# First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# **PREAMENDED**

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

LLS NO. 23-0853.01 Shelby Ross x4510

**HOUSE BILL 23-1236** 

### HOUSE SPONSORSHIP

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Health & Human Services

## A BILL FOR AN ACT

101 CONCERNING IMPLEMENTATION UPDATES TO THE BEHAVIORAL 102 HEALTH ADMINISTRATION.

### **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Sections 1, 5, 13, and 22 transfer administrative responsibilities from the behavioral health administration (BHA) to the department of human services (department).

Section 2, 3, 11, and 12 transfer administrative responsibilities from the office of behavioral health (OBH) to the department.

Sections 4, 10, 24, 26, and 27 transfer administrative

HOUSE d Reading Unamended April 11, 2023

HOUSE Amended 2nd Reading April 10, 2023 responsibilities from OBH to the BHA.

**Section 6** transfers administrative responsibilities from the department to the BHA.

**Section 7** repeals OBH as an office in the department.

**Section 8** requires the chief information officer of the office of information technology to invite the commissioner of the BHA to select a member to represent the BHA on the government data advisory board.

**Section 9** adds the commissioner of the BHA to the health equity commission.

**Section 15** states that the BHA is a health oversight agency charged with overseeing the behavioral health-care system in Colorado and discharging the BHA's duties.

**Section 16** authorizes the BHA to seek, accept, and expend gifts, grants, or donations for the purpose of administering any behavioral health program and service.

**Section 17** requires a behavioral health safety net provider to include services that address the necessary language and cultural barriers to serve communities of color and other underserved populations.

Current law requires the BHA to create one regional subcommittee of the advisory council for each behavioral health administrative services organization region. **Section 18** requires the BHA to create a regional subcommittee structure of the advisory council that is not limited by the behavioral health administrative services organization region.

To implement the care navigation program, **Section 19** requires the BHA to provide, directly or through contract, care navigation services and align the care navigation services with the care coordination infrastructure.

**Section 20** continuously appropriates money to the 988 crisis hotline cash fund.

Current law specifies the rights of a person detained by a certified peace officer or emergency medical services provider and transported to an outpatient mental health facility or facility designated by the commissioner of the BHA. **Section 21** expands the rights to any person detained whether or not the person is transported to an outpatient mental health facility or facility designated by the commissioner of the BHA.

- Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1.** In Colorado Revised Statutes, 16-8.5-111, **amend**
- (2)(b)(II)(B) as follows:

1

- 4 16-8.5-111. Procedure after determination of competency or
- 5 **incompetency.** (2) If the final determination made pursuant to section

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16-8.5-103 is that the defendant is incompetent to proceed, the court has the following options:

(b) (II) (B) As a condition of bond, the court shall order that the restoration take place on an outpatient basis. Pursuant to section 27-60-105, the behavioral health administration in the department is the entity responsible for the oversight of restoration education and coordination of all competency restoration services. As a condition of release for outpatient restoration services, the court may require pretrial services, if available, to work with the behavioral health administration DEPARTMENT and the restoration services provider under contract with the behavioral health administration DEPARTMENT to assist in securing appropriate support and care management services, which may include housing resources. The individual agency responsible for providing outpatient restoration services for the defendant shall notify the court or other designated agency within twenty-one days if restoration services have not commenced.

**SECTION 2.** In Colorado Revised Statutes, 16-11.9-204, **amend** as it exists until July 1, 2024, (1)(f)(III) introductory portion as follows:

16-11.9-204. Behavioral health court liaisons - duties and responsibilities - consultation and collaboration. (1) A court liaison hired pursuant to this part 2 has the following duties and responsibilities:

- (f) Identifying existing programs and resources that are already available in the community, including, but not limited to:
- (III) Community mental health centers and other local community behavioral health providers that receive state funding through the office of behavioral health DEPARTMENT OF HUMAN SERVICES for services such as:

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1	<b>SECTION 3.</b> In Colorado Revised Statutes, 16-11.9-204, amend
2	as it becomes effective July 1, 2024, (1)(f)(III) introductory portion as
3	follows:
4	16-11.9-204. Behavioral health court liaisons - duties and
5	responsibilities - consultation and collaboration. (1) A court liaison
6	hired pursuant to this part 2 has the following duties and responsibilities:
7	(f) Identifying existing programs and resources that are already
8	available in the community, including but not limited to:
9	(III) Behavioral health safety net providers and other local
10	community behavioral health providers that receive state funding through
11	the office of behavioral health DEPARTMENT OF HUMAN SERVICES for
12	services such as:
13	SECTION 4. In Colorado Revised Statutes, 16-13-311, amend
14	(3)(a)(VII)(B) as follows:
15	16-13-311. Disposition of seized personal property. (3) (a) If
16	the prosecution prevails in the forfeiture action, the court shall order the
17	property forfeited. Such order perfects the state's right and interest in and
18	title to such property and relates back to the date when title to the property
19	vested in the state pursuant to section 16-13-316. Except as otherwise
20	provided in subsection (3)(c) of this section, the court shall also order
21	such property to be sold at a public sale by the law enforcement agency
22	in possession of the property in the manner provided for sales on
23	execution, or in another commercially reasonable manner. Property
24	forfeited pursuant to this section or proceeds therefrom must be
25	distributed or applied in the following order:
26	(VII) The balance must be delivered, upon order of the court, as
27	follows:

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1	(B) Twenty-five percent to the behavioral health administrative
2	services organization contracting with the office of behavioral health
3	ADMINISTRATION in the department of human services serving the judicial
4	district where the forfeiture proceeding was prosecuted to fund
5	detoxification and substance use disorder treatment. Money appropriated
6	to the behavioral health administrative services organization must be in
7	addition to, and not be used to supplant, other funding appropriated to the
8	office of behavioral health ADMINISTRATION; and
9	SECTION 5. In Colorado Revised Statutes, 19-2.5-704, amend
10	(2)(b) as follows:
11	19-2.5-704. Procedure after determination of competency or
12	incompetency. (2) (b) Pursuant to section 27-60-105, the behavioral
13	health administration in the department of human services is the entity
14	responsible for the oversight of restoration education and coordination of
15	services necessary to competency restoration.
16	SECTION 6. In Colorado Revised Statutes, 19-3-304.4, amend
17	(1)(d)(I)(J) as follows:
18	19-3-304.4. Pre-adolescent services task force - duties - report
19	- repeal. (1) (d) (I) The task force shall convene on or before August 1,
20	2022. The appointing authorities shall appoint persons from throughout
21	the state, persons with a disability, and persons who reflect the racial and
22	ethnic diversity of the state. The task force consists of:
23	(J) A representative of the behavioral health administration with
24	expertise concerning the development and operation of rapid crisis
25	response teams, appointed by the executive director of the department of
26	human services COMMISSIONER OF THE BEHAVIORAL HEALTH
27	ADMINISTRATION;

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1	<b>SECTION 7.</b> In Colorado Revised Statutes, 24-1-120, repeal
2	(6)(d) as follows:
3	<b>24-1-120.</b> Department of human services - creation. (6) The
4	department consists of the following divisions, units, offices, and boards:
5	(d) The office of behavioral health in the department of human
6	services created pursuant to article 80 of title 27. The office of behavioral
7	health is a type 2 entity, as defined in section 24-1-105.
8	SECTION 8. In Colorado Revised Statutes, 24-37.5-702, amend
9	(1)(c) as follows:
10	24-37.5-702. Government data advisory board - created -
11	duties - definitions. (1) (c) (I) The remaining membership of the
12	advisory board consists of persons from state agencies who are either
13	experts in data or responsible for diverse aspects of data management
14	within the member's respective department and who are selected by the
15	head of the member's respective department to participate on the advisory
16	board at the invitation of the chief information officer.
17	(II) THE CHIEF INFORMATION OFFICER SHALL INVITE THE
18	COMMISSIONER OF THE BEHAVIORAL HEALTH ADMINISTRATION TO SELECT
19	A MEMBER TO REPRESENT THE BEHAVIORAL HEALTH ADMINISTRATION ON
20	THE ADVISORY BOARD.
21	SECTION 9. In Colorado Revised Statutes, 25-1.5-103, amend
22	(1)(a)(I)(A.5), (2)(a.3)(II), and (2)(b)(II); and add (1)(c)(III) as follows:
23	25-1.5-103. Health facilities - powers and duties of department
24	- rules - limitations on rules - definitions - repeal. (1) The department
25	has, in addition to all other powers and duties imposed upon it by law, the
26	powers and duties provided in this section as follows:
27	(a) (I) (A.5) Notwithstanding the provisions of subsection

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1	(1)(a)(1)(A) of this section, after June 30, 2023 DECEMBER 31, 2023, the
2	department shall not issue a license to a community mental health center,
3	an acute treatment unit, or a behavioral health entity. Prior to the
4	expiration of any license issued by the department to such an entity, the
5	entity shall apply to the behavioral health administration pursuant to part
6	5 of article 50 of title 27. This subsection (1)(a)(I)(A.5) is repealed,
7	effective July 1, 2024 JANUARY 1, 2025.
8	(c) (III) This subsection (1)(c) is repealed, effective January
9	<u>1, 2025.</u>
10	(2) As used in this section, unless the context otherwise requires:
11	(a.3) (II) This subsection (2)(a.3) is repealed, effective July 1,
12	<del>2024</del> January 1, 2025.
13	(b) (II) This subsection (2)(b) is repealed, effective July 1, 2024
14	<u>January 1, 2025.</u>
15	SECTION 10. In Colorado Revised Statutes, 25-1.5-302, amend
16	(1) introductory portion as follows:
17	25-1.5-302. Administration of medications - powers and duties
18	of department - record checks - rules. (1) The department has, in
19	addition to all other powers and duties imposed upon it by law, the power
20	to establish and maintain by rule a program for the administration of
21	medications in facilities. The department of human services, THE
22	BEHAVIORAL HEALTH ADMINISTRATION, the department of health care
23	policy and financing, and the department of corrections shall develop and
24	conduct a medication administration program as provided in this part 3.
25	A medication administration program developed pursuant to this
26	subsection (1) must be conducted within the following guidelines:
7	SECTION 11 In Colorado Revised Statutes 25-4-2206 amend

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1	(2)(a)(XII) and (2)(a)(XIII); and <b>add</b> (2)(a)(XIV) as follows:
2	25-4-2206. Health equity commission - creation - repeal.
3	(2) (a) The commission consists of the following twenty-two
4	TWENTY-THREE members, who are as follows:
5	(XII) The executive director of the department of corrections, or
6	the executive director's designee; and
7	(XIII) The executive director of the department of higher
8	education, or the executive director's designee; AND
9	(XIV) THE COMMISSIONER OF THE BEHAVIORAL HEALTH
10	ADMINISTRATION IN THE DEPARTMENT OF HUMAN SERVICES, OR THE
11	COMMISSIONER'S DESIGNEE.
12	SECTION 12. In Colorado Revised Statutes, 25-4-2209, amend
13	(1)(a) as follows:
14	25-4-2209. Culturally relevant and affirming health-care
1.5	
15	training - health-care providers - grants - definitions. (1) As used in
15 16	training - health-care providers - grants - definitions. (1) As used in this section:
16	this section:
16 17	this section:  (a) "Priority populations" means people experiencing
16 17 18	this section:  (a) "Priority populations" means people experiencing homelessness; people involved with the criminal justice system; Black
16 17 18 19	this section:  (a) "Priority populations" means people experiencing homelessness; people involved with the criminal justice system; Black people, indigenous people, and people of color; American Indians and
16 17 18 19 20	this section:  (a) "Priority populations" means people experiencing homelessness; people involved with the criminal justice system; Black people, indigenous people, and people of color; American Indians and Alaska natives; veterans; people who are lesbian, gay, bisexual,
16 17 18 19 20 21	this section:  (a) "Priority populations" means people experiencing homelessness; people involved with the criminal justice system; Black people, indigenous people, and people of color; American Indians and Alaska natives; veterans; people who are lesbian, gay, bisexual, transgender, queer, or questioning; people of disproportionately affected
16 17 18 19 20 21 22	this section:  (a) "Priority populations" means people experiencing homelessness; people involved with the criminal justice system; Black people, indigenous people, and people of color; American Indians and Alaska natives; veterans; people who are lesbian, gay, bisexual, transgender, queer, or questioning; people of disproportionately affected sexual orientations and gender identities; people who have AIDS or HIV;
16 17 18 19 20 21 22 23	this section:  (a) "Priority populations" means people experiencing homelessness; people involved with the criminal justice system; Black people, indigenous people, and people of color; American Indians and Alaska natives; veterans; people who are lesbian, gay, bisexual, transgender, queer, or questioning; people of disproportionately affected sexual orientations and gender identities; people who have AIDS or HIV; older adults; children and families; and people with disabilities, including
16 17 18 19 20 21 22 23 24	this section:  (a) "Priority populations" means people experiencing homelessness; people involved with the criminal justice system; Black people, indigenous people, and people of color; American Indians and Alaska natives; veterans; people who are lesbian, gay, bisexual, transgender, queer, or questioning; people of disproportionately affected sexual orientations and gender identities; people who have AIDS or HIV; older adults; children and families; and people with disabilities, including people who are deaf and hard of hearing, people who are blind and

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1	health ADMINISTRATION.
2	SECTION 13. In Colorado Revised Statutes, 25-27.6-108,
3	amend (2) as follows:
4	25-27.6-108. Behavioral health entity cash fund - created.
5	(2) On June 30, 2024 DECEMBER 31, 2024, the state treasurer shall
6	transfer all unexpended and unencumbered money in the fund to the
7	behavioral health licensing cash fund created pursuant to section
8	<u>27-50-506.</u>
9	SECTION 14. In Colorado Revised Statutes, amend 25-27.6-112
10	as follows:
11	25-27.6-112. Repeal of article. This article 27.6 is repealed,
12	effective July 1, 2024 JANUARY 1, 2025.
13	SECTION 15. In Colorado Revised Statutes, 25.5-5-325, amend
14	(2)(b)(I) as follows:
15	25.5-5-325. Residential and inpatient substance use disorder
16	treatment - medical detoxification services - federal approval -
17	performance review report. (2) (b) Prior to seeking federal approval
18	pursuant to subsection (2)(a) of this section, the state department shall
19	seek input from relevant stakeholders, including existing providers of
20	substance use disorder treatment and medical detoxification services and
21	
<b>4</b> 1	behavioral health administrative services organizations. The state
22	behavioral health administrative services organizations. The state department shall seek input and involve stakeholders in decisions
22	department shall seek input and involve stakeholders in decisions
22 23	department shall seek input and involve stakeholders in decisions regarding:
<ul><li>22</li><li>23</li><li>24</li></ul>	department shall seek input and involve stakeholders in decisions regarding:  (I) The coordination of benefits with behavioral health

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(1) as follows:

and youth - federal approval - reporting. (1) Subject to available appropriations, the state department shall seek federal authorization from the federal centers for medicare and medicaid services to provide wraparound services for eligible children and youth who are at risk of out-of-home placement or in an out-of-home placement. Prior to seeking federal authorization, the state department shall seek input from relevant stakeholders including counties, managed care entities participating in the statewide managed care system, families of children and youth with behavioral health disorders, communities that have previously implemented wraparound services, mental health professionals, the behavioral health administration and the office of behavioral health in the department of human services, and other relevant departments. The state department shall consider tiered care coordination as an approach when developing the wraparound model.

**SECTION** <u>17.</u> In Colorado Revised Statutes, 26-5-117, **amend** (2)(a), (2)(b)(I), (2)(c), (4)(a) introductory portion, (4)(a)(II), (4)(b), (4)(c), (4)(d), (5), and (8); and **repeal** (2)(b)(II) as follows:

26-5-117. Out-of-home placement for children and youth with mental or behavioral needs - funding - report - rules - legislative declaration - definitions - repeal. (2) (a) The BHA STATE DEPARTMENT shall develop a program to provide emergency resources to licensed providers to help remove barriers such providers face in serving children and youth whose behavioral or mental health needs require services and treatment in a residential child care facility. Any such licensed provider shall meet the requirements of a qualified residential treatment program,

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as defined in section 26-5.4-102; a psychiatric residential treatment facility, as defined in section 25.5-4-103 (19.5); treatment foster care; or therapeutic foster care.

- (b) (I) Beginning July 1, 2022, the BHA STATE DEPARTMENT shall provide ongoing operational support for psychiatric residential treatment facilities, therapeutic foster care, treatment foster care, and qualified residential treatment programs as described in subsection (2)(a) of this section.
- (II) For the 2022-23 budget year, the general assembly shall appropriate money from the behavioral and mental health cash fund created in section 24-75-230 to the BHA to fund operational support for psychiatric residential treatment facilities for youth, qualified residential treatment programs, therapeutic foster care, and treatment foster care for youth across the state as described in this subsection (2).
- (c) The BHA STATE DEPARTMENT and any person who receives money from the BHA STATE DEPARTMENT shall comply with the compliance, reporting, record-keeping, and program evaluation requirements established by the office of state planning and budgeting and the state controller in accordance with section 24-75-226 (5).
- (4) (a) The BHA STATE DEPARTMENT shall contract with licensed providers for the delivery of services to children and youth who are determined eligible for and placed in the program. A provider that contracts with the BHA STATE DEPARTMENT shall not:
- (II) Discharge a child or youth based on the severity or complexity of the child's or youth's physical, behavioral, or mental health needs; except that the BHA STATE DEPARTMENT may arrange for the placement of a child or youth with an alternate contracted provider if the placement

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with the alternate provider is better suited to deliver services that meet the needs of the child or youth.

- (b) The BHA STATE DEPARTMENT shall reimburse a provider directly for the costs associated with the placement of a child or youth in the program for the duration of the treatment, including the costs the provider demonstrates are necessary in order for the provider to operate continuously during this period.
- (c) The BHA STATE DEPARTMENT shall coordinate with the department of health care policy and financing to support continuity of care and payment for services for any children or youth placed in the program.
- (d) The BHA STATE DEPARTMENT shall reimburse the provider one hundred percent of the cost of unutilized beds in the program to ensure available space for emergency residential out-of-home placements.
- (5) (a) A hospital, health-care provider, provider of case management services, school district, managed care entity, or state or county department of human or social services may refer a family for the placement of a child or youth in the program. The entity referring a child or youth for placement in the program shall submit or assist the family with submitting an application to the BHA STATE DEPARTMENT for review. The BHA STATE DEPARTMENT shall consider each application as space becomes available. The BHA STATE DEPARTMENT shall approve admissions into the program and determine admission and discharge criteria for placement.
- (b) The BHA STATE DEPARTMENT shall develop a discharge plan for each child or youth placed in the program. The plan must include the eligible period of placement of the child or youth and shall MUST identify

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the entity that will be responsible for the placement costs if the child or youth remains with the provider beyond the date of eligibility identified in the plan.

- (c) The entity or family that places the child or youth in the program retains the right to remove the child or youth from the program any time prior to the discharge date specified by the BHA STATE DEPARTMENT.
- (8) This section is intended to provide enhanced emergency services resulting from the increased need for services due to the COVID-19 pandemic. No later than September 30, 2024, the BHA STATE DEPARTMENT shall submit recommendations to the house of representatives public and behavioral health and human services committee, the senate health and human services committee, or their successor committees, and the joint budget committee about how to provide necessary services for children and youth in need of residential care, including hospital step-down services on an ongoing basis.
- **SECTION** <u>18.</u> In Colorado Revised Statutes, 27-50-101, amend (4), (7), (11) introductory portion, and (13); and repeal (11)(g) as follows:
- **27-50-101. Definitions.** As used in this article 50, unless the context otherwise requires:
- (4) "Behavioral health entity" means a facility or provider organization engaged in providing community-based health services, which may include services for a behavioral health disorder but does not include residential child care facilities, as defined in section 26-6-903 (29), detention and commitment facilities operated by the division of youth services within the department of human services or services

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1	provided by a licensed or certified mental health-care provider under the
2	provider's individual professional practice act on the provider's own
3	premises.
4	(7) "Behavioral health safety net provider" means any and all
5	behavioral health safety net providers 27-50-301 (5), including
6	comprehensive community behavioral health providers and essential
7	behavioral health safety net providers. A community mental health center
8	pursuant to 42 U.S.C. sec. 300x-2(c) and that is licensed as a behavioral
9	health entity may apply to be approved as a comprehensive community
10	behavioral health provider, an essential behavioral health safety net
11	provider, or both.
12	(11) "Comprehensive community behavioral health provider"
13	means a licensed behavioral health entity OR BEHAVIORAL HEALTH
14	PROVIDER approved by the behavioral health administration to provide
15	CARE COORDINATION AND the following behavioral health safety net
16	services, either directly or through formal agreements with behavioral
17	health providers in the community or region:
18	(g) Care coordination;
19	(13) "Essential behavioral health safety net provider" means a
20	licensed behavioral health entity or behavioral health provider approved
21	by the behavioral health administration to provide CARE COORDINATION
22	AND at least one of the FOLLOWING behavioral health safety net services:
23	described in subsection (11) of this section
24	(a) EMERGENCY OR CRISIS BEHAVIORAL HEALTH SERVICES;
25	(b) BEHAVIORAL HEALTH OUTPATIENT SERVICES;
26	(c) Behavioral health high-intensity outpatient services;
27	(d) BEHAVIORAL HEALTH RESIDENTIAL SERVICES;

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1	(e) WITHDRAWAL MANAGEMENT SERVICES;
2	(f) BEHAVIORAL HEALTH INPATIENT SERVICES;
3	(g) INTEGRATED CARE SERVICES;
4	
5	(h) HOSPITAL ALTERNATIVES; OR
6	(i) Additional services that the behavioral health
7	ADMINISTRATION DETERMINES ARE NECESSARY IN A REGION OR
8	THROUGHOUT THE STATE.
9	<b>SECTION 19.</b> In Colorado Revised Statutes, 27-50-102, <b>add</b> (3)
10	as follows:
11	27-50-102. Behavioral health administration - creation -
12	coordination - health oversight agency. (3) FOR THE PURPOSE OF
13	OVERSEEING THE BEHAVIORAL HEALTH CARE SYSTEM IN COLORADO AND
14	DISCHARGING THE BHA'S DUTIES AS DESCRIBED IN THIS ARTICLE $50$ , THE
15	BHA IS A HEALTH OVERSIGHT AGENCY, AS DEFINED IN 45 CFR 164.501.
16	SECTION <u>20.</u> In Colorado Revised Statutes, 27-50-105, amend
17	(1)(dd); and add (4) as follows:
18	27-50-105. Administration of behavioral health programs -
19	state plan - sole mental health authority - gifts, grants, or donations.
20	(1) The BHA shall administer and provide the following behavioral
21	health programs and services:
22	(dd) The care navigation program pursuant to section 27-80-119
23	SECTION 27-60-204;
24	(4) THE BHA MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, OR
25	DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSE OF
26	ADMINISTERING ANY BEHAVIORAL HEALTH PROGRAM OR SERVICE
27	DESCRIBED IN SUBSECTION (1) OF THIS SECTION. THE COMMISSIONER, WITH

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1	THE APPROVAL OF THE GOVERNOR, MAY DIRECT THE DISPOSITION OF ANY
2	GIFT, GRANT, OR DONATION FOR ANY PURPOSE CONSISTENT WITH THE
3	TERMS AND CONDITIONS FOR WHICH THE GIFT, GRANT, OR DONATION WAS
4	GIVEN.
5	SECTION 21. In Colorado Revised Statutes, 27-50-106, amend
6	(1) introductory portion and (1)(a) as follows:
7	27-50-106. Transfer of functions. (1) The powers, duties, and
8	functions previously administered by the department of public health and
9	environment concerning licensing behavioral health entities pursuant to
10	article 27.6 of title 25 shall transfer to the BHA over a period of two
11	years, with all functions fully transferred to the BHA by <u>July 1, 2024</u>
12	JANUARY 1, 2025, as follows:
13	(a) The department of public health and environment shall
14	continue issuing and renewing behavioral health entity licenses until June
15	30, 2023 SEPTEMBER 30, 2023, after which date the department of public
16	health and environment shall not renew or confer any new behavioral
17	health entity licenses. Behavioral health entities that are licensed by the
18	department of public health and environment are subject to the rules and
19	orders of the department of public health and environment until such rules
20	and orders are revised, amended, repealed, or nullified. The department
21	of public health and environment shall continue compliance monitoring
22	and enforcement activities until all licenses the department of public
23	health and environment has conferred are expired, revoked, or
24	surrendered, but not after June 30, 2024 DECEMBER 31, 2025.
25	SECTION 22. In Colorado Revised Statutes, 27-50-201, amend
26	(5) as follows:
27	27-50-201. Behavioral health system monitoring - capacity -

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1	safety net performance. (5) (a) The BHA shall collaborate with the
2	department of health care policy and financing to establish data collection
3	and reporting requirements that align with the performance standards
4	established in this section and that are of a high value in promoting
5	systemic improvements. In establishing data collection and reporting
6	requirements, the BHA must consider the impact on behavioral health
7	providers and clients and state information technology systems.
8	(b) Where applicable, the BHA shall coordinate with the
9	HEALTH INFORMATION ORGANIZATION NETWORKS TO PRIORITIZE
10	LEVERAGING THE HEALTH INFORMATION ORGANIZATION NETWORK
11	INFRASTRUCTURE TO MEET THE REQUIREMENTS OF THIS SECTION AND TO
12	PROMOTE THE INTEROPERABLE EXCHANGE OF DATA TO IMPROVE THE
13	QUALITY OF PATIENT CARE. THE BHA SHALL COORDINATE WITH THE
14	HEALTH INFORMATION ORGANIZATION NETWORKS ON RELEVANT
15	PROVISIONS OF THE UNIVERSAL CONTRACT PURSUANT TO SECTION
16	<u>27-50-203 (1)(a).</u>
17	SECTION 23. In Colorado Revised Statutes, 27-50-301, amend
18	(1) as follows:
19	27-50-301. Behavioral health safety net system
20	implementation. (1) No later than July 1, 2024, the BHA, in
21	collaboration with the department of health care policy and financing and
22	the department of public health and environment, shall establish a
23	comprehensive and standardized behavioral health safety net system
24	throughout the state that must include behavioral health safety net
25	services for children, youth, and adults, INCLUDING ADULTS WHO HAVE A
26	SERIOUS MENTAL ILLNESS AND CHILDREN AND YOUTH WHO HAVE A
27	SERIOUS EMOTIONAL DISTURBANCE, along a continuum of care.

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1	<b>SECTION <u>24.</u></b> In Colorado Revised Statutes, 27-50-302, add
2	(4)(f) as follows:
3	27-50-302. Requirement to serve priority populations -
4	screening and triage for individuals in need of behavioral health
5	services - referrals. (4) (f) A BEHAVIORAL HEALTH SAFETY NET
6	PROVIDER SHALL INCLUDE SERVICES THAT ADDRESS THE LANGUAGE,
7	ABILITY, AND CULTURAL BARRIERS, AS NECESSARY, TO SERVE
8	COMMUNITIES OF COLOR AND OTHER UNDERSERVED POPULATIONS.
9	SECTION 25. In Colorado Revised Statutes, amend 27-50-401
10	<u>as follows:</u>
11	27-50-401. Regional behavioral health administrative services
12	organizations - establishment. (1) No later than July 1, 2024 JULY 1,
13	2025, the commissioner BHA shall select and contract with regionally
14	based INFORMED behavioral health organizations to establish, administer,
15	and maintain adequate networks of behavioral health safety net services
16	and care coordination, as described in part 3 of this article 50.
17	(2) The commissioner BHA shall designate regions of the state
18	ESTABLISH A COMMUNITY-INFORMED STRUCTURE for A behavioral health
19	administrative services organizations ORGANIZATION to operate. In
20	establishing regions THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES
21	ORGANIZATION STRUCTURE, the commissioner BHA shall consult with the
22	department of health care policy and financing to ensure consideration of
23	the regional structure that serves the medicaid population.
24	SECTION <u>26.</u> In Colorado Revised Statutes, 27-50-402, amend
25	(2) introductory portion as follows:
26	27-50-402. Behavioral health administrative services
27	organizations - application - designation - denial - revocation (2) The

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1	commissioner shall select a behavioral health administrative services
2	organization based on factors established by BHA rules and the
3	"Procurement Code", articles 101 to 112 of title 24. THE BHA SHALL
4	REQUIRE AN APPLICANT TO FURNISH LETTERS OF SUPPORT FROM
5	STAKEHOLDERS IN THE REGION THE APPLICANT IS APPLYING TO CONTRACT
6	FOR, INCLUDING, BUT NOT LIMITED TO, COUNTY COMMISSIONERS AND
7	ADVOCACY OR COMMUNITY-BASED ORGANIZATIONS. THE LETTERS OF
8	SUPPORT MUST DEMONSTRATE THE APPLICANT'S ABILITY TO SERVE THE
9	COMMUNITY. The factors for selection must include, but are not limited
10	to, the following:
11	SECTION 27. In Colorado Revised Statutes, 27-50-501, amend
12	(1)(a), (1)(b) introductory portion, and (1)(c) as follows:
13	27-50-501. Behavioral health entities - license required -
14	criminal and civil penalties. (1) (a) On and after July 1, 2024 JANUARY
15	1, 2024, it is unlawful for any person, partnership, association, or
16	corporation to conduct or maintain a behavioral health entity, including
17	a substance use disorder program or alcohol use disorder program,
18	without having obtained a license from the BHA.
19	(b) On and after July 1, 2023 JANUARY 1, 2024, an entity seeking
20	initial licensure as a behavioral health entity shall apply for a behavioral
21	health entity license from the BHA if the entity would previously have
22	been licensed or subject to any of the following:
23	(c) A facility with a license or approval on or before June 30,
24	2023 DECEMBER 31, 2023, as a behavioral health entity or a substance use
25	disorder program, shall apply for a behavioral health entity license prior
26	to the expiration of the facility's current license or approval. Such a
27	facility is subject to the standards under which it is licensed or approved

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1	as of July 1, 2023 JANUARY 1, 2024, until such time as the BHA's
2	behavioral health entity license is issued or denied.
3	SECTION 28. In Colorado Revised Statutes, 27-50-502, amend
4	(1) introductory portion as follows:
5	27-50-502. Behavioral health entities - minimum standard -
6	rules. (1) No later than April 30, 2023 JANUARY 1, 2024, the BHA shall
7	promulgate rules pursuant to section 24-4-103 providing minimum
8	standards for the operation of behavioral health entities within the state,
9	including the following:
10	SECTION 29. In Colorado Revised Statutes, 27-50-504, amend
11	(1)(a) as follows:
12	<b>27-50-504.</b> License fees - rules. (1) (a) By April 30, 2023
13	JANUARY 1, 2024, the commissioner shall promulgate rules establishing
14	a schedule of fees sufficient to meet the direct and indirect costs of
15	administration and enforcement of this part 5.
16	<b>SECTION</b> <u>30.</u> In Colorado Revised Statutes, 27-50-505, amend
17	(2) as follows:
18	27-50-505. License - denial - suspension - revocation.
19	(2) (a) The BHA may suspend, revoke, or refuse to renew the license of
20	any behavioral health entity that is out of compliance with the
21	requirements of this part 5 or the rules promulgated pursuant to this part
22	5. Suspension, revocation, or refusal must not occur until after a hearing
23	and in compliance with the provisions and procedures specified in article
24	4 of title 24; EXCEPT THAT THE BHA MAY SUMMARILY SUSPEND A
25	BEHAVIORAL HEALTH ENTITY'S LICENSE BEFORE A HEARING IN
26	ACCORDANCE WITH SECTION $24-4-104$ (4)(a).
2.7	(b) AFTER CONDUCTING A HEARING IN ACCORDANCE WITH ARTICLE

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1	4 OF TITLE 24, THE BHA MAY REVOKE OR REFUSE TO RENEW A
2	BEHAVIORAL HEALTH ENTITY'S LICENSE IF THE OWNER, MANAGER, OR
3	ADMINISTRATOR OF THE BEHAVIORAL HEALTH ENTITY HAS BEEN
4	CONVICTED OF A FELONY OR MISDEMEANOR INVOLVING CONDUCT THAT
5	THE BHA DETERMINES COULD POSE A RISK TO THE HEALTH, SAFETY, OR
6	WELFARE OF THE BEHAVIORAL HEALTH ENTITY'S CONSUMERS.
7	SECTION 31. In Colorado Revised Statutes, 27-50-403, amend
8	(1)(i); and add (1)(k) as follows:
9	27-50-403. Behavioral health administrative services
10	organizations - contract requirements - individual access - care
11	coordination. (1) The BHA shall develop a contract for designated
12	behavioral health administrative services organizations, which must
13	include, but is not limited to, the following:
14	(i) Any provisions necessary to ensure the behavioral health
15	administrative services organization fulfills the functions provided in
16	subsection (2) of this section; and
17	(k) A REQUIREMENT THAT THE BEHAVIORAL HEALTH
18	ADMINISTRATIVE SERVICES ORGANIZATION PERFORM APPROPRIATE FISCAL
19	MANAGEMENT AND QUALITY OVERSIGHT OF PROVIDERS IN ITS NETWORK
20	WITHIN THE SCOPE OF THE PROVIDER'S CONTRACT, INCLUDING, BUT NOT
21	LIMITED TO, THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICES
22	ORGANIZATION DIRECTLY ENGAGING IN AUDITS AND CORRECTIVE ACTION
23	PLANS WITH PROVIDERS IN ITS NETWORK TO ENSURE COMPLIANCE WITH
24	THE CONTRACT.
25	SECTION 32. In Colorado Revised Statutes, 27-50-703, amend
26	(1) and (3); and <b>add</b> (1.3) and (1.5) as follows:
27	27-50-703. Advisory council - regional subcommittees -

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1	subcommittees - working groups. (1) The BHA shall create one A
2	regional subcommittee of the advisory council STRUCTURE AS PART OF
3	THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICE ORGANIZATIONS TO
4	PROMOTE LOCAL COMMUNITY INPUT PERTAINING TO BEHAVIORAL HEALTH
5	SERVICE NEEDS. IN ESTABLISHING A REGIONAL SUBCOMMITTEE
6	STRUCTURE, THE BHA SHALL, TO THE BEST OF THE BHA'S ABILITY, ALIGN
7	GEOGRAPHICALLY WITH JUDICIAL DISTRICTS WHENEVER FEASIBLE, TAKING
8	INTO CONSIDERATION COMMUNITY FEEDBACK ON WHERE AND HOW
9	INDIVIDUALS RECEIVE SERVICES IN THEIR COMMUNITIES for each
10	behavioral health administrative services organization region established
11	pursuant to section 27-50-401. Regional subcommittee members are
12	appointed by the commissioner for three-year terms; except that initial
13	terms may be for two years. Each regional THE subcommittee consists of
14	NINE members. Membership of the regional subcommittees must include:
15	(a) At least One individual with expertise in the behavioral health
16	needs of children and youth APPOINTED BY A LOCAL OR REGIONAL PUBLIC
17	HEALTH OR HUMAN SERVICE AGENCY WITHIN THE SUBCOMMITTEE'S
18	REGION;
19	(b) At least One individual who represents a behavioral health
20	safety net provider that operates within the region APPOINTED BY A LOCAL
21	OR REGIONAL PUBLIC HEALTH OR HUMAN SERVICE AGENCY WITHIN THE
22	SUBCOMMITTEE'S REGION; and
23	(c) A county commissioner of a county situated within the region
24	APPOINTED BY THE BHA;
25	(d) ONE INDIVIDUAL WITH A CONNECTION TO A KINDERGARTEN
26	THROUGH TWELFTH GRADE SCHOOL DISTRICT WITHIN THE
27	SUBCOMMITTEE'S REGION APPOINTED BY A LOCAL OR REGIONAL PUBLIC

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1	HEALTH OR HUMAN SERVICE AGENCY WITHIN THE SUBCOMMITTEE'S
2	REGION;
3	(e) ONE INDIVIDUAL WITH THE CRIMINAL JUSTICE SYSTEM WITHIN
4	THE SUBCOMMITTEE'S REGION APPOINTED BY A LOCAL OR REGIONAL
5	PUBLIC HEALTH OR HUMAN SERVICE AGENCY WITHIN THE SUBCOMMITTEE'S
6	REGION;
7	(f) ONE INDIVIDUAL WITH LIVED EXPERIENCE OR A COMMUNITY
8	MEMBER WHO IS NOT ALSO A BEHAVIORAL HEALTH PROVIDER APPOINTED
9	BY A LOCAL OR REGIONAL PUBLIC HEALTH OR HUMAN SERVICE AGENCY
10	WITHIN THE SUBCOMMITTEE'S REGION;
11	(g) ONE INDIVIDUAL WITH LIVED EXPERIENCE APPOINTED BY THE
12	BHA; AND
13	(h) Two individuals with lived experience not associated
14	WITH A BEHAVIORAL HEALTH TREATMENT PROVIDER APPOINTED BY THE
15	BEHAVIORAL HEALTH ADMINISTRATIVE SERVICE ORGANIZATION CREATED
16	PURSUANT TO PART 4 OF THIS ARTICLE 50 THAT REPRESENT THE
17	SUBCOMMITTEE'S REGION.
18	(1.3) The regional subcommittee is created to directly
19	INFORM THE BEHAVIORAL HEALTH ADMINISTRATIVE SERVICE
20	ORGANIZATION IN THE REGION IN ORDER TO IMPROVE SERVICES,
21	ACCOUNTABILITY, AND TRANSPARENCY IN THE REGION. THE BEHAVIORAL
22	HEALTH ADMINISTRATIVE SERVICE ORGANIZATION SHALL STAFF ALL
23	SUBCOMMITTEE MEETINGS, WHICH SHALL MEET A MINIMUM OF SIX TIMES
24	A YEAR AND ALLOW FOR PUBLIC COMMENT DURING EACH MEETING. THE
25	BEHAVIORAL HEALTH ADMINISTRATIVE SERVICE ORGANIZATION SHALL
26	ENGAGE WITH THE REGIONAL SUBCOMMITTEE, AT A MINIMUM, ON THE
27	FOLLOWING AREAS:

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1	(a) WHEN DETERMINING WHAT SERVICES ARE NEEDED TO
2	ESTABLISH A FULL CONTINUUM OF CARE IN THE REGION;
3	(b) When addressing barriers to individuals accessing
4	QUALITY AND TIMELY CARE IN THE REGION; AND
5	(c) NEEDED SPECIALTY SERVICES FOR PRIORITY POPULATIONS.
6	(1.5) THE BEHAVIORAL HEALTH ADMINISTRATION ADVISORY
7	COUNCIL, CREATED PURSUANT TO SECTION 27-50-701, SHALL ESTABLISH
8	A PROCESS TO RECEIVE DIRECT FEEDBACK FROM THE REGIONAL
9	SUBCOMMITTEE THROUGHOUT THE YEAR TO CONSIDER INCLUDING IN THE
10	BEHAVIORAL HEALTH ADMINISTRATION ADVISORY COUNCIL'S ANNUAL
11	REPORT REQUIRED PURSUANT TO SECTION 27-50-701 (2)(d).
12	(3) Each Unless committee membership is established
13	PURSUANT TO STATE OR FEDERAL LAW, THE REGIONAL SUBCOMMITTEE
14	AND committee membership shall maintain a majority of members who
15	represent individuals with lived behavioral health experience or families
16	of individuals with lived behavioral health experience.
17	SECTION 33. In Colorado Revised Statutes, 27-60-105, amend
18	(2), (4)(d), (4)(e), (5), (5)(d), and (5)(e); <b>repeal</b> (4)(f) and (5)(f); and <b>add</b>
19	(4.5) and (5.5) as follows:
20	27-60-105. Outpatient restoration to competency services -
21	jail-based behavioral health services - responsible entity - duties -
22	report - legislative declaration. (2) The state department serves as a
23	central organizing structure and responsible entity for the provision of
24	competency restoration education services AND coordination of
25	competency restoration services ordered by the court pursuant to section
26	16-8.5-111 (2)(b) or 19-2.5-704 (2), and THE BEHAVIORAL HEALTH
27	ADMINISTRATION SERVES AS THE CENTRAL ORGANIZING STRUCTURE AND

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1	RESPONSIBLE ENTITY FOR jail-based behavioral health services pursuant
2	to section 27-60-106.
3	(4) Beginning July 1, 2019, the state department has the following
4	duties and responsibilities, subject to available appropriations:
5	(d) To engage with key stakeholders in the juvenile and adult
6	justice systems to develop best practices in the delivery of competency
7	restoration services; AND
8	(e) To make recommendations for legislation. and
9	(f) To oversee the functions of the jail-based behavioral health
10	services program created in section 27-60-106.
11	(4.5) BEGINNING JULY 1, 2023, SUBJECT TO AVAILABLE
12	APPROPRIATIONS, THE BEHAVIORAL HEALTH ADMINISTRATION SHALL
13	OVERSEE FUNCTIONS OF THE JAIL-BASED BEHAVIORAL HEALTH SERVICES
14	PROGRAM CREATED IN SECTION 2 27-60-106.
15	(5) Notwithstanding section 24-1-136 (11)(a)(I), on or before
16	January 1, 2019, and every January 1 thereafter, the state department shall
17	submit an annual written report to the general assembly summarizing the
18	state department's provision of competency restoration education AND its
19	efforts toward the coordination of competency restoration education with
20	other existing services and the results of the jail-based behavioral health
21	services program created in section 27-60-106. The report must include:
22	(d) A description of opportunities to maximize and increase
23	available resources and funding; AND
24	(e) A description of gaps in and conflicts with existing funding,
25	services, and programming essential to the effective restoration of
26	competency for juveniles and adults; and
2.7	(f) A description of the services funded through the jail-based

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1	behavioral health services program created in section 27-60-106.
2	(5.5) Notwithstanding section $\overline{24-1-136}$ (11)(a)(I), on or
3	BEFORE JANUARY 1, 2024, AND EVERY JANUARY 1 THEREAFTER, THE
4	BEHAVIORAL HEALTH ADMINISTRATION SHALL SUBMIT AN ANNUAL
5	WRITTEN REPORT TO THE GENERAL ASSEMBLY SUMMARIZING THE RESULTS
6	OF THE JAIL-BASED BEHAVIORAL HEALTH SERVICES PROGRAM CREATED IN
7	SECTION 27-60-106. THE REPORT MUST INCLUDE A DESCRIPTION OF THE
8	SERVICES FUNDED THROUGH THE JAIL-BASED BEHAVIORAL HEALTH
9	SERVICES PROGRAM CREATED IN SECTION 27-60-106.
10	SECTION 34. In Colorado Revised Statutes, 27-60-104, add
11	(6.5) as follows:
12	27-60-104. Behavioral health crisis response system - crisis
13	service facilities - walk-in centers - mobile response units - report.
14	(6.5) FOR STATE FISCAL YEAR 2023-24, THE BHA SHALL SAFEGUARD
15	PARTNERSHIPS BETWEEN COMMUNITY-BASED BEHAVIORAL HEALTH
16	PROVIDERS AND RURAL HOSPITALS BY ALLOCATING MONEY TO
17	COMMUNITY-BASED BEHAVIORAL HEALTH PROVIDERS.
18	SECTION 35. In Colorado Revised Statutes, 27-60-204, amend
19	(1)(a) introductory portion, (6)(c), and (6)(d); add (6)(e); and add with
20	amended and relocated provisions (9) as follows:
21	27-60-204. Care coordination infrastructure - implementation
22	- care navigation program - creation - report - rules - definition -
23	repeal. (1) Care coordination infrastructure. (a) No later than July 1,
24	2024, the BHA, in collaboration with the department of health care policy
25	and financing, shall develop a statewide care coordination infrastructure
26	to drive accountability and more effective behavioral health navigation
27	to care that builds upon and collaborates with existing care coordination

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services. The infrastructure must include:

- (6) Beginning January 2025, and each January thereafter, the department of health care policy and financing shall assess the care coordination services provided by managed care entities and provide a report as part of its "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" hearing required by section 2-7-203. At a minimum, the report must include:
- (c) Data on efforts made to reconnect with individuals that WHO did not initially follow through on care coordination services; and
- (d) Data on referrals to community-based services and follow-up services by each managed care entity for individuals served through care coordination services; AND
- (e) Data on the utilization of care navigation services pursuant to subsection (9) of this section in accordance with state and federal health-care privacy laws.
- (9) Care navigation program. (a) [Formerly 27-80-119 (2)] As used in this section, "engaged client" means an individual who is interested in and willing to engage in substance use disorder treatment and recovery services or other treatment services either for the individual or an affected family member or friend.
- (b) [Formerly 27-80-119 (3)] Subject to available appropriations, the BHA shall implement a care navigation program to assist engaged clients in obtaining access to treatment for substance use disorders. At a minimum, services available statewide must include independent screening of the treatment needs of the engaged client using nationally recognized screening criteria to determine the correct level of care; the identification of licensed or accredited substance use disorder treatment

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options, including social and medical detoxification services, medication-assisted treatment, and inpatient and outpatient treatment programs; and the availability of various treatment options for the engaged client.

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(c) [Formerly 27-80-119 (4)] To implement the care navigation program, the BHA shall, include DIRECTLY OR THROUGH CONTRACT, PROVIDE care navigation services AND ALIGN THE CARE NAVIGATION SERVICES WITH THE CARE COORDINATION INFRASTRUCTURE ESTABLISHED PURSUANT TO THIS SECTION. in the twenty-four-hour telephone crisis service created pursuant to section 27-60-103. The contractor selected by the BHA must provide care navigation services to engaged clients statewide. Care navigation services must be available twenty-four hours a day and must be accessible through various formats. The contractor shall coordinate services in conjunction with other state care navigation and coordination services and behavioral health response systems to ensure coordinated and integrated service delivery. The use of peer support specialists is encouraged in the coordination of services. The contractor shall assist the engaged client with accessing treatment facilities, treatment programs, or treatment providers and shall provide services to engaged clients regardless of the client's payer source or whether the client is uninsured. Once the engaged client has initiated treatment, the contractor is no longer responsible for care navigation for that engaged client for that episode. Engaged clients who are enrolled in the medical assistance program pursuant to articles 4, 5, and 6 of title 25.5 shall be provided with contact information for their managed care entity. The contractor shall conduct ongoing outreach to inform behavioral health providers, counties, county departments of human or social

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I	services, jails, law enforcement personnel, health-care professionals, and
2	other interested persons about care navigation services.
3	(d) [Formerly 27-80-119 (7)] The state board of human services
4	may promulgate any rules necessary to implement the care navigation
5	program.
6	SECTION 36. In Colorado Revised Statutes, 27-64-104, amend
7	(3) as follows:
8	27-64-104. 988 crisis hotline cash fund - creation. (3) Subject
9	to annual appropriation by the general assembly Money in the fund is
10	CONTINUOUSLY APPROPRIATED. The enterprise may expend money from
11	the fund for the purposes outlined in section 27-64-103 (4)(c) and (4)(d).
12	SECTION 37. In Colorado Revised Statutes, 27-65-106, amend
13	as it will become effective July 1, 2023, (9)(a) introductory portion as
14	<u>follows:</u>
15	27-65-106. Emergency mental health hold - screening -
16	court-ordered evaluation - discharge instructions - respondent's
17	rights. (9) (a) On or before July 1, 2023 JULY 1, 2024, and each July 1
18	thereafter, each emergency medical services facility that has evaluated a
19	person pursuant to this section shall provide an annual report to the BHA
20	that includes only disaggregated and nonidentifying information
21	concerning persons who were treated at an emergency medical services
22	facility pursuant to this section. The report must comply with section
23	24-1-136 (9) and is exempt from section 24-1-136 (11)(a)(I). The report
24	must contain the following:
25	SECTION 38. In Colorado Revised Statutes, 27-65-107, amend
26	(4)(a) introductory portion and (4)(a)(V) as follows:
27	27-65-107. Emergency transportation - application - screening

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1 - respondent's rights. (4) (a) A person detained pursuant to this section 2 at an outpatient mental health facility or facility designated by the 3 commissioner, has the following rights while being detained, which must 4 be explained to the person before being transported to a receiving facility: 5 (V) To have appropriate access to adequate water and food FOOD; 6 and to have the person's nutritional needs met in a manner that is 7 consistent with recognized dietary practices, TO THE EXTENT REASONABLY 8 POSSIBLE AT THE RECEIVING FACILITY; 9 **SECTION 39.** In Colorado Revised Statutes, 27-65-113, amend 10 (5)(a) and (5)(b) as follows: 11 27-65-113. Hearing procedures - jurisdiction. (5) (a) In the 12 event that a respondent or a person found not guilty by reason of impaired 13 mental condition pursuant to section 16-8-103.5 (5), or by reason of 14 insanity pursuant to section 16-8-105 (4) or 16-8-105.5, refuses to accept 15 medication, the court having jurisdiction of the action pursuant to 16 subsection (4) of this section, the court committing the person or defendant to the custody of the BHA DEPARTMENT pursuant to section 17 18 16-8-103.5 (5), 16-8-105 (4), or 16-8-105.5, or the court of the 19 jurisdiction in which the designated facility treating the respondent or 20 person is located has jurisdiction and venue to accept a petition by a 21 treating physician and to enter an order requiring that the respondent or 22 person accept such treatment or, in the alternative, that the medication be 23 forcibly administered to the respondent or person. The court of the 24 jurisdiction in which the designated facility is located shall not exercise 25 its jurisdiction without the permission of the court that committed the 26 person to the custody of the BHA DEPARTMENT. Upon the filing of such

a petition, the court shall appoint an attorney, if one has not been

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1	appointed, to represent the respondent or person and hear the matter
2	within ten days.
3	(b) In any case brought pursuant to subsection (5)(a) of this
4	section in a court for the county in which the treating facility is located,
5	the county where the proceeding was initiated pursuant to subsection (4)
6	of this section or the court committing the person to the custody of the
7	BHA DEPARTMENT pursuant to section 16-8-103.5 (5), 16-8-105 (4), or
8	16-8-105.5, shall either reimburse the county in which the proceeding
9	pursuant to this subsection (5) was filed and in which the proceeding was
10	held for the reasonable costs incurred in conducting the proceeding or
11	conduct the proceeding itself using its own personnel and resources,
12	including its own district or county attorney, as the case may be.
13	<b>SECTION 40.</b> In Colorado Revised Statutes, 27-65-123, amend
14	(1)(a) as follows:
15	<b>27-65-123. Records.</b> (1) Except as provided in subsection (2) of
16	this section, all information obtained and records prepared in the course
17	of providing any services to any person pursuant to any provision of this
18	article 65 are confidential and privileged matter. The information and
19	records may be disclosed only:
20	(a) In communications between qualified professional
21	PROFESSIONALS, FACILITY personnel, OR STATE AGENCIES in the provision
22	of services or appropriate referrals;
23	SECTION 41. In Colorado Revised Statutes, 27-71-104, amend
24	(3) as follows:
25	27-71-104. Mental health residential facilities - initial license
26	requirements - repeal. (3) On and after July 1, 2023 OCTOBER 1, 2023,
27	the behavioral health administration is responsible for licensing mental

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1	health home- and community-based waiver residential facilities.
2	SECTION 42. In Colorado Revised Statutes, 27-80-102, amend
3	(1) introductory portion and (2) as follows:
4	27-80-102. Duties of the behavioral health administration.
5	(1) The office of behavioral health ADMINISTRATION is a <b>type 2</b> entity,
6	as defined in section 24-1-105, and is responsible for the powers, duties,
7	and functions relating to the alcohol and drug driving safety program
8	specified in section 42-4-1301.3. The office of behavioral health
9	ADMINISTRATION shall formulate a comprehensive state plan for
10	substance use disorder treatment programs. The office of behavioral
11	health ADMINISTRATION shall submit the state plan to the governor and,
12	upon the governor's approval, submit it to the appropriate United States
13	agency for review and approval. The state plan must include, but not be
14	limited to:
15	(2) The department, acting by and through the office of behavioral
16	health ADMINISTRATION, is designated as the sole state agency for the
17	supervision of the administration of the state plan.
18	SECTION 43. In Colorado Revised Statutes, 27-80-107, amend
19	(1), (2) introductory portion, (2)(b), (2)(d), (2.5)(a) introductory portion,
20	(2.5)(a)(II), (3), (4), (5), and (7) as follows:
21	27-80-107. Designation of managed service organizations -
22	purchase of services - revocation of designation. (1) The director of
23	the office of behavioral health ADMINISTRATION shall establish designated
24	service areas to provide substance use disorder treatment and recovery
25	services in a particular geographical region of the state.
26	(2) To be selected as a designated managed service organization
27	to provide services in a particular designated service area, a private

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corporation; for profit or not for profit; or a public agency, organization, or institution shall apply to the office of behavioral health ADMINISTRATION for a designation in the form and manner specified by the executive director or the executive director's COMMISSIONER OR THE COMMISSIONER'S designee. The designation process is in lieu of a competitive bid process pursuant to the "Procurement Code", articles 101 to 112 of title 24. The director of the office of behavioral health COMMISSIONER OR THE COMMISSIONER'S DESIGNEE shall make the designation based on factors established by the executive director or the executive director's COMMISSIONER OR THE COMMISSIONER'S designee. The factors for designation established by the executive director or the executive director's designee include the following:

(b) Whether the managed service organization has experience working with publicly funded clients, including expertise in treating priority populations designated by the office of behavioral health ADMINISTRATION;

- (d) Whether the managed service organization has experience using the cost-share principles used by the office of behavioral health ADMINISTRATION in its contracts with providers and is willing to cost-share;
- (2.5) (a) On or before January 1, 2023, in order to promote transparency and accountability, the office of behavioral health ADMINISTRATION shall require each managed service organization that has twenty-five percent or more ownership by providers of behavioral health services to comply with the following conflict of interest policies:
- (II) The office of behavioral health ADMINISTRATION shall quarterly review a managed service organization's funding allocation to

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ensure that all providers are being equally considered for funding. The office of behavioral health ADMINISTRATION is authorized to review any other pertinent information to ensure the managed service organization is meeting state and federal rules and regulations and is not inappropriately giving preference to providers with ownership or board membership.

- (3) The designation of a managed service organization by the director of the office of behavioral health COMMISSIONER, as described in subsection (2) of this section, is an initial decision of the department which THAT may be reviewed by the executive director in accordance with the provisions of section 24-4-105. Review by the executive director in accordance with section 24-4-105 constitutes final agency action for purposes of judicial review.
- (4) (a) The terms and conditions for providing substance use disorder treatment and recovery services must be specified in the contract entered into between the office of behavioral health ADMINISTRATION and the designated managed service organization. Contracts entered into between the office of behavioral health ADMINISTRATION and the designated managed service organization must include terms and conditions prohibiting a designated managed service organization contracted treatment provider from denying or prohibiting access to medication-assisted treatment, as defined in section 23-21-803, for a substance use disorder.
- (b) Contracts entered into between the office of behavioral health ADMINISTRATION and the designated managed service organization must include terms and conditions that outline the expectations for the designated managed service organization to invest in the state's recovery

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services infrastructure, which include peer-run recovery support services and specialized services for underserved populations. Investments are based on available appropriations.

- (5) The contract may include a provisional designation for ninety days. At the conclusion of the ninety-day provisional period, the director of the office of behavioral health COMMISSIONER may choose to revoke the contract or, subject to meeting the terms and conditions specified in the contract, may choose to extend the contract for a stated time period.
- (7) (a) The director of the office of behavioral health COMMISSIONER may revoke the designation of a designated managed service organization upon finding that the managed service organization is in violation of the performance of the provisions of or rules promulgated pursuant to this article 80. The revocation must conform to the provisions and procedures specified in article 4 of title 24, and occur only after notice and an opportunity for a hearing is provided as specified in article 4 of title 24. A hearing to revoke a designation as a designated managed service organization constitutes final agency action for purposes of judicial review.
- (b) Once a designation has been revoked pursuant to subsection (7)(a) of this section, the director of the office of behavioral health COMMISSIONER may designate one or more service providers to provide the treatment services pending designation of a new designated managed service organization or may enter into contracts with subcontractors to provide the treatment services.
- (c) From time to time, the director of the office of behavioral health COMMISSIONER may solicit applications from applicants for managed service organization designation to provide substance use

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1	disorder treatment and recovery services for a specified planning area or
2	areas.
3	SECTION 44. In Colorado Revised Statutes, 27-80-108, amend
4	(1)(c) and (1)(d) as follows:
5	27-80-108. Rules. (1) The state board of human services, created
6	in section 26-1-107, has the power to promulgate rules governing the
7	provisions of this article 80. The rules may include, but are not limited to:
8	(c) Requirements for public and private agencies, organizations,
9	and institutions from which the office of behavioral health
10	ADMINISTRATION may purchase services pursuant to section 27-80-106
11	(1), which requirements must include prohibiting the purchase of services
12	from entities that deny or prohibit access to medical services or substance
13	use disorder treatment and services to persons who are participating in
14	prescribed medication-assisted treatment, as defined in section 23-21-803,
15	for a substance use disorder;
16	(d) Requirements for managed service organizations that are
17	designated by the director of the office of behavioral health
18	COMMISSIONER to provide services in a designated service area pursuant
19	to section 27-80-106 (2);
20	SECTION 45. In Colorado Revised Statutes, 27-80-303, amend
21	(1)(b) introductory portion and (5) as follows:
22	27-80-303. Office of ombudsman for behavioral health access
23	to care - creation - appointment of ombudsman - duties. (1) (b) The
24	office of behavioral health in the department and the BHA shall offer the
25	office limited support with respect to:
26	(5) In the performance of the ombudsman's duties, the
2.7	ombudsman shall act independently of the office of behavioral health in

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1	the department and the BHA. Any recommendations made or positions
2	taken by the ombudsman do not reflect those of the department, the office
3	of behavioral health, DEPARTMENT or the BHA.
4	SECTION 46. In Colorado Revised Statutes, recreate and
5	reenact, with amendments, 25-27.6-104 as follows:
6	25-27.6-104. License required - criminal and civil penalties -
7	repeal. (1) On or after July 1, 2024, it is unlawful for any person,
8	PARTNERSHIP, ASSOCIATION, OR CORPORATION TO CONDUCT OR MAINTAIN
9	A BEHAVIORAL HEALTH ENTITY, INCLUDING A SUBSTANCE USE DISORDER
10	PROGRAM OR ALCOHOL USE DISORDER PROGRAM, WITHOUT HAVING
11	OBTAINED A LICENSE FROM THE DEPARTMENT.
12	(2) This section is repealed, effective December 31, 2023.
13	SECTION 47. In Session Laws of Colorado 2022, section 263 of
14	chapter 222, amend (1)(b) as follows:
15	Section 263. Effective date. (1) (b) Section 212 takes effect July
16	1, 2023, and sections 215 through 240 take effect July 1, 2024; EXCEPT
17	THAT SECTION 25-1.5-103 (1)(a)(I)(A), AS ENACTED IN SECTION 226 OF
18	THIS ACT, AND SECTION 228 OF THIS ACT TAKE EFFECT JANUARY 1, 2025.
19	SECTION 48. In Session Laws of Colorado 2022, amend section
20	58 of chapter 451 as follows:
21	Section 58. Act subject to petition - effective date. Sections 2
22	and 5 of this act take effect July 1, 2023 JANUARY 1, 2024, sections
23	27-65-108 and 27-65-111, as enacted in section 1 of this act, and sections
24	3 and 4 of this act take effect July 1, 2024, and the remainder of this act
25	takes effect at 12:01 a.m. on the day following the expiration of the
26	ninety-day period after final adjournment of the general assembly; except
27	that, if a referendum petition is filed pursuant to section 1 (3) of article V

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1	of the state constitution against this act or an item, section, or part of this
2	act within such period, then the act, item, section, or part will not take
3	effect unless approved by the people at the general election to be held in
4	November 2022 and, in such case, will take effect on the date of the
5	official declaration of the vote thereon by the governor; except that
6	sections 2 and 5 of this act take effect July 1, 2023 JANUARY 1, 2024,
7	sections 27-65-108 and 27-65-111, as enacted in section 1 of this act, and
8	sections 3 and 4 of this act take effect July 1, 2024.
9	SECTION 49. Repeal of relocated and nonrelocated
10	provisions in this act. In Colorado Revised Statutes, repeal 27-80-119;
11	except that (1), (5), (6), and (8) are not relocated.
12	SECTION 50. Act subject to petition - effective date. This act
13	takes effect at 12:01 a.m. on the day following the expiration of the
14	ninety-day period after final adjournment of the general assembly; except
15	that, if a referendum petition is filed pursuant to section 1 (3) of article V
16	of the state constitution against this act or an item, section, or part of this
17	act within such period, then the act, item, section, or part will not take
18	effect unless approved by the people at the general election to be held in
19	November 2024 and, in such case, will take effect on the date of the
20	official declaration of the vote thereon by the governor.

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