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. 23-0775.01 Jane Ritter x4342

HOUSE BILL 23-1214

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101 CONCERNING ESTABLISHING PROCEDURES RELATED TO APPLYING FOR 102

COMMUTATION OF A CRIMINAL SENTENCE.

Bill Summary

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

The bill formalizes and establishes details concerning the process for an incarcerated individual (applicant) to apply for a commutation of sentence. The process includes requiring the executive elemency representative to gather information from the district attorney who prosecuted the applicant's case and creating a list of factors that the governor and executive clemency board may consider when evaluating

Reading Unamended April 26, 2023

Amended 2nd Reading April 25, 2023

the application and deciding whether the applicant's sentence should be commuted. The governor retains the ultimate decision-making authority whether to commute a sentence.

The bill permits the governor to grant pardons to a class of defendants who were convicted of the possession of up to 2 ounces of marijuana without complying with the commutation process.

The bill requires the governor's office to keep statistics on applications for commutation of sentence and post a report of the statistics annually on its website.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, **amend** 16-17-101 as 3 follows: 4 **16-17-101.** Governor may commute sentence. The governor is 5 hereby fully authorized, when he THE GOVERNOR deems it proper and 6 advisable and consistent with the public interests and the rights and 7 interests of the condemned, to commute the sentence in any case by 8 reducing the penalty in a capital case to IN A CASE WITH A SENTENCE OF 9 LIFE WITHOUT THE POSSIBILITY OF PAROLE OR A CASE OF imprisonment for 10 life or for WITH THE POSSIBILITY OF PAROLE TO a term of not less than 11 twenty years at hard labor IN THE DEPARTMENT OF CORRECTIONS. 12 **SECTION 2.** In Colorado Revised Statutes, add 16-17-101.5 as 13 follows: 14 **16-17-101.5. Definitions.** As used in this article 17, unless 15 THE CONTEXT OTHERWISE REOUIRES: (1) "APPLICANT" MEANS AN INCARCERATED PERSON OR AN 16 17 INCARCERATED PERSON'S LEGAL COUNSEL WHO SUBMITS A REQUEST OR AN 18 APPLICATION FOR COMMUTATION OF THE INCARCERATED PERSON'S 19 SENTENCE. THE APPLICANT MAY ALSO SUBMIT A REQUEST OR APPLICATION 20 FOR A PARDON.

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	ESTABLISHED THROUGH EXECUTIVE ORDER, OR THE GOVERNOR'S OFFICE
3	IF AN EXECUTIVE CLEMENCY BOARD DOES NOT EXIST.
4	(3) "DEPARTMENT" MEANS THE DEPARTMENT OF CORRECTIONS.
5	(4) "DEPARTMENT STAFF" INCLUDES, BUT IS NOT LIMITED TO, A
6	PERSON WHO IS EMPLOYED BY THE DEPARTMENT, VOLUNTEER, GROUP
7	FACILITATOR, CONTRACT WORKER, OR EDUCATOR PROVIDING SERVICES
8	WITHIN A DEPARTMENT FACILITY.
9	(5) "EXECUTIVE CLEMENCY REPRESENTATIVE" MEANS AN
10	INDIVIDUAL APPOINTED BY THE GOVERNOR WHO IS RESPONSIBLE FOR THE
11	ADMINISTRATIVE PROCESSES SET FORTH IN THIS ARTICLE 17.
12	(6) "SUPPORT LETTER" MEANS A LETTER INCLUDED IN AN
13	APPLICATION FOR COMMUTATION OF SENTENCE WRITTEN BY FAMILY,
14	FRIENDS, EMPLOYERS, DEPARTMENT STAFF, OR OTHERS THAT SHOWS THE
15	APPLICANT'S ABILITY TO CONTRIBUTE TO SOCIETY; WORK ETHIC, PERSONAL
16	GROWTH, AND LEADERSHIP SKILLS; CONDUCT WITHIN THE DEPARTMENT;
17	ACTS OF HEROISM; OR OTHER SKILLS OR ATTRIBUTES OBSERVED BY THE
18	LETTER'S AUTHOR, WHICH MAY, BUT NEED NOT INCLUDE, A
19	RECOMMENDATION THAT THE APPLICANT BE GRANTED A COMMUTATION
20	OF SENTENCE.
21	SECTION 3. In Colorado Revised Statutes, 16-17-102, repeal (1)
22	
23	SECTION 4. In Colorado Revised Statutes, add 16-17-102.3 as
24	follows:
25	16-17-102.3. Procedure for application for commutation of
26	sentence by governor - application materials - timeline -
27	responsibilities of the executive clemency representative. (1) THE
- /	responsibilities of the executive element, representatives (1) 1111

1 (2) "BOARD" MEANS THE EXECUTIVE CLEMENCY BOARD

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1	EXECUTIVE CLEMENCY REPRESENTATIVE IS RESPONSIBLE FOR PROCESSING
2	AN APPLICATION THROUGH THE ENTIRE PROCESS. THE EXECUTIVE
3	CLEMENCY REPRESENTATIVE SHALL PRODUCE THE APPLICATION,
4	INCLUDING DESIGNING AND MAILING THE APPLICATION CONSISTENT WITH
5	LANGUAGE IN THE CURRENT EXECUTIVE ORDER CREATING THE BOARD.
6	(2) FOR CONSIDERATION OF COMMUTATION OF AN APPLICANT'S
7	SENTENCE, THE APPLICANT SHALL REQUEST AN APPLICATION FROM THE
8	EXECUTIVE CLEMENCY REPRESENTATIVE OR LOCATE THE APPLICATION ON
9	THE GOVERNOR'S WEBSITE. IF THE APPLICATION IS REQUESTED BY MAIL,
10	THE EXECUTIVE CLEMENCY REPRESENTATIVE SHALL MAIL THE
11	APPLICATION FOR COMMUTATION TO THE APPLICANT WITHIN TEN BUSINESS
12	DAYS AFTER RECEIPT OF THE REQUEST.
13	(3) AFTER AN APPLICANT RECEIVES THE APPLICATION, THE
14	APPLICANT SHALL COMPLETE THE APPLICATION AND MAIL IT TO THE
15	EXECUTIVE CLEMENCY REPRESENTATIVE. THE APPLICATION MUST
16	CONTAIN SUPPORTING MATERIALS, INCLUDING, BUT NOT LIMITED TO:
17	(a) A PERSONAL LETTER FROM THE APPLICANT EXPLAINING WHY
18	A COMMUTATION OF SENTENCE IS WARRANTED;
19	(b) PLANS FOR REENTERING THE COMMUNITY;
20	(c) CERTIFICATIONS OF PROGRAMS COMPLETED AND A LISTING OF
21	ACCOMPLISHMENTS AND EDUCATIONAL MILESTONES ACHIEVED WHILE
22	INCARCERATED;
23	(d) SUPPORT LETTERS FROM THE COMMUNITY, INCLUDING, BUT
24	NOT LIMITED TO, FAMILY, FRIENDS, COMMUNITY MEMBERS, GOVERNMENT
25	OFFICIALS, RELIGIOUS GROUPS, PREVIOUS OR FUTURE EMPLOYERS, AND
26	DEPARTMENT STAFF; AND
27	(e) IF APPROPRIATE, A SUPPORT LETTER FROM THE VICTIM OR

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1	VICTIM'S	FAMILY	MAY F	BE INCLUDED	
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- 2 (4) THE APPLICANT MAY INCLUDE MULTIMEDIA COMPONENTS IN THE APPLICATION.
- (5) DEPARTMENT STAFF SHALL SUBMIT ANY SUPPORT LETTERS
 DIRECTLY TO THE APPLICANT FOR INCLUSION IN THE FINAL APPLICATION.
 ANY DEPARTMENT STAFF MAY SUBMIT A SUPPORT LETTER ON BEHALF OF
 AN APPLICANT. IF THE DEPARTMENT STAFF MEMBER CHOOSES TO DO SO,
 THE DEPARTMENT SHALL NOT PREVENT OR DISCOURAGE THE DEPARTMENT

STAFF MEMBER FROM SUBMITTING A SUPPORT LETTER.

- 10 (6) When an application is received by the executive 11 CLEMENCY REPRESENTATIVE, THE EXECUTIVE CLEMENCY 12 REPRESENTATIVE SHALL NOTIFY THE APPLICANT THAT THE APPLICATION 13 HAS BEEN RECEIVED AND IS COMPLETE. IF THE APPLICATION IS 14 INCOMPLETE, THE EXECUTIVE CLEMENCY REPRESENTATIVE SHALL INFORM 15 THE APPLICANT OF ANY MISSING MATERIALS. THE APPLICANT SHALL 16 SUBMIT THE MISSING MATERIAL WITHIN THIRTY DAYS AFTER THE NOTICE 17 THAT THE APPLICATION IS MISSING MATERIALS.
 - (7) (a) AFTER AN APPLICATION FOR COMMUTATION OF SENTENCE IS SUBMITTED BY THE APPLICANT, THE EXECUTIVE CLEMENCY REPRESENTATIVE SHALL REQUEST A CERTIFICATE OF CONDUCT FROM THE SUPERINTENDENT OF THE APPLICANT'S CURRENT CORRECTIONAL FACILITY AND ANY OTHER CORRECTIONAL FACILITIES WHERE THE APPLICANT WAS HOUSED. THE CERTIFICATE MUST INCLUDE A SUMMARY OF THE APPLICANT'S CONDUCT DURING CONFINEMENT IN THE CORRECTIONAL FACILITY. THE SUPERINTENDENT SHALL SUBMIT THE CERTIFICATE OF CONDUCT TO THE EXECUTIVE CLEMENCY REPRESENTATIVE WITHIN SIXTY DAYS AFTER THE EXECUTIVE CLEMENCY REPRESENTATIVE'S REQUEST. THE

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1	CERTIFICATE MUST ALSO INCLUDE THE APPLICANT'S COLORADO
2	ACTUARIAL RISK ASSESSMENT SCALE (CARAS) SCORE, THE APPLICANT'S
3	COLORADO TRANSITIONAL ACCOUNTABILITY PLAN (CTAP), REPORTS OF
4	ANY DISCIPLINARY SANCTIONS AGAINST THE APPLICANT, AND
5	PRESENTENCE INVESTIGATION REPORTS, DETAINER NOTIFICATIONS, OR
6	OTHER SIMILAR LAW ENFORCEMENT COMMUNICATIONS.
7	(b) THE DEPARTMENT SHALL, UPON REQUEST FROM THE

(b) THE DEPARTMENT SHALL, UPON REQUEST FROM THE APPLICANT, UPDATE ANY RISK ASSESSMENT INSTRUMENT DETAILED IN THIS SUBSECTION (7) WITHIN THIRTY DAYS AFTER THE EXECUTIVE CLEMENCY REPRESENTATIVE'S REQUEST FOR A CERTIFICATE OF CONDUCT PURSUANT TO THIS SUBSECTION (7).

- (8) THE DEPARTMENT SHALL SEND A COPY OF ALL DOCUMENTS COLLECTED FOR THE CERTIFICATE OF CONDUCT TO THE APPLICANT AND THE EXECUTIVE CLEMENCY REPRESENTATIVE.
- (9) AFTER THE APPLICANT RECEIVES THE DOCUMENTS REQUIRED PURSUANT TO SUBSECTION (8) OF THIS SECTION, THE APPLICANT HAS SIXTY DAYS TO SUBMIT A RESPONSE TO ANY INFORMATION IN THE DOCUMENTS TO THE EXECUTIVE CLEMENCY REPRESENTATIVE BEFORE THE FINAL APPLICATION IS SENT TO THE EXECUTIVE CLEMENCY BOARD. IN THE EVENT THAT AN EXECUTIVE CLEMENCY BOARD DOES NOT EXIST, THE FINAL APPLICATION SHALL BE SENT TO THE GOVERNOR'S OFFICE FOR FINAL REVIEW. IN ALL CASES, THE GOVERNOR RETAINS FULL DECISION-MAKING AUTHORITY OVER EVERY REQUEST FOR COMMUTATION OF SENTENCE.
- (10) THE EXECUTIVE CLEMENCY BOARD MAY REQUEST AN INTERVIEW WITH THE APPLICANT. THE APPLICANT MAY ACCEPT OR DENY THE INTERVIEW WITH THE EXECUTIVE CLEMENCY BOARD. IF THE APPLICANT ACCEPTS THE INTERVIEW, THE APPLICANT MAY HAVE LEGAL

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1	COUNSEL PRESENT THROUGHOUT THE INTERVIEW.
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3	SECTION 5. In Colorado Revised Statutes, add 16-17-104 as
4	<u>follows:</u>
5	16-17-104. District attorney responsibility - submission of
6	response and materials - applicant response - notification to victim.
7	(1) (a) Before the executive clemency board reviews an
8	APPLICATION FOR COMMUTATION, BUT AFTER THE APPLICANT HAS HAD
9	THE OPPORTUNITY TO RESPOND TO ANY DOCUMENTS SUBMITTED BY THE
10	DEPARTMENT, THE EXECUTIVE CLEMENCY REPRESENTATIVE SHALL
11	FORWARD THE APPLICATION, TOGETHER WITH ANY SUPPORTING
12	MATERIALS, INCLUDING THE DEPARTMENT RESPONSE AND THE
13	APPLICANT'S RESPONSE TO THE DEPARTMENT'S RESPONSE, TO THE DISTRICT
14	ATTORNEY WHO PROSECUTED THE CASE, OR THE DISTRICT ATTORNEY'S
15	SUCCESSOR IN OFFICE, WITHIN TEN DAYS AFTER THE APPLICANT'S FINAL
16	RESPONSE TO THE EXECUTIVE CLEMENCY REPRESENTATIVE.
17	(b) THE DISTRICT ATTORNEY SHALL NOTIFY THE VICTIM AND THE
18	VICTIM'S FAMILY, IF THE DISTRICT ATTORNEY SUPPORTS OR DOES NOT
19	OPPOSE THE COMMUTATION REQUEST, OF THE APPLICANT'S REQUEST FOR
20	A COMMUTATION OF SENTENCE WITHIN THIRTY DAYS AFTER THE RECEIPT
21	OF THE APPLICATION FROM THE EXECUTIVE CLEMENCY REPRESENTATIVE.
22	(2) (a) WITHIN FORTY-FIVE DAYS AFTER RECEIPT OF THE
23	APPLICATION AND ALL SUPPORTING MATERIALS, THE DISTRICT ATTORNEY
24	WHO PROSECUTED THE CASE, OR THE DISTRICT ATTORNEY'S SUCCESSOR IN
25	OFFICE, MAY SUBMIT, IN WRITING, THE DISTRICT ATTORNEY'S POSITION ON
26	THE APPLICATION TO THE EXECUTIVE CLEMENCY REPRESENTATIVE.
27	(b) If the district attorney submits a response within

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1	FORTY-FIVE DAYS, THE EXECUTIVE CLEMENCY REPRESENTATIVE SHALL
2	FORWARD A COPY OF THE DISTRICT ATTORNEY'S RESPONSE TO THE
3	APPLICANT. THE APPLICANT HAS THIRTY DAYS AFTER RECEIPT OF THE
4	DISTRICT ATTORNEY'S RESPONSE TO REPLY DIRECTLY TO THE EXECUTIVE
5	CLEMENCY REPRESENTATIVE REGARDING ANY OF THE INFORMATION
6	SUBMITTED BY THE DISTRICT ATTORNEY PURSUANT TO SUBSECTION (2)(a)
7	OF THIS SECTION.
8	(c) (I) IF, AFTER THE \underline{FORTY} -FIVE-DAY DEADLINE FOR THE RECEIPT
9	OF A RESPONSE FROM THE DISTRICT ATTORNEY HAS PASSED AND NO INPUT
10	HAS BEEN RECEIVED FROM THE DISTRICT ATTORNEY, THE EXECUTIVE
11	CLEMENCY REPRESENTATIVE SHALL SUBMIT THE APPLICATION TO THE
12	EXECUTIVE CLEMENCY BOARD. IN THE EVENT THAT AN EXECUTIVE
13	CLEMENCY BOARD DOES NOT EXIST, THE FINAL APPLICATION SHALL BE
14	SENT TO THE GOVERNOR'S OFFICE FOR FINAL REVIEW. IN ALL CASES, THE
15	GOVERNOR RETAINS FULL DECISION-MAKING AUTHORITY OVER EVERY
16	REQUEST FOR COMMUTATION OF SENTENCE.
17	(II) IF THE DISTRICT ATTORNEY SUBMITS A RESPONSE, THE
18	EXECUTIVE CLEMENCY REPRESENTATIVE SHALL, THIRTY DAYS AFTER
19	FORWARDING THE RESPONSE TO THE APPLICANT PURSUANT TO SUBSECTION
20	(2)(b) OF THIS SECTION, SUBMIT THE APPLICATION, INCLUDING THE
21	DISTRICT ATTORNEY'S RESPONSE AND ANY APPLICANT'S RESPONSE, TO THE
22	EXECUTIVE CLEMENCY BOARD. IN THE EVENT THAT AN EXECUTIVE
23	CLEMENCY BOARD DOES NOT EXIST, THE FINAL APPLICATION SHALL BE
24	SENT TO THE GOVERNOR'S OFFICE FOR FINAL REVIEW. IN ALL CASES, THE
25	GOVERNOR RETAINS FULL DECISION-MAKING AUTHORITY OVER EVERY
26	REQUEST FOR COMMUTATION OF SENTENCE.
2.7	SECTION 6. In Colorado Revised Statutes, add 16-17-105 as

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1	<u>follows:</u>
2	16-17-105. Factors for consideration by executive clemency
3	board and governor in evaluating an application for commutation of
4	sentence. (1) IN EVALUATING AND DETERMINING THE OUTCOME OF AN
5	APPLICATION FOR COMMUTATION OF SENTENCE, THE BOARD MAY, BUT
6	<u>IS</u> NOT REQUIRED TO, CONSIDER THE FOLLOWING FACTORS RELATED TO
7	THE APPLICANT:
8	(a) GOOD CHARACTER PREVIOUS TO CONVICTION;
9	(b) GOOD CONDUCT DURING CONFINEMENT;
10	(c) STATEMENTS AND SUPPORTING MATERIALS FROM THE DISTRICT
11	ATTORNEY, IF ANY;
12	(d) NATURE AND CIRCUMSTANCE OF THE CASE RESULTING IN THE
13	CONTROLLING SENTENCE;
14	(e) ANY AND ALL VICTIM IMPACT STATEMENTS AND POSITIONS;
15	AND
16	(f) Any other material concerning the merits of the
17	APPLICATION.
18	(2) The board shall give the factors described in
19	SUBSECTION (1) OF THIS SECTION SUCH WEIGHT AS IS JUST AND PROPER, IN
20	VIEW OF THE CIRCUMSTANCES OF EACH PARTICULAR CASE, WITH DUE
21	REGARD FOR THE REHABILITATION OF THE APPLICANT.
22	(3) AN APPLICANT WHO CLAIMS INNOCENCE IS NOT REQUIRED TO
23	ADMIT GUILT OR SHOW REMORSE FOR OFFENSES CONVICTED OF IN ORDER
24	TO BE CONSIDERED FOR A COMMUTATION OF SENTENCE.
25	(4) The board may make special consideration for
26	APPLICANTS WHO:
27	(a) ARE VETERANS OF THE UNITED STATES ARMED FORCES;

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1	(b) WERE CONVICTED OF CRIMES FOR WHICH PENALTIES HAVE
2	BEEN DECREASED SINCE THE APPLICANT'S CONVICTION; OR
3	(c) WERE PROSECUTED FOR CRIMES THAT OCCURRED WHEN THE
4	APPLICANT WAS A JUVENILE.
5	(5) The governor has sole discretion in evaluating
6	COMMENTS CONTAINED IN THE APPLICATION AND IN SOLICITING OTHER
7	COMMENTS AS THE GOVERNOR DEEMS APPROPRIATE.
8	(6) IN ALL CASES, THE GOVERNOR RETAINS FULL DECISION-MAKING
9	AUTHORITY OVER EVERY REQUEST FOR COMMUTATION OF SENTENCE.
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12	SECTION <u>7.</u> Safety clause. The general assembly hereby finds,
13	determines, and declares that this act is necessary for the immediate
14	preservation of the public peace, health, or safety.

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