREE THOUSAND OR FEWER EGG-LAYING HENS; OR 16 (b) THE SALE OF OR TRANSPORT FOR SALE OF SHELL EGGS IN THE 17 STATE BY A BUSINESS OWNER OR OPERATOR AT ONE OR MORE BUSINESS 18 LOCATIONS IN THE STATE IF ALL OF THE FOLLOWING CONDITIONS ARE MET: 19 (I) EACH BUSINESS LOCATION OWNED BY OR OPERATED BY THE 20 BUSINESS OWNER OR OPERATOR SELLS FEWER THAN TWENTY-FIVE CASES 21 OF THIRTY DOZEN SHELL EGGS PER WEEK; 22 (II) ALL BUSINESS LOCATIONS OWNED BY OR OPERATED BY THE 23 BUSINESS OWNER OR OPERATOR COLLECTIVELY SELL FEWER THAN ONE

24 HUNDRED CASES OF THIRTY DOZEN SHELL EGGS PER WEEK; AND

(III) THE BUSINESS OWNER OR OPERATOR IS NOT A FARM OWNEROR OPERATOR.

27 **35-21-205. Defense.** IT IS A DEFENSE IN A PROCEEDING TO

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ENFORCE THIS PART 2 THAT A BUSINESS OWNER OR OPERATOR RELIED IN
 GOOD FAITH UPON A WRITTEN CERTIFICATION BY THE SUPPLIER THAT THE
 SHELL EGG OR EGG PRODUCT WAS NOT DERIVED FROM AN EGG-LAYING HEN
 THAT WAS CONFINED IN A MANNER THAT CONFLICTS WITH THE STANDARDS
 IN SECTION 35-21-203 (1).

35-21-206. Penalty. (1) IF A FARM OWNER OR OPERATOR OR
BUSINESS OWNER OR OPERATOR VIOLATES THIS PART 2, THE
COMMISSIONER MAY IMPOSE A CIVIL PENALTY NOT TO EXCEED ONE
THOUSAND DOLLARS PER VIOLATION.

10 (2) IF THE COMMISSIONER IS UNABLE TO COLLECT A CIVIL PENALTY
11 OR IF A FARM OWNER OR OPERATOR OR BUSINESS OWNER OR OPERATOR
12 FAILS TO PAY ANY PORTION OF A CIVIL PENALTY IMPOSED UNDER THIS
13 SECTION, THE COMMISSIONER MAY RECOVER THE AMOUNT OF THE
14 PENALTY, PLUS COSTS AND ATTORNEY FEES, BY AN ACTION IN A COURT.

15 (3) THE COMMISSIONER SHALL NOT IMPOSE A CIVIL PENALTY
16 UNLESS THE PERSON CHARGED IS GIVEN NOTICE AND OPPORTUNITY FOR A
17 HEARING IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24.

18 35-21-207. Enforcement - rules. (1) THE COMMISSIONER SHALL
19 ENFORCE THIS PART 2. A FARM OWNER OR OPERATOR OR A BUSINESS
20 OWNER OR OPERATOR SHALL ALLOW THE COMMISSIONER OR THE
21 COMMISSIONER'S DESIGNEE ACCESS DURING REGULAR BUSINESS HOURS TO
22 THE FARM OR BUSINESS, VEHICLES, AND RECORDS PERTINENT TO
23 ACTIVITIES REGULATED IN THIS PART 2.

(2) THE COMMISSIONER SHALL PROMULGATE RULES GOVERNING
THE ENFORCEMENT OF THIS PART 2, INCLUDING RULES GOVERNING THE
INSPECTION OF FARMS, SHELL EGGS, AND EGG PRODUCTS, TO ENSURE
SHELL EGGS AND EGG PRODUCTS SOLD IN COLORADO ARE PRODUCED IN

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1 COMPLIANCE WITH THIS PART 2.

(3) THE COMMISSIONER MAY USE A GOVERNMENT OR PRIVATE
INSPECTION OR PROCESS VERIFICATION PROVIDER TO ENSURE COMPLIANCE
WITH THIS PART 2. TO RELY ON A GOVERNMENT OR PRIVATE INSPECTION
OR PROCESS VERIFICATION PROVIDER, THE COMMISSIONER MUST APPROVE
THE SPECIFIC INSPECTION OR PROCESS VERIFICATION PROVIDER AS
COMPETENT TO ENSURE COMPLIANCE WITH THIS PART 2 DURING BOTH
PRODUCTION AND HANDLING OF SHELL EGGS AND EGG PRODUCTS.

35-21-208. Certification - repeal. (1) (a) TO SELL SHELL EGGS
AND EGG PRODUCTS, TO OFFER TO SELL SHELL EGGS OR EGG PRODUCTS, OR
TO TRANSPORT SHELL EGGS OR EGG PRODUCTS FOR SALE WITHIN THE
STATE:

(I) A FARM OWNER OR OPERATOR MUST OBTAIN A CERTIFICATE
14 THAT THE SHELL EGGS OR EGG PRODUCTS ARE PRODUCED IN COMPLIANCE
15 WITH THIS PART 2 FROM THE COMMISSIONER;

(II) A BUSINESS OWNER OR OPERATOR MUST OBTAIN A COPY OF
THE CERTIFICATE ISSUED UNDER SUBSECTION (1)(a)(I) OF THIS SECTION
FROM A FARM OWNER OR OPERATOR THAT THE SHELL EGGS OR EGG
PRODUCTS COMPLY WITH THIS PART 2. THE BUSINESS OWNER OR
OPERATOR SHALL RETAIN THE COPY AND PROVIDE THE COPY TO THE
COMMISSIONER UPON REQUEST.

(b) THE COMMISSIONER SHALL CERTIFY SHELL EGGS AND EGG
PRODUCTS AS COMPLIANT WITH THIS PART 2 IF:

(I) THE ENCLOSURES FOR THE EGG-LAYING HENS ARE INSPECTED
IN ACCORDANCE WITH THE RULES PROMULGATED UNDER SECTION
35-21-207 (2); OR

27 (II) THE COMMISSIONER DETERMINES THE SHELL EGGS AND EGG

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PRODUCTS ARE ACCOMPANIED WITH DOCUMENTATION PROVING THE
 ENCLOSURES FOR THE EGG-LAYING HENS HAVE UNDERGONE GOVERNMENT
 OR PRIVATE INSPECTION AND PROCESS VERIFICATION SERVICES DESCRIBED
 IN SECTION 35-21-207 (3).

5 (2) THE CERTIFICATION ISSUED UNDER THIS SECTION EXPIRES AT
6 THE END OF THE CALENDAR YEAR.

7 (3) (a) THIS SECTION APPLIES TO THE SALE OF, AN OFFER TO SELL,
8 OR THE TRANSPORTATION OF SHELL EGGS AND EGG PRODUCTS FOR SALE
9 WITHIN THE STATE OCCURRING ON OR AFTER JANUARY 1, 2023.

10 (b) This subsection (3) is repealed, effective January 1,
11 2025.

35-21-209. Effects on other animal welfare laws. This part 2
does not limit or replace any other state statute or rule that
protects the welfare of animals. This part 2 does not preempt a
local governing body from adopting and enforcing its own
animal welfare ordinance, rule, resolution, or charter
provision that is more stringent than this part 2.

18 SECTION 2. In Colorado Revised Statutes, 35-1-106, amend
19 (1)(p)(I) as follows:

35-1-106. Powers and duties of commission. (1) In addition to
all other powers and duties conferred upon the commission by this article
1, the commission has the following specific powers and duties:

(p) (I) In consultation with interested industry groups, to fix,
assess, and collect fees in amounts sufficient to recover the department's
direct and indirect costs incurred in carrying out and enforcing the
provisions of articles 12, 13, 14, <del>21,</del> 33, 36, 37, and 60 of this title 35,
PART 1 OF ARTICLE 21 OF THIS TITLE 35, and part 2 of article 43 of this title

1 35. 2 SECTION 3. In Colorado Revised Statutes, 35-21-101, amend 3 the introductory portion as follows: 4 **35-21-101.** Definitions. As used in this article PART 1, unless the 5 context otherwise requires: 6 SECTION 4. In Colorado Revised Statutes, 35-21-104, amend 7 (4)(j) as follows: 8 **35-21-104.** Licenses - application - fees - rules. (4) (j) For the 9 fiscal year commencing on July 1, 2007, and for each subsequent fiscal 10 year, the agricultural commission shall establish a fee schedule to cover 11 all of the direct and indirect costs of administering and enforcing the 12 provisions of this article THIS PART 1. 13 SECTION 5. In Colorado Revised Statutes, 35-21-105, amend 14 (1) and (2)(a) as follows: 15 **35-21-105.** Exemption. (1) Except as provided in subsection (2) 16 of this section, a person who produces and sells, only on the premises at 17 which the eggs were produced, at a farmers' market, or through a 18 community-supported agricultural organization, less than two hundred 19 fifty dozen eggs per month is exempt from this article PART 1; except that 20 such a producer may apply for a dealer's license and, upon compliance 21 with this article PART 1, be issued a dealer's license. 22 (2) A person transporting eggs for sale at a farmers' market or 23 similar venue under subsection (1) of this section shall: 24 (a) Comply with the transport requirements of section 35-21-103 25 (3) and any rules, including rules requiring refrigeration, promulgated 26 under this article PART 1 regarding the safe transport and washing of eggs; 27 and

SECTION 6. In Colorado Revised Statutes, 35-21-106, amend
 (1) as follows:

3 35-21-106. Rules - commissioner to enforce - procedure.
(1) The commissioner is authorized to formulate rules relating to
licensing, transporting, processing, labeling, sale, storage, inspection, and
record keeping as the commissioner may deem proper and necessary for
the furtherance and enforcement of this article. Such PART 1. THE rules
shall be promulgated in accordance with article 4 of title 24. C.R.S.

9 SECTION 7. In Colorado Revised Statutes, amend 35-21-107 as
10 follows:

11 **35-21-107.** Penalty. (1) Any person who violates any of the 12 provisions of this article PART 1 is guilty of a misdemeanor. It is the duty 13 of the commissioner to notify the district attorney of the judicial district 14 in which a violation occurs, and the district attorney of said district shall 15 conduct such proceedings as may be necessary with the cooperation of the 16 commissioner. Upon conviction in any court of competent jurisdiction, 17 any person in violation of any of the provisions of this article THIS PART 18 1 shall be punished by a fine of not more than five hundred dollars. Each 19 calendar day on which such a violation occurs shall constitute a separate 20 violation. Fines and penalties imposed under this article PART 1 shall be 21 collected and remitted as provided by law.

(2) After proper hearing as provided in article 4 of title 24, <del>C.R.S.,</del>
the commissioner may deny an application for licensure, place a licensee
on probation, or restrict, suspend, revoke, or refuse to renew the license
of a person who violates any of the provisions of this article THIS PART 1
or any rule adopted under this article. Such PART 1. THE restriction,
revocation, or suspension of or refusal to renew a license may be in

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addition to, or in lieu of, any penalties or fines imposed in subsection (1)
 of this section.

3 SECTION 8. In Colorado Revised Statutes, 35-21-107.5, amend
4 (1)(a) as follows:

35-21-107.5. Civil penalties. (1) (a) The commissioner may
impose a civil penalty on any person who violates any provision of this
article THIS PART 1 or any rule adopted under this article. Such PART 1.
THE penalty shall MUST not exceed seven hundred fifty dollars per day per
violation.

10 SECTION 9. Act subject to petition - effective date. This act 11 takes effect at 12:01 a.m. on the day following the expiration of the 12 ninety-day period after final adjournment of the general assembly (August 13 5, 2020, if adjournment sine die is on May 6, 2020); except that, if a 14 referendum petition is filed pursuant to section 1 (3) of article V of the 15 state constitution against this act or an item, section, or part of this act 16 within such period, then the act, item, section, or part will not take effect 17 unless approved by the people at the general election to be held in 18 November 2020 and, in such case, will take effect on the date of the 19 official declaration of the vote thereon by the governor.

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