# 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. 23-0271.07 Jacob Baus x2173

**SENATE BILL 23-290** 

#### SENATE SPONSORSHIP

Fenberg, Bridges, Ginal, Jaquez Lewis, Marchman, Priola

## **HOUSE SPONSORSHIP**

Amabile,

#### **Senate Committees**

Finance Appropriations

#### **House Committees**

Finance Appropriations

### A BILL FOR AN ACT

101 CONCERNING NATURAL MEDICINE, AND, IN CONNECTION THEREWITH,
102 MAKING AN APPROPRIATION.

# **Bill Summary**

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

The bill amends the regulatory framework for natural medicine and natural medicine product.

The bill requires the director of the division of professions and occupations to:

• Regulate facilitators and the practice of regulation, including issuing licenses for facilitators;

SENATE rd Reading Unamended April 25, 2023

SENATE Amended 2nd Reading April 24, 2023

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

- Promulgate rules necessary for the regulation of facilitators and the practice of facilitation; and
- Perform duties necessary for the implementation and administration of the "Natural Medicine Health Act of 2022", including investigatory and disciplinary authority.

The bill creates the natural medicine advisory board (board). The board's duties include examining issues related to natural medicine and natural medicine product, and making recommendations to the director of the division of professions and occupations and the executive director of the state licensing authority.

The bill creates within the department of revenue the division of natural medicine for the purpose of regulating and licensing the cultivation, manufacturing, testing, storage, distribution, transport, transfer, and dispensation of natural medicine or natural medicine product between natural medicine licensees. The bill requires the division of natural medicine to:

- Regulate natural medicine, natural medicine product, and natural medicine businesses, including healing centers, cultivators, manufacturers, and testers, and issue licenses for such businesses;
- Promulgate rules necessary for the regulation of natural medicine, natural medicine product, and natural medicine businesses; and
- Perform duties necessary for the regulation of natural medicine, natural medicine product, and natural medicine businesses, including investigatory and disciplinary authority.

The bill requires the department of revenue to coordinate with the department of public health and environment concerning testing standards of regulated natural medicine and natural medicine product.

The bill requires a sunset review for the articles governing the department of regulatory affairs and the department of revenue in the regulation of natural medicine, natural medicine product, facilitators, and natural medicine businesses.

The bill states that:

- A person who is under 21 years of age who knowingly possesses or consumes natural medicine or natural medicine product commits a drug petty offense and is subject to a fine of not more than \$100 or not more than 4 hours of substance use education or counseling; except that a second or subsequent offense is subject to a fine of not more than \$100, not more than 4 hours of substance use education or counseling, and not more than 24 hours of useful public service;
- A person who openly and publicly consumes natural

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- medicine or natural medicine product commits a drug petty offense and is subject to a fine of not more than \$100 and not more than 24 hours of useful public service;
- A person who cultivates natural medicine shall do so on the person's private property, subject to area and physical security requirements. A person who violates this provision commits a drug petty offense and is subject to a fine of not more than \$1,000.
- A person who is not licensed to manufacture natural medicine product and who knowingly manufactures natural medicine product using an inherently hazardous substance commits a level 2 drug felony;
- Unless expressly limited, a person who for the purpose of personal use and without remuneration, possesses, consumes, shares, cultivates, or manufactures natural medicine or natural medicine product, does not violate state or local law, except that nothing permits a person to distribute natural medicine or natural medicine product to a person for certain unlawful purposes;
- A peace officer is prohibited from arresting, and a district attorney is prohibited from charging or prosecuting, a person for a criminal offense under part 4 of article 18 of title 18 involving natural medicine or natural medicine product, unless expressly provided by the bill;
- A lawful action related to natural medicine or natural medicine product must not be the sole reason to subject a person to a civil penalty, deny a right or privilege, or seize assets;
- A lawful action related to natural medicine or natural medicine product must not be used as the sole factor in a probable cause or reasonable suspicion determination of any criminal offense; except that an action may be used in such determination if the original stop or search was lawful and other factors are present to support a probable cause or reasonable suspicion determination of any criminal offense;
- The fact that a person is entitled to consume natural medicine or natural medicine product does not constitute a defense against any charge for violation of an offense related to operation of a vehicle, aircraft, boat, machinery, or other device;
- A local jurisdiction is prohibited from adopting, enacting, or enforcing a conflicting law;
- A person or entity who occupies, owns, or controls a property may prohibit or otherwise regulate the cultivation or manufacture of natural medicine or natural medicine

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product on or in that property.

The bill states that an act involving natural medicine or natural medicine product that is performed by a person:

- Does not solely constitute child abuse or neglect, or grounds for restricting or prohibiting family time;
- Does not solely constitute grounds for denying health insurance coverage;
- Does not solely constitute grounds for discrimination for organ donation; and
- Must not be considered for public assistance benefits eligibility, unless required by federal law.

The bill makes a person eligible to file a motion to have conviction records related to natural medicine or natural medicine product sealed immediately after the later date of final disposition or release from supervision.

Under federal law, certain expenses are disallowed under section 280E of the internal revenue code. Under state law, the state income tax code permits taxpayers who are licensed under the "Colorado Marijuana Code" to subtract expenses that are disallowed by section 280E of the internal revenue code. The bill expands this permission to taxpayers who are licensed under the "Colorado Natural Medicine Code".

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

2 SECTION 1. In Colorado Revised Statutes, 12-170-102, amend

- 3 (1)(b); and **add** (2) as follows:
- 4 **12-170-102. Legislative declaration.** (1) The voters of the state of Colorado find and declare that:
- (b) Coloradans are experiencing problematic mental health issues,
   including but not limited to suicidality, addiction, END-OF-LIFE DISTRESS,
- 8 depression, and anxiety.
- 9 (2) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:
- 10 (a) Considerable harm may occur to <u>the federally</u>
- 11 <u>RECOGNIZED AMERICAN TRIBES AND</u> INDIGENOUS PEOPLE, COMMUNITIES,
- 12 CULTURES, AND RELIGIONS IF NATURAL MEDICINE IS OVERLY
- 13 COMMODIFIED, COMMERCIALIZED, AND EXPLOITED IN A MANNER THAT

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1	RESULTS IN THE ERASURE OF IMPORTANT CULTURAL AND RELIGIOUS
2	CONTEXT;
3	(b) Considerable harm may occur to the federally
4	RECOGNIZED AMERICAN TRIBES AND INDIGENOUS PEOPLE, COMMUNITIES,
5	CULTURES, AND RELIGIONS IF FACILITATORS, HEALING CENTERS, AND
6	OTHER NATURAL MEDICINE LICENSEES WITH MINIMAL OR NO CONNECTION
7	TO TRADITIONAL USE OF NATURAL MEDICINE MISAPPROPRIATE OR EXPLOIT
8	TRIBAL AND INDIGENOUS CULTURES AND RELIGIONS;
9	(c) It is the general assembly's intent to ensure that $\underline{\text{THE}}$
10	FEDERALLY RECOGNIZED AMERICAN TRIBES AND INDIGENOUS PEOPLE,
11	COMMUNITIES, CULTURES, AND RELIGIONS ARE HONORED AND RESPECTED
12	AS THE STATE LEGALIZES AND REGULATES NATURAL MEDICINE. BY
13	ENACTING LAWS, RULES, AND ORDERS TO IMPLEMENT THIS ARTICLE 170
14	AND ARTICLE 50 OF TITLE 44, THE GENERAL ASSEMBLY, DIVISION, AND
15	STATE LICENSING AUTHORITY SHALL CONSIDER THE POTENTIAL FOR
16	DIRECT AND INDIRECT HARM THAT MAY OCCUR TO THE FEDERALLY
17	RECOGNIZED AMERICAN TRIBES AND INDIGENOUS PEOPLE, COMMUNITIES,
18	CULTURES, AND RELIGIONS THAT HAVE A CONNECTION TO NATURAL
19	MEDICINE; AND
20	(d) ALTHOUGH THERE MAY BE TREMENDOUS POTENTIAL IN
21	UTILIZING NATURAL MEDICINE FOR MANAGING VARIOUS MENTAL HEALTH
22	CONDITIONS, HEALING, AND SPIRITUAL GROWTH, THIS POTENTIAL MUST BE
23	APPROPRIATELY BALANCED WITH THE HEALTH AND SAFETY RISKS THAT IT
24	COULD POSE TO CONSUMERS AS WELL AS THE CULTURAL HARMS IT COULD
25	POSE TO THE FEDERALLY RECOGNIZED AMERICAN TRIBES AND INDIGENOUS
26	AND TRADITIONAL COMMUNITIES THAT HAVE CONNECTIONS TO NATURAL
27	MEDICINE.

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1	SECTION 2. In Colorado Revised Statutes, repeal and reenact,
2	with amendments, 12-170-103 as follows:
3	12-170-103. Applicability of common provisions. ARTICLES 1
4	and $20$ of this title $12$ apply, according to their terms, to this
5	ARTICLE 170.
6	SECTION 3. In Colorado Revised Statutes, repeal and reenact,
7	with amendments, 12-170-104 as follows:
8	<b>12-170-104. Definitions.</b> As used in this article 170, unless
9	THE CONTEXT OTHERWISE REQUIRES:
10	(1) "ADMINISTRATION SESSION" MEANS A SESSION CONDUCTED AT
11	A HEALING CENTER, OR ANOTHER LOCATION AS ALLOWED BY THIS ARTICLE
12	170 and article 50 of title 44, during which a participant
13	CONSUMES AND EXPERIENCES THE EFFECTS OF REGULATED NATURAL
14	MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT UNDER THE
15	SUPERVISION OF A FACILITATOR.
16	(2) "BOARD" MEANS THE STATE NATURAL MEDICINE ADVISORY
17	BOARD CREATED IN SECTION 12-170-106.
18	(3) "DIRECTOR" MEANS THE DIRECTOR OF THE DIVISION OR THE
19	DIRECTOR'S DESIGNEE.
20	(4) "DIVISION" MEANS THE DIVISION OF PROFESSIONS AND
21	OCCUPATIONS CREATED IN THE DEPARTMENT PURSUANT TO SECTION
22	12-20-103.
23	(5) "FACILITATION" MEANS THE PERFORMANCE AND SUPERVISION
24	OF NATURAL MEDICINE SERVICES FOR A PARTICIPANT.
25	(6) "FACILITATOR" MEANS AN INDIVIDUAL WHO IS TWENTY-ONE
26	YEARS OF AGE OR OLDER; HAS THE NECESSARY QUALIFICATIONS,
27	TRAINING, EXPERIENCE, AND KNOWLEDGE, AS REQUIRED PURSUANT TO

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1	This article $170$ or rules promulgated pursuant to this article				
2	170, TO PERFORM AND SUPERVISE NATURAL MEDICINE SERVICES FOR A				
3	PARTICIPANT; AND IS LICENSED BY THE DIRECTOR TO ENGAGE IN THE				
4	PRACTICE OF FACILITATION.				
5	(7) "HEALING CENTER" MEANS A FACILITY WHERE AN ENTITY IS				
6	LICENSED BY THE STATE LICENSING AUTHORITY PURSUANT TO ARTICLE $50$				
7	OF TITLE 44 THAT PERMITS A FACILITATOR TO PROVIDE AND SUPERVISE				
8	NATURAL MEDICINE SERVICES FOR A PARTICIPANT.				
9	(8) "HEALTH-CARE FACILITY" MEANS AN ENTITY THAT IS				
10	LICENSED, CERTIFIED, OR OTHERWISE PERMITTED BY LAW TO ADMINISTER				
11	MEDICAL TREATMENT IN THIS STATE, INCLUDING A HOSPITAL, CLINIC,				
12	HOSPICE ENTITY, COMMUNITY MENTAL HEALTH CENTER, FEDERALLY				
13	QUALIFIED HEALTH CENTER, RURAL HEALTH CLINIC, ORGANIZATION				
14	PROVIDING A PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY,				
15	LONG-TERM CARE FACILITY, CONTINUING CARE RETIREMENT COMMUNITY,				
16	OR OTHER TYPE OF ENTITY WHERE HEALTH CARE IS PROVIDED.				
17	(9) "Integration session" means a meeting between a				
18	PARTICIPANT AND FACILITATOR THAT OCCURS AFTER THE COMPLETION OF				
19	AN ADMINISTRATION SESSION.				
20	(10) "LOCAL JURISDICTION" MEANS A COUNTY, MUNICIPALITY, OR				
21	CITY AND COUNTY.				
22	(11) (a) "NATURAL MEDICINE" MEANS THE FOLLOWING				
23	SUBSTANCES:				
24	(I) PSILOCYBIN; OR				
25	(II) PSILOCYN.				
26	(b) In addition to the substances listed in subsection				
27	(11)(a) OF THIS SECTION, "NATURAL MEDICINE" INCLUDES:				

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1	(I) DIMETHYLTRYPTAMINE, IF RECOMMENDED BY THE BOARD AND
2	APPROVED BY THE DIRECTOR AND THE EXECUTIVE DIRECTOR OF THE STATE
3	LICENSING AUTHORITY FOR INCLUSION ON OR AFTER JUNE 1, 2026;
4	(II) IBOGAINE, IF RECOMMENDED BY THE BOARD AND APPROVED
5	BY THE DIRECTOR AND THE EXECUTIVE DIRECTOR OF THE STATE LICENSING
6	AUTHORITY; OR
7	(III) MESCALINE, IF RECOMMENDED BY THE BOARD AND APPROVED
8	BY THE DIRECTOR AND THE EXECUTIVE DIRECTOR OF THE STATE LICENSING
9	AUTHORITY FOR INCLUSION ON OR AFTER JUNE 1, 2026.
10	(c) "NATURAL MEDICINE" DOES NOT MEAN A SYNTHETIC OR
11	SYNTHETIC ANALOG OF THE SUBSTANCES LISTED IN SUBSECTIONS (11)(a)
12	AND (11)(b) OF THIS SECTION, INCLUDING A DERIVATIVE OF A NATURALLY
13	OCCURRING COMPOUND OF NATURAL MEDICINE THAT IS PRODUCED USING
14	CHEMICAL SYNTHESIS, CHEMICAL MODIFICATION, OR CHEMICAL
15	CONVERSION.
16	(d) NOTWITHSTANDING SUBSECTION (11)(b)(III) OF THIS SECTION,
17	"MESCALINE" DOES NOT INCLUDE PEYOTE, MEANING ALL PARTS OF THE
18	PLANT CLASSIFIED BOTANICALLY AS LOPHOPHORA WILLIAMSII LEMAIRE,
19	WHETHER GROWING OR NOT; ITS SEED; ANY EXTRACT FROM ANY PART OF
20	THE PLANT, AND EVERY COMPOUND, SALT, DERIVATIVE, MIXTURE, OR
21	PREPARATION OF THE PLANT; OR ITS SEEDS OR EXTRACTS.
22	(12) "NATURAL MEDICINE PRODUCT" MEANS A PRODUCT INFUSED
23	WITH NATURAL MEDICINE THAT IS INTENDED FOR CONSUMPTION.
24	(13) "NATURAL MEDICINE SERVICES" MEANS A PREPARATION
25	SESSION, ADMINISTRATION SESSION, AND INTEGRATION SESSION PROVIDED
26	PURSUANT TO THIS ARTICLE 170.
27	(14) "PARTICIPANT" MEANS AN INDIVIDUAL WHO IS TWENTY-ONE

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1	YEARS OF AGE OR OLDER AND WHO RECEIVES NATURAL MEDICINE
2	SERVICES PERFORMED BY AND UNDER THE SUPERVISION OF A FACILITATOR.
3	(15) "Preparation session" means a meeting between a
4	PARTICIPANT AND FACILITATOR THAT OCCURS BEFORE AN
5	ADMINISTRATION SESSION. "PREPARATION SESSION" DOES NOT MEAN AN
6	INITIAL CONSULTATION, AN INQUIRY, OR RESPONSE ABOUT NATURAL
7	MEDICINE SERVICES.
8	(16) "REGULATED NATURAL MEDICINE" MEANS NATURAL
9	MEDICINE THAT IS CULTIVATED, MANUFACTURED, TESTED, STORED,
10	DISTRIBUTED, TRANSPORTED, TRANSFERRED, OR DISPENSED PURSUANT TO
11	ARTICLE 50 OF TITLE 44.
12	(17) "REGULATED NATURAL MEDICINE PRODUCT" MEANS NATURAL
13	MEDICINE PRODUCT THAT IS CULTIVATED, MANUFACTURED, TESTED,
14	STORED, DISTRIBUTED, TRANSPORTED, TRANSFERRED, OR DISPENSED
15	PURSUANT TO ARTICLE 50 OF TITLE 44.
16	(18) "REMUNERATION" MEANS ANYTHING OF VALUE, INCLUDING
17	MONEY, REAL PROPERTY, TANGIBLE AND INTANGIBLE PERSONAL
18	PROPERTY, CONTRACT RIGHT, CHOSE IN ACTION, SERVICE, AND ANY RIGHT
19	OF USE OR EMPLOYMENT OR PROMISE OR AGREEMENT CONNECTED
20	THEREWITH, BUSINESS PROMOTION, OR COMMERCIAL ACTIVITY.
21	(19) "STATE LICENSING AUTHORITY" MEANS THE AUTHORITY
22	CREATED FOR THE PURPOSE OF REGULATING AND CONTROLLING THE
23	LICENSING OF THE CULTIVATION, MANUFACTURING, TESTING, STORING,
24	DISTRIBUTION, TRANSPORTATION, TRANSFER, AND DISPENSATION OF
25	REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE
26	PRODUCT IN THIS STATE PURSUANT TO SECTION 44-50-201.
27	SECTION 4. In Colorado Revised Statutes, repeal and reenact,

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1	with amendments, 12-170-105 as follows:
2	12-170-105. Director powers and duties - prohibition - rules
3	(1) IN ADDITION TO ANY OTHER POWERS AND DUTIES GRANTED OR
4	IMPOSED ON THE DIRECTOR PURSUANT TO THIS ARTICLE 170 OR BY ANY
5	OTHER LAW, THE DIRECTOR HAS THE FOLLOWING POWERS AND DUTIES:
6	(a) To promulgate rules pursuant to section 12-20-204
7	CONCERNING THE FOLLOWING SUBJECTS:
8	(I) REQUIREMENTS FOR THE SAFE PROVISION OF REGULATED
9	NATURAL MEDICINE, REGULATED NATURAL MEDICINE PRODUCT, AND
10	NATURAL MEDICINE SERVICES TO A PARTICIPANT, INCLUDING:
11	(A) PARAMETERS FOR A PREPARATION SESSION, AN
12	ADMINISTRATION SESSION, AND AN INTEGRATION SESSION, INCLUDING
13	REQUIREMENTS FOR PROVIDING AND VERIFYING THE COMPLETION OF EACH
14	SESSION; WHETHER ANY OF THE SESSIONS MAY BE CONDUCTED USING
15	TELEPHONE OR AUDIO-VISUAL COMMUNICATION TECHNOLOGY; AND ANY
16	TIMELINESS REQUIREMENTS FOR WHEN EACH SESSION MUST BE COMPLETED
17	IN RELATION TO THE OTHER SESSIONS;
18	(B) HEALTH AND SAFETY WARNINGS THAT MUST BE PROVIDED TO
19	A PARTICIPANT BEFORE THE PREPARATION SESSION, ADMINISTRATION
20	SESSION, AND INTEGRATION SESSION BEGIN;
21	(C) EDUCATIONAL MATERIALS THAT MUST BE PROVIDED TO A
22	PARTICIPANT BEFORE THE PREPARATION SESSION, ADMINISTRATION
23	SESSION, AND INTEGRATION SESSION BEGIN;
24	(D) A FORM THAT A PARTICIPANT, FACILITATOR, AND AN
25	AUTHORIZED REPRESENTATIVE OF THE HEALING CENTER MUST SIGN
26	UNLESS THE FACILITATOR IS A SOLE PRACTITIONER, THEN ONLY THE
27	PARTICIPANT AND FACILITATOR MUST SIGN, BEFORE THE PREPARATION

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1	SESSION, ADMINISTRATION SESSION, AND INTEGRATION SESSION BEGIN. AT
2	A MINIMUM, THE FORM MUST PROVIDE THAT THE PARTICIPANT PROVIDED
3	THE PARTICIPANT'S COMPLETE AND ACCURATE HEALTH INFORMATION TO
4	THE FACILITATOR AND THAT THE FACILITATOR PROVIDED TO THE
5	PARTICIPANT IDENTIFIED RISK FACTORS BASED UPON THE PARTICIPANT'S
6	PROVIDED HEALTH INFORMATION AND DRUG CONTRAINDICATIONS;
7	PARTICIPANT EXPECTATIONS OF THE NATURAL MEDICINE SERVICES;
8	PARAMETERS FOR PHYSICAL CONTACT DURING NATURAL MEDICINE
9	SERVICES, THE REQUIREMENT OF INFORMED CONSENT PERMITTING
10	PHYSICAL CONTACT, AND THE RIGHT TO WITHDRAW CONSENT FOR
11	PHYSICAL CONTACT; AND RISKS OF PARTICIPATING IN NATURAL MEDICINE
12	SERVICES.
13	(E) PROPER SUPERVISION BY THE FACILITATOR DURING THE
14	ADMINISTRATION SESSION, AND REQUIREMENTS TO ENSURE THAT THE
15	PARTICIPANT HAS A DISCHARGE PLAN OR SAFE TRANSPORTATION FROM
16	THE HEALING CENTER;
17	(F) PROVISIONS FOR GROUP ADMINISTRATION SESSIONS,
18	INCLUDING REQUIREMENTS FOR AN ADMINISTRATION SESSION THAT HAS
19	ONE OR MORE FACILITATORS PERFORMING AND SUPERVISING THE
20	ADMINISTRATION SESSION FOR MORE THAN ONE PARTICIPANT;
21	(G) PROVISIONS TO PERMIT A FACILITATOR TO REFUSE TO PROVIDE
22	NATURAL MEDICINE SERVICES TO A PERSON BASED UPON HEALTH AND
23	SAFETY RISKS, OR CIRCUMSTANCES PROMULGATED BY RULE; AND
24	(H) THE DOSAGE LIMIT OF REGULATED NATURAL MEDICINE OR
25	REGULATED NATURAL MEDICINE PRODUCT THAT MAY BE PROVIDED TO A

PARTICIPANT FOR CONSUMPTION DURING AN ADMINISTRATION SESSION.

REQUIREMENTS FOR THE LICENSING OF FACILITATORS,

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(II)

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1	PRACTICE OF FACILITATION, AND PROFESSIONAL CONDUCT OF
2	FACILITATORS, INCLUDING:
3	(A) THE FORM AND PROCEDURES FOR APPLYING FOR A NEW
4	LICENSE OR RENEWING OR REINSTATING A LICENSE ISSUED PURSUANT TO
5	THIS ARTICLE 170;
6	(B) THE EDUCATIONAL AND EXPERIENTIAL REQUIREMENTS AND
7	QUALIFICATIONS FOR AN INDIVIDUAL TO BECOME A FACILITATOR,
8	INCLUDING EDUCATION AND TRAINING ON PARTICIPANT SAFETY, DRUG
9	INTERACTIONS, CONTRAINDICATIONS, MENTAL HEALTH AND STATE,
10	PHYSICAL HEALTH AND STATE, SOCIAL AND CULTURAL CONSIDERATIONS,
11	PREPARATION, ADMINISTRATION, INTEGRATION, AND ETHICS. THE
12	EDUCATIONAL REQUIREMENTS MUST NOT REQUIRE A PROFESSIONAL
13	LICENSE OR PROFESSIONAL DEGREE OTHER THAN A FACILITATOR LICENSE
14	ISSUED PURSUANT TO THIS ARTICLE 170, EXCEPT THAT IF THERE ARE
15	MULTIPLE TIERS OF FACILITATOR LICENSES, AN ADVANCED TIER OF
16	FACILITATOR LICENSES MAY REQUIRE ANOTHER PROFESSIONAL LICENSE OR
17	PROFESSIONAL DEGREE;
18	(C) OVERSIGHT AND SUPERVISION REQUIREMENTS, INCLUDING
19	PROFESSIONAL RESPONSIBILITY STANDARDS AND CONTINUING EDUCATION
20	REQUIREMENTS;
21	(D) ESTABLISHMENT OF PROFESSIONAL STANDARDS OF CONDUCT
22	TO PRACTICE FACILITATION, OR A LICENSE, REGISTRATION, PERMIT, OR
23	CERTIFICATION PURSUANT TO THIS ARTICLE 170;
24	(E) PARAMETERS FOR PHYSICAL CONTACT WITH A PARTICIPANT
25	DURING NATURAL MEDICINE SERVICES, INCLUDING REQUIREMENTS FOR
26	OBTAINING SIGNED INFORMED CONSENT FOR PERMISSIBLE PHYSICAL
27	CONTACT AND PERMITTING A PARTICIPANT TO WITHDRAW CONSENT FOR

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1	PERMISSIBLE PHYSICAL CONTACT WITH A PARTICIPANT IN ANY MANNER
2	AND AT ANY TIME;
3	(F) PERMITTING REMUNERATION FOR THE PROVISION OF NATURAL
4	MEDICINE SERVICES;
5	(G) PERMITTING PROVISION OF GROUP ADMINISTRATION SESSIONS
6	BY ONE FACILITATOR WHO IS PERFORMING AND SUPERVISING THE
7	ADMINISTRATION SESSION FOR MORE THAN ONE PARTICIPANT, AND
8	ESTABLISH A LIMIT ON THE TOTAL NUMBER OF PARTICIPANTS WHO MAY
9	PARTICIPATE IN A GROUP ADMINISTRATION SESSION THAT IS PERFORMED
10	AND SUPERVISED BY ONE FACILITATOR;
11	(H) RECORD-KEEPING, PRIVACY, AND CONFIDENTIALITY
12	REQUIREMENTS FOR LICENSEES, REGISTRANTS, PERMITTEES, AND
13	CERTIFICATE HOLDERS, INCLUDING PROTECTIONS PREVENTING DISCLOSURE
14	OF A PROSPECTIVE PARTICIPANT'S OR PARTICIPANT'S PERSONALLY
15	IDENTIFIABLE INFORMATION TO THE PUBLIC, THIRD PARTIES, OR ANY
16	GOVERNMENT AGENCY, EXCEPT AS ALLOWED FOR PURPOSES EXPRESSLY
17	STATED PURSUANT TO THIS ARTICLE 170, RULES PROMULGATED PURSUANT
18	to this article 170, article 50 of title 44, $\underline{}$ rules promulgated
19	Pursuant to article 50 of title $\underline{44}$ , or for state or local law
20	ENFORCEMENT AGENCIES TO ACCESS RECORDS AND INFORMATION FOR
21	OTHER STATE OR LOCAL LAW ENFORCEMENT. THE INFORMATION OR
22	RECORDS RELATED TO A PARTICIPANT CONSTITUTE MEDICAL DATA AS
23	DESCRIBED IN SECTION 24-72-204 (3)(a)(I), AND THE INFORMATION OR
24	RECORDS MAY ONLY BE DISCLOSED TO THOSE PERSONS DIRECTLY
25	INVOLVED WITH AN ACTIVE INVESTIGATION OR PROCEEDING.
26	(I) PARAMETERS FOR A FACILITATOR'S PERMISSIBLE AND
27	PROHIBITED FINANCIAL INTERESTS IN A HEALING CENTER, LICENSE

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1	PURSUANT TO THIS ARTICLE 170, OR LICENSE PURSUANT TO ARTICLE 30 OF
2	TITLE 44; EXCEPT THAT A FACILITATOR MAY NOT HAVE A FINANCIAL
3	INTEREST IN MORE THAN $\underline{\text{FIVE}}$ NATURAL MEDICINE BUSINESS LICENSES
4	PURSUANT TO ARTICLE 50 OF TITLE 44.
5	(J) PARAMETERS FOR A FACILITATOR TO PROVIDE AND SUPERVISE
6	NATURAL MEDICINE SERVICES AT AN AUTHORIZED LOCATION THAT IS NOT
7	A HEALING CENTER'S LICENSED PREMISES, INCLUDING A HEALTH-CARE
8	FACILITY OR A PRIVATE RESIDENCE;
9	(K) STANDARDS FOR ADVERTISING AND MARKETING A LICENSEE'S
10	SERVICES, INCLUDING: AVOIDING THE MISAPPROPRIATION AND
11	EXPLOITATION OF THE FEDERALLY RECOGNIZED AMERICAN TRIBES AND
12	INDIGENOUS PEOPLE, COMMUNITIES, CULTURES, AND RELIGIONS; AVOIDING
13	THE EXCESSIVE COMMERCIALIZATION OF NATURAL MEDICINE, NATURAL
14	MEDICINE PRODUCT, AND NATURAL MEDICINE SERVICES; PROHIBITING
15	ADVERTISING AND MARKETING OF NATURAL MEDICINE, NATURAL
16	MEDICINE PRODUCT, AND NATURAL MEDICINE SERVICES DIRECTED TO
17	INDIVIDUALS WHO ARE UNDER TWENTY-ONE YEARS OF AGE; AND OTHER
18	PARAMETERS DETERMINED NECESSARY BY THE DIRECTOR.
19	(III) ANY RULES NECESSARY TO DIFFERENTIATE BETWEEN THE
20	TYPES OF REGULATED NATURAL MEDICINE OR REGULATED NATURAL
21	MEDICINE PRODUCT PROVIDED FOR PARTICIPANT CONSUMPTION DURING AN
22	ADMINISTRATION SESSION BASED ON QUALITIES, TRADITIONAL USES, AND
23	SAFETY PROFILE;
24	(IV) ANY RULES DETERMINED NECESSARY BY THE DIRECTOR
25	RELATED TO THE POWERS OR DUTIES GRANTED OR IMPOSED ON THE
26	DIRECTOR PURSUANT TO THIS ARTICLE $170\mathrm{or}$ by any other law; and
27	(V) ANY OTHER MATTERS DETERMINED NECESSARY BY THE

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1	DIRECTOR TO	<b>IMPLEMENT</b>	OR ADMINISTER	THIS ARTICLE 170.
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WHO HAVE ESTABLISHED RESIDENCY IN COLORADO.

- 2 (b) BEGINNING ON OR BEFORE DECEMBER 31, 2024, TO REVIEW
  3 APPLICATIONS IN THE FORM AND MANNER DETERMINED BY THE DIRECTOR
  4 FOR NEW LICENSES, REGISTRATIONS, PERMITS, OR CERTIFICATES AFTER
  5 PAYMENT OF THE REQUIRED FEE AND TO GRANT OR DENY LICENSES,
  6 REGISTRATIONS, PERMITS, OR CERTIFICATES AS PROVIDED IN THIS ARTICLE
  7 170 OR A RULE PROMULGATED PURSUANT TO THIS ARTICLE 170. THE
  8 DIVISION SHALL PRIORITIZE REVIEWING APPLICATIONS FROM APPLICANTS
  - (c) To establish licenses, registrations, permits, or certificates determined necessary by the director to implement or administer this article 170, and to establish eligibility requirements and privileges under the licenses, registrations, permits, or certificates;
  - (d) To establish, when financially feasible, procedures, policies, and programs to ensure this article 170 and rules promulgated pursuant to this article 170 are equitable and inclusive and promote the licensing, registration, and permitting of, and provision of natural medicine and natural medicine product to, persons from communities that have been disproportionately harmed by high rates of arrest for controlled substances, persons who face barriers to health-care access, persons who have <u>traditional</u>, tribal, or Indigenous history with natural medicine or natural medicine product, or to persons who are veterans. The director may consult the board when considering procedures, policies, and programs pursuant to this subsection (1)(d).

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1	(e) To conduct investigations and hearings, gather
2	EVIDENCE, AND PURSUE DISCIPLINARY ACTIONS PURSUANT TO SECTIONS
3	12-20-403, 12-20-404, AND 24-4-105, AND THIS ARTICLE 170, WITH
4	RESPECT TO LICENSES, REGISTRATIONS, PERMITS, OR CERTIFICATES WHEN
5	THE DIRECTOR HAS REASONABLE CAUSE TO BELIEVE THAT AN INDIVIDUAL
6	OR ENTITY IS VIOLATING THIS ARTICLE 170 OR A RULE PROMULGATED
7	PURSUANT TO THIS ARTICLE 170;
8	(f) TO TAKE DISCIPLINARY OR OTHER ACTION AS AUTHORIZED IN
9	SECTION 12-20-404 OR LIMIT THE SCOPE OF PRACTICE OF AN APPLICANT,
10	LICENSEE, REGISTRANT, PERMITTEE, OR CERTIFICATE HOLDER UPON PROOF
11	of a violation of this article 170 or a rule promulgated
12	PURSUANT TO THIS ARTICLE 170;
13	(g) TO ISSUE CEASE-AND-DESIST ORDERS UNDER THE
14	CIRCUMSTANCES AND IN ACCORDANCE WITH THE PROCEDURES SPECIFIED
15	IN SECTION 12-20-405;
16	(h) (I) TO PETITION A DISTRICT COURT FOR AN INVESTIGATIVE
17	SUBPOENA APPLICABLE TO A PERSON WHO IS NOT LICENSED, REGISTERED,
18	PERMITTED, OR CERTIFIED PURSUANT TO THIS ARTICLE 170 TO OBTAIN
19	DOCUMENTS OR INFORMATION NECESSARY TO ENFORCE A PROVISION OF
20	THIS ARTICLE $170$ or a rule promulgated pursuant to this article
21	170 AFTER REASONABLE EFFORTS HAVE BEEN MADE TO OBTAIN
22	REQUESTED DOCUMENTS OR INFORMATION WITHOUT A SUBPOENA;
23	(II) TO APPLY TO ANY COURT OF COMPETENT JURISDICTION TO
24	TEMPORARILY RESTRAIN OR PRELIMINARILY OR PERMANENTLY ENJOIN THE
25	ACT IN QUESTION OF AN INDIVIDUAL WHO OR ENTITY THAT IS NOT
26	LICENSED, REGISTERED, PERMITTED, OR CERTIFIED PURSUANT TO THIS
27	ARTICLE 170 AND TO ENFORCE COMPLIANCE WITH THIS ARTICLE 170 OR A

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1	RULE PROMULGATED PURSUANT TO THIS ARTICLE 170 WHENEVER IT
2	APPEARS TO THE DIRECTOR UPON SUFFICIENT EVIDENCE SATISFACTORY TO
3	THE DIRECTOR THAT AN INDIVIDUAL OR ENTITY HAS BEEN OR IS
4	COMMITTING AN ACT PROHIBITED BY THIS ARTICLE 170 OR A RULE
5	PROMULGATED PURSUANT TO THIS ARTICLE 170, AND THE ACT:
6	(A) THREATENS PUBLIC HEALTH OR SAFETY; OR
7	(B) CONSTITUTES AN UNLAWFUL ACT FOR WHICH THE INDIVIDUAL
8	OR ENTITY DOES NOT HOLD THE REQUIRED LICENSE, REGISTRATION,
9	PERMIT, OR CERTIFICATE PURSUANT TO THIS ARTICLE 170 OR A RULE
10	PROMULGATED PURSUANT TO THIS ARTICLE 170;
11	(i) TO MAINTAIN AND UPDATE AN ONLINE LIST THAT IS ACCESSIBLE
12	TO THE PUBLIC OF LICENSEES, REGISTRANTS, PERMITTEES, AND
13	CERTIFICATE HOLDERS THAT INCLUDES WHETHER THE LICENSEE,
14	REGISTRANT, PERMITTEE, OR CERTIFICATE HOLDER HAS HAD ITS LICENSE,
15	REGISTRATION, PERMIT, OR CERTIFICATE LIMITED, SUSPENDED, OR
16	REVOKED IN ACCORDANCE WITH A DISCIPLINARY ACTION PURSUANT TO
17	THIS ARTICLE 170;
18	(j) In coordination with the state licensing authority
19	PURSUANT TO SECTION 44-50-202 (1)(k), ANNUALLY PUBLISH A PUBLICLY
20	AVAILABLE REPORT CONCERNING THE IMPLEMENTATION AND
21	ADMINISTRATION OF THIS ARTICLE $170$ AND ARTICLE $50$ OF TITLE $44$ . The
22	REPORT MUST USE RELEVANT DATA, AS DETERMINED BY THE DIRECTOR
23	AND THE STATE LICENSING AUTHORITY, AND MUST NOT DISCLOSE THE
24	IDENTITY OF ANY PARTICIPANT OR INCLUDE ANY INFORMATION THAT
25	COULD DISCLOSE THE IDENTITY OF A PARTICIPANT.
26	(k) Perform other functions and duties necessary to

ADMINISTER THIS ARTICLE 170.

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1	(2) The director shall consult the board when
2	$considering \ and \ promulgating \ rules \ pursuant \ to \ this \ article \ 170.$
3	(3) THE DIVISION HAS AUTHORITY TO COLLECT AVAILABLE AND
4	RELEVANT DATA NECESSARY TO PERFORM FUNCTIONS AND DUTIES
5	NECESSARY TO ADMINISTER THIS ARTICLE 170.
6	(4) THE DIRECTOR OR A DIVISION EMPLOYEE WITH REGULATORY
7	OVERSIGHT RESPONSIBILITIES FOR LICENSEES, PERMITTEES, REGISTRANTS,
8	OR CERTIFICATE HOLDERS PURSUANT TO THIS ARTICLE 170 SHALL NOT
9	WORK FOR, REPRESENT, PROVIDE CONSULTING SERVICES TO, OR
10	OTHERWISE DERIVE PECUNIARY GAIN FROM A LICENSEE, PERMITTEE,
11	REGISTRANT, OR CERTIFICATE HOLDER THAT IS REGULATED PURSUANT TO
12	THIS ARTICLE 170 OR ANY OTHER BUSINESS ESTABLISHED FOR THE
13	PRIMARY PURPOSE OF PROVIDING SERVICES TO THE NATURAL MEDICINE
14	INDUSTRY FOR A PERIOD OF SIX MONTHS AFTER THE EMPLOYEE'S LAST DAY
15	OF EMPLOYMENT WITH THE DIVISION.
16	SECTION 5. In Colorado Revised Statutes, repeal and reenact,
17	with amendments, 12-170-106 as follows:
18	12-170-106. Board - creation - appointment - duties - report.
19	(1) THERE IS CREATED WITHIN THE DIVISION A NATURAL MEDICINE
20	ADVISORY BOARD, WHICH CONSISTS OF FIFTEEN MEMBERS, TO ADVISE THE
21	DIVISION AND THE STATE LICENSING AUTHORITY CONCERNING THE
22	IMPLEMENTATION OF THIS ARTICLE $170$ and article $50$ of title $44$ .
23	(2) THE GOVERNOR SHALL APPOINT INITIAL BOARD MEMBERS ON
24	OR BEFORE JANUARY 31, 2023, WITH CONSENT OF THE SENATE. THE
25	MEMBERS MUST INCLUDE:
26	(a) SEVEN MEMBERS WITH SIGNIFICANT EXPERTISE AND
27	EXPERIENCE IN ONE OR MORE OF THE FOLLOWING AREAS: NATURAL

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1	MEDICINE THERAPY, MEDICINE, AND RESEARCH; MYCOLOGY AND NATURAL
2	MEDICINE CULTIVATION; LICENSEE QUALIFICATIONS; EMERGENCY MEDICAL
3	SERVICES AND SERVICES PROVIDED BY FIRST RESPONDERS; MENTAL AND
4	BEHAVIORAL HEALTH CARE; HEALTH-CARE INSURANCE AND HEALTH-CARE
5	POLICY; AND PUBLIC HEALTH, DRUG POLICY, AND HARM REDUCTION; AND
6	(b) EIGHT MEMBERS WITH SIGNIFICANT EXPERTISE AND
7	EXPERIENCE IN ONE OR MORE OF THE FOLLOWING AREAS: RELIGIOUS USE
8	OF NATURAL MEDICINES; ISSUES CONFRONTING VETERANS; TRADITIONAL
9	TRIBAL OR INDIGENOUS USE OF NATURAL MEDICINES; LEVELS AND
10	DISPARITIES IN ACCESS TO HEALTH-CARE SERVICES AMONG DIFFERENT
11	COMMUNITIES; AND PAST CRIMINAL JUSTICE REFORM EFFORTS IN
12	COLORADO. AT LEAST ONE OF THE EIGHT MEMBERS MUST HAVE EXPERTISE
13	OR EXPERIENCE IN <u>TRADITIONAL</u> , <u>TRIBAL</u> , <u>OR</u> INDIGENOUS USE OF
14	NATURAL MEDICINES.
15	(3) The board includes the executive director of the
16	DEPARTMENT OF REVENUE, OR THE EXECUTIVE DIRECTOR'S DESIGNEE,
17	SERVING AS A NON-VOTING MEMBER.
18	(4) (a) FOR THE INITIAL BOARD, SEVEN OF THE MEMBERS ARE
19	APPOINTED TO A TERM OF TWO YEARS AND EIGHT MEMBERS ARE
20	APPOINTED TO A TERM OF FOUR YEARS AS DESIGNATED IN THE
21	GOVERNOR'S APPOINTMENT.
22	(b) At the expiration of the terms of the members of the
23	INITIAL BOARD PURSUANT TO SUBSECTION (2) OF THIS SECTION, THE
24	GOVERNOR SHALL APPOINT MEMBERS TO THE BOARD, WITHOUT CONSENT
25	OF THE SENATE. EACH MEMBER APPOINTED BY THE GOVERNOR IS
26	APPOINTED TO A TERM OF FOUR YEARS.

(c) EXCEPT FOR THE EXECUTIVE DIRECTOR OF THE STATE

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1	LICENSING	AUTHORITY,	OR	THE	<b>EXECUTIVE</b>	DIRECTOR'S	DESIGNEE.

- 2 MEMBERS OF THE BOARD MAY SERVE UP TO TWO CONSECUTIVE TERMS.
- 3 MEMBERS ARE SUBJECT TO REMOVAL FOR MISCONDUCT, INCOMPETENCE,
- 4 NEGLECT OF DUTY, OR UNPROFESSIONAL CONDUCT.
- 5 (5) THE BOARD SHALL MAKE RECOMMENDATIONS TO THE
- 6 DIRECTOR AND STATE LICENSING AUTHORITY RELATED TO, BUT NOT
- 7 LIMITED TO, THE FOLLOWING AREAS:
- 8 (a) ACCURATE PUBLIC HEALTH APPROACHES REGARDING USE,
- 9 BENEFITS, HARMS, AND RISK REDUCTION FOR NATURAL MEDICINE AND
- 10 NATURAL MEDICINE PRODUCT AND THE CONTENT AND SCOPE OF
- 11 EDUCATIONAL CAMPAIGNS RELATED TO NATURAL MEDICINE AND NATURAL
- 12 MEDICINE PRODUCT;
- 13 (b) RESEARCH RELATED TO THE EFFICACY AND REGULATION OF
- 14 NATURAL MEDICINE AND NATURAL MEDICINE PRODUCT, INCLUDING
- 15 RECOMMENDATIONS RELATED TO PRODUCT SAFETY, HARM REDUCTION,
- 16 AND CULTURAL RESPONSIBILITY;
- 17 (c) THE PROPER CONTENT OF TRAINING PROGRAMS, EDUCATIONAL
- 18 AND EXPERIENTIAL REQUIREMENTS, AND QUALIFICATIONS FOR
- 19 FACILITATORS. WHEN CONSIDERING RECOMMENDATIONS MADE PURSUANT
- TO THIS SUBSECTION (5)(c), THE BOARD MAY CONSIDER:
- 21 (I) TIERED FACILITATOR LICENSING, FOR THE PURPOSE OF
- 22 REQUIRING VARYING LEVELS OF EDUCATION AND TRAINING DEPENDENT
- UPON THE TYPE OF PARTICIPANT THAT THE FACILITATOR WILL BE
- 24 PROVIDING SERVICES TO AND THE TYPE OF SERVICES THE FACILITATOR
- 25 WILL BE PROVIDING;
- 26 (II) LIMITED WAIVERS OF EDUCATION AND TRAINING
- 27 REQUIREMENTS BASED UPON THE APPLICANT'S PRIOR EXPERIENCE,

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1	TRAINING, ORSKILLS, INCLUDINGBUTNOTLIMITEDTONATURALMEDICINE
2	OR NATURAL MEDICINE PRODUCT; AND
3	(III) THE REMOVAL OF UNREASONABLE FINANCIAL OR LOGISTICAL
4	BARRIERS THAT MAKE OBTAINING A FACILITATOR LICENSE COMMERCIALLY
5	${\tt UNREASONABLEFORINDIVIDUALS, INCLUDINGLOW-INCOMEINDIVIDUALS.}$
6	(d) Affordable, Equitable, Ethical, and culturally
7	RESPONSIBLE ACCESS TO NATURAL MEDICINE AND NATURAL MEDICINE
8	PRODUCT AND REQUIREMENTS TO ENSURE THIS ARTICLE $170\text{IS}$ Equitable
9	AND INCLUSIVE. IN PERFORMING THIS REQUIREMENT, THE BOARD MAY
10	CONSIDER MAKING RECOMMENDATIONS ON WAYS TO REDUCE THE COSTS
11	OF LICENSURE FOR LOW-INCOME INDIVIDUALS, FOR PROVIDING INCENTIVES
12	FOR THE PROVISION OF NATURAL MEDICINE SERVICES AT A REDUCED COST
13	TO INDIVIDUALS WITH LOW INCOME, AND PROVIDING INCENTIVES FOR THE
14	PROVISION OF NATURAL MEDICINE SERVICES IN GEOGRAPHIC AND
15	CULTURALLY DIVERSE REGIONS OF THE STATE.
16	(e) APPROPRIATE REGULATORY CONSIDERATIONS FOR EACH TYPE
17	OF NATURAL MEDICINE, AND THE PREPARATION SESSION, ADMINISTRATION
18	SESSION, AND INTEGRATION SESSION;
19	(f) The addition of other types of natural medicine to this
20	ARTICLE 170 AND ARTICLE 50 OF TITLE 44 PURSUANT TO SECTION
21	12-170-104 (11)(b)(I), (11)(b)(II), OR (11)(b)(III) BASED ON AVAILABLE
22	MEDICAL, PSYCHOLOGICAL, AND SCIENTIFIC STUDIES, RESEARCH, AND
23	OTHER INFORMATION RELATED TO THE SAFETY AND EFFICACY OF EACH
24	NATURAL MEDICINE, AND SHALL PRIORITIZE CONSIDERING THE ADDITION
25	OF IBOGAINE PURSUANT TO SECTION 12-170-104 (11)(b)(II), TO THIS
26	ARTICLE 170, AND ARTICLE 50 OF TITLE 44;
27	(g) ALL RULES TO BE PROMULGATED BY THE DIRECTOR PURSUANT

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1	TO THIS ARTICLE 170, AND THE STATE LICENSING AUTHORITY PURSUANT
2	TO ARTICLE 50 OF TITLE 44; AND
3	(h) REQUIREMENTS FOR ACCURATE AND COMPLETE DATA
4	COLLECTION, REPORTING, AND PUBLICATION OF INFORMATION RELATED TO
5	THE IMPLEMENTATION OF THIS ARTICLE 170.
6	(6) The board shall, on an ongoing basis, review and
7	EVALUATE EXISTING <u>AND CURRENT</u> RESEARCH, STUDIES, AND REAL-WORLD
8	DATA RELATED TO NATURAL MEDICINE AND MAKE RECOMMENDATIONS TO
9	THE GENERAL ASSEMBLY AND OTHER RELEVANT STATE AGENCIES AS TO
10	WHETHER NATURAL MEDICINE, NATURAL MEDICINE PRODUCT, NATURAL
11	MEDICINE SERVICES, AND ASSOCIATED SERVICES SHOULD BE COVERED
12	UNDER HEALTH FIRST COLORADO OR OTHER INSURANCE PROGRAMS AS A
13	COST-EFFECTIVE INTERVENTION FOR VARIOUS MENTAL HEALTH
14	CONDITIONS, INCLUDING, BUT NOT LIMITED TO, END-OF-LIFE DISTRESS,
15	SUBSTANCE USE DISORDER, ALCOHOL USE DISORDER, DEPRESSIVE
16	DISORDERS, NEUROLOGICAL DISORDERS, CLUSTER HEADACHES, AND
17	POST-TRAUMATIC STRESS DISORDER.
18	(7) THE BOARD SHALL, ON AN ONGOING BASIS, REVIEW AND
19	EVALUATE SUSTAINABILITY ISSUES RELATED TO NATURAL MEDICINE AND
20	NATURAL MEDICINE PRODUCT AND THE IMPACT ON <u>TRIBAL AND</u>
21	INDIGENOUS CULTURES AND DOCUMENT EXISTING RECIPROCITY EFFORTS
22	AND CONTINUING SUPPORT MEASURES THAT ARE NEEDED.
23	(8) THE BOARD SHALL PUBLISH AN ANNUAL REPORT DESCRIBING
24	ITS ACTIVITIES, INCLUDING THE RECOMMENDATIONS AND ADVICE
25	PROVIDED TO THE DIRECTOR, THE STATE LICENSING AUTHORITY, AND THE
26	GENERAL ASSEMBLY.
27	(9) The division shall provide reasonable requested

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1	TECHNICAL, LOGISTICAL, AND OTHER SUPPORT TO THE BOARD TO ASSIST
2	THE BOARD WITH ITS DUTIES AND OBLIGATIONS.
3	SECTION 6. In Colorado Revised Statutes, repeal and reenact,
4	with amendments, 12-170-107 as follows:
5	12-170-107. Federally recognized American tribes and
6	<u>Indigenous</u> community working group - creation - duties. (1) THE
7	DIRECTOR SHALL ESTABLISH THE FEDERALLY RECOGNIZED AMERICAN
8	TRIBES AND INDIGENOUS COMMUNITY WORKING GROUP FOR THE PURPOSE
9	OF ENGAGING AND CREATING A DIALOGUE TO IDENTIFY ISSUES RELATED
10	TO THE COMMERCIALIZATION OF NATURAL MEDICINE, NATURAL MEDICINE
11	PRODUCT, AND NATURAL MEDICINE SERVICES FOR <u>TRIBAL AND</u>
12	INDIGENOUS PEOPLE, COMMUNITIES, CULTURES, AND RELIGIONS. THE
13	COMMUNITY WORKING GROUP SHALL STUDY THE FOLLOWING:
14	(a) AVOIDING THE MISAPPROPRIATION AND EXPLOITATION OF THE
15	FEDERALLY RECOGNIZED AMERICAN TRIBES AND INDIGENOUS PEOPLE,
16	COMMUNITIES, CULTURES, AND RELIGIONS;
17	(b) AVOIDING THE EXCESSIVE COMMERCIALIZATION OF NATURAL
18	MEDICINE, NATURAL MEDICINE PRODUCT, AND NATURAL MEDICINE
19	SERVICES;
20	(c) ANY CONSERVATION ISSUES ASSOCIATED WITH THE
21	LEGALIZATION AND REGULATION OF NATURAL MEDICINE OR NATURAL
22	MEDICINE PRODUCT, INCLUDING THE POTENTIAL FOR FURTHER DEPLETION
23	OF PEYOTE DUE TO PEYOTE BEING A SOURCE OF MESCALINE; AND
24	(d) BEST PRACTICES AND OPEN COMMUNICATION TO BUILD TRUST
25	AND UNDERSTANDING BETWEEN THE FEDERALLY RECOGNIZED AMERICAN
26	TRIBES AND INDIGENOUS PEOPLE AND COMMUNITIES, THE BOARD, THE
27	DIVISION, THE STATE LICENSING AUTHORITY, AND LAW ENFORCEMENT

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2	CRIMINALIZATION OF TRADITIONAL <u>TRIBAL AND</u> INDIGENOUS USES OF
3	NATURAL MEDICINE.
4	(2) The working group shall advise the board and the
5	DIVISION ON ITS FINDINGS AND RECOMMENDATIONS PURSUANT TO THE
6	SUBJECTS IDENTIFIED IN SUBSECTION (1) OF THIS SECTION.
7	(3) The director is encouraged to engage with <u>the</u>
8	FEDERALLY RECOGNIZED AMERICAN TRIBES AND INDIGENOUS PEOPLE
9	WHO HAVE SIGNIFICANT EXPERIENCE WITH TRADITIONAL USE OF NATURAL
10	MEDICINE AND OTHER PERSONS DEEMED NECESSARY BY THE DIRECTOR
11	FOR THE PURPOSE OF THIS SECTION.
12	SECTION 7. In Colorado Revised Statutes, repeal and reenact,
13	with amendments, 12-170-108 as follows:
14	12-170-108. License required - unauthorized practice -
17	F F
15	mandatory disclosure of information - rule. (1) AN INDIVIDUAL SHALL
	•
15	mandatory disclosure of information - rule. (1) AN INDIVIDUAL SHALL
15 16	mandatory disclosure of information - rule. (1) AN INDIVIDUAL SHALL NOT ENGAGE IN FACILITATION, OR REPRESENT TO THE PUBLIC OR IDENTIFY
15 16 17	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the
15 16 17 18	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the individual has received a license from the director.
15 16 17 18	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the individual has received a license from the director.  (2) A facilitator shall conspicuously display the license
15 16 17 18 19 20	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the individual has received a license from the director.  (2) A facilitator shall conspicuously display the license issued by the director in the healing center, including
15 16 17 18 19 20 21	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the individual has received a license from the director.  (2) A facilitator shall conspicuously display the license issued by the director in the healing center, including information concerning how to file a complaint against the
15 16 17 18 19 20 21 22	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the individual has received a license from the director.  (2) A facilitator shall conspicuously display the license issued by the director in the healing center, including information concerning how to file a complaint against the facilitator with the director.
15 16 17 18 19 20 21 22 23	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the individual has received a license from the director.  (2) A facilitator shall conspicuously display the license issued by the director in the healing center, including information concerning how to file a complaint against the facilitator with the director.  (3) Every licensee, permittee, registrant, or certificate
15 16 17 18 19 20 21 22 23 24	mandatory disclosure of information - rule. (1) An individual shall not engage in facilitation, or represent to the public or identify the individual's self as a facilitator, in this state until the individual has received a license from the director.  (2) A facilitator shall conspicuously display the license issued by the director in the healing center, including information concerning how to file a complaint against the facilitator with the director.  (3) Every licensee, permittee, registrant, or certificate holder shall provide the following information in writing to

AGENCIES, FOR THE PURPOSE OF AVOIDING UNNECESSARY BURDENS AND

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1	PERMITTEE, REGISTRANT, OR CERTIFICATE HOLDER;
2	(b) AN EXPLANATION OF THE REGULATIONS APPLICABLE TO THE
3	LICENSEE, PERMITTEE, REGISTRANT, OR CERTIFICATE HOLDER PURSUANT
4	TO THIS ARTICLE $170\mathrm{or}$ rules promulgated pursuant to this article
5	170;
6	(c) A LISTING OF TRAINING, EDUCATIONAL AND EXPERIENTIAL
7	REQUIREMENTS, AND QUALIFICATIONS THE LICENSEE, PERMITTEE,
8	REGISTRANT, OR CERTIFICATE HOLDER PURSUANT TO THIS ARTICLE 170 OR
9	RULES PROMULGATED PURSUANT TO THIS ARTICLE 170 SATISFIED IN ORDER
10	TO OBTAIN A LICENSE, PERMIT, REGISTRATION, OR CERTIFICATE;
11	(d) A STATEMENT INDICATING THAT THE LICENSEE, PERMITTEE,
12	REGISTRANT, OR CERTIFICATE HOLDER IS REGULATED BY THE DIVISION,
13	AND AN ADDRESS AND TELEPHONE NUMBER FOR THE DIVISION; AND
14	(e) A STATEMENT INDICATING THAT THE PARTICIPANT IS ENTITLED
15	TO RECEIVE INFORMATION ABOUT NATURAL MEDICINE SERVICES, MAY
16	TERMINATE NATURAL MEDICINE SERVICES AT ANY TIME, AND MAY
17	TERMINATE PREVIOUSLY PROVIDED INFORMED CONSENT FOR PHYSICAL
18	CONTACT AT ANY TIME.
19	(4) NOTHING IN THIS SECTION PROHIBITS AN INDIVIDUAL FROM
20	PERFORMING A BONA FIDE RELIGIOUS, CULTURALLY TRADITIONAL, OR
21	SPIRITUAL CEREMONY, IF THE INDIVIDUAL INFORMS AN INDIVIDUAL
22	ENGAGING IN THE CEREMONY THAT THE INDIVIDUAL IS NOT A LICENSED
23	FACILITATOR, AND THAT THE CEREMONY IS NOT ASSOCIATED WITH
24	COMMERCIAL, BUSINESS, OR FOR-PROFIT ACTIVITY.
25	SECTION 8. In Colorado Revised Statutes, repeal and reenact,
26	with amendments, 12-170-109 as follows:
27	12-170-109. Grounds for discipline. (1) THE DIRECTOR MAY

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1	TAKE DISCIPLINARY OR OTHER ACTION AS AUTHORIZED IN SECTION
2	12-20-404 UPON PROOF THAT THE LICENSEE, PERMITTEE, REGISTRANT, OR
3	CERTIFICATE HOLDER:
4	(a) VIOLATED A PROVISION OF THIS ARTICLE 170 OR A RULE
5	PROMULGATED PURSUANT TO THIS ARTICLE 170;
6	(b) HAS BEEN CONVICTED OF OR HAS ENTERED A PLEA OF NOLO
7	CONTENDERE TO A FELONY. IN CONSIDERING THE CONVICTION OF OR THE
8	PLEA TO ANY SUCH CRIME, THE DIRECTOR SHALL BE GOVERNED BY THE
9	PROVISIONS OF SECTIONS 12-20-202 (5) AND 24-5-101.
10	(c) MADE ANY MISSTATEMENT ON AN APPLICATION FOR A LICENSE,
11	REGISTRATION, OR PERMIT TO PRACTICE PURSUANT TO THIS ARTICLE $170$
12	OR ATTEMPTED TO OBTAIN A LICENSE, REGISTRATION, PERMIT, OR
13	CERTIFICATE TO PRACTICE BY FRAUD, DECEPTION, OR
14	MISREPRESENTATION;
15	(d) COMMITTED AN ACT OR FAILED TO PERFORM AN ACT
16	NECESSARY TO MEET THE GENERALLY ACCEPTED PROFESSIONAL
17	STANDARDS OF CONDUCT TO PRACTICE A PROFESSION LICENSED PURSUANT
18	TO THIS ARTICLE 170 OR PROMULGATED BY RULE PURSUANT TO
19	12-170-105 (1)(a)(II)(D), INCLUDING PERFORMING SERVICES OUTSIDE OF
20	THE PERSON'S AREA OF TRAINING, EXPERIENCE, OR COMPETENCE;
21	(e) EXCESSIVELY OR HABITUALLY USES OR ABUSES ALCOHOL OR
22	CONTROLLED SUBSTANCES;
23	(f) VIOLATED ANY OF THE PROVISIONS OF THIS ARTICLE 170, AN
24	APPLICABLE PROVISION OF ARTICLE 20 OF THIS TITLE 12, OR ANY VALID
25	ORDER OF THE DIRECTOR;
26	(g) Is guilty of unprofessional or dishonest conduct;
27	(h) ADVERTISES BY MEANS OF FALSE OR DECEPTIVE STATEMENT;

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1	(i) Fails to display the license as provided in section
2	12-170-108 (2);
3	(j) Fails to comply with the rules promulgated by the
4	DIRECTOR PURSUANT TO THIS ARTICLE 170;
5	(k) Is guilty of willful misrepresentation;
6	(l) Fails to disclose to the director within forty-five days
7	A CONVICTION FOR A FELONY OR ANY CRIME THAT IS RELATED TO THE
8	PRACTICE AS A FACILITATOR;
9	(m) AIDS OR ABETS THE UNLICENSED PRACTICE OF FACILITATION;
10	OR
11	(n) FAILS TO TIMELY RESPOND TO A COMPLAINT SENT BY THE
12	DIRECTOR PURSUANT TO SECTION 12-170-110.
13	SECTION 9. In Colorado Revised Statutes, repeal and reenact,
14	with amendments, 12-170-110 as follows:
15	12-170-110. Disciplinary proceedings - administrative law
16	judges - judicial review. (1) The director may, through the
17	DEPARTMENT, EMPLOY ADMINISTRATIVE LAW JUDGES TO CONDUCT
18	HEARINGS AS PROVIDED BY THIS SECTION OR ON ANY MATTER WITHIN THE
19	DIRECTOR'S JURISDICTION UPON SUCH CONDITIONS AND TERMS AS THE
20	DIRECTOR MAY DETERMINE.
21	(2) A PROCEEDING FOR DISCIPLINE OF A LICENSEE, PERMITTEE,
22	REGISTRANT, OR CERTIFICATE HOLDER MUST BE COMMENCED WHEN THE
23	DIRECTOR HAS REASONABLE GROUNDS TO BELIEVE THAT A LICENSEE,
24	PERMITTEE, REGISTRANT, OR CERTIFICATE HOLDER HAS COMMITTED ACTS
25	THAT MAY VIOLATE THE PROVISIONS OF THIS ARTICLE 170 OR RULES
26	PROMULGATED PURSUANT TO THIS ARTICLE 170. THE GROUNDS MAY BE
27	ESTABLISHED BY AN INVESTIGATION BEGUN BY THE DIRECTOR ON THE

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1	DIRECTOR'S OWN MOTION OR BY AN INVESTIGATION PURSUANT TO A
2	WRITTEN COMPLAINT. SECTION 12-20-403 AND ARTICLE 4 OF TITLE 24
3	GOVERN PROCEEDINGS BROUGHT PURSUANT TO THIS SECTION.
4	(3) Any hearing on the revocation or suspension of a
5	LICENSE, PERMIT, REGISTRATION, OR CERTIFICATE, OR ON THE DENIAL OF
6	AN APPLICATION FOR A NEW LICENSE, PERMIT, REGISTRATION, OR
7	CERTIFICATE, OR FOR RENEWAL OF A PREVIOUSLY ISSUED LICENSE, PERMIT,
8	REGISTRATION, OR CERTIFICATE MUST BE CONDUCTED BY AN
9	ADMINISTRATIVE LAW JUDGE.
10	(4) Final action by the director may be judicially
11	REVIEWED PURSUANT TO SECTION 12-20-408.
12	SECTION 10. In Colorado Revised Statutes, repeal and reenact,
13	with amendments, 12-170-111 as follows:
14	<b>12-170-111.</b> Fees - cash fund - created. (1) BASED UPON THE
15	APPROPRIATION MADE AND SUBJECT TO THE APPROVAL OF THE EXECUTIVE
16	DIRECTOR OF THE DEPARTMENT OF REGULATORY AGENCIES, THE DIRECTOR
17	SHALL ESTABLISH AND ADJUST FEES THAT THE DIRECTOR IS AUTHORIZED
18	BY LAW TO COLLECT SO THAT THE REVENUE GENERATED FROM THE FEES
19	APPROXIMATES ITS DIRECT AND INDIRECT COSTS; EXCEPT THAT FEES MUST
20	NOT EXCEED THE AMOUNT NECESSARY TO ADMINISTER THIS ARTICLE $170$ .
21	(2) THE NATURAL MEDICINE FACILITATOR CASH FUND, REFERRED
22	TO IN THIS SECTION AS THE "FUND", IS CREATED IN THE STATE TREASURY.
23	THE FUND CONSISTS OF FEES CREDITED TO THE FUND PURSUANT TO THIS
24	ARTICLE $170\mathrm{AND}$ any other money that the general assembly may
25	APPROPRIATE OR TRANSFER TO THE FUND.
26	(3) The state treasurer shall credit all interest and
27	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE

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1	FUND TO THE FUND.
2	(4) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE
3	DEPARTMENT FOR THE ADMINISTRATION OF THIS ARTICLE 170.
4	SECTION 11. In Colorado Revised Statutes, repeal and reenact,
5	with amendments, 12-170-112 as follows:
6	12-170-112. Local jurisdiction. (1) A LOCAL JURISDICTION
7	SHALL NOT PROHIBIT A FACILITATOR FROM PROVIDING NATURAL MEDICINE
8	SERVICES WITHIN ITS BOUNDARIES IF THE INDIVIDUAL IS A LICENSED
9	FACILITATOR PURSUANT TO THIS ARTICLE 170.
10	(2) A LOCAL JURISDICTION SHALL NOT ADOPT ORDINANCES OR
11	REGULATIONS THAT ARE UNREASONABLE OR IN CONFLICT WITH THIS
12	ARTICLE 170.
13	SECTION 12. In Colorado Revised Statutes, repeal and reenact,
14	with amendments, 12-170-113 as follows:
15	<b>12-170-113. Protections.</b> (1) SUBJECT TO THE LIMITATIONS IN
16	This article $170$ and article $50$ of title $44$ , but notwithstanding
17	ANY OTHER PROVISION OF LAW:
18	(a) ACTIONS AND CONDUCT PERMITTED PURSUANT TO A LICENSE,
19	REGISTRATION, PERMIT, OR CERTIFICATE ISSUED BY THE DIRECTOR
20	PURSUANT TO THIS ARTICLE 170, OR BY THOSE WHO ALLOW PROPERTY TO
21	BE USED PURSUANT TO A LICENSE, REGISTRATION, PERMIT, OR CERTIFICATE
22	ISSUED BY THE DIRECTOR PURSUANT TO THIS ARTICLE 170, ARE LAWFUL
23	AND ARE NOT AN OFFENSE UNDER STATE LAW, OR THE LAWS OF ANY LOCAL
24	JURISDICTION WITHIN THIS STATE; ARE NOT SUBJECT TO A CIVIL FINE,
25	PENALTY, OR SANCTION; ARE NOT A BASIS FOR DETENTION, SEARCH, OR
26	ARREST; AND ARE NOT A BASIS TO DENY ANY RIGHT OR PRIVILEGE, OR TO
27	SEIZE OR FORFEIT ASSETS UNDER STATE LAW OR THE LAWS OF ANY LOCAL

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- 2 (b) A CONTRACT IS NOT UNENFORCEABLE ON THE BASIS THAT 3 NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT, AS ALLOWED 4 PURSUANT TO THIS ARTICLE 170, IS PROHIBITED BY FEDERAL LAW;
- 5 MENTAL HEALTH CARE, SUBSTANCE USE DISORDER (c) 6 INTERVENTION SERVICES, OR BEHAVIORAL HEALTH SERVICES OTHERWISE 7 COVERED PURSUANT TO THE "COLORADO MEDICAL ASSISTANCE ACT", 8 ARTICLES 4 TO 6 OF TITLE 25.5, MUST NOT BE DENIED ON THE BASIS THAT 9 THEY ARE COVERED IN CONJUNCTION WITH NATURAL MEDICINE SERVICES, 10 OR THAT NATURAL MEDICINE AND NATURAL MEDICINE PRODUCT ARE 11 PROHIBITED BY FEDERAL LAW. INSURANCE OR AN INSURANCE PROVIDER 12 IS NOT REQUIRED TO COVER THE COST OF NATURAL MEDICINE OR NATURAL 13 MEDICINE PRODUCT.
  - NOTHING IN THIS SECTION MAY BE CONSTRUED OR (d) INTERPRETED TO PREVENT THE DIRECTOR FROM ENFORCING RULES PROMULGATED BY THE DIRECTOR AGAINST A LICENSEE, REGISTRANT, PERMITTEE, OR CERTIFICATE HOLDER OR LIMIT A STATE OR LOCAL LAW ENFORCEMENT AGENCY'S ABILITY TO INVESTIGATE UNLAWFUL ACTIVITY IN RELATION TO A LICENSEE, REGISTRANT, PERMITTEE, OR CERTIFICATE HOLDER.
  - (2) A PROFESSIONAL OR OCCUPATIONAL LICENSE, REGISTRATION, PERMIT, OR CERTIFICATE HOLDER IS NOT SUBJECT TO PROFESSIONAL DISCIPLINE OR LOSS OF A PROFESSIONAL OR OCCUPATIONAL LICENSE, REGISTRATION, PERMIT, OR CERTIFICATE FOR PROVIDING ADVICE OR SERVICES ARISING OUT OF OR RELATED TO A NATURAL MEDICINE LICENSE, REGISTRATION, PERMIT, OR CERTIFICATE ISSUED PURSUANT TO THIS

27 ARTICLE 170 OR ARTICLE 50 OF TITLE 44 OR APPLICATION FOR LICENSE,

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1	REGISTRATION, PERMIT, OR CERTIFICATE ISSUED PURSUANT TO THIS
2	article $170$ or article $50$ of title $44$ on the basis that natural
3	MEDICINE AND NATURAL MEDICINE PRODUCT ARE PROHIBITED BY FEDERAL
4	LAW, OR FOR PERSONAL USE OF NATURAL MEDICINE OR NATURAL
5	MEDICINE ALLOWED PURSUANT TO THIS ARTICLE 170. THIS ARTICLE 170
6	DOES NOT AUTHORIZE AN INDIVIDUAL TO ENGAGE IN CONDUCT THAT IN
7	THE COURSE OF PRACTICING UNDER THE INDIVIDUAL'S LICENSE,
8	REGISTRATION, PERMIT, OR CERTIFICATE WOULD VIOLATE STANDARDS OF
9	CARE OR SCOPE OF PRACTICE OF THE INDIVIDUAL'S PROFESSION OR
10	OCCUPATION AS REQUIRED BY ANY PROVISION OF LAW OR RULE.
11	SECTION 13. In Colorado Revised Statutes, repeal and reenact,
12	with amendments, 12-170-114 as follows:
13	<b>12-170-114.</b> Liberal construction. This article 170 must be
14	LIBERALLY CONSTRUED TO EFFECTUATE ITS PURPOSE.
15	SECTION 14. In Colorado Revised Statutes, repeal and reenact,
16	with amendments, 12-170-115 as follows:
17	12-170-115. Preemption. A LOCAL JURISDICTION SHALL NOT
18	ADOPT, ENACT, OR ENFORCE ANY ORDINANCE, RULE, OR RESOLUTION THAT
19	is otherwise in conflict with the provisions of this article $170$ .
20	<b>SECTION 15.</b> In Colorado Revised Statutes, <b>add</b> 12-170-116 as
21	follows:
22	12-170-116. Self-executing, severability, conflicting provisions.
23	All provisions of this article $170$ are self-executing except as
24	SPECIFIED HEREIN, ARE SEVERABLE, AND, EXCEPT WHEN OTHERWISE
25	INDICATED, SHALL SUPERSEDE CONFLICTING STATE STATUTORY, LOCAL
26	CHARTER, ORDINANCE, OR RESOLUTION PROVISIONS, AND OTHER STATE
27	AND LOCAL PROVISIONS. IF ANY PROVISION OF THIS ARTICLE 170 OR ITS

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1	APPLICATION TO ANY PERSON OR CIRCUMSTANCE IS HELD INVALID, THE
2	INVALIDITY DOES NOT AFFECT OTHER PROVISIONS OR APPLICATIONS OF
3	THIS ARTICLE 170 THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID
4	PROVISION OR APPLICATION, AND TO THIS END THE PROVISIONS OF THIS
5	ARTICLE 170 ARE SEVERABLE.
6	SECTION 16. In Colorado Revised Statutes, add 12-170-117 as
7	follows:
8	12-170-117. Repeal of article - review of functions. This
9	ARTICLE 170 IS REPEALED, EFFECTIVE SEPTEMBER 1, 2032. BEFORE THE
10	REPEAL, THIS ARTICLE 170 IS SCHEDULED FOR REVIEW IN ACCORDANCE
11	WITH SECTION 24-34-104.
12	SECTION 17. In Colorado Revised Statutes, 12-20-407, amend
13	(1)(a)(V)(V) and $(1)(a)(V)(W)$ ; and <b>add</b> $(1)(a)(V)(X)$ as follows:
14	12-20-407. Unauthorized practice of profession or occupation
15	- penalties - exclusions. (1) (a) A person commits a class 2 misdemeanor
16	and shall be punished as provided in section 18-1.3-501 if the person:
17	(V) Practices or offers or attempts to practice any of the following
18	professions or occupations without an active license, certification, or
19	registration issued under the part or article of this title 12 governing the
20	particular profession or occupation:
21	(V) Respiratory therapy, as regulated under article 300 of this title
22	12; <del>or</del>
23	(W) Veterinary medicine or as a veterinary technician, as
24	regulated under article 315 of this title 12; OR
25	(X) FACILITATING NATURAL MEDICINE SERVICES, AS REGULATED
26	UNDER ARTICLE 170 OF THIS TITLE 12.
27	SECTION 18 In Colorado Revised Statutes 24-1-117 amend

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1	(4)(a)(X) and (4)(a)(XI); and <b>add</b> (4)(a)(XII) as follows:
2	24-1-117. Department of revenue - creation. (4) (a) The
3	department of revenue consists of the following divisions:
4	(X) The auto industry division, created in section 44-20-105. The
5	division is a <b>type 2</b> entity, as defined in section 24-1-105, and exercises
6	its powers and performs its duties and functions under the department of
7	revenue; and
8	(XI) The state licensing authority created in section 44-10-201;
9	AND
10	(XII) THE NATURAL MEDICINE DIVISION, CREATED IN SECTION
11	44-50-201, WHICH IS A TYPE $\bf 2$ ENTITY, AS DEFINED IN SECTION 24-1-105.
12	SECTION 19. In Colorado Revised Statutes, 24-34-104, add
13	(33)(a)(IV) and (33)(a)(V) as follows:
14	24-34-104. General assembly review of regulatory agencies
15	and functions for repeal, continuation, or reestablishment - legislative
16	<b>declaration - repeal.</b> (33) (a) The following agencies, functions, or both,
17	are scheduled for repeal on September 1, 2032:
18	(IV) THE "NATURAL MEDICINE HEALTH ACT OF 2022", ARTICLE
19	170 of title 12;
20	(V) THE "COLORADO NATURAL MEDICINE CODE", ARTICLE 50 OF
21	TITLE 44.
22	<b>SECTION 20.</b> In Colorado Revised Statutes, <b>add</b> 25-1.5-120 as
23	follows:
24	25-1.5-120. Natural medicine testing and standards - rules.
25	(1) THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT, IN
26	COORDINATION WITH THE DEPARTMENT OF REVENUE, TO ENSURE
27	CONSISTENCY BETWEEN RULES, SHALL PROMULGATE RULES CONCERNING

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1	TESTING STANDARDS AND CERTIFICATION REQUIREMENTS OF NATURAL
2	MEDICINE AND NATURAL MEDICINE PRODUCT REGULATED BY THE
3	DEPARTMENT OF REVENUE PURSUANT TO ARTICLE $50$ of title $44$ .
4	(2) AT A MINIMUM, THE RULES MUST:
5	(a) ESTABLISH NATURAL MEDICINE AND NATURAL MEDICINE
6	PRODUCT TESTING STANDARDS AND CERTIFICATION REQUIREMENTS;
7	(b) ESTABLISH A NATURAL MEDICINE INDEPENDENT TESTING AND
8	CERTIFICATION PROGRAM FOR LICENSEES PURSUANT TO ARTICLE $50$ OF
9	TITLE 44, WITHIN AN IMPLEMENTATION TIME FRAME ESTABLISHED BY THE
10	DEPARTMENT OF REVENUE, REQUIRING LICENSEES TO TEST NATURAL
11	MEDICINE AND NATURAL MEDICINE PRODUCT TO ENSURE, AT A MINIMUM,
12	THAT PRODUCTS TRANSFERRED FOR HUMAN CONSUMPTION BY NATURAL
13	PERSONS OR ENTITIES LICENSED PURSUANT TO ARTICLE 50 OF TITLE 44 DO
14	NOT CONTAIN CONTAMINANTS THAT ARE INJURIOUS TO HEALTH AND TO
15	ENSURE CORRECT LABELING;
16	(c) ESTABLISH PROCEDURES THAT ENSURE NATURAL MEDICINE
17	AND NATURAL MEDICINE PRODUCT ARE QUARANTINED AND NOTIFICATION
18	PROCEDURES IF TEST RESULTS INDICATE THE PRESENCE OF QUANTITIES OF
19	ANY SUBSTANCE DETERMINED TO BE INJURIOUS TO HEALTH;
20	(d) Ensure that testing verifies concentration
21	REPRESENTATIONS AND HOMOGENEITY FOR CORRECT LABELING;
22	(e) ESTABLISH AN ACCEPTABLE VARIANCE FOR CONCENTRATION
23	REPRESENTATIONS AND PROCEDURES TO ADDRESS CONCENTRATION
24	MISREPRESENTATIONS; AND
25	(f) ESTABLISH THE PROTOCOLS AND FREQUENCY OF NATURAL
26	MEDICINE TESTING BY LICENSEES.
27	SECTION 21. In Colorado Revised Statutes, add article 50 to

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1	title 44 as follows:
2	ARTICLE 50
3	Natural Medicine
4	PART 1
5	COLORADO NATURAL MEDICINE CODE
6	<b>44-50-101. Short title.</b> The short title of this article 50 is
7	THE "COLORADO NATURAL MEDICINE CODE".
8	44-50-102. Legislative declaration. (1) THE GENERAL ASSEMBLY
9	FINDS AND DECLARES THAT:
10	(a) THE PEOPLE OF COLORADO APPROVED STATUTORY MEASURES
11	THAT, IN PART, INTENDED TO ENSURE THAT PEOPLE IN COLORADO HAVE
12	ACCESS TO REGULATED NATURAL MEDICINE AND REGULATED NATURAL
13	MEDICINE PRODUCT;
14	(b) The department is uniquely suited to regulate the
15	CULTIVATION, MANUFACTURING, TESTING, STORING, DISTRIBUTION,
16	TRANSPORTATION, TRANSFERRING, AND DISPENSATION OF REGULATED
17	NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT
18	BECAUSE OF ITS EXPERIENCE AND EXISTING RESOURCES IN REGULATING
19	ALCOHOL, TOBACCO, AND MARIJUANA; AND
20	(c) It is necessary to entrust the regulation of the
21	CULTIVATION, MANUFACTURING, TESTING, STORING, DISTRIBUTION,
22	TRANSPORTATION, TRANSFERRING, AND DISPENSATION OF REGULATED
23	NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT TO
24	THE DEPARTMENT IN ORDER TO IMPLEMENT THE REGULATORY MEASURES
25	IN A MANNER THAT HONORS THE INTENT OF THE PEOPLE, PROMOTES PUBLIC
26	TRUST, SUPPORTS THE INTEGRITY AND SUSTAINABILITY OF THE
27	REGULATORY MEASURES, AND ENSURES REGULATORY EFFICIENCY.

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1	(2) THE GENERAL ASSEMBLY DECLARES THAT THIS ARTICLE 30 IS
2	DEEMED AN EXERCISE OF THE POLICE POWERS OF THE STATE FOR THE
3	PROTECTION OF THE ECONOMIC AND SOCIAL WELFARE AND THE HEALTH,
4	PEACE, AND MORALS OF THE PEOPLE OF THIS STATE.
5	(3) THE GENERAL ASSEMBLY DECLARES THAT IT IS UNLAWFUL
6	UNDER STATE LAW TO CULTIVATE, MANUFACTURE, TEST, STORE,
7	DISTRIBUTE, TRANSPORT, TRANSFER, AND DISPENSE NATURAL MEDICINE
8	OR NATURAL MEDICINE PRODUCT, EXCEPT IN COMPLIANCE WITH THE
9	TERMS, CONDITIONS, LIMITATIONS, AND RESTRICTIONS IN THIS ARTICLE 50;
10	RULES PROMULGATED PURSUANT TO THIS ARTICLE 50; ARTICLE 170 OF
11	TITLE 12; RULES PROMULGATED PURSUANT TO ARTICLE 170 OF TITLE 12;
12	ARTICLE $1.5$ of title $25$ ; rules promulgated pursuant to article $1.5$
13	OF TITLE 25; TITLE 16; AND TITLE 18.
14	<b>44-50-103. Definitions.</b> As used in this article 50, unless the
15	CONTEXT OTHERWISE REQUIRES:
16	(1) "ADMINISTRATION SESSION" MEANS A SESSION CONDUCTED AT
17	A HEALING CENTER, OR OTHER LOCATION IF PERMITTED BY THIS ARTICLE
18	50 or rules promulgated pursuant to this article 50, during
19	WHICH A PARTICIPANT CONSUMES AND EXPERIENCES THE EFFECTS OF
20	NATURAL MEDICINE UNDER THE SUPERVISION OF A FACILITATOR.
21	(2) "BOARD" MEANS THE STATE NATURAL MEDICINE ADVISORY
22	BOARD CREATED IN SECTION 12-170-106.
23	(3) "DIRECTOR" MEANS THE DIRECTOR OF THE DIVISION OF
24	PROFESSIONS AND OCCUPATIONS OR THE DIRECTOR'S DESIGNEE.
25	(4) "DIVISION" MEANS THE DIVISION OF PROFESSIONS AND
26	OCCUPATIONS CREATED IN THE DEPARTMENT PURSUANT TO SECTION
27	12-20-103.

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1	(5) "FACILITATOR" MEANS A NATURAL PERSON WHO IS
2	TWENTY-ONE YEARS OF AGE OR OLDER, HAS THE NECESSARY
3	QUALIFICATIONS, TRAINING, EXPERIENCE, AND KNOWLEDGE TO PERFORM
4	AND SUPERVISE NATURAL MEDICINE SERVICES FOR A PARTICIPANT, AND IS
5	LICENSED BY THE DIRECTOR TO ENGAGE IN THE PRACTICE OF
6	FACILITATION.
7	(6) "HEALING CENTER" MEANS A FACILITY WHERE AN ENTITY IS
8	LICENSED BY THE STATE LICENSING AUTHORITY THAT PERMITS A
9	FACILITATOR TO PROVIDE AND SUPERVISE NATURAL MEDICINE SERVICES
10	FOR A PARTICIPANT.
11	(7) "HEALTH-CARE FACILITY" MEANS AN ENTITY THAT IS
12	LICENSED, CERTIFIED, OR OTHERWISE PERMITTED BY LAW TO ADMINISTER
13	MEDICAL TREATMENT IN THIS STATE, INCLUDING A HOSPITAL, HOSPICE
14	FACILITY, COMMUNITY MENTAL HEALTH CENTER, FEDERALLY QUALIFIED
15	HEALTH CENTER, RURAL HEALTH CLINIC, ORGANIZATION PROVIDING A
16	PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY, LONG-TERM CARE
17	FACILITY, CONTINUING CARE RETIREMENT COMMUNITY, OR OTHER TYPE OF
18	ENTITY WHERE HEALTH CARE IS PROVIDED.
19	(8) "Integration session" means a meeting between a
20	PARTICIPANT AND FACILITATOR THAT OCCURS AFTER THE COMPLETION OF
21	AN ADMINISTRATION SESSION.
22	(9) "LICENSE" MEANS TO GRANT A LICENSE, PERMIT, OR
23	REGISTRATION PURSUANT TO THIS ARTICLE $50$ OR RULES PROMULGATED
24	PURSUANT TO THIS ARTICLE 50.
25	(10) "LICENSED PREMISES" MEANS THE PREMISES SPECIFIED IN AN
26	APPLICATION FOR A LICENSE PURSUANT TO THIS ARTICLE 50 THAT THE
27	LICENSEE OWNS OR IS IN POSSESSION OF AND WITHIN WHICH THE LICENSEE

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2	TRANSPORT, TRANSFER, OR DISPENSE NATURAL MEDICINE OR NATURAL
3	MEDICINE PRODUCT IN ACCORDANCE WITH THIS ARTICLE 50.
4	(11) "LICENSEE" MEANS A PERSON LICENSED, REGISTERED, OR
5	PERMITTED PURSUANT TO THIS ARTICLE 50 OR RULES PROMULGATED
6	PURSUANT TO THIS ARTICLE 50.
7	(12) "LOCAL JURISDICTION" MEANS A COUNTY, MUNICIPALITY, OR
8	CITY AND COUNTY.
9	(13) (a) "NATURAL MEDICINE" MEANS THE FOLLOWING
10	SUBSTANCES:
11	(I) PSILOCYBIN; OR
12	(II) PSILOCYN.
13	(b) In addition to the substances listed in subsection
14	(13)(a) OF THIS SECTION, "NATURAL MEDICINE" INCLUDES:
15	(I) DIMETHYLTRYPTAMINE, IF RECOMMENDED BY THE BOARD AND
16	APPROVED BY THE DIRECTOR AND THE EXECUTIVE DIRECTOR OF THE STATE
17	LICENSING AUTHORITY FOR INCLUSION ON OR AFTER JUNE 1, 2026;
18	(II) IBOGAINE, IF RECOMMENDED BY THE BOARD AND APPROVED
19	BY THE DIRECTOR AND THE EXECUTIVE DIRECTOR OF THE STATE LICENSING
20	AUTHORITY FOR INCLUSION; OR
21	(III) MESCALINE, IF RECOMMENDED BY THE BOARD AND APPROVED
22	BY THE DIRECTOR AND THE EXECUTIVE DIRECTOR OF THE STATE LICENSING
23	AUTHORITY FOR INCLUSION ON OR AFTER JUNE 1, 2026.
24	(c) "NATURAL MEDICINE" DOES NOT MEAN A SYNTHETIC OR
25	SYNTHETIC ANALOG OF THE SUBSTANCES LISTED IN SUBSECTIONS (13)(a)
26	AND (13)(b) OF THIS SECTION, INCLUDING A DERIVATIVE OF A NATURALLY
27	OCCURRING COMPOUND OF NATURAL MEDICINE THAT IS PRODUCED USING

IS AUTHORIZED TO CULTIVATE, MANUFACTURE, TEST, STORE, DISTRIBUTE,

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1	CHEMICAL SYNTHESIS, CHEMICAL MODIFICATION, OR CHEMICAL
2	CONVERSION.
3	(d) NOTWITHSTANDING SUBSECTION (13)(b)(III) OF THIS SECTION,
4	"MESCALINE" DOES NOT INCLUDE PEYOTE, MEANING ALL PARTS OF THE
5	PLANT CLASSIFIED BOTANICALLY AS LOPHOPHORA WILLIAMSII LEMAIRE,
6	WHETHER GROWING OR NOT; ITS SEEDS; ANY EXTRACT FROM ANY PART OF
7	THE PLANT, AND EVERY COMPOUND, SALT, DERIVATIVE, MIXTURE, OR
8	PREPARATION OF THE PLANT; OR ITS SEEDS OR EXTRACTS.
9	(14) "NATURAL MEDICINE BUSINESS" MEANS ANY OF THE
10	FOLLOWING ENTITIES LICENSED PURSUANT TO THIS ARTICLE 50: A
11	NATURAL MEDICINE HEALING CENTER, A NATURAL MEDICINE CULTIVATION
12	FACILITY, A NATURAL MEDICINE PRODUCTS MANUFACTURER, OR A
13	NATURAL MEDICINE TESTING FACILITY, OR ANOTHER LICENSED ENTITY
14	CREATED BY THE STATE LICENSING AUTHORITY.
15	(15) "NATURAL MEDICINE PRODUCT" MEANS A PRODUCT INFUSED
16	WITH NATURAL MEDICINE THAT IS INTENDED FOR CONSUMPTION.
17	(16) "NATURAL MEDICINE SERVICES" MEANS A PREPARATION
18	SESSION, ADMINISTRATION SESSION, AND INTEGRATION SESSION PROVIDED
19	PURSUANT TO ARTICLE 170 OF TITLE 12.
20	(17) "PARTICIPANT" MEANS A PERSON WHO IS TWENTY-ONE YEARS
21	OF AGE OR OLDER AND WHO RECEIVES NATURAL MEDICINE SERVICES
22	PERFORMED BY AND UNDER THE SUPERVISION OF A FACILITATOR.
23	(18) "PERSON" MEANS A NATURAL PERSON OR AN ENTITY.
24	(19) "Preparation session" means a meeting between a
25	PARTICIPANT AND FACILITATOR THAT OCCURS BEFORE THE START OF AN
26	ADMINISTRATION SESSION. "PREPARATION SESSION" DOES NOT MEAN AN
27	INITIAL CONSULTATION OR AN INQUIRY RESPONSE ABOUT NATURAL

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1	MEDICINE SERVICES.
2	(20) "Principle file" means a file that is established by the
3	STATE LICENSING AUTHORITY AND CONTAINS LICENSING AND
4	BACKGROUND INFORMATION FOR AN APPLICANT SEEKING LICENSES
5	PURSUANT TO THIS ARTICLE 50.
6	(21) "REGULATED NATURAL MEDICINE" MEANS NATURAL
7	MEDICINE THAT IS CULTIVATED, MANUFACTURED, TESTED, STORED,
8	DISTRIBUTED, TRANSPORTED, TRANSFERRED, OR DISPENSED PURSUANT TO
9	THIS ARTICLE 50.
10	(22) "REGULATED NATURAL MEDICINE PRODUCT" MEANS NATURAL
11	MEDICINE PRODUCT THAT IS CULTIVATED, MANUFACTURED, TESTED,
12	STORED, DISTRIBUTED, TRANSPORTED, TRANSFERRED, OR DISPENSED
13	PURSUANT TO THIS ARTICLE 50.
14	(23) "REMUNERATION" MEANS ANYTHING OF VALUE, INCLUDING
15	MONEY, REAL PROPERTY, TANGIBLE AND INTANGIBLE PERSONAL
16	PROPERTY, CONTRACT RIGHT, CHOSE IN ACTION, SERVICE, AND ANY RIGHT
17	OF USE OR EMPLOYMENT OR PROMISE OR AGREEMENT CONNECTED
18	THEREWITH, BUSINESS PROMOTION, OR COMMERCIAL ACTIVITY.
19	(24) "STATE LICENSING AUTHORITY" MEANS THE AUTHORITY
20	CREATED FOR THE PURPOSE OF REGULATING AND CONTROLLING THE
21	LICENSING OF THE CULTIVATION, MANUFACTURING, TESTING, STORAGE,
22	DISTRIBUTION, TRANSPORTATION, TRANSFER, AND DISPENSATION OF
23	REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE
24	PRODUCT IN THIS STATE PURSUANT TO SECTION 44-50-201.
25	(25) "Transfer" means to grant, convey, hand over, assign,
26	SELL, EXCHANGE, DONATE, OR BARTER, IN ANY MANNER AND BY ANY
27	MEANS, WITH OR WITHOUT REMUNERATION.

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1	<b>44-50-104. Applicability.</b> (1) All businesses, for the purpose
2	OF CULTIVATION, MANUFACTURING, TESTING, STORAGE, DISTRIBUTION,
3	TRANSPORT, TRANSFER, AND DISPENSATION OF REGULATED NATURAL
4	MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT, AS DEFINED IN
5	THIS ARTICLE 50, ARE SUBJECT TO THE TERMS AND CONDITIONS OF THIS
6	ARTICLE $50$ and Rules promulgated pursuant to this article $50$ .
7	(2) A PERSON APPLYING FOR LICENSURE PURSUANT TO THIS
8	ARTICLE 50 MUST COMPLETE FORMS AS PROVIDED BY THE STATE
9	LICENSING AUTHORITY AND MUST PAY THE APPLICATION FEE AND THE
10	LICENSING FEE, WHICH MUST BE CREDITED TO THE REGULATED NATURAL
11	MEDICINE DIVISION CASH FUND ESTABLISHED PURSUANT TO SECTION
12	44-50-601. The state licensing authority shall prioritize
13	REVIEWING APPLICATIONS FROM APPLICANTS WHO HAVE ESTABLISHED
14	RESIDENCY IN COLORADO.
15	(3) This article 50 sets forth the exclusive means that
16	CULTIVATION, MANUFACTURING, TESTING, STORAGE, DISTRIBUTION,
17	TRANSPORT, TRANSFER, AND DISPENSATION OF REGULATED NATURAL
18	MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT MAY OCCUR IN
19	THIS STATE.
20	(4) (a) Nothing in this article $50$ is intended to require an
21	EMPLOYER TO PERMIT OR ACCOMMODATE THE USE, CONSUMPTION,
22	POSSESSION, CULTIVATION, MANUFACTURING, TESTING, STORAGE,
23	DISTRIBUTION, TRANSPORT, TRANSFER, AND DISPENSATION OF OR
24	IMPAIRMENT FROM NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT
25	IN THE WORKPLACE OR TO AFFECT THE ABILITY OF EMPLOYERS TO HAVE
26	POLICIES RESTRICTING THE USE OF OR IMPAIRMENT FROM NATURAL
27	MEDICINE OR NATURAL MEDICINE PRODUCT BY EMPLOYEES IN THE

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1	WORKPLACE.
2	(b) Nothing in this article 50 prohibits a person, employer,
3	SCHOOL, HOSPITAL, DETENTION FACILITY, CORPORATION, OR ANY OTHER
4	ENTITY THAT OCCUPIES, OWNS, OR CONTROLS A PROPERTY FROM
5	PROHIBITING OR OTHERWISE REGULATING THE CULTIVATION,
6	MANUFACTURING, TESTING, STORAGE, DISTRIBUTION, TRANSPORT,
7	TRANSFER, AND DISPENSATION OF NATURAL MEDICINE OR NATURAL
8	MEDICINE PRODUCT ON OR IN THAT PROPERTY.
9	(5) (a) A LOCAL JURISDICTION MAY ENACT ORDINANCES OR
10	REGULATIONS GOVERNING THE TIME, PLACE, AND MANNER OF THE
11	$\label{lem:operation} OPERATION  OF  LICENSES  ISSUED  PURSUANT  TO  THIS  ARTICLE  50  WITHIN  ITS$
12	BOUNDARIES.
13	(b) A LOCAL JURISDICTION MAY NOT PROHIBIT THE
14	ESTABLISHMENT OR OPERATION OF LICENSES PURSUANT TO THIS ARTICLE
15	50 WITHIN ITS BOUNDARIES.
16	(c) A LOCAL JURISDICTION MAY NOT PROHIBIT THE
17	TRANSPORTATION OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT
18	WITHIN ITS BOUNDARIES ON PUBLIC ROADS BY A PERSON LICENSED TO
19	EXERCISE SUCH PRIVILEGES PURSUANT TO THIS ARTICLE 50.
20	(d) A LOCAL JURISDICTION MAY NOT ADOPT ORDINANCES OR
21	REGULATIONS THAT ARE UNREASONABLE OR CONFLICT WITH THIS ARTICLE
22	50.
23	PART 2
24	STATE LICENSING AUTHORITY
25	<b>44-50-201. State licensing authority - creation.</b> (1) FOR THE
26	PURPOSE OF REGULATING AND LICENSING THE CULTIVATION,
27	MANUFACTURING, TESTING, STORAGE, DISTRIBUTION, TRANSPORT,

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1	TRANSFER, AND DISPENSATION OF NATURAL MEDICINE OR NATURAL
2	MEDICINE PRODUCT BY AND BETWEEN NATURAL MEDICINE LICENSEES IN
3	THIS STATE, THERE IS CREATED THE STATE LICENSING AUTHORITY, WHICH
4	IS THE EXECUTIVE DIRECTOR, OR THE DIRECTOR OF THE NATURAL
5	MEDICINE DIVISION IF DESIGNATED BY THE EXECUTIVE DIRECTOR.
6	(2) The executive director is the chief administrative

- (2) THE EXECUTIVE DIRECTOR IS THE CHIEF ADMINISTRATIVE OFFICER OF THE STATE LICENSING AUTHORITY AND MAY EMPLOY, PURSUANT TO SECTION 13 OF ARTICLE XII OF THE STATE CONSTITUTION, SUCH OFFICERS AND EMPLOYEES AS DETERMINED TO BE NECESSARY. THE OFFICERS AND EMPLOYEES ARE A PART OF THE DEPARTMENT.
- AUTHORITY OR A STATE LICENSING AUTHORITY EMPLOYEE WITH REGULATORY OVERSIGHT RESPONSIBILITIES FOR THE NATURAL MEDICINE LICENSEES THAT ARE LICENSED BY THE STATE LICENSING AUTHORITY SHALL NOT WORK FOR, REPRESENT, PROVIDE CONSULTING SERVICES TO, OR OTHERWISE DERIVE PECUNIARY GAIN FROM A NATURAL MEDICINE LICENSEE THAT IS LICENSED BY THE STATE LICENSING AUTHORITY OR ANY OTHER BUSINESS ESTABLISHED FOR THE PRIMARY PURPOSE OF PROVIDING SERVICES TO THE NATURAL MEDICINE INDUSTRY FOR A PERIOD OF SIX MONTHS AFTER THE EMPLOYEE'S LAST DAY OF EMPLOYMENT WITH THE STATE LICENSING AUTHORITY.

## 22 44-50-202. Powers and duties of state licensing authority - report. (1) The STATE LICENSING AUTHORITY SHALL:

(a) Beginning on or before December 31, 2024, grant or refuse state licenses for the cultivation, manufacturing, testing, storage, distribution, transport, transfer, and dispensation of regulated natural medicine or regulated

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1	NATURAL MEDICINE PRODUCT; SUSPEND, FINE, RESTRICT, OR REVOKE SUCH
2	LICENSES, WHETHER ACTIVE, EXPIRED, OR SURRENDERED, UPON A
3	VIOLATION OF THIS ARTICLE $50$ or a rule promulgated pursuant to
4	THIS ARTICLE 50; AND IMPOSE ANY PENALTY AUTHORIZED BY THIS
5	$\label{eq:article} \text{ARTICLE} 50 \text{or a rule promulgated pursuant to this article} 50. \text{The}$
6	STATE LICENSING AUTHORITY MAY TAKE ANY ACTION WITH RESPECT TO A
7	REGISTRATION OR PERMIT PURSUANT TO THIS ARTICLE $50\mathrm{as}$ it may with
8	RESPECT TO A LICENSE ISSUED PURSUANT TO THIS ARTICLE 50, IN
9	ACCORDANCE WITH THE PROCEDURES ESTABLISHED PURSUANT TO THIS
10	ARTICLE 50.
11	(b) PROMULGATE RULES FOR THE PROPER REGULATION AND
12	CONTROL OF THE CULTIVATION, MANUFACTURING, TESTING, STORAGE,
13	DISTRIBUTION, TRANSPORT, TRANSFER, AND DISPENSATION OF REGULATED
14	NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT AND
15	FOR THE ENFORCEMENT OF THIS ARTICLE $50\mathrm{AND}$ PROMULGATE AMENDED
16	RULES AND SUCH SPECIAL RULINGS AND FINDINGS AS NECESSARY;
17	(c) CONDUCT INVESTIGATIONS AND HEARINGS, GATHER EVIDENCE,
18	AND PURSUE DISCIPLINARY ACTIONS WITH RESPECT TO LICENSES WHEN
19	THE STATE LICENSING AUTHORITY HAS REASONABLE CAUSE TO BELIEVE
20	THAT A PERSON OR ENTITY IS VIOLATING THIS ARTICLE 50 OR A RULE
21	PROMULGATED PURSUANT TO THIS ARTICLE 50;
22	(d) (I) PETITION A DISTRICT COURT FOR AN INVESTIGATIVE
23	SUBPOENA APPLICABLE TO A PERSON WHO IS NOT LICENSED PURSUANT TO
24	This article $50\mbox{to}$ obtain documents or information necessary to
25	ENFORCE A PROVISION OF THIS ARTICLE 50 OR A RULE PROMULGATED
26	Pursuant to this article $50$ after reasonable efforts have been

MADE TO OBTAIN REQUESTED DOCUMENTS OR INFORMATION WITHOUT A

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2	(II) APPLY TO ANY COURT OF COMPETENT JURISDICTION TO
3	TEMPORARILY RESTRAIN OR PRELIMINARILY OR PERMANENTLY ENJOIN THE
4	ACT IN QUESTION OF A PERSON WHO IS NOT LICENSED PURSUANT TO THIS
5	ARTICLE $50$ and to enforce compliance with this article $50$ or a
6	RULE PROMULGATED PURSUANT TO THIS ARTICLE 50 WHENEVER IT
7	APPEARS TO THE DIRECTOR OF THE NATURAL MEDICINE DIVISION UPON
8	SUFFICIENT EVIDENCE SATISFACTORY TO THE DIRECTOR OF THE NATURAL
9	MEDICINE DIVISION THAT A PERSON HAS BEEN OR IS COMMITTING AN ACT
10	PROHIBITED BY THIS ARTICLE $50\mathrm{OR}$ A RULE PROMULGATED PURSUANT TO
11	THIS ARTICLE 50, AND THE ACT:

- (A) THREATENS PUBLIC HEALTH OR SAFETY; OR
- (B) CONSTITUTES AN UNLAWFUL ACT FOR WHICH THE PERSON DOES NOT HOLD THE REQUIRED LICENSE PURSUANT TO THIS ARTICLE 50;

(e) HEAR AND DETERMINE AT A PUBLIC HEARING ANY CONTESTED STATE LICENSE DENIAL AND ANY COMPLAINTS AGAINST A LICENSEE, AND ADMINISTER OATHS AND ISSUE SUBPOENAS TO REQUIRE THE PRESENCE OF PERSONS AND THE PRODUCTION OF PAPERS, BOOKS, AND RECORDS NECESSARY TO THE DETERMINATION OF ANY HEARING SO HELD, ALL IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24. THE STATE LICENSING AUTHORITY MAY, IN ITS DISCRETION, DELEGATE TO THE DEPARTMENT'S HEARING OFFICERS THE AUTHORITY TO CONDUCT LICENSING, DISCIPLINARY, AND RULE-MAKING HEARINGS PURSUANT TO SECTION 24-4-105. WHEN CONDUCTING THE HEARINGS, THE HEARING OFFICERS ARE EMPLOYEES OF THE STATE LICENSING AUTHORITY UNDER THE DIRECTION AND SUPERVISION OF THE EXECUTIVE DIRECTOR AND THE STATE LICENSING AUTHORITY.

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(f) DEVELOP FORMS, LICENSES, IDENTIFICATION CARDS, AND
APPLICATIONS AS NECESSARY OR CONVENIENT IN THE DISCRETION OF THE
STATE LICENSING AUTHORITY FOR THE ADMINISTRATION OF THIS ARTICLE
50 or a rule promulgated pursuant to this article $50$ ;

- (g) In coordination with the division of professions and occupations within the department of regulatory agencies pursuant to section 12-170-105 (1)(j), annually publish a publicly available report concerning the implementation and administration of this article 50 and article 170 of title 12. The report must use relevant data, as determined by the state licensing authority and the director, and must not disclose the identity of any participant or include any information that could disclose the identity of a participant.
- (h) DEVELOP AND PROMOTE ACCURATE PUBLIC EDUCATION CAMPAIGNS RELATED TO THE USE OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT, INCLUDING PUBLIC SERVICE ANNOUNCEMENTS, EDUCATIONAL MATERIALS, AND APPROPRIATE CRISIS RESPONSE MATERIALS, AND DEVELOP AND PROMOTE TRAINING MATERIALS FOR FIRST RESPONDERS AND MULTI-RESPONDERS, INCLUDING LAW ENFORCEMENT, EMERGENCY MEDICAL PROVIDERS, SOCIAL SERVICES PROVIDERS, AND FIRE FIGHTERS.
- 22 (2) NOTHING IN THIS ARTICLE 50 DELEGATES TO THE STATE
  23 LICENSING AUTHORITY THE POWER TO FIX PRICES FOR REGULATED
  24 NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT.
  - (3) NOTHING IN THIS ARTICLE 50 LIMITS A LAW ENFORCEMENT AGENCY'S ABILITY TO INVESTIGATE UNLAWFUL ACTIVITY IN RELATION TO A NATURAL MEDICINE LICENSEE. A LAW ENFORCEMENT AGENCY HAS THE

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1	AUTHORITY TO RUN A COLORADO CRIME INFORMATION CENTER CRIMINAL
2	HISTORY RECORD CHECK OF A LICENSEE OR EMPLOYEE OF A LICENSEE
3	DURING AN INVESTIGATION OF UNLAWFUL ACTIVITY RELATED TO NATURAL
4	MEDICINE OR NATURAL MEDICINE PRODUCT.
5	(4) THE STATE LICENSING AUTHORITY SHALL COORDINATE WITH
6	THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF PUBLIC HEALTH AND
7	ENVIRONMENT CONCERNING THE ESTABLISHMENT OF STANDARDS FOR
8	LICENSING LABORATORIES PURSUANT TO THE REQUIREMENTS OUTLINED
9	IN SECTION 25-1.5-120 FOR REGULATED NATURAL MEDICINE AND
10	REGULATED NATURAL MEDICINE PRODUCT.
11	(5) THE STATE LICENSING AUTHORITY SHALL, WHEN FINANCIALLY
12	FEASIBLE, ESTABLISH PROCEDURES, POLICIES, AND PROGRAMS TO ENSURE
13	THIS ARTICLE $50$ and rules promulgated pursuant to this article
14	50 ARE EQUITABLE AND INCLUSIVE, PROMOTE THE LICENSING,
15	REGISTRATION, AND PERMITTING OF, AND PROVISION OF NATURAL
16	MEDICINE AND NATURAL MEDICINE PRODUCT TO, PERSONS FROM
17	COMMUNITIES THAT HAVE BEEN DISPROPORTIONATELY HARMED BY HIGH
18	RATES OF ARREST FOR CONTROLLED SUBSTANCES, PERSONS WHO FACE
19	BARRIERS TO HEALTH-CARE ACCESS, PERSONS WHO HAVE <u>TRADITIONAL</u> ,
20	TRIBAL, OR INDIGENOUS HISTORY WITH NATURAL MEDICINE OR NATURAL
21	MEDICINE PRODUCT, OR TO PERSONS WHO ARE VETERANS. THE STATE
22	LICENSING AUTHORITY MAY CONSULT THE BOARD WHEN CONSIDERING
23	PROCEDURES, POLICIES, AND PROGRAMS PURSUANT TO THIS SUBSECTION
24	(5).
25	(6) THE STATE LICENSING AUTHORITY HAS AUTHORITY TO COLLECT
26	AVAILABLE AND RELEVANT DATA NECESSARY TO PERFORM FUNCTIONS
27	AND DUTIES NECESSARY TO ADMINISTER THIS ARTICLE 50.

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1	(7) The state licensing authority shall perform other
2	FUNCTIONS AND DUTIES NECESSARY TO ADMINISTER THIS ARTICLE 50.
3	44-50-203. State licensing authority - rules - legislative
4	declaration. (1) Mandatory rule-making. Rules Promulgated
5	PURSUANT TO SECTION 44-50-202 (1)(b) MUST INCLUDE THE FOLLOWING
6	SUBJECTS:
7	(a) PROCEDURES AND REQUIREMENTS CONSISTENT WITH THIS
8	ARTICLE 50 FOR THE ISSUANCE, DENIAL, RENEWAL, REINSTATEMENT,
9	MODIFICATION, SUSPENSION, AND REVOCATION OF LICENSES;
10	(b) OVERSIGHT REQUIREMENTS FOR LICENSEES;
11	(c) A SCHEDULE OF APPLICATION, LICENSING, AND RENEWAL FEES
12	FOR LICENSES;
13	(d) QUALIFICATIONS AND ELIGIBILITY REQUIREMENTS FOR
14	LICENSURE PURSUANT TO THIS ARTICLE 50, INCLUDING CONTINUING
15	ELIGIBILITY EXPECTATIONS, INCLUDING TIMELY PAYING TAXES OWED TO
16	THE DEPARTMENT OF REVENUE, TIMELY FILING TAX RETURNS, AND TIMELY
17	CURING ANY TAX DEFICIENCIES, AND AUTHORIZATION FOR THE
18	DEPARTMENT OF REVENUE TO HAVE ACCESS TO LICENSING INFORMATION
19	TO ENSURE TAX PAYMENT FOR THE EFFECTIVE ADMINISTRATION OF THIS
20	ARTICLE 50;
21	(e) PERMISSIBLE AND PROHIBITED FINANCIAL INTERESTS IN A
22	LICENSE ISSUED PURSUANT TO THIS ARTICLE 50 OR A LICENSE ISSUED
23	Pursuant to article $170\mathrm{of}$ title $12$ ; except that a person may not
24	HAVE A FINANCIAL INTEREST IN MORE THAN $\underline{\text{FIVE}}$ NATURAL MEDICINE
25	BUSINESS LICENSES;
26	(f) (I) ESTABLISHMENT OF A NATURAL MEDICINE INDEPENDENT
27	TESTING AND CERTIFICATION PROGRAM FOR LICENSEES WITHIN AN

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1	IMPLEMENTATION TIME FRAME ESTABLISHED BY THE DIVISION, REQUIRING
2	LICENSEES TO TEST REGULATED NATURAL MEDICINE AND REGULATED
3	NATURAL MEDICINE PRODUCT TO ENSURE, AT A MINIMUM, THAT
4	REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE
5	PRODUCT TRANSFERRED FOR HUMAN CONSUMPTION BY PERSONS LICENSED
6	PURSUANT TO THIS ARTICLE 50 DO NOT CONTAIN CONTAMINANTS THAT
7	ARE INJURIOUS TO HEALTH AND TO ENSURE CORRECT LABELING, AS WELL
8	AS:
9	(A) CERTIFICATION REQUIREMENTS FOR LABORATORIES THAT TEST
10	REGULATED NATURAL MEDICINE AND REGULATED NATURAL MEDICINE
11	PRODUCT, AND REQUIREMENTS THAT THE TEST RESULTS PRODUCED BY A
12	LABORATORY MUST NOT BE USED UNLESS THE LABORATORY IS CERTIFIED:
13	(B) TESTING PROCEDURES AND FREQUENCY OF REGULATED
14	NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT BY
15	LICENSEES;
16	(C) WHETHER TO ALLOW FOR ANY NATURAL PERSON TO REQUEST
17	AND UTILIZE TESTING SERVICES OF NATURAL MEDICINE AND NATURAL
18	MEDICINE PRODUCT IF THE NATURAL PERSON IS TWENTY-ONE YEARS OF
19	AGE OR OLDER;
20	(D) DEFINITIONS, PERMISSIONS, AND PROHIBITIONS CONCERNING
21	CONFLICTS OF INTEREST RELATED TO, AND ECONOMIC INTERESTS FOR
22	PERSONS WHO OWN OR ARE ASSOCIATED WITH A NATURAL MEDICINE
23	TESTING LICENSE AND OTHER LICENSES; AND
24	(E) PROCEDURES AND REQUIREMENTS NECESSARY TO FACILITATE
25	THE COORDINATION OF DUTIES WITH RESPECT TO THE NATURAL MEDICINE
26	TESTING AND CERTIFICATION PROGRAM WITH THE DEPARTMENT OF PUBLIC
27	HEALTH AND ENVIRONMENT.

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1	(II) THE STATE LICENSING AUTHORITY SHALL PROMULGATE RULES
2	PURSUANT TO THIS SUBSECTION (1)(f) IN COORDINATION WITH THE
3	DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT TO ENSURE
4	CONSISTENCY BETWEEN RULES.
5	(g) THE REGULATION OF A LICENSED PREMISES, INCLUDING RULES
6	THAT ALLOW A NATURAL MEDICINE HEALING CENTER LICENSEE'S LICENSED
7	PREMISES TO BE CO-LOCATED WITH ANOTHER NATURAL MEDICINE HEALING
8	CENTER LICENSEE'S LICENSED PREMISES OR A HEALTH-CARE FACILITY;
9	(h) REQUIREMENTS FOR THE TRANSPORTATION OF REGULATED
10	NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT,
11	INCLUDING:
12	(I) SECURITY REQUIREMENTS;
13	(II) TRANSPORTATION VEHICLE REQUIREMENTS, INCLUDING
14	REQUIREMENTS FOR SURVEILLANCE;
15	(III) LIMITS ON THE AMOUNT OF REGULATED NATURAL MEDICINE
16	AND REGULATED NATURAL MEDICINE PRODUCT THAT MAY BE CARRIED IN
17	A TRANSPORTATION VEHICLE;
18	(IV) RECORD-KEEPING REQUIREMENTS; AND
19	(V) TRANSPORTATION MANIFEST REQUIREMENTS;
20	(i) LIMITS ON THE AMOUNT OF REGULATED NATURAL MEDICINE
21	AND REGULATED NATURAL MEDICINE PRODUCT THAT IS ALLOWED FOR
22	PRODUCTION BY A NATURAL MEDICINE CULTIVATION FACILITY LICENSE OR
23	NATURAL MEDICINE PRODUCT MANUFACTURER LICENSE BASED ON A
24	METRIC OR SET OF METRICS. WHEN CONSIDERING ANY LIMITATIONS, THE
25	STATE LICENSING AUTHORITY SHALL CONSIDER THE TOTAL CURRENT AND
26	ANTICIPATED DEMAND FOR REGULATED NATURAL MEDICINE AND
27	REGULATED NATURAL MEDICINE PRODUCT IN COLORADO AND ATTEMPT TO

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1	$\label{lem:minimize} \textbf{MINIMIZE}  \textbf{THE}  \textbf{MARKET}  \textbf{FOR}  \textbf{UNLAWFUL}  \textbf{NATURAL}  \textbf{MEDICINE}  \textbf{AND}  \textbf{NATURAL}$
2	MEDICINE PRODUCT.
3	(j) Records to be kept by licensees and the required
4	AVAILABILITY OF THE RECORDS FOR INSPECTION BY THE STATE LICENSING
5	AUTHORITY;
6	(k) REQUIREMENTS TO PREVENT THE TRANSFER OR DIVERSION OF
7	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT TO PERSONS UNDER
8	TWENTY-ONE YEARS OF AGE;
9	(1) PERMITTED AND PROHIBITED TRANSFERS OF REGULATED
10	NATURAL MEDICINE AND REGULATED NATURAL MEDICINE PRODUCT
11	BETWEEN LICENSEES;
12	(m) STANDARDS FOR ADVERTISING AND MARKETING A LICENSEE'S
13	SERVICES, INCLUDING: AVOIDING THE MISAPPROPRIATION AND
14	EXPLOITATION OF THE FEDERALLY RECOGNIZED AMERICAN TRIBES AND
15	INDIGENOUS PEOPLE, COMMUNITIES, CULTURES, AND RELIGIONS; AVOIDING
16	THE EXCESSIVE COMMERCIALIZATION OF NATURAL MEDICINE, NATURAL
17	MEDICINE PRODUCT, AND NATURAL MEDICINE SERVICES; PROHIBITING
18	ADVERTISING AND MARKETING OF NATURAL MEDICINE, NATURAL
19	MEDICINE PRODUCT, AND NATURAL MEDICINE SERVICES DIRECTED TO
20	INDIVIDUALS WHO ARE UNDER TWENTY-ONE YEARS OF AGE; AND OTHER
21	PARAMETERS DETERMINED NECESSARY BY THE STATE LICENSING
22	AUTHORITY.
23	(n) THE STANDARDS FOR QUALIFICATION AS A LICENSEE,
24	INCLUDING ENVIRONMENTAL, SOCIAL, AND GOVERNANCE CRITERIA
25	DIRECTED TO THE FINDINGS AND DECLARATIONS SET FORTH IN SECTION
26	12-170-102.
27	(2) <b>Permissive rule-making.</b> RULES PROMULGATED PURSUANT TO

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1	SECTION 44-50-202 (1)(b) MAY INCLUDE, BUT NEED NOT BE LIMITED TO,
2	THE FOLLOWING SUBJECTS:
3	(a) Establishment of licenses, and the privileges and
4	RESTRICTIONS PURSUANT TO SUCH LICENSES, DETERMINED NECESSARY BY
5	THE STATE LICENSING AUTHORITY TO IMPLEMENT OR ADMINISTER THIS
6	ARTICLE 50;
7	(b) Establishment of a principle file process and
8	REQUIREMENTS FOR AN APPLICANT SEEKING TO EXERCISE THE PRIVILEGES
9	OF A LICENSE TYPE IN MULTIPLE LOCATIONS OR SEEKING TO EXERCISE THE
10	PRIVILEGES OF MULTIPLE LICENSE TYPES;
11	(c) REQUIREMENTS FOR ISSUANCE OF CO-LOCATION PERMITS TO A
12	LICENSEE AUTHORIZING CO-LOCATION WITH ANOTHER LICENSED PREMISES;
13	(d) REQUIREMENTS AND RESTRICTIONS ON DIFFERENT TYPES OF
14	REGULATED NATURAL MEDICINE OR REGULATED NATURAL MEDICINE
15	PRODUCT;
16	(e) PACKAGING AND LABELING REQUIREMENTS FOR REGULATED
17	NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT,
18	INCLUDING:
19	(I) WARNING LABELS;
20	(II) INDIVIDUAL SERVING AND PER-PACKAGE SERVING AMOUNTS;
21	AND
22	(III) CONCENTRATION OF THE REGULATED NATURAL MEDICINE OR
23	REGULATED NATURAL MEDICINE PRODUCT;
24	(f) SECURITY REQUIREMENTS FOR LICENSED PREMISES, INCLUDING
25	LIGHTING, PHYSICAL SECURITY, VIDEO, AND ALARM REQUIREMENTS, AND
26	OTHER MINIMUM PROCEDURES FOR INTERNAL CONTROL AS DEEMED
27	NECESSARY BY THE STATE LICENSING AUTHORITY TO PROPERLY

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1	ADMINISTER AND ENFORCE THE PROVISIONS OF THIS ARTICLE 50,
2	INCLUDING REPORTING REQUIREMENTS FOR CHANGES, ALTERATIONS,
3	MODIFICATIONS TO THE PREMISES, OR ACTIVITIES OR INCIDENTS ON THE
4	PREMISES;
5	(g) HEALTH AND SAFETY REGULATIONS AND STANDARDS;
6	(h) SANITARY REQUIREMENTS;
7	(i) Waste, disposal, and destruction requirements of
8	REGULATED NATURAL MEDICINE OR REGULATED NATURAL MEDICINE
9	PRODUCT, INCLUDING RECORD-KEEPING REQUIREMENTS;
10	(j) STORAGE AND TRANSPORTATION OF REGULATED NATURAL
11	MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT;
12	(k) REQUIREMENTS OF LICENSEES TO TRACK AND MANAGE
13	INVENTORY;
14	(1) COMPLIANCE WITH, ENFORCEMENT OF, OR VIOLATION OF ANY
15	PROVISION OF THIS ARTICLE 50, ARTICLE 18 OF TITLE 18, OR ANY RULE
16	PROMULGATED PURSUANT TO THIS ARTICLE 50, INCLUDING PROCEDURES
17	AND GROUNDS FOR DENYING, SUSPENDING, FINING, MODIFYING,
18	RESTRICTING, OR REVOKING A STATE LICENSE ISSUED PURSUANT TO THIS
19	ARTICLE $50$ or any rule promulgated pursuant to this article $50$ ;
20	(m) ESTABLISHING A SCHEDULE OF PENALTIES FOR ALLEGED
21	VIOLATIONS OF STATUTES AND RULES;
22	(n) Specifications of duties of officers and employees of
23	THE STATE LICENSING AUTHORITY;
24	(o) <u>GUIDANCE</u> FOR LAW ENFORCEMENT OFFICERS;
25	(p) REQUIREMENTS FOR INSPECTIONS, INVESTIGATIONS, SEARCHES,
26	SEIZURES, FORFEITURES, EMBARGO, QUARANTINE, RECALLS, AND SUCH
27	ADDITIONAL ACTIVITIES AS MAY BECOME NECESSARY;

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1	$(q) \ Prohibition \ of \ misrepresentation \ and \ unfair \ practices;$
2	AND
3	(r) SUCH OTHER MATTERS AS ARE NECESSARY FOR THE FAIR,
4	IMPARTIAL, STRINGENT, AND COMPREHENSIVE ADMINISTRATION OF THIS
5	ARTICLE 50.
6	(3) THE STATE LICENSING AUTHORITY SHALL CONSULT THE BOARD
7	WHEN CONSIDERING AND PROMULGATING RULES PURSUANT TO THIS
8	SECTION.
9	(4) (a) The state licensing authority may, by rule,
10	ESTABLISH PROCEDURES FOR THE CONDITIONAL ISSUANCE OF AN
11	EMPLOYEE LICENSE IDENTIFICATION CARD AT THE TIME OF APPLICATION.
12	(b) (I) THE STATE LICENSING AUTHORITY SHALL BASE ITS
13	ISSUANCE OF AN EMPLOYEE LICENSE IDENTIFICATION CARD PURSUANT TO
14	THIS SUBSECTION $(4)$ ON THE RESULTS OF AN INITIAL INVESTIGATION THAT
15	DEMONSTRATES THE APPLICANT IS QUALIFIED TO HOLD A LICENSE. THE
16	EMPLOYEE LICENSE APPLICATION FOR WHICH AN EMPLOYEE LICENSE
17	IDENTIFICATION CARD WAS ISSUED PURSUANT TO THIS SUBSECTION (4)
18	REMAINS SUBJECT TO DENIAL PENDING THE COMPLETE RESULTS OF THE
19	APPLICANT'S INITIAL FINGERPRINT-BASED CRIMINAL HISTORY RECORD
20	CHECK.
21	(II) RESULTS OF A FINGERPRINT-BASED CRIMINAL HISTORY RECORD
22	CHECK THAT DEMONSTRATE THAT AN APPLICANT POSSESSING AN
23	EMPLOYEE LICENSE IDENTIFICATION CARD PURSUANT TO THIS SUBSECTION
24	(4) IS NOT QUALIFIED TO HOLD A LICENSE ISSUED PURSUANT TO THIS
25	ARTICLE 50 ARE GROUNDS FOR DENIAL OF THE EMPLOYEE LICENSE
26	APPLICATION. IF THE EMPLOYEE LICENSE APPLICATION IS DENIED, THE
27	APPLICANT SHALL RETURN THE EMPLOYEE LICENSE IDENTIFICATION CARD

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1	TO THE STATE LICENSING AUTHORITY WITHIN A TIME PERIOD THAT THE
2	STATE LICENSING AUTHORITY ESTABLISHES BY RULE.
3	(III) THE STATE LICENSING AUTHORITY SHALL REQUIRE THE
4	APPLICANT TO HAVE THE APPLICANT'S FINGERPRINTS TAKEN BY A LOCAL
5	LAW ENFORCEMENT AGENCY OR A THIRD PARTY APPROVED BY THE
6	COLORADO BUREAU OF INVESTIGATION. IF AN APPROVED THIRD PARTY
7	TAKES THE APPLICANT'S FINGERPRINTS, THE FINGERPRINTS MAY BE
8	ELECTRONICALLY CAPTURED USING THE COLORADO BUREAU OF
9	INVESTIGATION'S APPROVED LIFESCAN EQUIPMENT. A THIRD PARTY SHALI
10	NOT KEEP THE APPLICANT INFORMATION FOR MORE THAN THIRTY DAYS
11	UNLESS REQUESTED BY THE APPLICANT. THE STATE LICENSING AUTHORITY
12	SHALL SEND THE APPLICANT'S FINGERPRINTS TO THE COLORADO BUREAU
13	OF INVESTIGATION FOR THE PURPOSE OF FINGERPRINT PROCESSING BY
14	UTILIZING THE FILES AND RECORDS OF THE COLORADO BUREAU OF
15	INVESTIGATION AND THE FEDERAL BUREAU OF INVESTIGATION.
16	<b>44-50-204. Confidentiality.</b> (1) THE STATE LICENSING
17	AUTHORITY SHALL MAINTAIN THE CONFIDENTIALITY OF:
18	(a) REPORTS OR OTHER INFORMATION OBTAINED FROM A LICENSE
19	OR A LICENSE APPLICANT CONTAINING ANY INDIVIDUALIZED DATA
20	INFORMATION, OR RECORDS RELATED TO THE APPLICANT; LICENSEE
21	LICENSEE'S OPERATION, INCLUDING SALES INFORMATION, LEASES
22	BUSINESS ORGANIZATION RECORDS, FINANCIAL RECORDS, TAX RETURNS
23	CREDIT REPORTS, CULTIVATION INFORMATION, TESTING RESULTS, AND
24	SECURITY INFORMATION AND PLANS; ANY PARTICIPANT INFORMATION; OF
25	ANY OTHER RECORDS THAT ARE EXEMPT FROM PUBLIC INSPECTION
26	PURSUANT TO STATE LAW. SUCH REPORTS OR OTHER INFORMATION MAY
27	BE USED ONLY FOR A PURPOSE AUTHORIZED BY THIS ARTICLE 50 OR A RULE

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1	PROMULGATED PURSUANT TO THIS ARTICLE 50 FOR INVESTIGATION OR
2	ENFORCEMENT OF ANY INTERNATIONAL, FEDERAL, STATE, OR LOCAL
3	SECURITIES LAW OR REGULATION, OR FOR ANY OTHER STATE OR LOCAL
4	LAW ENFORCEMENT PURPOSE. ANY INFORMATION RELEASED RELATED TO
5	A PARTICIPANT MAY BE USED ONLY FOR A PURPOSE AUTHORIZED BY THIS
6	ARTICLE 50, AS A PART OF AN ACTIVE INVESTIGATION, AS A PART OF A
7	PROCEEDING AUTHORIZED BY THIS ARTICLE 50, OR FOR ANY STATE OR
8	LOCAL LAW ENFORCEMENT PURPOSE INVOLVING EVIDENCE OF SALES
9	TRANSACTIONS IN VIOLATION OF THIS ARTICLE 50 OR EVIDENCE OF
10	CRIMINAL ACTIVITY. THE INFORMATION OR RECORDS RELATED TO A
11	PARTICIPANT CONSTITUTE MEDICAL DATA AS DESCRIBED BY SECTION
12	24-72-204 (3)(a)(I), AND THE INFORMATION OR RECORDS MAY ONLY BE
13	DISCLOSED TO THOSE PERSONS DIRECTLY INVOLVED WITH AN ACTIVE
14	INVESTIGATION OR PROCEEDING.
15	(b) INVESTIGATIVE RECORDS AND DOCUMENTS RELATED TO
16	ONGOING INVESTIGATIONS. THOSE RECORDS AND DOCUMENTS MAY BE
17	USED ONLY FOR A PURPOSE AUTHORIZED BY THIS ARTICLE 50 OR RULES
18	PROMULGATED BY THIS ARTICLE 50, OR FOR ANY OTHER STATE OR LOCAL
19	LAW ENFORCEMENT PURPOSE.
20	(c) Computer systems maintained by the state licensing
21	AUTHORITY AND THE VENDORS WITH WHICH THE STATE LICENSING
22	AUTHORITY HAS CONTRACTED.
23	(2) THE STATE LICENSING AUTHORITY SHALL MAKE AVAILABLE
24	FOR PUBLIC INSPECTION:

(b) RECORDS RELATED TO TESTING ON AN AGGREGATED AND

(a) DOCUMENTS RELATED TO FINAL AGENCY ACTIONS AND

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27

ORDERS;

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1	DE-IDENTIFIED BASIS;
2	(c) DEMOGRAPHIC INFORMATION RELATED TO APPLICANTS AND
3	LICENSEES AVAILABLE ON AN AGGREGATED AND DE-IDENTIFIED BASIS;
4	AND
5	(d) Enforcement forms and compliance checklists.
6	PART 3
7	LICENSE TYPES
8	<b>44-50-301.</b> Classes of licenses. (1) FOR THE PURPOSE OF
9	REGULATING THE CULTIVATION, MANUFACTURING, TESTING, STORAGE,
10	DISTRIBUTION, TRANSPORT, TRANSFER, AND DISPENSATION OF REGULATED
11	NATURAL MEDICINE OR REGULATED NATURAL MEDICINE PRODUCT, THE
12	STATE LICENSING AUTHORITY IN ITS DISCRETION, UPON APPLICATION IN
13	THE PRESCRIBED FORM, MAY ISSUE AND GRANT TO THE APPLICANT A
14	LICENSE FROM ANY OF THE CLASSES LISTED IN SUBSECTION (2) OF THIS
15	SECTION, SUBJECT TO THE PROVISIONS AND RESTRICTIONS PROVIDED BY
16	THIS ARTICLE $50\text{OR}$ a rule promulgated pursuant to this article $50.$
17	(2) (a) The following are natural medicine business
18	LICENSES:
19	(I) NATURAL MEDICINE HEALING CENTER LICENSE;
20	(II) NATURAL MEDICINE CULTIVATION FACILITY LICENSE;
21	(III) NATURAL MEDICINE PRODUCT MANUFACTURER LICENSE;
22	(IV) NATURAL MEDICINE TESTING FACILITY LICENSE; AND
23	(V) ANY NATURAL MEDICINE BUSINESS LICENSE DETERMINED
24	NECESSARY BY THE STATE LICENSING AUTHORITY.
25	(b) The following are natural medicine licenses or
26	REGISTRATIONS: OCCUPATIONAL LICENSES AND REGISTRATIONS FOR
27	OWNERS, MANAGERS, OPERATORS, EMPLOYEES, CONTRACTORS, AND

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I	OTHER SUPPORT STAFF EMPLOYED BY, WORKING IN, OR HAVING ACCESS TO
2	RESTRICTED AREAS OF THE LICENSED PREMISES, AS DETERMINED BY THE
3	STATE LICENSING AUTHORITY. THE STATE LICENSING AUTHORITY MAY
4	TAKE ANY ACTION WITH RESPECT TO A REGISTRATION OR PERMIT
5	PURSUANT TO THIS ARTICLE 50 OR RULES PROMULGATED PURSUANT TO
6	THIS ARTICLE 50 AS IT MAY, WITH RESPECT TO A LICENSE ISSUED
7	PURSUANT TO THIS ARTICLE 50 OR RULES PROMULGATED PURSUANT TO
8	THIS ARTICLE 50 IN ACCORDANCE WITH THE PROCEDURES ESTABLISHED
9	PURSUANT TO THIS ARTICLE 50 OR RULES PROMULGATED PURSUANT TO
10	THIS ARTICLE 50.
11	(3) A STATE CHARTERED BANK OR A CREDIT UNION MAY LOAN
12	MONEY TO ANY PERSON LICENSED PURSUANT TO THIS ARTICLE 50 OR
13	RULES PROMULGATED PURSUANT TO THIS ARTICLE $50\mathrm{for}$ The operation
14	OF A LICENSED NATURAL MEDICINE BUSINESS.
15	(4) A PERSON MAY NOT OPERATE A LICENSE ISSUED PURSUANT TO
16	THIS ARTICLE $50$ AT THE SAME LOCATION AS A LICENSE OR PERMIT ISSUED
17	PURSUANT TO ARTICLE 3, 4, 5, OR 10 OF THIS TITLE 44.
18	44-50-302. Restrictions for applications for new licenses.
19	(1) THE STATE LICENSING AUTHORITY SHALL NOT RECEIVE OR ACT UPON
20	AN APPLICATION FOR THE ISSUANCE OF A NATURAL MEDICINE BUSINESS
21	LICENSE PURSUANT TO THIS ARTICLE 50:
22	(a) IF THE APPLICATION FOR A LICENSE CONCERNS A PARTICULAR
23	LOCATION THAT IS THE SAME AS OR WITHIN ONE THOUSAND FEET OF A
24	LOCATION FOR WHICH, WITHIN THE TWO YEARS IMMEDIATELY PRECEDING
25	THE DATE OF THE APPLICATION, THE STATE LICENSING AUTHORITY DENIED
26	AN APPLICATION FOR THE SAME CLASS OF LICENSE DUE TO THE NATURE OF
27	THE USE OR OTHER CONCERN RELATED TO THE LOCATION;

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1	(b) UNTIL IT IS ESTABLISHED THAT THE APPLICANT IS, OR WILL BE,
2	ENTITLED TO POSSESSION OF THE PREMISES FOR WHICH APPLICATION IS
3	MADE UNDER A LEASE, RENTAL AGREEMENT, OR OTHER ARRANGEMENT
4	FOR POSSESSION OF THE PREMISES OR BY VIRTUE OF OWNERSHIP OF THE
5	PREMISES;
6	(c) FOR A LOCATION IN AN AREA WHERE THE CULTIVATION,
7	MANUFACTURING, TESTING, STORAGE, DISTRIBUTION, TRANSFER, AND
8	DISPENSATION OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT AS
9	CONTEMPLATED IS NOT PERMITTED UNDER THE APPLICABLE ZONING LAWS
10	OF THE LOCAL JURISDICTION;
11	(d) (I) If the building where natural medicine services are
12	PROVIDED IS WITHIN ONE THOUSAND FEET OF A CHILD CARE CENTER;
13	PRESCHOOL; ELEMENTARY, MIDDLE, JUNIOR, OR HIGH SCHOOL; OR A
14	RESIDENTIAL CHILD CARE FACILITY. THE PROVISIONS OF THIS SECTION DO
15	NOT AFFECT THE RENEWAL OR REISSUANCE OF A LICENSE ONCE GRANTED
16	OR APPLY TO LICENSED PREMISES LOCATED OR TO BE LOCATED ON LAND
17	OWNED BY A MUNICIPALITY, NOR DO THE PROVISIONS OF THIS SECTION
18	APPLY TO AN EXISTING LICENSED PREMISES ON LAND OWNED BY THE STATE
19	OR APPLY TO A LICENSE IN EFFECT AND ACTIVELY DOING BUSINESS BEFORE
20	THE SCHOOL OR FACILITY WAS CONSTRUCTED. THE GOVERNING BODY OF
21	A MUNICIPALITY, BY ORDINANCE; AND THE GOVERNING BODY OF A
22	COUNTY, BY RESOLUTION, MAY VARY THE DISTANCE RESTRICTIONS
23	$\label{eq:imposed-by-this-subsection} \textbf{(1)(d)(I)} \ \text{for a License or May eliminate}$
24	ONE OR MORE TYPES OF SCHOOLS OR FACILITIES FROM THE APPLICATION
25	OF A DISTANCE RESTRICTION ESTABLISHED BY OR PURSUANT TO THIS
26	SUBSECTION $(1)(d)(I)$ .
27	(II) THE DISTANCES REFERRED TO IN THIS SUBSECTION $(1)(d)$ MUST

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1	BE COMPUTED BY DIRECT MEASUREMENT FROM THE NEAREST PROPERTY
2	LINE OF THE LAND USED FOR A SCHOOL OR FACILITY TO THE NEAREST
3	PORTION OF THE BUILDING IN WHICH NATURAL MEDICINE SERVICES ARE
4	PROVIDED, USING A ROUTE OF DIRECT PEDESTRIAN ACCESS.
5	(III) THE STATE LICENSING AUTHORITY SHALL CONSIDER THE
6	EVIDENCE AND MAKE A SPECIFIC FINDING OF FACT AS TO WHETHER THE
7	BUILDING IN WHICH THE NATURAL MEDICINE BUSINESS IS LOCATED IS
8	WITHIN ANY DISTANCE RESTRICTIONS ESTABLISHED BY OR PURSUANT TO
9	THIS SUBSECTION $(1)(d)$ .
10	(2) THE STATE LICENSING AUTHORITY SHALL NOT APPROVE AN
11	APPLICATION FOR THE ISSUANCE OF A NATURAL MEDICINE BUSINESS
12	LICENSE PURSUANT TO THIS ARTICLE 50 UNTIL THE STATE LICENSING
13	AUTHORITY ESTABLISHES THAT THE APPLICANT IS, OR WILL BE, ENTITLED
14	TO POSSESSION OF THE PREMISES FOR WHICH APPLICATION IS MADE UNDER
15	A LEASE, RENTAL AGREEMENT, OR OTHER ARRANGEMENT FOR POSSESSION
16	OF THE PREMISES OR BY VIRTUE OF OWNERSHIP OF THE PREMISES.
17	PART 4
18	NATURAL MEDICINE LICENSE TYPES
19	44-50-401. Natural medicine healing center license - rules.
20	(1) A NATURAL MEDICINE HEALING CENTER LICENSE MAY BE ISSUED ONLY
21	TO A PERSON THAT EMPLOYS OR CONTRACTS WITH A FACILITATOR WHO
22	PROVIDES NATURAL MEDICINE SERVICES PURSUANT TO THE TERMS AND
23	CONDITIONS OF ARTICLE 170 OF TITLE 12.
24	(2) A NATURAL MEDICINE HEALING CENTER LICENSEE MAY
25	TRANSFER REGULATED NATURAL MEDICINE OR REGULATED NATURAL
26	MEDICINE PRODUCT TO ANOTHER NATURAL MEDICINE HEALING CENTER
27	LICENSEE PURSUANT TO RULES PROMULGATED BY THE STATE LICENSING

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1	AUTHORITY.
2	(3) PRIOR TO INITIATING NATURAL MEDICINE SERVICES, THE
3	FACILITATOR OF THE NATURAL MEDICINE HEALING CENTER LICENSEE
4	SHALL VERIFY THAT THE PARTICIPANT IS TWENTY-ONE YEARS OF AGE OR
5	OLDER.
6	(4) A NATURAL MEDICINE HEALING CENTER LICENSEE SHALL
7	COMPLY WITH ALL PROVISIONS OF ARTICLE 34 OF TITLE 24, AS THE
8	PROVISIONS RELATE TO PERSONS WITH DISABILITIES.
9	(5) (a) Except as provided in subsection (5)(b) of this
10	SECTION, A NATURAL MEDICINE HEALING CENTER LICENSEE SHALL NOT
11	TRANSFER, INDIVIDUALLY OR IN ANY COMBINATION, MORE THAN AN
12	AMOUNT PROMULGATED BY RULE OF NATURAL MEDICINE AND NATURAL
13	MEDICINE PRODUCT TO A PARTICIPANT IN A SINGLE ADMINISTRATION
14	SESSION.
15	(b) THE STATE LICENSING AUTHORITY MAY PROMULGATE RULES
16	TO ESTABLISH CERTAIN EXEMPTIONS TO THE NATURAL MEDICINE OR
17	NATURAL MEDICINE PRODUCT LIMITATION AND MAY ESTABLISH
18	RECORD-KEEPING REQUIREMENTS FOR NATURAL MEDICINE HEALING
19	CENTER LICENSEES PURSUANT TO ANY EXEMPTION TO THE
20	ADMINISTRATION LIMITATION.
21	<b>44-50-402.</b> Natural medicine cultivation facility license. (1) A
22	NATURAL MEDICINE CULTIVATION FACILITY LICENSE MAY BE ISSUED ONLY
23	TO A PERSON WHO CULTIVATES REGULATED NATURAL MEDICINE FOR
24	TRANSFER AND DISTRIBUTION TO NATURAL MEDICINE HEALING CENTER
25	LICENSEES, NATURAL MEDICINE PRODUCT MANUFACTURER LICENSEES, OR
26	OTHER NATURAL MEDICINE CULTIVATION FACILITY LICENSEES.

(2) NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT MUST

27

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1	NOT BE CONSUMED ON THE NATURAL MEDICINE CULTIVATION FACILITY
2	LICENSEE'S LICENSED PREMISES, UNLESS THE LICENSED PREMISES IS
3	CO-LOCATED WITH A NATURAL MEDICINE HEALING CENTER LICENSEE'S
4	LICENSED PREMISES.
5	44-50-403. Natural medicine product manufacturer license.
6	(1)(a) A NATURAL MEDICINE PRODUCT MANUFACTURER LICENSE MAY BE
7	ISSUED TO A PERSON WHO MANUFACTURES REGULATED NATURAL
8	MEDICINE PRODUCT PURSUANT TO THE TERMS AND CONDITIONS OF THIS
9	ARTICLE $50$ and rules promulgated pursuant to this article $50$ .
10	(b) A NATURAL MEDICINE PRODUCT MANUFACTURER LICENSEE
11	MAY CULTIVATE ITS OWN REGULATED NATURAL MEDICINE PURSUANT TO
12	A NATURAL MEDICINE CULTIVATION FACILITY LICENSEE.
13	(c) A NATURAL MEDICINE PRODUCT MANUFACTURER LICENSEE
14	SHALL NOT:
15	(I) ADD ANY REGULATED NATURAL MEDICINE TO A FOOD PRODUCT
16	IF THE MANUFACTURER OF THE FOOD PRODUCT HOLDS A TRADEMARK TO
17	THE FOOD PRODUCT'S NAME; EXCEPT THAT A NATURAL MEDICINE PRODUCT
18	MANUFACTURER LICENSEE MAY USE A TRADEMARKED FOOD PRODUCT IF
19	THE MANUFACTURER USES THE PRODUCT AS A COMPONENT OR AS PART OF
20	A RECIPE AND IF THE NATURAL MEDICINE PRODUCT MANUFACTURER
21	LICENSEE DOES NOT STATE OR ADVERTISE TO THE CONSUMER THAT THE
22	FINAL NATURAL MEDICINE PRODUCT CONTAINS A TRADEMARKED FOOD
23	PRODUCT;
24	(II) INTENTIONALLY OR KNOWINGLY LABEL OR PACKAGE NATURAL
25	MEDICINE OR NATURAL MEDICINE PRODUCT IN A MANNER THAT WOULD
26	CAUSE A REASONABLE CONSUMER CONFUSION AS TO WHETHER THE
27	NATURAL MEDICINE PRODUCT WAS A TRADEMARKED FOOD PRODUCT! OR

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I	(III) LABEL OR PACKAGE A PRODUCT IN A MANNER THAT VIOLATES
2	ANY FEDERAL TRADEMARK LAW OR REGULATION.
3	(2) NATURAL MEDICINE AND NATURAL MEDICINE PRODUCT MUST
4	NOT BE CONSUMED ON A NATURAL MEDICINE PRODUCT MANUFACTURER
5	LICENSEE'S LICENSED PREMISES, UNLESS THE LICENSED PREMISES IS
6	CO-LOCATED WITH A NATURAL MEDICINE HEALING CENTER LICENSEE'S
7	LICENSED PREMISES.
8	44-50-404. Natural medicine testing facility license - rules.
9	(1) (a) A NATURAL MEDICINE TESTING FACILITY LICENSE MAY BE ISSUED
10	TO A PERSON WHO PERFORMS TESTING AND RESEARCH ON NATURAL
11	MEDICINE AND NATURAL MEDICINE PRODUCT.
12	(b) THE TESTING OF NATURAL MEDICINE AND NATURAL MEDICINE
13	PRODUCT, AND THE ASSOCIATED STANDARDS, IS A MATTER OF STATEWIDE
14	CONCERN.
15	(2) THE STATE LICENSING AUTHORITY SHALL PROMULGATE RULES
16	RELATED TO ACCEPTABLE TESTING AND RESEARCH PRACTICES, INCLUDING
17	BUT NOT LIMITED TO TESTING, STANDARDS, QUALITY CONTROL ANALYSIS,
18	EQUIPMENT CERTIFICATION AND CALIBRATION, IDENTIFICATION OF
19	CHEMICALS AND OTHER SUBSTANCES USED IN BONA FIDE RESEARCH
20	METHODS, AND WHETHER TO ALLOW A NATURAL PERSON TO REQUEST AND
21	UTILIZE TESTING SERVICES OF NATURAL MEDICINE AND NATURAL
22	MEDICINE PRODUCT IF THE NATURAL PERSON IS TWENTY-ONE YEARS OF
23	AGE OR OLDER.
24	(3) A PERSON WHO HAS AN INTEREST IN A NATURAL MEDICINE
25	TESTING FACILITY LICENSE SHALL NOT HAVE ANY INTEREST IN A LICENSED
26	NATURAL MEDICINE HEALING CENTER, A LICENSED NATURAL MEDICINE
27	CULTIVATION FACILITY, A LICENSED NATURAL MEDICINE PRODUCT

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1	MANUFACTURER, OR A NATURAL MEDICINE LICENSE ISSUED BY THE STATE
2	LICENSING AUTHORITY PURSUANT TO THIS ARTICLE 50 OR RULES
3	PROMULGATED PURSUANT TO THIS ARTICLE 50.
4	PART 5
5	UNLAWFUL ACTS
6	<b>44-50-501.</b> Unlawful acts. (1) Except as otherwise provided
7	IN THIS ARTICLE 50, IT IS UNLAWFUL FOR A LICENSEE TO:
8	(a) <u>Knowingly transfer</u> natural medicine or a natural
9	MEDICINE PRODUCT TO A PERSON UNDER TWENTY-ONE YEARS OF AGE; OR
10	(b) Knowingly adulterate or alter, or attempt to
11	ADULTERATE OR ALTER, ANY SAMPLE OF REGULATED NATURAL MEDICINE
12	OR A NATURAL MEDICINE PRODUCT FOR THE PURPOSE OF CIRCUMVENTING
13	TESTING REQUIREMENTS.
14	PART 6
15	FEES
16	44-50-601. Regulated natural medicine cash fund - created -
17	rules. (1) (a) All money collected by the state licensing
18	AUTHORITY PURSUANT TO THIS ARTICLE 50 OR RULES PROMULGATED
19	Pursuant to this article $50$ must be transmitted to the state
20	TREASURER, WHO SHALL CREDIT THE SAME TO THE REGULATED NATURAL
21	MEDICINE DIVISION CASH FUND, WHICH IS HEREBY CREATED. THE
22	REGULATED NATURAL MEDICINE DIVISION CASH FUND, REFERRED TO IN
23	THIS SECTION AS THE "FUND", CONSISTS OF:
24	(I) THE MONEY COLLECTED BY THE STATE LICENSING AUTHORITY;
25	AND
26	(II) ANY ADDITIONAL GENERAL FUND MONEY APPROPRIATED TO
27	THE FUND THAT IS NECESSARY FOR THE OPERATION OF THE STATE

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2	(b) Money in the fund is subject to annual appropriation
3	BY THE GENERAL ASSEMBLY TO THE DEPARTMENT FOR THE DIRECT AND
4	INDIRECT COSTS ASSOCIATED WITH IMPLEMENTING THIS ARTICLE 50.

- (c) Any money in the fund not expended for the purposes of this section may be invested by the state treasurer as provided by Law. All interest and income derived from the investment and deposit of money in the fund shall be credited to the fund. Any unexpended and unencumbered money remaining in the fund at the end of a fiscal year remains in the fund and shall not be credited or transferred to the general fund or another fund.
- (2) THE EXECUTIVE DIRECTOR BY RULE OR AS OTHERWISE PROVIDED BY LAW MAY REDUCE THE AMOUNT OF ONE OR MORE OF THE FEES IF NECESSARY PURSUANT TO SECTION 24-75-402 (3) TO REDUCE THE UNCOMMITTED RESERVES OF THE FUND TO WHICH ALL OR ANY PORTION OF ONE OR MORE OF THE FEES IS CREDITED. AFTER THE UNCOMMITTED RESERVES OF THE FUND ARE SUFFICIENTLY REDUCED, THE EXECUTIVE DIRECTOR BY RULE OR AS OTHERWISE PROVIDED BY LAW MAY INCREASE THE AMOUNT OF ONE OR MORE OF THE FEES AS PROVIDED IN SECTION 24-75-402 (4).
- 22 (3) (a) THE STATE LICENSING AUTHORITY SHALL ESTABLISH FEES 23 FOR PROCESSING THE APPLICATIONS OR LICENSES PURSUANT TO SECTION 24 44-50-301.
  - (b) THE AMOUNTS OF SUCH FEES, WHEN ADDED TO THE OTHER FEES
    TRANSFERRED TO THE FUND PURSUANT TO THIS SECTION, MUST REFLECT
    THE ACTUAL DIRECT AND INDIRECT COSTS OF THE STATE LICENSING

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1	AUTHORITY IN THE ADMINISTRATION AND ENFORCEMENT OF THIS ARTICLE
2	50 so that the fees avoid exceeding the statutory limit on
3	UNCOMMITTED RESERVES IN ADMINISTRATIVE AGENCY CASH FUNDS AS SET
4	FORTH IN SECTION 24-75-402 (3).
5	(c) THE STATE LICENSING AUTHORITY MAY CHARGE APPLICANTS
6	LICENSED PURSUANT TO THIS ARTICLE 50 A FEE FOR THE COST OF EACH
7	FINGERPRINT ANALYSIS AND BACKGROUND INVESTIGATION UNDERTAKEN
8	TO QUALIFY NEW OFFICERS, DIRECTORS, MANAGERS, OR EMPLOYEES.
9	(d) AT LEAST ANNUALLY, THE STATE LICENSING AUTHORITY SHALL
10	REVIEW THE AMOUNTS OF THE FEES AND, IF NECESSARY, ADJUST THE
11	AMOUNTS TO REFLECT THE DIRECT AND INDIRECT COSTS OF THE STATE
12	LICENSING AUTHORITY.
13	(e) THE FEES ESTABLISHED AND COLLECTED PURSUANT TO THIS
14	SECTION MUST NOT EXCEED THE AMOUNT NECESSARY TO ADMINISTER THIS
15	ARTICLE 50.
16	(4) EXCEPT AS PROVIDED IN SUBSECTION (5) OF THIS SECTION, THE
17	STATE LICENSING AUTHORITY SHALL ESTABLISH A BASIC FEE THAT SHALL
18	BE PAID AT THE TIME OF SERVICE OF ANY SUBPOENA UPON THE STATE
19	LICENSING AUTHORITY, PLUS A FEE FOR MEALS AND A FEE FOR MILEAGE AT
20	THE RATE PRESCRIBED FOR STATE OFFICERS AND EMPLOYEES IN SECTION
21	24-9-104 FOR EACH MILE ACTUALLY AND NECESSARILY TRAVELED IN
22	GOING TO AND RETURNING FROM THE PLACE NAMED IN THE SUBPOENA. IF
23	THE PERSON NAMED IN THE SUBPOENA IS REQUIRED TO ATTEND THE PLACE
24	NAMED IN THE SUBPOENA FOR MORE THAN ONE DAY, THERE SHALL BE
25	PAID, IN ADVANCE, A SUM TO BE ESTABLISHED BY THE STATE LICENSING
26	AUTHORITY FOR EACH DAY OF ATTENDANCE TO COVER THE EXPENSES OF
27	THE DED SON NAMED IN THE SURDOENA

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1	(3) THE SUBPOENA FEE ESTABLISHED PURSUANT TO SUBSECTION
2	(4) OF THIS SECTION DOES NOT APPLY TO ANY FEDERAL, STATE, OR LOCAL
3	GOVERNMENTAL AGENCY.
4	<b>44-50-602. Fees - allocation.</b> (1) EXCEPT AS OTHERWISE
5	PROVIDED, ALL FEES AND FINES PROVIDED FOR BY THIS ARTICLE 50 SHALL
6	BE PAID TO THE STATE LICENSING AUTHORITY, WHICH SHALL TRANSMIT
7	THE FEES TO THE STATE TREASURER. THE STATE TREASURER SHALL CREDIT
8	THE FEES TO THE REGULATED NATURAL MEDICINE DIVISION CASH FUND
9	CREATED IN SECTION 44-50-601.
10	(2) THE EXPENDITURES OF THE STATE LICENSING AUTHORITY ARE
11	PAID OUT OF APPROPRIATIONS FROM THE REGULATED NATURAL MEDICINE
12	DIVISION CASH FUND CREATED IN SECTION 44-50-601.
13	PART 7
14	DISCIPLINARY ACTIONS
15	<b>44-50-701.</b> Suspension - revocation - fines. (1) IN ADDITION TO
16	ANY OTHER SANCTIONS PRESCRIBED BY THIS ARTICLE 50 OR RULES
17	PROMULGATED PURSUANT TO THIS ARTICLE 50, THE STATE LICENSING
18	AUTHORITY HAS THE POWER, ON ITS OWN MOTION OR ON COMPLAINT,
19	AFTER INVESTIGATION AND OPPORTUNITY FOR A PUBLIC HEARING AT
20	WHICH THE LICENSEE MUST BE AFFORDED AN OPPORTUNITY TO BE HEARD,
21	TO FINE A LICENSEE OR TO SUSPEND OR REVOKE A LICENSE ISSUED BY THE
22	AUTHORITY FOR A VIOLATION BY THE LICENSEE OR BY ANY OF THE AGENTS
23	OR EMPLOYEES OF THE LICENSEE OF THE PROVISIONS OF THIS ARTICLE $50$ ,
24	OR ANY OF THE RULES PROMULGATED PURSUANT TO THIS ARTICLE $50$ , OR
25	OF ANY OF THE TERMS, CONDITIONS, OR PROVISIONS OF THE LICENSE
26	ISSUED BY THE STATE LICENSING AUTHORITY. THE STATE LICENSING
27	AUTHORITY HAS THE POWER TO ADMINISTER OATHS AND ISSUE SUBPOENAS

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1	TO REQUIRE THE PRESENCE OF PERSONS AND THE PRODUCTION OF PAPERS,
2	BOOKS, AND RECORDS NECESSARY TO THE DETERMINATION OF A HEARING
3	THAT THE STATE LICENSING AUTHORITY IS AUTHORIZED TO CONDUCT.
4	(2) THE STATE LICENSING AUTHORITY SHALL PROVIDE NOTICE OF
5	SUSPENSION, REVOCATION, FINE, OR OTHER SANCTION, AS WELL AS THE
6	REQUIRED NOTICE OF THE HEARING PURSUANT TO SUBSECTION (1) OF THIS
7	SECTION, BY MAILING THE SAME IN WRITING TO THE LICENSEE AT THE
8	ADDRESS CONTAINED IN THE LICENSE AND, IF DIFFERENT, AT THE LAST
9	ADDRESS FURNISHED TO THE AUTHORITY BY THE LICENSEE. EXCEPT IN THE
10	CASE OF A SUMMARY SUSPENSION, A SUSPENSION MAY NOT EXCEED SIX
11	MONTHS. IF A LICENSE IS SUSPENDED OR REVOKED, A PART OF THE FEES
12	PAID FOR THE LICENSE ARE NOT RETURNED TO THE LICENSEE. ANY
13	LICENSE, REGISTRATION, OR PERMIT MAY BE SUMMARILY SUSPENDED BY
14	THE STATE LICENSING AUTHORITY WITHOUT NOTICE PENDING ANY
15	PROSECUTION, INVESTIGATION, OR PUBLIC HEARING PURSUANT TO THE
16	TERMS OF SECTION $24-4-104(4)$ . Nothing in this section prevents the
17	SUMMARY SUSPENSION OF A LICENSE PURSUANT TO SECTION $24-4-104(4)$ .
18	PART 8
19	JUDICIAL REVIEW
20	44-50-801. Judicial review. Decisions by the state licensing
21	AUTHORITY ARE SUBJECT TO JUDICIAL REVIEW PURSUANT TO SECTION
22	24-4-106.
23	PART 9
24	PROTECTIONS, CONSTRUCTION,
25	PREEMPTION, AND SEVERABILITY
26	<b>44-50-901. Protections.</b> (1) Subject to the limitations in this
2.7	ARTICLE 50 AND ARTICLE 170 OF TITLE 12. BUT NOTWITHSTANDING ANY

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## OTHER PROVISION OF LAW:

2	(a) ACTIONS AND CONDUCT PERMITTED PURSUANT TO A LICENSE
3	REGISTRATION, OR PERMIT ISSUED BY THE STATE LICENSING AUTHORITY
4	PURSUANT TO THIS ARTICLE 50, OR BY THOSE WHO ALLOW PROPERTY TO
5	BE USED PURSUANT TO A LICENSE ISSUED PURSUANT TO THIS ARTICLE $50$
6	ARE LAWFUL AND ARE NOT AN OFFENSE UNDER STATE LAW OR THE LAWS
7	OF ANY LOCAL JURISDICTION WITHIN THE STATE; ARE NOT SUBJECT TO A
8	CIVIL FINE, PENALTY, OR SANCTION; ARE NOT A BASIS FOR DETENTION.
9	SEARCH, OR ARREST; ARE NOT A BASIS TO DENY ANY RIGHT OR PRIVILEGE.
10	AND ARE NOT A BASIS TO SEIZE OR FORFEIT ASSETS UNDER STATE LAW OR
11	THE LAWS OF ANY LOCAL JURISDICTION WITHIN THIS STATE;

- (b) A CONTRACT IS NOT UNENFORCEABLE ON THE BASIS THAT NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT, AS ALLOWED PURSUANT TO THIS ARTICLE 50, IS PROHIBITED BY FEDERAL LAW;
- (c) A LICENSEE, REGISTRANT, OR PERMITTEE PURSUANT TO THIS ARTICLE 50 IS NOT SUBJECT TO DISCIPLINE OR LOSS OF A PROFESSIONAL LICENSE OR CERTIFICATION FOR PROVIDING ADVICE OR SERVICES ARISING OUT OF OR RELATED TO NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT, APPLICATIONS FOR LICENSES ON THE BASIS THAT NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT IS PROHIBITED BY FEDERAL LAW, OR FOR PERSONAL USE OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT AS ALLOWED PURSUANT TO THIS ARTICLE 50. THIS SUBSECTION (1)(c) DOES NOT PERMIT A LICENSEE, REGISTRANT, OR PERMITTEE TO ENGAGE IN MALPRACTICE.
- (d) MENTAL HEALTH CARE, SUBSTANCE USE DISORDER INTERVENTION, OR BEHAVIORAL HEALTH SERVICES OTHERWISE COVERED UNDER THE "COLORADO MEDICAL ASSISTANCE ACT", ARTICLES 4 TO 6 OF

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1	TITLE $25.5$ , MUST NOT BE DENIED ON THE BASIS THAT THEY ARE COVERED
2	IN CONJUNCTION WITH NATURAL MEDICINE SERVICES, OR THAT NATURAL
3	MEDICINE OR NATURAL MEDICINE PRODUCT IS PROHIBITED BY FEDERAL
4	LAW. INSURANCE OR AN INSURANCE PROVIDER IS NOT REQUIRED TO COVER
5	THE COST OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT.
6	(e) Nothing in this section may be construed or
7	INTERPRETED TO PREVENT THE DIRECTOR OF THE NATURAL MEDICINE
8	DIVISION FROM ENFORCING ITS RULES AGAINST A LICENSEE OR TO LIMIT A
9	STATE OR LOCAL LAW ENFORCEMENT AGENCY'S ABILITY TO INVESTIGATE
10	UNLAWFUL ACTIVITY IN RELATION TO A LICENSEE.
11	<b>44-50-902.</b> Liberal construction. This article 50 must be
12	LIBERALLY CONSTRUED TO EFFECTUATE ITS PURPOSE.
13	44-50-903. Preemption. A LOCAL JURISDICTION SHALL NOT
14	ADOPT, ENACT, OR ENFORCE ANY ORDINANCE, RULE, OR RESOLUTION THAT
15	ARE OTHERWISE IN CONFLICT WITH THE PROVISIONS OF THIS ARTICLE $50$ .
16	<b>44-50-904. Severability.</b> If any provision of this article 50 is
17	FOUND BY A COURT OF COMPETENT JURISDICTION TO BE
18	UNCONSTITUTIONAL, THE REMAINING PROVISIONS OF THIS ARTICLE $50\mathrm{Are}$
19	VALID, UNLESS IT APPEARS TO THE COURT THAT THE VALID PROVISIONS OF
20	THE STATUTE ARE SO ESSENTIALLY AND INSEPARABLY CONNECTED WITH,
21	AND SO DEPENDENT UPON, THE VOID PROVISION THAT IT CANNOT BE
22	PRESUMED THAT THE GENERAL ASSEMBLY WOULD HAVE ENACTED THE
23	VALID PROVISIONS WITHOUT THE VOID ONE; OR UNLESS THE COURT
24	DETERMINES THAT THE VALID PROVISIONS, STANDING ALONE, ARE
25	INCOMPLETE AND ARE INCAPABLE OF BEING EXECUTED IN ACCORDANCE
26	WITH THE LEGISLATIVE INTENT.
27	PART 10

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1	SUNSET REVIEW - ARTICLE REPEAL
2	44-50-1001. Sunset review - repeal of article. (1) This Article
3	50 is repealed, effective September 1, 2032.
4	(2) PRIOR TO THE REPEAL OF THIS ARTICLE 50, THE DEPARTMENT
5	OF REGULATORY AGENCIES SHALL CONDUCT A SUNSET REVIEW AS
6	DESCRIBED IN SECTION 24-34-104 (5).
7	SECTION 22. In Colorado Revised Statutes, 16-13-303, amend
8	(9) as follows:
9	16-13-303. Class 1 public nuisance. (9) A person acting in
10	compliance with the "Natural Medicine Health Act of 2022", article 170
11	of title 12 does not violate this section IT IS NOT A VIOLATION OF THIS
12	SECTION IF A PERSON IS ACTING IN COMPLIANCE WITH SECTION 18-18-434,
13	ARTICLE $170$ of title $12$ , or article $50$ of title $44$ .
14	SECTION 23. In Colorado Revised Statutes, 16-13-304, amend
15	(2) as follows:
16	16-13-304. Class 2 public nuisance. (2) A person acting in
17	compliance with the "Natural Medicine Health Act of 2022", article 170
18	of title 12 does not violate this section IT IS NOT A VIOLATION OF THIS
19	SECTION IF A PERSON IS ACTING IN COMPLIANCE WITH SECTION 18-18-434,
20	ARTICLE $170$ of title $12$ , or article $50$ of title $44$ .
21	SECTION 24. In Colorado Revised Statutes, 18-18-403.5,
22	amend (1) as follows:
23	18-18-403.5. Unlawful possession of a controlled substance -
24	notice to revisor of statutes - repeal. (1) Except as authorized by part
25	1 or 3 of article 280 of title 12, part 2 of article 80 of title 27, section
26	18-1-711, section 18-18-428 (1)(b), part 2 or 3 of this article 18, or the
27	"Natural Medicine Health Act of 2022", article 170 of title 12 SECTION

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1	18-18-434, ARTICLE 1/0 OF TITLE 12, OR ARTICLE 30 OF TITLE 44, It is
2	unlawful for a person knowingly to possess a controlled substance.
3	SECTION 25. In Colorado Revised Statutes, 18-18-404, amend
4	(1)(a) as follows:
5	18-18-404. Unlawful use of a controlled substance.
6	(1)(a) Except as is otherwise provided for offenses concerning marijuana
7	and marijuana concentrate in sections 18-18-406 and 18-18-406.5, or by
8	the "Natural Medicine Health Act of 2022", article 170 of title 12 OR FOR
9	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT IN SECTION
10	18-18-434, ARTICLE 170 OF TITLE 12, OR ARTICLE 50 OF TITLE 44, any
11	person who uses any controlled substance, except when it is dispensed by
12	or under the direction of a person licensed or authorized by law to
13	prescribe, administer, or dispense the controlled substance for bona fide
14	medical needs, commits a level 2 drug misdemeanor.
15	SECTION 26. In Colorado Revised Statutes, 18-18-405, amend
16	(1)(a) as follows:
17	18-18-405. Unlawful distribution, manufacturing, dispensing
18	or sale. (1) (a) Except as authorized by part 1 of article 280 of title 12
19	part 2 of article 80 of title 27, part 2 or 3 of this article 18, or by the
20	"Natural Medicine Health Act of 2022", article 170 of title 12 SECTION
21	18-18-434, ARTICLE 170 OF TITLE 12, OR ARTICLE 50 OF TITLE 44, it is
22	unlawful for any person knowingly to manufacture, dispense, sell, or
23	distribute, or to possess with intent to manufacture, dispense, sell, or
24	distribute, a controlled substance; or induce, attempt to induce, or
25	conspire with one or more other persons, to manufacture, dispense, sell
26	distribute, or possess with intent to manufacture, dispense, sell, or
27	distribute, a controlled substance; or possess one or more chemicals or

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1	supplies or equipment with intent to manufacture a controlled substance.
2	SECTION 27. In Colorado Revised Statutes, amend 18-18-410
3	as follows:
4	18-18-410. Declaration of class 1 public nuisance. Except as
5	permitted by the "Natural Medicine Health Act of 2022", article 170 of
6	title 12 Authorized by Section 18-18-434, article 170 of title 12, or
7	ARTICLE 50 OF TITLE 44, any store, shop, warehouse, dwelling house,
8	building, vehicle, boat, or aircraft or any place whatsoever which THAT
9	is frequented by controlled substance addicts for the unlawful use of
10	controlled substances or which is used for the unlawful storage,
11	manufacture, sale, or distribution of controlled substances is declared to
12	be a class 1 public nuisance and subject to the provisions of section
13	16-13-303. C.R.S. Any real or personal property which THAT is seized or
14	confiscated as a result of an action to abate a public nuisance shall be
15	disposed of pursuant to part 7 of article 13 of title 16. C.R.S.
16	SECTION 28. In Colorado Revised Statutes, 18-18-411, repeal
17	(5); and <b>add</b> (3.5) as follows:
18	18-18-411. Keeping, maintaining, controlling, renting, or
19	making available property for unlawful distribution or manufacture
20	of controlled substances. (3.5) It is not a violation of this section
21	IF A PERSON IS ACTING IN COMPLIANCE WITH SECTION 18-18-434, ARTICLE
22	170 of title 12, or article 50 of title 44.
23	(5) A person acting in compliance with the "Natural Medicine
24	Health Act of 2022", article 170 of title 12 does not violate this section.
25	SECTION 29. In Colorado Revised Statutes, 18-18-412.7, repeal
26	(3); and <b>add</b> (1.5) as follows:
27	18-18-412.7. Sale or distribution of materials to manufacture

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1	<b>controlled substances.</b> (1.5) It is not a violation of this section if
2	A PERSON IS ACTING IN COMPLIANCE WITH SECTION 18-18-434, ARTICLE
3	170 of title 12, or article 50 of title 44.
4	(3) A person acting in compliance with the "Natural Medicine
5	Health Act of 2022", article 170 of title 12 does not violate this section.
6	SECTION 30. In Colorado Revised Statutes, 18-18-430.5,
7	amend (1)(c) as follows:
8	18-18-430.5. Drug paraphernalia - exemption. (1) A person is
9	exempt from sections 18-18-425 to 18-18-430 if the person is:
10	(c) Using equipment, products, or materials in compliance with
11	the "Natural Medicine Health Act of 2022", article 170 of title 12
12	SECTION 18-18-434, ARTICLE 170 OF TITLE 12, OR ARTICLE 50 OF TITLE 44.
13	The manufacture, possession, and distribution of such equipment,
14	products, or materials shall be IS authorized within the meaning of 21
15	U.S.C. 863 sec. (f).
16	SECTION 31. In Colorado Revised Statutes, add 18-18-434 as
17	follows:
18	18-18-434. Offenses relating to natural medicine and natural
19	medicine product - definitions. (1) A PERSON WHO IS UNDER
20	TWENTY-ONE YEARS OF AGE WHO KNOWINGLY POSSESSES OR CONSUMES
21	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT COMMITS A DRUG
22	PETTY OFFENSE AND, UPON CONVICTION THEREOF, IS SUBJECT TO A FINE OF
23	NOT MORE THAN ONE HUNDRED DOLLARS OR NOT MORE THAN FOUR HOURS
24	OF SUBSTANCE USE EDUCATION OR COUNSELING; EXCEPT THAT A SECOND
25	OR SUBSEQUENT CONVICTION FOR A VIOLATION OF THIS SUBSECTION $(1)$ is
26	SUBJECT TO A FINE OF NOT MORE THAN ONE HUNDRED DOLLARS, NOT MORE
27	THAN FOUR HOURS OF SUBSTANCE USE EDUCATION OR COUNSELING, AND

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1	NOT MORE THAN TWENTY-FOUR HOURS OF USEFUL PUBLIC SERVICE.
2	(2) A PERSON WHO OPENLY AND PUBLICLY DISPLAYS OR CONSUMES
3	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT COMMITS A DRUG
4	PETTY OFFENSE AND, UPON CONVICTION THEREOF, IS SUBJECT TO A FINE OF
5	NOT MORE THAN ONE HUNDRED DOLLARS AND NOT MORE THAN
6	TWENTY-FOUR HOURS OF USEFUL PUBLIC SERVICE.
7	(3) (a) A PERSON WHO <u>KNOWINGLY</u> CULTIVATES NATURAL
8	MEDICINE THAT CUMULATIVELY EXCEEDS AN AREA OF MORE THAN
9	TWELVE FEET WIDE BY TWELVE FEET LONG IN ONE OR MORE CULTIVATION
10	AREAS ON THE PRIVATE PROPERTY, OR <u>KNOWINGLY</u> ALLOWS SUCH
11	CULTIVATION ON PRIVATE PROPERTY THAT <u>THE PERSON OWNS, OCCUPIES,</u>
12	OR CONTROLS, COMMITS A DRUG PETTY OFFENSE, AND UPON CONVICTION
13	THEREOF, IS SUBJECT TO A FINE OF NOT MORE THAN ONE THOUSAND
14	DOLLARS.
15	(b) (I) EXCEPT AS PROVIDED IN SUBSECTION (3)(b)(II) OF THIS
16	SECTION, A PERSON WHO KNOWINGLY CULTIVATES NATURAL MEDICINE ON
17	THE PRIVATE PROPERTY, OR KNOWINGLY ALLOWS SUCH CULTIVATION ON
18	THE PRIVATE PROPERTY THAT THE PERSON OWNS, OCCUPIES, OR
19	CONTROLS, COMMITS A DRUG PETTY OFFENSE, AND UPON CONVICTION
20	THEREOF, IS SUBJECT TO A FINE OF NOT MORE THAN ONE THOUSAND
21	<u>DOLLARS.</u>
22	(II) It is not a violation of this subsection $(3)(b)$ if the
23	PERSON WHO IS CULTIVATING NATURAL MEDICINE IS TWENTY-ONE YEARS
24	OF AGE OR OLDER, IF THE CULTIVATION AREA IS LOCATED IN A DWELLING
25	ON THE PRIVATE PROPERTY, AND:
26	(A) IF A PERSON UNDER TWENTY-ONE YEARS OF AGE LIVES AT THE
27	DWELLING, THE CULTIVATION AREA ITSELF IS ENCLOSED AND LOCKED; OR

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1	(B) If no person under twenty-one years of age lives at
2	THE DWELLING, THE EXTERNAL LOCKS ON THE DWELLING CONSTITUTE AN
3	ENCLOSED AND LOCKED SPACE, BUT IF A PERSON UNDER TWENTY-ONE
4	YEARS OF AGE ENTERS THE DWELLING, THE PERSON CULTIVATING THE
5	NATURAL MEDICINE SHALL ENSURE THAT ACCESS TO THE CULTIVATION
6	AREA IS REASONABLY RESTRICTED FOR THE DURATION OF THE PERSON
7	UNDER TWENTY-ONE YEARS OF AGE'S PRESENCE IN THE PRIVATE
8	PROPERTY.
9	(c) It is not a violation of subsection (3)(a) of this section
10	IF A COUNTY, MUNICIPALITY, OR CITY AND COUNTY LAW EXPRESSLY
11	PERMITS THE CULTIVATION OF NATURAL MEDICINE THAT CUMULATIVELY
12	EXCEEDS AN AREA OF MORE THAN TWELVE FEET WIDE BY TWELVE FEET
13	LONG IN ONE OR MORE CULTIVATION AREAS ON THE PRIVATE PROPERTY
14	AND THE PERSON CULTIVATES THE NATURAL MEDICINE IN AN ENCLOSED
15	AND LOCKED SPACE WITHIN THE LIMIT SET BY THE COUNTY, MUNICIPALITY,
16	OR CITY AND COUNTY WHERE THE NATURAL MEDICINE IS LOCATED.
17	(4) (a) It is unlawful for a person who is not licensed
18	PURSUANT TO ARTICLE 50 OF TITLE 44 TO KNOWINGLY MANUFACTURE
19	NATURAL MEDICINE PRODUCT USING AN INHERENTLY HAZARDOUS
20	SUBSTANCE.
21	(b) It is unlawful for a person who is not licensed
22	Pursuant to article $50$ of title $44$ who owns, manages, operates,
23	OR OTHERWISE CONTROLS THE USE OF A PROPERTY TO KNOWINGLY ALLOW
24	NATURAL MEDICINE PRODUCT TO BE MANUFACTURED ON THE PREMISES
25	USING AN INHERENTLY HAZARDOUS SUBSTANCE.
26	(c) A PERSON WHO VIOLATES THIS SUBSECTION (4) COMMITS A
27	LEVEL 2 DRUG FELONY.

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1	(3)(a) UNLESS EXPRESSLY LIMITED BY THIS SECTION, ARTICLE 1/0
2	OF TITLE 12, OR ARTICLE 50 OF TITLE 44, A PERSON WHO FOR THE PURPOSE
3	OF PERSONAL USE AND WITHOUT REMUNERATION, POSSESSES, CONSUMES,
4	SHARES, CULTIVATES, OR MANUFACTURES NATURAL MEDICINE OR
5	NATURAL MEDICINE PRODUCT, DOES NOT VIOLATE STATE LAW, OR
6	COUNTY, MUNICIPALITY, OR CITY AND COUNTY ORDINANCE, RULE, OR
7	RESOLUTION.
8	(b) Unless expressly limited by this section, a person who
9	PERFORMS TESTING ON NATURAL MEDICINE OR NATURAL MEDICINE
10	PRODUCT, AND POSSESSES NATURAL MEDICINE OR NATURAL MEDICINE
11	PRODUCT IN CONJUNCTION THEREWITH, FOR ANOTHER PERSON WHO IS
12	TWENTY-ONE YEARS OF AGE OR OLDER WHO SUBMITS FOR TESTING
13	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT INTENDED FOR
14	PERSONAL USE, DOES NOT VIOLATE STATE LAW, OR COUNTY,
15	MUNICIPALITY, OR CITY AND COUNTY ORDINANCE, RULE, OR RESOLUTION,
16	ARTICLE 170 OF TITLE 12, OR ARTICLE 50 OF TITLE 44, IF:
17	(I) The person performing the testing provides written
18	NOTICE TO THE PERSON SUBMITTING FOR TESTING NATURAL MEDICINE OR
19	NATURAL MEDICINE PRODUCT INTENDED FOR PERSONAL USE, THAT THE
20	PERSON IS NOT LICENSED BY THE STATE TO CONDUCT TESTING; AND
21	(II) THE PERSON WHO SUBMITS FOR TESTING NATURAL MEDICINE
22	OR NATURAL MEDICINE PRODUCT PROVIDES A SIGNED STATEMENT THAT
23	THE NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT IS INTENDED
24	FOR PERSONAL USE ONLY.
25	(c) NOTHING IN THIS SECTION PERMITS A PERSON TO:
26	(I) DISPENSE, SELL, DISTRIBUTE, OR POSSESS WITH INTENT TO
27	DISPENSE, SELL, OR DISTRIBUTE, NATURAL MEDICINE OR NATURAL

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1	MEDICINE PRODUCT TO A PERSON UNDER TWENTY-ONE YEARS OF AGE;
2	(II) DISPENSE, SELL, DISTRIBUTE, OR POSSESS WITH INTENT TO
3	DISPENSE, SELL, OR DISTRIBUTE, NATURAL MEDICINE OR NATURAL
4	MEDICINE PRODUCT FOR REMUNERATION, EXCEPT AS PROVIDED BY
5	ARTICLE 170 OF TITLE 12 AND ARTICLE 50 OF TITLE 44;
6	(III) MANUFACTURE, CULTIVATE, POSSESS, CONSUME, USE,
7	DISPENSE, OR DISTRIBUTE NATURAL MEDICINE OR NATURAL MEDICINE
8	PRODUCT, OR POSSESS WITH INTENT TO MANUFACTURE, CULTIVATE,
9	POSSESS, CONSUME, USE, DISPENSE, OR DISTRIBUTE NATURAL MEDICINE OR
10	NATURAL MEDICINE PRODUCT FOR A PURPOSE OTHER THAN PERSONAL USE
11	or as provided by article $170\mathrm{of}$ title $12\mathrm{and}$ article $50\mathrm{of}$ title $44;$
12	(IV) DISPENSE, DISTRIBUTE, OR POSSESS WITH INTENT TO DISPENSE
13	OR DISTRIBUTE, NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT AS
14	A PART OF A BUSINESS PROMOTION OR COMMERCIAL ACTIVITY, EXCEPT AS
15	Provided by article $170$ of title $12$ and article $50$ of title $44$ ; or
16	(V) DISPENSE, SELL, OR DISTRIBUTE, OR POSSESS WITH INTENT TO
17	DISPENSE, SELL, OR DISTRIBUTE, IBOGAINE OR NATURAL MEDICINE
18	PRODUCT THAT CONTAINS IBOGAINE TO ANOTHER PERSON, EXCEPT AS
19	Provided by article $170$ of title $12$ and article $50$ of title $44$ .
20	(d) A PEACE OFFICER SHALL NOT ARREST A PERSON, AND A
21	DISTRICT ATTORNEY SHALL NOT CHARGE OR PROSECUTE A PERSON FOR A
22	CRIMINAL OFFENSE INVOLVING NATURAL MEDICINE OR NATURAL MEDICINE
23	PRODUCT PURSUANT TO THIS PART 4, EXCEPT AS EXPRESSLY PROVIDED IN
24	THIS SECTION.
25	(e) NOTWITHSTANDING ANY PROVISION OF THIS SECTION TO THE
26	CONTRARY, A PEACE OFFICER MAY ARREST A PERSON, OR A DISTRICT
27	ATTORNEY MAY CHARGE OR PROSECUTE A PERSON FOR A CRIMINAL

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1	OFFENSE THAT IS NOT EXPRESSLY LAWFUL PURSUANT TO THIS SECTION
2	or article $170$ of title $12$ and article $50$ of title $44$ .
3	(6) NOTWITHSTANDING ANY LAW TO THE CONTRARY, AN ACTION
4	That is lawful pursuant to this section, article $170\mathrm{of}$ title $12$ , or
5	ARTICLE 50 OF TITLE 44, INDIVIDUALLY OR IN COMBINATION WITH
6	ANOTHER ACTION THAT IS LAWFUL PURSUANT TO THIS SECTION, MUST NOT
7	BE THE SOLE REASON TO:
8	(a) SUBJECT A PERSON TO A CIVIL FINE, PENALTY, OR SANCTION;
9	(b) DENY A PERSON A RIGHT OR PRIVILEGE; OR
10	(c) SEIZE OR FORFEIT ASSETS.
11	(7) (a) Except as provided in subsection (7)(b) of this
12	SECTION, AN ACTION THAT IS LAWFUL PURSUANT TO THIS SECTION,
13	INDIVIDUALLY OR IN COMBINATION WITH ANOTHER ACTION THAT IS
14	LAWFUL PURSUANT TO THIS SECTION, MUST NOT SOLELY BE USED AS A
15	FACTOR IN A PROBABLE CAUSE DETERMINATION OF ANY CRIMINAL
16	OFFENSE.
17	(b) AN ACTION THAT IS LAWFUL PURSUANT TO THIS SECTION MAY
18	BE USED AS A FACTOR IN A PROBABLE CAUSE DETERMINATION OF ANY
19	CRIMINAL OFFENSE IF THE ORIGINAL STOP OR SEARCH WAS LAWFUL AND
20	OTHER FACTORS ARE PRESENT TO SUPPORT A PROBABLE CAUSE
21	DETERMINATION OF ANY CRIMINAL OFFENSE.
22	(8) THE FACT THAT A PERSON IS ENTITLED TO CONSUME NATURAL
23	MEDICINE OR NATURAL MEDICINE PRODUCT UNDER THE LAWS OF THIS
24	STATE DOES NOT CONSTITUTE A DEFENSE AGAINST ANY CHARGE FOR
25	VIOLATION OF AN OFFENSE RELATED TO THE OPERATION OF A VEHICLE,
26	AIRCRAFT, BOAT, MACHINERY, OR OTHER DEVICE.
27	(9) A COUNTY, MUNICIPALITY, OR CITY AND COUNTY SHALL NOT

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1	ADOPT, ENACT, OR ENFORCE ANY ORDINANCE, RULE, OR RESOLUTION
2	IMPOSING ANY GREATER CRIMINAL OR CIVIL PENALTY THAN PROVIDED BY
3	THIS SECTION OR THAT IS OTHERWISE IN CONFLICT WITH THIS SECTION.
4	(10) Nothing in this section prohibits a person or any
5	ENTITY WHO OCCUPIES, OWNS, OR CONTROLS A PROPERTY FROM
6	PROHIBITING OR OTHERWISE REGULATING THE CULTIVATION OR
7	MANUFACTURE OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT
8	ON OR IN THAT PROPERTY.
9	(11) NOTWITHSTANDING ANY OTHER LAW TO THE CONTRARY, THE
10	OFFENSES PROVIDED FOR IN THIS SECTION DO NOT APPLY TO A PERSON
11	POSSESSING, DISPLAYING, CULTIVATING, PURCHASING, OR SELLING A
12	LIVING PLANT FOR ORNAMENTAL PURPOSES ONLY THAT WAS COMMONLY
13	AND LAWFULLY SOLD PRIOR TO THE EFFECTIVE DATE OF THIS SECTION. FOR
14	PURPOSES OF THIS SECTION, A "LIVING PLANT" DOES NOT INCLUDE
15	MUSHROOMS OR OTHER FUNGAL MATTER.
16	(12) As used in this section, unless the context otherwise
17	REQUIRES:
18	(a) "Inherently hazardous substance" means any liquid
19	CHEMICAL, COMPRESSED GAS, OR COMMERCIAL PRODUCT THAT HAS A
20	FLASH POINT AT OR LOWER THAN THIRTY-EIGHT DEGREES CELSIUS OR ONE
21	HUNDRED DEGREES FAHRENHEIT, INCLUDING BUTANE, PROPANE, AND
22	DIETHYL ETHER, AND EXCLUDING ALL FORMS OF ALCOHOL AND ETHANOL.
23	(b) (I) "NATURAL MEDICINE" MEANS THE FOLLOWING
24	SUBSTANCES:
25	(A) DIMETHYLTRYPTAMINE;
26	(B) Mescaline;
27	(C) IBOGAINE;

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1	(D) PSILOCYBIN; OR
2	(E) PSILOCYN.
3	(II) "NATURAL MEDICINE" DOES NOT MEAN A SYNTHETIC OR
4	SYNTHETIC ANALOG OF THE SUBSTANCES LISTED IN THIS SUBSECTION
5	(12)(b), INCLUDING A DERIVATIVE OF A NATURALLY OCCURRING
6	COMPOUND OF NATURAL MEDICINE THAT IS PRODUCED USING CHEMICAL
7	SYNTHESIS, CHEMICAL MODIFICATION, OR CHEMICAL CONVERSION.
8	(III) Notwithstanding subsection $\underline{(12)(b)(I)}$ of this section,
9	"MESCALINE" DOES NOT INCLUDE PEYOTE, MEANING ALL PARTS OF THE
10	PLANT CLASSIFIED BOTANICALLY AS LOPHOPHORA WILLIAMSII LEMAIRE,
11	WHETHER GROWING OR NOT; ITS SEEDS; ANY EXTRACT FROM ANY PART OF
12	THE PLANT, AND EVERY COMPOUND, SALT, DERIVATIVE, MIXTURE, OR
13	PREPARATION OF THE PLANT; OR ITS SEEDS OR EXTRACTS.
14	(c) "NATURAL MEDICINE PRODUCT" MEANS A PRODUCT INFUSED
15	WITH NATURAL MEDICINE THAT IS INTENDED FOR CONSUMPTION.
16	(d) "PERSONAL USE" MEANS THE CONSUMPTION OR USE OF
17	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT; OR THE AMOUNT OF
18	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT A PERSON MAY
19	LAWFULLY POSSESS, CULTIVATE, OR MANUFACTURE THAT IS NECESSARY
20	TO SHARE WITH ANOTHER PERSON WHO IS TWENTY-ONE YEARS OF AGE OR
21	OLDER WITHIN THE CONTEXT OF COUNSELING, SPIRITUAL GUIDANCE,
22	BENEFICIAL COMMUNITY-BASED USE AND HEALING, SUPPORTED USE, OR
23	RELATED SERVICES. "PERSONAL USE" DOES NOT MEAN THE SALE OF
24	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT FOR
25	REMUNERATION; THE POSSESSION, CULTIVATION, OR MANUFACTURE OF
26	NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT WITH INTENT TO
27	SELL THE NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT FOR

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1	REMUNERATION; OR THE POSSESSION, CULTIVATION, MANUFACTURE, OR
2	DISTRIBUTION OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT
3	FOR BUSINESS OR COMMERCIAL PURPOSES, EXCEPT AS PROVIDED BY
4	ARTICLE 170 OF TITLE 12 AND ARTICLE 50 OF TITLE 44. NOTHING IN THIS
5	SECTION PRECLUDES REMUNERATION FOR BONA FIDE HARM REDUCTION
6	SERVICES OR BONA FIDE SUPPORT SERVICES USED CONCURRENTLY WITH
7	THE SHARING OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT,
8	PROVIDED THAT THERE IS NO ADVERTISEMENT RELATED TO THE SHARING
9	OF NATURAL MEDICINE, NATURAL MEDICINE PRODUCT, OR THE SERVICES
10	PROVIDED, AND PROVIDED THAT THE INDIVIDUAL PROVIDING THE SERVICES
11	INFORMS AN INDIVIDUAL ENGAGING IN THE SERVICES THAT THE
12	INDIVIDUAL IS NOT A LICENSED FACILITATOR PURSUANT TO ARTICLE 170
13	OF TITLE 12.
14	(e) "PRIVATE PROPERTY" MEANS A DWELLING, ITS CURTILAGE, AND
15	A STRUCTURE WITHIN THE CURTILAGE THAT IS BEING USED BY A NATURAL
16	PERSON OR NATURAL PERSONS FOR HABITATION AND THAT IS NOT OPEN TO
17	THE PUBLIC.
18	(f) "REMUNERATION" MEANS ANYTHING OF VALUE, INCLUDING
19	MONEY, REAL PROPERTY, TANGIBLE AND INTANGIBLE PERSONAL
20	PROPERTY, CONTRACT RIGHT, CHOSE IN ACTION, SERVICE, ANY RIGHT OF
21	USE OR EMPLOYMENT OR PROMISE OR AGREEMENT CONNECTED
22	THEREWITH, BUSINESS PROMOTION, OR COMMERCIAL ACTIVITY.
23	SECTION 32. In Colorado Revised Statutes, add 10-16-158 as
24	follows:
25	10-16-158. Prohibition on discrimination for coverage based
26	solely on natural medicine consumption - definitions. (1) A CARRIER
27	THAT OFFERS, ISSUES, OR RENEWS A HEALTH BENEFIT PLAN SHALL NOT,

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2	OR MATTURAL MEDICINE PRODUCT.
2	OR NATURAL MEDICINE PRODUCT:
3	(a) DECLINE OR LIMIT COVERAGE OF A PERSON; OR
4	(b) PENALIZE A COVERED PERSON OR REDUCE OR LIMIT COVERAGE
5	FOR A PERSON.
6	(2) A CARRIER THAT OFFERS, ISSUES, OR RENEWS A HEALTH
7	BENEFIT PLAN THAT PROVIDES COVERAGE FOR ANATOMICAL GIFTS, ORGAN
8	TRANSPLANTS, OR RELATED TREATMENTS OR SERVICES SHALL NOT,
9	SOLELY ON THE BASIS OF A COVERED PERSON'S CONSUMPTION OF NATURAL
10	MEDICINE OR NATURAL MEDICINE PRODUCT:
11	(a) Deny coverage to a covered person for an organ
12	TRANSPLANT OR RELATED TREATMENT OR SERVICES;
13	(b) DECLINE OR LIMIT COVERAGE OF A COVERED PERSON SOLELY
14	FOR THE PURPOSE OF AVOIDING THE REQUIREMENTS OF THIS SECTION; OR
15	(c) PENALIZE A COVERED PERSON OR REDUCE OR LIMIT COVERAGE
16	FOR A COVERED PERSON FOR HEALTH-CARE SERVICES RELATED TO ORGAN
17	TRANSPLANTATION, AS DETERMINED IN CONSULTATION WITH THE
18	ATTENDING PHYSICIAN AND THE COVERED PERSON OR THE COVERED
19	PERSON'S REPRESENTATIVE.
20	(3) THIS SECTION DOES NOT REQUIRE A HEALTH BENEFIT PLAN TO
21	PROVIDE COVERAGE FOR THE DONATION OF AN ANATOMICAL GIFT, AN
22	ORGAN TRANSPLANT, OR RELATED TREATMENT OR SERVICES.
23	(4) FOR THE PURPOSES OF THIS SECTION, UNLESS THE CONTEXT
24	OTHERWISE REQUIRES:
25	(a) "ANATOMICAL GIFT" MEANS THE DONATION OF PART OF A
26	HUMAN BODY FOR THE PURPOSE OF TRANSPLANTATION TO ANOTHER
27	PERSON.

SOLELY ON THE BASIS OF A PERSON'S CONSUMPTION OF NATURAL MEDICINE

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I	(b) (1) "NATURAL MEDICINE" MEANS THE FOLLOWING
2	SUBSTANCES:
3	(A) DIMETHYLTRYPTAMINE;
4	(B) MESCALINE;
5	(C) IBOGAINE;
6	(D) PSILOCYBIN; OR
7	(E) PSILOCYN.
8	(II) "NATURAL MEDICINE" DOES NOT MEAN A SYNTHETIC OR
9	SYNTHETIC ANALOG OF THE SUBSTANCES LISTED IN THIS SUBSECTION
10	(4)(b), INCLUDING A DERIVATIVE OF A NATURALLY OCCURRING COMPOUND
11	OF NATURAL MEDICINE THAT IS PRODUCED USING CHEMICAL SYNTHESIS,
12	CHEMICAL MODIFICATION, OR CHEMICAL CONVERSION.
13	(c) "NATURAL MEDICINE PRODUCT" MEANS A PRODUCT INFUSED
14	WITH NATURAL MEDICINE THAT IS INTENDED FOR CONSUMPTION.
15	SECTION 33. In Colorado Revised Statutes, 17-2-102, add
16	(8.5)(d) as follows:
17	17-2-102. Division of adult parole - general powers, duties, and
18	functions - definition. (8.5) (d) This subsection (8.5) does not apply
19	TO A PAROLEE WHO POSSESSES OR USES NATURAL MEDICINE OR NATURAL
20	MEDICINE PRODUCT AS AUTHORIZED PURSUANT TO SECTION 18-18-434,
21	ARTICLE 170 OF TITLE 12, OR ARTICLE 50 OF TITLE 44.
22	SECTION 34. In Colorado Revised Statutes, 17-2-201, add (5.3)
23	as follows:
24	17-2-201. State board of parole - duties - definitions.
25	(5.3) NOTWITHSTANDING ANY LAW TO THE CONTRARY, THE POSSESSION
26	OR USE OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT, AS
27	AUTHODIZED DUDSHANT TO SECTION 18-18-434 ADTICLE 170 OF TITLE 12

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1	OR ARTICLE 50 OF TITLE 44, MUST NOT BE CONSIDERED AN OFFENSE SUCH
2	THAT ITS POSSESSION OR USE CONSTITUTES A VIOLATION OF CONDITIONS
3	OF PAROLE.
4	SECTION 35. In Colorado Revised Statutes, 18-1.3-204, amend
5	(2)(a)(VIII) introductory portion; and add (1)(c) as follows:
6	18-1.3-204. Conditions of probation - interstate compact
7	probation transfer cash fund - creation. (1) (c) NOTWITHSTANDING
8	THE PROVISIONS OF SUBSECTION $(1)(a)$ OF THIS SECTION, THE POSSESSION
9	OR USE OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT, AS
10	AUTHORIZED PURSUANT TO SECTION 18-18-434, ARTICLE 170 OF TITLE 12,
11	OR ARTICLE 50 OF TITLE 44, MUST NOT BE CONSIDERED ANOTHER OFFENSE
12	SUCH THAT ITS USE CONSTITUTES A VIOLATION OF THE TERMS OF
13	PROBATION.
14	(2) (a) When granting probation, the court may, as a condition of
15	probation, require that the defendant:
16	(VIII) Refrain from excessive use of alcohol or any unlawful use
17	of controlled substances, as defined in section 18-18-102 (5), or of any
18	other dangerous or abusable drug without a prescription; except that the
19	court shall not, as a condition of probation, PROHIBIT THE POSSESSION OR
20	USE OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT, AS
21	AUTHORIZED PURSUANT TO SECTION 18-18-434, ARTICLE 170 OF TITLE 12,
22	OR ARTICLE 50 OF TITLE 44. FURTHERMORE, THE COURT SHALL NOT, AS A
23	CONDITION OF PROBATION, prohibit the possession or use of medical
24	marijuana, as authorized pursuant to section 14 of article XVIII of the
25	state constitution, unless:
26	SECTION 36. In Colorado Revised Statutes, 19-2.5-103, amend
27	(1)(a)(I) and (5) as follows:

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1	<b>19-2.5-103. Jurisdiction.</b> (1) Except as otherwise provided by
2	law, the juvenile court has exclusive original jurisdiction in proceedings:
3	(a) Concerning any juvenile ten years of age or older who has
4	violated:
5	(I) Any federal or state law, except nonfelony state traffic, game
6	and fish, and parks and recreation laws or rules; the offense specified in
7	section 18-13-122, concerning the illegal possession or consumption of
8	ethyl alcohol or marijuana by an underage person or illegal possession of
9	marijuana paraphernalia by an underage person; the offenses specified in
10	section 18-18-406 (5)(b)(I) and (5)(b)(II), concerning marijuana and
11	marijuana concentrate; THE OFFENSES SPECIFIED IN SECTION 18-18-434
12	CONCERNING NATURAL MEDICINE AND NATURAL MEDICINE PRODUCT; and
13	the civil infraction in section 18-7-109 (3), concerning exchange of a
14	private image by a juvenile;
15	(5) Notwithstanding any other provision of this section to the
16	contrary, the juvenile court and the county court have concurrent
17	jurisdiction over a juvenile who is under eighteen years of age and who
18	is charged with a violation of section 18-13-122, 18-18-406 (5)(b)(I) and
19	(5)(b)(II), 18-18-428, 18-18-429, 18-18-430, 18-18-434, or 42-4-1301;
20	except that, if the juvenile court accepts jurisdiction over such a juvenile,
21	the county court jurisdiction terminates.
22	SECTION 37. In Colorado Revised Statutes, 19-3-103, add (4)
23	as follows:
24	19-3-103. Child not neglected - when. (4) (a) A PERSON WHO
25	PERFORMS OR HAS PERFORMED AN ACTION THAT IS LAWFUL PURSUANT TO
26	SECTION 18-18-434, ARTICLE 170 OF TITLE 12, OR ARTICLE 50 OF TITLE 44
27	DOES NOT CONSTITUTE CHILD ABUSE OR NEGLECT BY A PARENT OR LEGAL

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1	GUARDIAN FOR PURPOSES OF THIS ARTICLE 3, UNLESS IT THREATENS THE
2	HEALTH OR WELFARE OF A CHILD.
3	(b) The court shall not restrict or prohibit family time, or
4	DETERMINE THAT FAMILY TIME IS NOT IN THE CHILD'S BEST INTERESTS,
5	BASED SOLELY ON THE FACT THAT A PERSON PERFORMS OR HAS
6	PERFORMED AN ACTION THAT IS LAWFUL PURSUANT TO SECTION
7	18-18-434, article $170$ of title $12$ , or article $50$ of title $44$ , unless
8	THE COURT FINDS THAT THE CHILD'S SAFETY OR MENTAL, EMOTIONAL, OR
9	PHYSICAL HEALTH IS AT RISK AS A RESULT OF THE FAMILY TIME.
10	SECTION 38. In Colorado Revised Statutes, 24-72-706, amend
11	(1)(h); and <b>add</b> (1)(f.5) as follows:
12	24-72-706. Sealing of criminal conviction and criminal justice
13	records - processing fee. (1) Sealing of conviction records.
14	(f.5) (I) Notwithstanding any provision of this part $7$ to the
15	CONTRARY, A MOTION FILED FOR THE SEALING OF CONVICTION RECORDS
16	FOR AN OFFENSE THAT WAS UNLAWFUL AT THE TIME OF CONVICTION, BUT
17	IS NO LONGER UNLAWFUL PURSUANT TO SECTION 18-18-434, MAY BE FILED
18	AT ANY TIME. THE COURT SHALL ORDER THE RECORDS SEALED UNLESS THE
19	DISTRICT ATTORNEY OBJECTS PURSUANT TO SUBSECTION (1)(f.5)(II) OF
20	THIS SECTION.
21	(II) IF A MOTION IS FILED FOR THE SEALING OF AN OFFENSE
22	DESCRIBED IN THIS SUBSECTION $(1)(f.5)$ , THE DEFENDANT SHALL PROVIDE
23	NOTICE OF THE MOTION TO THE DISTRICT ATTORNEY, WHO MAY OBJECT.
24	THE DISTRICT ATTORNEY SHALL DETERMINE WHETHER TO OBJECT TO THE
25	MOTION BASED ON WHETHER THE UNDERLYING CONVICTION FOR AN
26	OFFENSE IS NO LONGER UNLAWFUL PURSUANT TO SECTION 18-18-434. THE
27	DISTRICT ATTORNEY SHALL DETERMINE WHETHER TO OBJECT AND PROVIDE

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1	NOTICE TO THE COURT WITHIN FORTY-TWO DAYS OF RECEIPT OF THE
2	MOTION. IF THE DISTRICT ATTORNEY OBJECTS TO THE MOTION, THE COURT
3	SHALL SET THE MATTER FOR HEARING AND THE BURDEN IS ON THE
4	DEFENDANT TO SHOW BY A PREPONDERANCE OF THE EVIDENCE THAT THE
5	UNDERLYING FACTUAL BASIS OF THE CONVICTION SOUGHT TO BE SEALED
6	IS NO LONGER UNLAWFUL PURSUANT TO SECTION 18-18-434.
7	(III) (A) A DEFENDANT WHO FILES A MOTION PURSUANT TO THIS
8	SUBSECTION $(1)(f.5)$ MUST NOT BE CHARGED FEES OR COSTS.
9	(B) NOTWITHSTANDING SUBSECTION (1)(c) OF THIS SECTION, A
10	DEFENDANT WHO FILES A MOTION PURSUANT TO THIS SUBSECTION $(1)(f.5)$
11	IS NOT REQUIRED TO SUBMIT A VERIFIED COPY OF THE DEFENDANT'S
12	CRIMINAL HISTORY WITH A FILED MOTION.
13	(C) Section $24-72-703$ (2)(a)(V) does not apply to conviction
14	RECORDS SEALED PURSUANT TO THIS SUBSECTION $(1)(f.5)$ .
15	(h) A defendant who files a motion to seal criminal justice records
16	pursuant to this section shall pay a processing fee of sixty-five dollars to
17	cover the actual costs related to the sealing of the criminal justice records.
18	The defendant shall pay to the Colorado bureau of investigation any costs
19	related to the sealing of the defendant's criminal justice records in the
20	custody of the bureau. The court shall waive the processing fee upon a
21	determination that:
22	(I) The defendant is indigent; or
23	(II) The defendant's records should have been automatically
24	sealed pursuant to section 13-3-117, 24-72-704, or 24-72-705; OR
25	(III) THE DEFENDANT FILED A MOTION TO SEAL PURSUANT TO
26	SUBSECTION $(1)(f.5)$ OF THIS SECTION.
27	SECTION 39. In Colorado Revised Statutes, add 24-76.5-104 as

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1	follows:
2	24-76.5-104. Natural medicine consumption consideration
3	prohibited - exception. Consideration of whether a person
4	PERFORMS OR HAS PERFORMED AN ACTION THAT IS LAWFUL PURSUANT TO
5	SECTION 18-18-434, ARTICLE 170 OF TITLE 12, OR ARTICLE 50 OF TITLE 44
6	IS NOT A REQUIREMENT FOR ELIGIBILITY FOR A PUBLIC ASSISTANCE
7	PROGRAM, UNLESS CONSIDERATION IS REQUIRED PURSUANT TO FEDERAL
8	LAW.
9	SECTION 40. In Colorado Revised Statutes, add 25-56-104.5 as
10	follows:
11	25-56-104.5. Prohibition on discrimination for organ
12	transplants based solely on natural medicine consumption -
13	applicability. (1) This article 56 applies to all stages of the organ
14	TRANSPLANT PROCESS.
15	(2) A COVERED ENTITY SHALL NOT, SOLELY ON THE BASIS OF A
16	PERSON'S CONSUMPTION OF NATURAL MEDICINE OR NATURAL MEDICINE
17	PRODUCT:
18	(a) Consider the individual ineligible to receive an
19	ANATOMICAL GIFT OR ORGAN TRANSPLANT;
20	(b) Deny medical services or other services related to
21	ORGAN TRANSPLANTATION, INCLUDING DIAGNOSTIC SERVICES,
22	EVALUATION, SURGERY, COUNSELING, AND POST-OPERATIVE TREATMENT
23	AND SERVICES;
24	(c) REFUSE TO REFER THE INDIVIDUAL TO A TRANSPLANT CENTER
25	OR OTHER RELATED SPECIALIST FOR THE PURPOSE OF BEING EVALUATED
26	FOR OR RECEIVING AN ORGAN TRANSPLANT;
27	(d) REFUSE TO PLACE A QUALIFIED RECIPIENT ON AN ORGAN

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1	TRANSPLANT WAITING LIST; OR
2	(e) PLACE A QUALIFIED RECIPIENT ON AN ORGAN TRANSPLANT
3	WAITING LIST AT A LOWER PRIORITY POSITION THAN THE POSITION AT
4	WHICH THE PERSON WOULD HAVE BEEN PLACED IF THE PERSON DID NOT
5	CONSUME NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT.
6	(3) NOTWITHSTANDING SUBSECTION (2) OF THIS SECTION, A
7	COVERED ENTITY MAY TAKE A PERSON'S CONSUMPTION OF NATURAL
8	MEDICINE OR NATURAL MEDICINE PRODUCT INTO ACCOUNT WHEN MAKING

- 9 TREATMENT OR COVERAGE RECOMMENDATIONS OR DECISIONS, SOLELY TO 10 THE EXTENT THAT THE NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT CONSUMPTION HAS BEEN FOUND BY A PHYSICIAN OR SURGEON, 12 FOLLOWING AN INDIVIDUALIZED EVALUATION OF THE PERSON, TO BE 13 MEDICALLY SIGNIFICANT TO THE PROVISION OF THE ANATOMICAL GIFT OR
- 15 (4) A COVERED ENTITY SHALL:

ORGAN TRANSPLANT.

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- MAKE REASONABLE MODIFICATIONS TO ITS POLICIES, PRACTICES, AND PROCEDURES TO ALLOW A PERSON WHO CONSUMES NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT ACCESS TO TRANSPLANTATION-RELATED SERVICES, INCLUDING DIAGNOSTIC SERVICES, SURGERY, COVERAGE, POST-OPERATIVE TREATMENT, AND COUNSELING, UNLESS THE COVERED ENTITY DEMONSTRATES THAT MAKING SUCH MODIFICATIONS WOULD FUNDAMENTALLY ALTER THE NATURE OF THE SERVICES PROVIDED; AND
  - (b) TAKE REASONABLE AND NECESSARY STEPS TO ENSURE THAT A PERSON'S CONSUMPTION OF NATURAL MEDICINE OR NATURAL MEDICINE PRODUCT IS NOT THE REASON THE PERSON IS DENIED MEDICAL SERVICES OR OTHER SERVICES RELATED TO ORGAN TRANSPLANTATION, INCLUDING

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1	DIAGNOSTIC SERVICES, SURGERY, POST-OPERATIVE TREATMENT, OR
2	COUNSELING, DUE TO THE ABSENCE OF AUXILIARY AIDS OR SERVICES,
3	UNLESS THE COVERED ENTITY DEMONSTRATES THAT TAKING SUCH STEPS
4	WOULD FUNDAMENTALLY ALTER THE NATURE OF THE MEDICAL SERVICES
5	OR OTHER SERVICES RELATED TO ORGAN TRANSPLANTATION OR WOULD
6	RESULT IN AN UNDUE BURDEN FOR THE COVERED ENTITY.
7	(5) Nothing in this article 56 requires a covered entity to
8	MAKE A REFERRAL OR RECOMMENDATION FOR OR PERFORM A MEDICALLY
9	INAPPROPRIATE ORGAN TRANSPLANT.
10	SECTION 41. In Colorado Revised Statutes, 35-36-102, amend
11	(14)(b) as follows:
12	<b>35-36-102.</b> Rules - definitions. As used in this article 36, unless
13	the context otherwise requires:
14	(14) (b) "Farm products" does not include poultry and poultry
15	products, timber products, nursery stock, commodities, or marijuana, OR
16	NATURAL MEDICINE AS DEFINED IN SECTION 12-170-104 (11).
17	SECTION 42. In Colorado Revised Statutes, 39-22-104, add
18	(4)(r.5) as follows:
19	39-22-104. Income tax imposed on individuals, estates, and
20	trusts - single rate - report - legislative declaration - definitions -
21	repeal. (4) There shall be subtracted from federal taxable income:
22	(r.5) FOR INCOME TAX YEARS COMMENCING ON OR AFTER
23	JANUARY 1, 2024, IF A TAXPAYER IS LICENSED PURSUANT TO THE
24	"Colorado Natural Medicine Code", article 50 of title 44, an
25	AMOUNT EQUAL TO ANY EXPENDITURE THAT IS ELIGIBLE TO BE CLAIMED
26	AS A FEDERAL INCOME TAX DEDUCTION BUT IS DISALLOWED BY SECTION
27	280E of the internal revenue code because natural medicine is a

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1	CONTROLLED SUBSTANCE UNDER FEDERAL LAW;
2	SECTION 43. In Colorado Revised Statutes, 39-22-304, add
3	(3)(m.5) as follows:
4	39-22-304. Net income of corporation - legislative declaration
5	- <b>definitions</b> - <b>repeal.</b> (3) There shall be subtracted from federal taxable
6	income:
7	(m.5) FOR INCOME TAX YEARS COMMENCING ON OR AFTER
8	JANUARY 1, 2024, IF A TAXPAYER IS LICENSED PURSUANT TO THE
9	"COLORADO NATURAL MEDICINE CODE", ARTICLE 50 OF TITLE 44, AN
10	AMOUNT EQUAL TO ANY EXPENDITURE THAT IS ELIGIBLE TO BE CLAIMED
11	AS A FEDERAL INCOME TAX DEDUCTION BUT IS DISALLOWED BY SECTION
12	280E OF THE INTERNAL REVENUE CODE BECAUSE NATURAL MEDICINE IS A
13	CONTROLLED SUBSTANCE UNDER FEDERAL LAW;
14	<b>SECTION</b> 44. Appropriation. (1) For the 2023-24 state fiscal
15	year, \$733,658 General Fund is appropriated to the department of
16	revenue. To implement this act, the department may use this appropriation
17	as follows:
18	(a) \$536,826 for use by the natural medicine division for the
19	enforcement and regulation of natural medicines, which amount is based
20	on an assumption that the department will require an additional 4.7 FTE;
21	(b) \$6,500 for tax administration IT system (GenTax) support; and
22	(c) \$190,332 for the purchase of legal services.
23	(2) For the 2023-24 state fiscal year, \$190,332 is appropriated to
24	the department of law. This appropriation is from reappropriated funds
25	received from the department of revenue under subsection (1)(c) of this
26	section and is based on an assumption that the department of law will
27	require an additional 1.0 FTE. To implement this act, the department of

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1	law may use this appropriation to provide legal services for the
2	department of revenue.
3	(3) For the 2023-24 state fiscal year, \$101,150 is appropriated to
4	the department of law. This appropriation is from the legal services cash
5	fund created in section 24-31-108 (4), C.R.S., from revenue received
6	from the department of regulatory agencies that is continuously
7	appropriated to the department of regulatory agencies from the regulated
8	natural medicine access program fund created in section 12-170-106 (1),
9	C.R.S. The appropriation to the department of law is based on an
10	assumption that the department of law will require an additional 0.5 FTE.
11	To implement this act, the department of law may use this appropriation
12	to provide legal services for the department of regulatory agencies.
13	(4) For the 2023-24 state fiscal year, \$838,402 General Fund is
14	appropriated to the department of public health and environment for use
15	by the division of disease control and public health response. This
16	appropriation is based on an assumption that division will require an
17	additional 4.1 FTE. To implement this act, the division may use this
18	appropriation for the natural medicine program related to laboratory
19	services.
20	<b>SECTION 45.</b> Effective date. This act takes effect July 1, <u>2023.</u>
21	and applies to offenses committed on or after July 1, 2023.
22	SECTION 46. Safety clause. The general assembly hereby finds,
23	determines, and declares that this act is necessary for the immediate
24	preservation of the public peace, health, or safety.

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