Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House SENATE BILL 20-162

LLS NO. 20-0917.02 Jane Ritter x4342

SENATE SPONSORSHIP

Rankin and Moreno, Crowder, Ginal, Gonzales, Lee, Priola, Tate, Todd, Zenzinger

HOUSE SPONSORSHIP

Gonzales-Gutierrez and Ransom, Becker, Bird, Buckner, Buentello, Cutter, Duran, Esgar, Exum, Jackson, Jaquez Lewis, Kennedy, Liston, Lontine, McCluskie, Melton, Michaelson Jenet, Mullica, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Woodrow, Young



House Committees Public Health Care & Human Services Appropriations

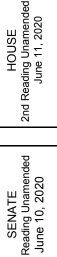
A BILL FOR AN ACT

101	CONCERNING UPDATING COLORADO'S STATUTORY PROVISIONS
102	RELATED TO FOSTER CARE PREVENTION SERVICES IN THE
103	CONTEXT OF THE FEDERAL "FAMILY FIRST PREVENTION
104	Services <u>Act, and, in connection therewith, making an</u>
105	APPROPRIATION.

Bill Summary

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

The bill updates Colorado's statutory provisions related to foster care prevention services and supports (prevention services) in the context





3rd

of the federal "Family First Prevention Services Act", including:

- ! Updating the definition of "kin" to ensure that kin are eligible for prevention services;
- ! Updating the definition of "qualified individual" to clarify eligibility;
- ! Clarifying the elements of reviews of qualified residential treatment program placements (placements) to ensure that the placement of children, juveniles, and youth are reviewed initially by the court and not by the administrative review division;
- ! Updating language referring to children to include juveniles and youth to ensure that delinquent youth are also identified as a population that is eligible for prevention services and meet the requirements for placements;
- ! Adding information about prevention services and the authority of county departments of human and social services (county departments) to provide prevention services, including developing a form to inform affected parents and caregivers of their rights and remedies;
- ! Requiring that when a youth is committed to the state department of human services, the court shall make additional findings to ensure the commitment is not the result of a lack of available appropriate placements;
- ! Adding requirements to a court to make specific findings when it deviates from the assessor's recommendation of a placement;
- ! Setting a new requirement that residential child care facilities must renew licenses annually; and
- ! Requiring the existing delivery of child welfare services task force to make recommendations on the reduction of state reimbursements for certain out-of-home placements on or before July 31, 2020, and instructing the state to change reimbursement rates on or before January 1, 2021.

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

2

SECTION 1. In Colorado Revised Statutes, 19-1-102, amend

- 3 (1.9) as follows:
- 4 **19-1-102. Legislative declaration.** (1.9) The federal "Family
- 5 First Prevention Services Act" was enacted on February 9, 2018. In order
- 6 to comply with the provisions of the federal "Family First Prevention

1 Services Act", the general assembly finds that it is necessary to update 2 current statutes to enable Colorado to provide enhanced support to 3 children, JUVENILES, OR youth, and their families in order to prevent foster 4 care placements. The state department shall implement the updated 5 provisions in sections 19-1-103, 19-1-115, 19-3-208, and 19-3-308 THIS 6 TITLE 19 utilizing foster care prevention services and qualified residential 7 treatment programs when the federal government approves Colorado's 8 five-year Title IV-E prevention plan, and subject to available general fund 9 appropriations or federal funding. 10 SECTION 2. In Colorado Revised Statutes, 19-1-103, amend 11 (71.3) and (87.7) as follows: 12 **19-1-103.** Definitions. As used in this title 19 or in the specified 13 portion of this title 19, unless the context otherwise requires: 14 (71.3) "Kin" for purposes of a "kinship foster care home" or for 15 purposes of "noncertified kinship care", may be a relative of the child, a 16 person ascribed by the family as having a family-like relationship with the 17 child, or a person that has a prior significant relationship with the child. 18 These relationships take into account cultural values and continuity of 19 significant relationships with the child. 20 (87.7) "Qualified individual" means a trained professional or 21 licensed clinician, as defined in the federal "Family First Prevention 22 Services Act". "QUALIFIED INDIVIDUAL" MUST BE APPROVED TO SERVE AS 23 A QUALIFIED INDIVIDUAL ACCORDING TO THE STATE PLAN. "QUALIFIED 24 INDIVIDUAL" MUST NOT BE AN INTERESTED PARTY OR PARTICIPANT IN THE 25 JUVENILE COURT PROCEEDING AND MUST BE FREE OF ANY PERSONAL OR 26 BUSINESS RELATIONSHIP THAT WOULD CAUSE A CONFLICT OF INTEREST IN 27 EVALUATING THE CHILD, JUVENILE, OR YOUTH AND MAKING

-3-

162

DERAL TITLE
U.S.C. SEC.

5 SECTION 3. In Colorado Revised Statutes, 19-1-115, amend
(4)(e) introductory portion, (4)(e)(II), and (4)(f); and add (4)(g) and
7 (4)(h) as follows:

8 19-1-115. Legal custody - guardianship - placement out of the 9 home - petition for review for need of placement. (4) (e) Whenever a 10 child is placed in a qualified residential treatment program, a family or 11 juvenile court, or, if there is no objection, the administrative review 12 division of the department of human services, shall, within sixty days 13 WITHIN SIXTY DAYS AFTER AN ____ placement of a child, juvenile, or youth in a qualified residential treatment program, or within thirty days after ____ 14 15 a placement when the qualified individual does not support the qualified 16 residential treatment program level of care or the child, juvenile, or youth, 17 guardian ad litem, or any party objects to the placement, a juvenile court 18 or the administrative review division of the state department when a 19 juvenile has been committed to the division of youth services and the 20 court no longer has ongoing jurisdiction, shall:

(II) Determine whether the needs of the child, JUVENILE, OR
YOUTH can be met through placement with a parent, legal guardian, legal
custodian, kin caregiver, or in a foster care home, or whether placement
of the child, JUVENILE, OR YOUTH in a qualified residential treatment
program provides the most effective and appropriate level of care for the
child, JUVENILE, OR YOUTH in the least restrictive environment, and
whether that placement is consistent with the short- and long-term goals,

including mental, behavioral, and physical health goals, for the child,
 JUVENILE, OR YOUTH as specified in the permanency plan for the child,
 JUVENILE, OR YOUTH or as outlined in the family services <u>plan PLAN OR</u>
 <u>DIVISION OF YOUTH SERVICES PLAN</u>; and

(f) As long as a child, JUVENILE, OR YOUTH remains in a qualified
residential treatment program, the county department <u>OR THE DIVISION OF</u>
<u>YOUTH SERVICES</u> shall submit evidence: at each review and each
permanency hearing held with respect to the child:

9 (I) Demonstrating that ongoing assessment of the strengths and 10 needs of the child, JUVENILE, OR YOUTH continues to support the 11 determination that the needs of the child, JUVENILE, OR YOUTH cannot be 12 met through placement with a parent, legal guardian, legal custodian, kin 13 caregiver, or in a foster family home; and that the placement in a qualified 14 residential treatment program provides the most effective and appropriate 15 level of care for the child, JUVENILE, OR YOUTH in the least restrictive 16 environment; and that the placement is consistent with the short- and 17 long-term goals for the child, JUVENILE, OR YOUTH as specified in the 18 permanency plan for the child, JUVENILE, OR YOUTH, or as outlined in the 19 family services plan;

(II) Documenting the specific treatment or service needs that will
be met for the child, JUVENILE, OR YOUTH in the placement and the length
of time the child, JUVENILE, OR YOUTH is expected to need treatment or
services; and

(III) Documenting the efforts made by the county DEPARTMENT
to prepare the child, JUVENILE, OR YOUTH to return home or to be placed
with a fit and willing kin caregiver, a legal guardian, legal custodian, or
an adoptive parent, or in a foster family.

1 (g) THE EVIDENCE REQUIRED PURSUANT TO SUBSECTION (4)(f) OF 2 THIS SECTION MUST BE SUBMITTED AT EACH SUBSEQUENT REVIEW AND 3 EACH SUBSEQUENT PERMANENCY HEARING HELD CONCERNING THE CHILD, 4 JUVENILE, OR YOUTH. THE EVIDENCE MUST NOT BE SUBMITTED LESS 5 FREQUENTLY THAN EVERY NINETY DAYS DURING THE DURATION OF THE 6 PLACEMENT OF THE CHILD, JUVENILE, OR YOUTH IN THE QUALIFIED 7 RESIDENTIAL TREATMENT PROGRAM. THE EVIDENCE MUST BE SUBMITTED 8 TO THE COURT OR TO THE ADMINISTRATIVE REVIEW DIVISION OF THE 9 STATE DEPARTMENT OF HUMAN SERVICES IF PARTIES CONSENT TO THE 10 LATTER. THE COURT SHALL REVIEW THE EVIDENCE SUBMITTED PURSUANT 11 TO SUBSECTION (4)(f) OF THIS SECTION AT EACH SUBSEQUENT 12 PERMANENCY AND STATUS REVIEW HEARING AT LEAST EVERY NINETY 13 DAYS DURING THE DURATION OF THE PLACEMENT OF THE CHILD, JUVENILE, 14 OR YOUTH IN THE QUALIFIED RESIDENTIAL TREATMENT PROGRAM. IF THE 15 PARTIES CONSENT TO A REVIEW BY THE ADMINISTRATIVE REVIEW 16 DIVISION, ATTORNEYS OF RECORD MUST BE NOTIFIED AND MAY APPEAR AT 17 THE REVIEW. THE ADMINISTRATIVE REVIEW DIVISION SHALL REVIEW THE 18 EVIDENCE SUBMITTED PURSUANT TO SUBSECTION (4)(f) OF THIS SECTION 19 AT LEAST EVERY NINETY DAYS DURING THE DURATION OF THE PLACEMENT 20 OF THE CHILD, JUVENILE, OR YOUTH IN THE QUALIFIED RESIDENTIAL 21 TREATMENT PROGRAM. 22 (h) IN MAKING A DECISION AS TO PROPER PLACEMENT IN A 23 QUALIFIED RESIDENTIAL TREATMENT PROGRAM, THE COURT OR THE 24 ADMINISTRATIVE REVIEW DIVISION SHALL CONSIDER THE ASSESSMENT 25 PROVIDED BY THE QUALIFIED INDIVIDUAL AND THE MOST RECENT 26 ASSESSMENT, AS DESCRIBED IN SUBSECTION (4)(e) OF THIS SECTION, AND 27 SHALL GIVE GREAT WEIGHT TO THE RECOMMENDATION IN THE

162

1	ASSESSMENT WHEN MAKING A QUALIFIED RESIDENTIAL TREATMENT
2	PROGRAM PLACEMENT DECISION. AN ASSESSMENT PREPARED BY THE
3	QUALIFIED INDIVIDUAL MUST IDENTIFY WHETHER A QUALIFIED
4	RESIDENTIAL TREATMENT PROGRAM IS THE MOST EFFECTIVE,
5	APPROPRIATE, AND LEAST RESTRICTIVE PLACEMENT FOR THE CHILD OR
6	<u>YOUTH. THE ASSESSMENT MUST ALSO IDENTIFY CHILD- OR</u>
7	YOUTH-SPECIFIC SHORT- AND LONG-TERM GOALS FOR THE CHILD OR
8	YOUTH AND THE FAMILY. IF THE COURT COURT OR ADMINISTRATIVE
9	REVIEW DIVISION DEVIATES FROM THE QUALIFIED INDIVIDUAL'S
10	ASSESSMENT AND RECOMMENDATION, THE COURT SHALL MAKE SPECIFIC
11	FINDINGS OF FACT REGARDING THE MOST EFFECTIVE, APPROPRIATE, AND
12	LEAST RESTRICTIVE PLACEMENT FOR THE CHILD OR YOUTH AND WHETHER
13	THE PLACEMENT IS CONSISTENT WITH CHILD- OR YOUTH-SPECIFIC SHORT-
14	AND LONG-TERM GOALS FOR THE CHILD OR YOUTH AND THE FAMILY.
15	WHEN MAKING SUCH FINDINGS OF FACT, THE COURT SHALL CONSIDER ALL
16	RELEVANT INFORMATION, INCLUDING:
17	(I) WHETHER THE PROTOCOL FOR THE QUALIFIED RESIDENTIAL
18	TREATMENT PROGRAM ASSESSMENT WAS FOLLOWED;
19	(II) THE STRENGTHS AND SPECIFIC TREATMENT OR SERVICE NEEDS
20	OF THE CHILD OR YOUTH AND THE FAMILY;
21	(III) THE EXPECTED LENGTH OF STAY; AND
22	(IV) THE PLACEMENT PREFERENCE OF THE CHILD OR YOUTH AND
23	THE FAMILY.
24	SECTION 4. In Colorado Revised Statutes, add 19-1-115.7 as
25	follows:
26	19-1-115.7. Foster care prevention services - provision of
27	services - rights and remedies - exchange of information. (1) A

162

1 COUNTY DEPARTMENT OF HUMAN OR SOCIAL SERVICES MAY PROVIDE BOTH 2 CHILD WELFARE AND PREVENTION SERVICES, INCLUDING BUT NOT LIMITED 3 TO FOSTER CARE PREVENTION SERVICES, AS DEFINED IN SECTION 19-1-103 4 (51.7), TO FAMILIES, KIN CAREGIVERS, CHILDREN, JUVENILES, AND YOUTH. 5 6 (2) NOTHING IN THIS SECTION AFFECTS ANY EXISTING RIGHTS OF 7 A CHILD, JUVENILE, OR YOUTH OR A PARENT OR LEGAL GUARDIAN. 8 (3) WHEN PREVENTION SERVICES INFORMATION IS EXCHANGED 9 BETWEEN STATE AGENCIES, COUNTY DEPARTMENTS, AND SERVICE 10 PROVIDERS TO ALLOW FOR THE PROVISION OF PREVENTION SERVICES, SUCH 11 INFORMATION IS CONFIDENTIAL AND NOT AVAILABLE TO THE PUBLIC. ANY 12 ENTITIES PROVIDING PREVENTION SERVICES SHALL ENSURE THAT ALL 13 INFORMATION OBTAINED AND EXCHANGED IS CONFIDENTIAL AS REQUIRED 14 PURSUANT TO THIS SECTION, SECTIONS 19-1-103 AND 19-1-307, AND ANY 15 OTHER APPLICABLE STATE OR FEDERAL LAW. 16 17 18 SECTION 5. In Colorado Revised Statutes, 19-2-921, amend 19 (1.5)(a) introductory portion; and add (1.5)(a)(III) as follows: 20 19-2-921. Commitment to department of human services. 21 (1.5) (a) When a court commits a juvenile to the state department of 22 human services pursuant to the provisions of this article THIS ARTICLE 2, 23 the court shall make the following specific determinations: 24 (III) TO ASSIST IN THE EVALUATION OF THE IMPACT OF 25 COLORADO'S IMPLEMENTATION OF THE FEDERAL "FAMILY FIRST 26 PREVENTION SERVICES ACT" ON THE STATE'S JUVENILE JUSTICE SYSTEM 27 AND MAKE A FINDING OF WHETHER THE LACK OF AVAILABLE AND

-8-

1	APPROPRIATE CONGREGATE CARE PLACEMENTS IS A CONTRIBUTING
2	FACTOR IN COMMITTING A JUVENILE TO THE DIVISION OF YOUTH SERVICES.
3	
4	SECTION 6. In Colorado Revised Statutes, 26-5-104, <u>add</u>
5	(1)(c), (1)(d), and (1)(e) as follows:
6	26-5-104. Funding of child welfare services provider contracts
7	- funding mechanism review - fund - report - rules - definitions -
8	repeal. (1) Reimbursement. (c) ON OR BEFORE <u>DECEMBER 15</u> , THE
9	DELIVERY OF CHILD WELFARE SERVICES TASK FORCE, ESTABLISHED
10	PURSUANT TO SECTION 26-5-105.8, SHALL MAKE RECOMMENDATIONS
11	CONCERNING THE PROVISIONS OF SECTION 26-5-105.8 (1)(b).
12	(d) IN MAKING ITS RECOMMENDATIONS PURSUANT TO SUBSECTION
13	(1)(c) OF THIS SECTION, THE DELIVERY OF CHILD WELFARE SERVICES TASK
14	FORCE SHALL CONSIDER:
15	(I) The impact of the institute for mental disease
16	DESIGNATION ON QUALIFIED RESIDENTIAL TREATMENT PROGRAMS FOR
17	RESIDENTIAL CHILD CARE FACILITIES; AND
18	(II) THE CAPACITY OF EXISTING CHILD WELFARE SERVICES,
19	INCLUDING PLACEMENT AVAILABILITY, MENTAL AND BEHAVIORAL HEALTH
20	SERVICES, PREVENTION SERVICES THROUGH THE FEDERAL "FAMILY FIRST
21	PREVENTION SERVICES ACT", AND OTHER PREVENTION SERVICES.
22	(e) THE STATE DEPARTMENT SHALL SUBMIT A REPORT TO THE
23	JOINT BUDGET COMMITTEE ON OR BEFORE JANUARY 15, 2021. THE REPORT
24	MUST INCLUDE THE RECOMMENDATIONS REQUIRED PURSUANT TO
25	SUBSECTION (1)(c) OF THIS SECTION.
26	SECTION <u>7.</u> In Colorado Revised Statutes, add 26-5.4-106 as
27	follows:

26-5.4-106. Foster care prevention services - provision of
 services - rights and remedies - exchange of information. (1) A
 COUNTY DEPARTMENT OF HUMAN OR SOCIAL SERVICES MAY PROVIDE BOTH
 CHILD WELFARE AND _____ PREVENTION SERVICES, <u>INCLUDING BUT NOT</u>
 <u>LIMITED TO FOSTER CARE PREVENTION SERVICES</u>, AS DEFINED IN SECTION
 26-5.4-102, TO A FAMILY AND ITS CHILDREN.

8 (2) NOTHING IN THIS SECTION AFFECTS ANY EXISTING RIGHTS OF
9 A CHILD OR YOUTH, INCLUDING THOSE ELIGIBLE FOR FOSTER CARE
10 PREVENTION SERVICES, OR ANY EXISTING RIGHTS OF A PARENT WHO IS
11 ELIGIBLE FOR FOSTER CARE PREVENTION SERVICES.

12 (3) AN ENTITY PROVIDING FOSTER CARE PREVENTION SERVICES
13 SHALL ENSURE THAT ALL INFORMATION OBTAINED AND EXCHANGED IS
14 CONFIDENTIAL AS REQUIRED PURSUANT TO FEDERAL AND STATE LAWS
15 REGARDING CONFIDENTIALITY.

16

7

17 SECTION <u>8.</u> In Colorado Revised Statutes, 26-6-102, amend
18 (19), (33), and (36)(a); and add (30.3) as follows:

19 26-6-102. Definitions. As used in this article 6, unless the context
20 otherwise requires:

(19) "Kin" for purposes of a "kinship foster care home", may be
a relative of the child, a person ascribed by the family as having a
family-like relationship with the child, or a person that has a prior
significant relationship with the child. These relationships take into
account cultural values and continuity of significant relationships with the
child.

27 (30.3) "QUALIFIED INDIVIDUAL" MEANS A TRAINED

1 PROFESSIONAL OR LICENSED CLINICIAN, AS DEFINED IN THE FEDERAL 2 "FAMILY FIRST PREVENTION SERVICES ACT". "QUALIFIED INDIVIDUAL" 3 MUST BE APPROVED TO SERVE AS A QUALIFIED INDIVIDUAL ACCORDING TO 4 THE STATE PLAN. "QUALIFIED INDIVIDUAL" MUST NOT BE AN INTERESTED 5 PARTY OR PARTICIPANT IN THE JUVENILE COURT PROCEEDING AND MUST 6 BE FREE OF ANY PERSONAL OR BUSINESS RELATIONSHIP THAT WOULD 7 CAUSE A CONFLICT OF INTEREST IN EVALUATING THE CHILD, JUVENILE, OR 8 YOUTH AND MAKING RECOMMENDATIONS CONCERNING THE CHILD'S, 9 JUVENILE'S, OR YOUTH'S PLACEMENT AND THERAPEUTIC NEEDS, 10 ACCORDING TO THE FEDERAL TITLE IV-E STATE PLAN OR ANY WAIVER IN 11 ACCORDANCE WITH 42 U.S.C. SEC. 675a.

12 (33) "Residential child care facility" means a facility licensed by 13 the state department pursuant to this part 1 to provide twenty-four-hour 14 group care and treatment for five or more children operated under private, 15 public, or nonprofit sponsorship. "Residential child care facility" includes 16 community-based residential child care facilities, gualified residential 17 treatment programs, as defined in section 26-5.4-102(2), shelter facilities, 18 and therapeutic residential child care facilities as defined in rule by the 19 state board, and psychiatric residential treatment facilities as defined in 20 section 25.5-4-103 (19.5). A residential child care facility may be eligible 21 for designation by the executive director of the state department pursuant 22 to article 65 of title 27. A CHILD WHO IS ADMITTED TO A RESIDENTIAL 23 CHILD CARE FACILITY MUST BE:

24 (a) FIVE YEARS OF AGE OR OLDER BUT LESS THAN EIGHTEEN YEARS
25 OF AGE; <u>OR</u>
26 (b) LESS THAN TWENTY-ONE YEARS OF AGE AND PLACED BY COURT

27 ORDER OR VOLUNTARY PLACEMENT; OR

1 (c) ACCOMPANIED BY A PARENT IF LESS THAN FIVE YEARS OF AGE. 2 (36) (a) "Specialized group facility" means a facility sponsored 3 and supervised by a county department or a licensed child placement 4 agency for the purpose of providing twenty-four-hour care for three or 5 more children, but fewer than twelve children, whose special needs can 6 best be met through the medium of a small group. and who are: A CHILD 7 WHO IS ADMITTED TO A SPECIALIZED GROUP FACILITY MUST BE: 8 (I) At least three SEVEN years of age or older but less than 9 eighteen years of age; or 10 (II) Less than twenty-one years of age and who are placed by 11 court order prior to their eighteenth birthday. OR VOLUNTARY PLACEMENT; 12 OR 13 (III) ACCOMPANIED BY A PARENT OR LEGAL GUARDIAN IF LESS 14 THAN SEVEN YEARS OF AGE. 15 SECTION 9. In Colorado Revised Statutes, 26-6-104, add 16 (1)(c)(III) as follows: 17 26-6-104. Licenses - out-of-state notices and consent -18 demonstration pilot program - definition - rules. (1) (c) (III) ON AND 19 AFTER JULY 1, 2021, ALL RESIDENTIAL CHILD CARE FACILITIES MUST BE 20 LICENSED ANNUALLY. THE STATE BOARD SHALL PROMULGATE RULES 21 SPECIFYING THE PROCEDURAL REQUIREMENTS ASSOCIATED WITH THE 22 LICENSE RENEWAL FOR RESIDENTIAL CHILD CARE FACILITIES. THE RULES 23 MUST INCLUDE A REQUIREMENT THAT THE STATE DEPARTMENT CONDUCT 24 ASSESSMENTS OF THE RESIDENTIAL CHILD CARE FACILITY. 25 **SECTION 10.** Appropriation - adjustments to 2020 long bill. 26 (1) To implement this act, appropriations made in the annual general 27 appropriation act for the 2020-21 state fiscal year to the department of

1	human services for use by the executive director's office for employment
2	and regulatory affairs are adjusted as follows:
3	(a) The general fund appropriation is decreased by \$936,412; and
4	(b) The reappropriated funds appropriation from departmental
5	indirect cost recoveries is increased by \$936,412.
6	SECTION 11. Appropriation. (1) For the 2020-21 state fiscal
7	year, \$546,652 is appropriated to the department of human services. This
8	appropriation is from the general fund and is based on an assumption that
9	the department will require an additional 1.7 FTE. To implement this act,
10	the department may use this appropriation as follows:
11	Executive director's office, general administration
12	Legal services <u>\$38,376</u>
13	Executive director's office, special purpose
14	Administrative review unit \$131,249 (1.3 FTE)
15	Office of information technology services, information
16	<u>technology</u>
17	<u>Colorado trails</u> <u>\$157,463</u>
18	Division of child welfare
19	Administration \$219,564 (0.4 FTE)
20	(2) For the 2020-21 state fiscal year, the general assembly
21	anticipates that the department of human services will receive \$91,039 in
22	federal funds to implement this act. This figure is subject to the "(I)"
23	notation as defined in the annual general appropriation act for the same
24	fiscal year and is to be used as follows:
25	Office of information technology services, information
26	<u>technology</u>
27	<u>Colorado trails</u> <u>\$84,787</u>

1	Division of child welfare
2	Administration \$6,252
3	(3) For the 2020-21 state fiscal year, \$242,250 is appropriated to
4	the office of the governor for use by the office of information technology.
5	This appropriation is from reappropriated funds received from the
6	department of human services under subsection (1) of this section. To
7	implement this act, the office may use this appropriation to provide
8	information technology services for the department of human services.
9	(4) For the 2020-21 state fiscal year, \$38,376 is appropriated to
10	the department of law. This appropriation is from reappropriated funds
11	received from the department of human services under subsection (1) of
12	this section and is based on an assumption that the department of law will
13	require an additional 0.2 FTE. To implement this act, the department of
14	law may use this appropriation to provide legal services for the
15	department of human services.
16	SECTION 12. Appropriation. (1) For the 2020-21 state fiscal
17	year, \$211,200 is appropriated to the judicial department for use by the
18	office of the child's representative. This appropriation is from the general
19	fund. To implement this act, the office may use this appropriation for
20	personal services.
21	(2) For the 2020-21 state fiscal year, \$178,560 is appropriated to
22	the judicial department for use by the respondent parents' counsel. This
23	appropriation is from the general fund. To implement this act, the office
24	may use this appropriation for personal services.
25	SECTION 13. Safety clause. The general assembly hereby finds,
26	determines, and declares that this act is necessary for the immediate
27	preservation of the public peace, health, or safety.

-14-