Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 22-0759.02 Nicole Myers x4326

SENATE BILL 22-130

SENATE SPONSORSHIP

Rankin and Hansen, Bridges, Buckner, Cooke, Donovan, Ginal, Gonzales, Jaquez Lewis, Kolker, Lee, Zenzinger

HOUSE SPONSORSHIP

McCluskie,

Senate Committees

House Committees

Business, Labor, & Technology Appropriations

A BILL FOR AN ACT

101	CONCERNING THE AUTHORITY FOR STATE PUBLIC ENTITIES TO ENTER
102	INTO PUBLIC-PRIVATE PARTNERSHIPS FOR PUBLIC PROJECTS.
103	AND, IN CONNECTION THEREWITH, 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 http://leg.colorado.gov.)

The bill authorizes a state public entity to enter into an agreement with a private partner to form a public-private partnership to develop or operate a public project. "State public entity" includes the executive, legislative, and judicial branches of state government, but excludes the department of transportation and any institution of higher education. The

SENATE 3rd Reading Unamended April 6, 2022

SENATE Amended 2nd Reading April 5, 2022 bill does not impact the authority of the department of transportation or any institution of higher education to enter into a public-private partnership or similar agreement as otherwise authorized by law.

The bill specifies the project delivery methods or agreements that a state public entity may use to develop or operate a public project and that the financing of a public project may be in the amounts and upon the terms and conditions determined by the parties to the agreement. The private partner and state public entity may use any money that may be available for the public project and may enter into specified financing agreements.

The executive director of the department of personnel or the executive director's designee (executive director) is required to oversee any public-private partnership undertaken pursuant to the bill by a state public entity that is in the executive branch of state government. The executive director is also required to ensure that each public-private partnership undertaken by a state public entity that is in the executive branch of state government is in the best interest of the taxpayers of the state.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, **add** article 94 to title 3 24 as follows: 4 **ARTICLE 94** 5 **Public-private Partnerships for State Public Entities** 6 **24-94-101.** Legislative declaration. (1) The General Assembly 7 HEREBY FINDS AND DECLARES THAT: 8 (a) PUBLIC-PRIVATE PARTNERSHIPS ARE AN EFFECTIVE TOOL TO 9 LEVERAGE THE EXPERTISE AND RESOURCES OF BOTH THE PUBLIC AND 10 PRIVATE SECTORS TO ACCOMMODATE MULTIFACETED SOCIAL 11 **INFRASTRUCTURE AND OPERATIONAL NEEDS;** 12 PUBLIC-PRIVATE PARTNERSHIPS HAVE A PROVEN TRACK 13 RECORD OF ENABLING PUBLIC PROJECTS TO BE COMPLETED ON TIME AND 14 AT A LOWER COST THAN EITHER THE PUBLIC OR PRIVATE SECTORS ARE 15 ABLE TO ACHIEVE ALONE;

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	(c) DELIVERING PUBLIC PROJECTS THROUGH PUBLIC-PRIVATE
<u>P</u> .	ARTNERSHIPS IS AN EFFECTIVE MODEL TO ACCOMMODATE SOME OF OUR
<u>S'</u>	ΓΑΤΕ'S MOST PRESSING AND FOUNDATIONAL NEEDS, SUCH AS INCREASED
<u>B</u>	EHAVIORAL HEALTH CAPACITY, BROADBAND DEPLOYMENT, AFFORDABLE
<u>H</u>	OUSING DEVELOPMENT, AND CHILD CARE SERVICES;
	(d) THE COVID-19 PANDEMIC FORCED THE CLOSURE OF MANY
<u>C</u>	HILD CARE FACILITIES AND CLASSROOMS, EXACERBATING A CHILD CARE
S	HORTAGE THAT FORCED MANY PARENTS TO COMPROMISE BETWEEN WORK
A	ND FAMILY LIFE; AND
	(e) COLORADO FAMILIES HAVE LONG STRUGGLED WITH THE COST
0	F CHILD CARE AND IT REMAINS ONE OF THE PRIMARY BARRIERS TO FULL
<u>P</u>	ARTICIPATION IN THE WORKFORCE.
	(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT
<u>[]</u>	IS THE INTENT OF THIS ARTICLE 94 TO PERMIT STATE PUBLIC ENTITIES TO
E	NTER INTO PUBLIC-PRIVATE PARTNERSHIPS TO:
	(a) DEVELOP, BUILD, FINANCE, OPERATE, AND MAINTAIN QUALITY,
C	OST-EFFECTIVE PUBLIC PROJECTS THAT PROVIDE ECONOMIC AND SOCIAL
V	ALUE;
	(b) PROVIDE A WELL-DEFINED AND TRANSPARENT PROCESS TO
<u>F</u>	ACILITATE COLLABORATION BETWEEN STATE PUBLIC ENTITIES AND
<u>P</u>]	RIVATE PARTNERS WHILE ENABLING ACCESS TO PRIVATE CAPITAL;
	(c) Bring innovative thinking and approaches to public
<u>P</u>]	ROJECTS;
	(d) REDUCE TOTAL LIFE-CYCLE COSTS OF PUBLIC PROJECTS; AND
	(e) Allow for cost, risk, and benefit sharing between
Pl	UBLIC AND PRIVATE PARTNERS.
	24-94-102. Definitions. As used in this article 94, unless the

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1	CONTEXT OTHERWISE REQUIRES:
2	(1) "DEPARTMENT" MEANS THE DEPARTMENT OF PERSONNEL.
3	(2) "DEVELOP" MEANS TO PLAN, DESIGN, DEVELOP, BUILD,
4	ESTABLISH, FINANCE, LEASE, ACQUIRE, INSTALL, CONSTRUCT,
5	RECONSTRUCT, OR EXPAND A PUBLIC PROJECT.
6	(3) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF
7	THE DEPARTMENT OF PERSONNEL OR THE EXECUTIVE DIRECTOR'S
8	<u>DESIGNEE.</u>
9	(4) "FINANCE" MEANS THE SUPPLY BY A PRIVATE PARTNER OF
10	RESOURCES TO ACCOMPLISH ALL OR ANY PART OF THE WORK OR SERVICES
11	FOR A PUBLIC PROJECT, INCLUDING FUNDS, FINANCING, INCOME, REVENUE,
12	COST SHARING, TECHNOLOGY, PERSONNEL, EQUIPMENT, EXPERTISE, DATA,
13	OR ENGINEERING, CONSTRUCTION, OR MAINTENANCE SERVICES.
14	(5) "OPERATE" MEANS TO FINANCE, OPERATE, MAINTAIN, IMPROVE,
15	EQUIP, MODIFY, REPAIR, OR ADMINISTER A PUBLIC PROJECT.
16	(6) "Private partner" means any natural person,
17	CORPORATION, GENERAL PARTNERSHIP, LIMITED LIABILITY COMPANY,
18	LIMITED PARTNERSHIP, JOINT VENTURE, BUSINESS TRUST, PUBLIC BENEFIT
19	CORPORATION, NONPROFIT ENTITY, LOCAL GOVERNMENT, OTHER PRIVATE
20	BUSINESS ENTITY, OR ANY COMBINATION THEREOF.
21	(7) "PUBLIC-PRIVATE AGREEMENT" MEANS ANY AGREEMENT
22	BETWEEN ONE OR MORE PRIVATE PARTNERS AND ONE OR MORE STATE
23	PUBLIC ENTITIES THAT CONTRACTUALLY PROVIDES FOR THE
24	RESPONSIBILITIES OF ALL PARTIES IN NEGOTIATING, DEVELOPING, OR
25	OPERATING ANY ASPECT OF A PROPOSED OR APPROVED PUBLIC PROJECT OR
26	FINANCED PURCHASED OF AN ASSET. "PUBLIC-PRIVATE AGREEMENT" DOES
27	NOT MEAN A GRANT OR INCENTIVE PROGRAM ESTABLISHED IN ANOTHER

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1	PROVISION OF LAW OR AN AGREEMENT APPROVED BY THE ECONOMIC
2	DEVELOPMENT COMMISSION PURSUANT TO PARTS 1 AND 3 OF ARTICLE 46
3	OF THIS TITLE 24.
4	(8) "Public-private partnership" means an agreement
5	BETWEEN ONE OR MORE STATE PUBLIC ENTITIES AND ONE OR MORE
6	PRIVATE PARTNERS BY WHICH A STATE PUBLIC ENTITY MAY TRANSFER
7	RESPONSIBILITY OR RISK TO A PRIVATE PARTNER TO DEVELOP OR OPERATE
8	A PUBLIC PROJECT AND, IN RETURN, THE PRIVATE PARTNER MAY RECEIVE
9	THE RIGHT TO ALL OR A PORTION OF FEES GENERATED BY THE PUBLIC
10	PROJECT OR OTHER PUBLIC MONEY. A PUBLIC-PRIVATE PARTNERSHIP DOES
11	NOT CONFER ONTO THE RELATIONSHIP FORMED ANY OF THE ATTRIBUTES
12	OR INCIDENTS OF A PARTNERSHIP PURSUANT TO SECTION 7-60-106 OR THE
13	COMMON LAW. "PUBLIC-PRIVATE PARTNERSHIP" DOES NOT MEAN ANY
14	GRANT OR INCENTIVE PROGRAM ESTABLISHED BY ANOTHER PROVISION OF
15	LAW OR AGREEMENTS THAT ARE APPROVED BY THE ECONOMIC
16	DEVELOPMENT COMMISSION, INCLUDING BUT NOT LIMITED TO GRANT OR
17	INCENTIVE PROGRAMS DESCRIBED IN PARTS 1 AND 3 OF ARTICLE 46 OF THIS
18	<u>TITLE 24.</u>
19	(9) "PUBLIC PROJECT" MEANS ANY CONSTRUCTION, ALTERATION,
20	REPAIR, DEMOLITION, OR IMPROVEMENT OF ANY STATE-OWNED LAND,
21	BUILDING, STRUCTURE, FACILITY, ASSET, OR OTHER PUBLIC IMPROVEMENT
22	SUITABLE FOR AND INTENDED FOR USE IN THE PROMOTION OF THE PUBLIC
23	HEALTH, WELFARE, OR SAFETY, AND ANY MAINTENANCE PROGRAMS FOR
24	THE UPKEEP OF SUCH PROJECTS SUBJECT TO PART 2 OF ARTICLE 92 OF THIS
25	TITLE 24. "PUBLIC PROJECT" INCLUDES BUT IS NOT LIMITED TO A PROJECT
26	FOR CIVIC, CHILD CARE, MEDICAL, UTILITY, TELECOMMUNICATION,
27	CULTURAL, RECREATIONAL, OR EDUCATIONAL FACILITIES OR SERVICES.

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1	(10) "STATE PUBLIC ENTITY" MEANS ANY DEPARTMENT, AGENCY,
2	OR SUBDIVISION OF THE EXECUTIVE BRANCH OF STATE GOVERNMENT;
3	EXCEPT THAT "STATE PUBLIC ENTITY" DOES NOT INCLUDE STATE ENTITIES
4	THAT HAVE SPECIFIC STATUTORY AUTHORITY TO ENTER INTO
5	PUBLIC-PRIVATE PARTNERSHIPS, INCLUDING BUT NOT LIMITED TO THE
6	AUTHORITY SPECIFIED IN SECTIONS 23-3.1-301 (1), 23-3.1-306.5,
7	24-33.5-510, 26-6.9-102, 32-22-105 (1)(a)(VIII), 40-2-123, AND
8	<u>43-4-806.</u>
9	(11) "SUBCOMMITTEE" MEANS THE PUBLIC-PRIVATE PARTNERSHIP
10	SUBCOMMITTEE OF THE COLORADO ECONOMIC DEVELOPMENT COMMISSION
11	<u>CREATED IN SECTION 24-46-102 (5).</u>
12	(12) "Unit" means the public-private collaboration unit
13	<u>CREATED IN SECTION 24-94-103 (2).</u>
14	24-94-103. Public-private partnerships - oversight of state
15	public entities in the executive branch of state government.
16	(1) WITHIN ONE YEAR OF THE EFFECTIVE DATE OF THIS ARTICLE 94, THE
17	EXECUTIVE DIRECTOR SHALL:
17 18	EXECUTIVE DIRECTOR SHALL: (a) Create requirements regarding the authority for
18	(a) Create requirements regarding the authority for
18 19	(a) CREATE REQUIREMENTS REGARDING THE AUTHORITY FOR STATE PUBLIC ENTITIES TO INITIATE REQUESTS FOR PROPOSALS OR BIDS OR
18 19 20	(a) Create requirements regarding the authority for state public entities to initiate requests for proposals or bids or to review any private partner-initiated proposals for public
18 19 20 21	(a) Create requirements regarding the authority for state public entities to initiate requests for proposals or bids or to review any private partner-initiated proposals for public projects to be completed through public-private partnerships
18 19 20 21	(a) CREATE REQUIREMENTS REGARDING THE AUTHORITY FOR STATE PUBLIC ENTITIES TO INITIATE REQUESTS FOR PROPOSALS OR BIDS OR TO REVIEW ANY PRIVATE PARTNER-INITIATED PROPOSALS FOR PUBLIC PROJECTS TO BE COMPLETED THROUGH PUBLIC-PRIVATE PARTNERSHIPS SUBJECT TO THE EXECUTIVE DIRECTOR'S APPROVAL PURSUANT TO SECTION
18 19 20 21 22 23	(a) CREATE REQUIREMENTS REGARDING THE AUTHORITY FOR STATE PUBLIC ENTITIES TO INITIATE REQUESTS FOR PROPOSALS OR BIDS OR TO REVIEW ANY PRIVATE PARTNER-INITIATED PROPOSALS FOR PUBLIC PROJECTS TO BE COMPLETED THROUGH PUBLIC-PRIVATE PARTNERSHIPS SUBJECT TO THE EXECUTIVE DIRECTOR'S APPROVAL PURSUANT TO SECTION 24-94-104(1). THE PROCESSES MAY INCLUDE, BUT NEED NOT LIMITED TO:
18 19 20 21 22 23 24	(a) CREATE REQUIREMENTS REGARDING THE AUTHORITY FOR STATE PUBLIC ENTITIES TO INITIATE REQUESTS FOR PROPOSALS OR BIDS OR TO REVIEW ANY PRIVATE PARTNER-INITIATED PROPOSALS FOR PUBLIC PROJECTS TO BE COMPLETED THROUGH PUBLIC-PRIVATE PARTNERSHIPS SUBJECT TO THE EXECUTIVE DIRECTOR'S APPROVAL PURSUANT TO SECTION 24-94-104(1). THE PROCESSES MAY INCLUDE, BUT NEED NOT LIMITED TO: (I) COMPLETION OF ANALYSES REGARDING PERCEIVED

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1	ALTERNATIVES, IMPACTS ON AFFECTED COMMUNITIES, AND THE
2	SUITABILITY AND SCOPE OF A PROPOSED PUBLIC-PRIVATE PARTNERSHIP;
3	(III) DOCUMENTED CONSIDERATIONS OF THE ENTIRE LIFE CYCLE
4	OF A PROPOSED PUBLIC-PRIVATE PARTNERSHIP, INCLUDING PLANNING,
5	DESIGN, ENGINEERING, CONSTRUCTION, REPAIR, MAINTENANCE,
6	OPERATIONS, FINANCING, AND HANDOVER;
7	(IV) DUE DILIGENCE REQUIREMENTS; AND
8	(V) DEVELOPMENT OF ANY OTHER MATERIALS, ANALYSES,
9	CONSIDERATIONS, REQUIREMENTS, OR REPORTS NECESSARY FOR THE
0	EXECUTIVE DIRECTOR TO MAKE A DETERMINATION THAT THE PROPOSAL
1	FOR A PUBLIC-PRIVATE PARTNERSHIP SERVES AN IMPORTANT SOCIAL OR
2	ECONOMIC VALUE, INCLUDING BUT NOT LIMITED TO INCREASED
3	BEHAVIORAL HEALTH CAPACITY, BROADBAND DEPLOYMENT, AFFORDABLE
4	HOUSING DEVELOPMENT, CHILD CARE SERVICES, OR ANY OTHER PUBLIC
5	BENEFIT.
6	(b) Create requirements regarding the authority for
7	STATE PUBLIC ENTITIES TO EXECUTE PUBLIC-PRIVATE PARTNERSHIP
8	AGREEMENTS FOR PUBLIC PROJECTS SUBJECT TO THE EXECUTIVE
)	DIRECTOR'S APPROVAL PURSUANT TO SECTION 24-94-104 (1). THE
)	PROCESSES MAY INCLUDE, BUT NEED NOT BE LIMITED TO:
1	(I) ACCEPTABLE PROJECT DELIVERY METHODS, INCLUDING
2	ALTERNATIVE DELIVERY METHODS, FOR AN APPROVED PUBLIC-PRIVATE
3	PARTNERSHIP PROPOSAL;
4	(II) ACCEPTABLE FINANCING METHODS FOR AN APPROVED
5	PUBLIC-PRIVATE PARTNERSHIP, INCLUDING BUT NOT LIMITED TO A PLEDGE
5	OF, SECURITY OF, INTEREST IN, OR LIEN ON PROPERTY OR INTEREST IN
7	PROPERTY, AND ANY AMOUNTS, TERMS, AND CONDITIONS TO BE INCLUDED

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1	IN PUBLIC-PRIVATE AGREEMENTS;
2	(III) REPORTING REQUIREMENTS FOR STATE PUBLIC ENTITIES AND
3	PRIVATE PARTNERS THROUGHOUT THE LIFE CYCLE OF AN EXECUTIVE
4	DIRECTOR-APPROVED PUBLIC-PRIVATE PARTNERSHIP;
5	(IV) POLICIES CONCERNING TRANSPARENCY AND TIMELY
6	REPORTING; AND
7	(V) DEVELOPING A FAIR, UNBIASED METHOD OF CHOOSING
8	PROPOSALS BASED ON THE BEST INTERESTS OF THE STATE AND
9	CONSIDERING FINANCIAL COSTS AND BENEFITS TO THE STATE AND PUBLIC
10	PROJECT USERS.
11	(c) Further define any relevant terms in this article 94
12	INCLUDING BUT NOT LIMITED TO PUBLIC-PRIVATE PARTNERSHIP AND
13	PUBLIC-PRIVATE AGREEMENT; AND
14	(d) DEVELOP COST THRESHOLDS FOR PUBLIC PROJECTS THAT
15	QUALIFY AS A PUBLIC-PRIVATE PARTNERSHIP OR PUBLIC-PRIVATE
16	AGREEMENT, WHICH MAY DEPEND ON THE TYPE OF PROJECT AND THE
17	RESPONSIBLE STATE PUBLIC ENTITY.
18	(2) There is hereby established the public-private
19	COLLABORATION UNIT IN THE DEPARTMENT. THE UNIT SHALL:
20	(a) In coordination with relevant state public entities
21	IDENTIFY, PRIORITIZE, AND ADVANCE POTENTIAL PUBLIC PROJECTS THAT
22	MAY BE BEST DELIVERED THROUGH A PUBLIC-PRIVATE PARTNERSHIP;
23	(b) FACILITATE COLLABORATION BETWEEN STATE PUBLIC ENTITIES
24	AND PRIVATE PARTNERS IN CONNECTION WITH PUBLIC PROJECTS;
25	(c) Provide technical assistance and expertise to state
26	PUBLIC ENTITIES IN CONNECTION WITH ANY ASPECT OF PROPOSED OF
7	ADDROVED DURING-DRIVATE DARTNERSHIRS WHICH MAY INCLUDE

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1	ASSISTANCE WITH:
2	(I) SATISFYING THE REQUIREMENTS ESTABLISHED BY THE
3	EXECUTIVE DIRECTOR IN SUBSECTIONS (1)(a) AND (1)(b) OF THIS SECTION;
4	(II) PROJECT SCREENING, PLANNING, DEVELOPMENT,
5	PROCUREMENT, OPERATIONS, AND MANAGEMENT; AND
6	(III) SERVING AS A LIAISON WITH FEDERAL AND LOCAL
7	GOVERNMENT OFFICIALS;
8	(d) Create best practices that incorporate lessons
9	LEARNED FROM OTHER PUBLIC-PRIVATE PARTNERSHIPS FOR EVERY STAGE
10	OF THE LIFE CYCLE OF A PUBLIC-PRIVATE PARTNERSHIP, WHICH MAY
11	<u>INCLUDE:</u>
12	(I) STANDARDIZING METHODOLOGIES AND PROCESSES;
13	(II) CREATING TEMPLATES FOR INTERAGENCY AGREEMENTS THAT
14	IDENTIFY PROJECT RESOURCES AND RESPONSIBILITIES; AND
15	(III) CREATING TEMPLATES FOR PARTNERSHIP AGREEMENTS THAT
16	ADDRESS RISK ALLOCATIONS, KEY TERMS, AND CONDITIONS;
17	(e) CONDUCT PUBLIC AND STAKEHOLDER ENGAGEMENT TO
18	ENCOURAGE TRANSPARENCY, ACCOUNTABILITY, AND INFORMATION
19	SHARING REGARDING PUBLIC-PRIVATE PARTNERSHIPS;
20	(f) Track proposed, ongoing, and completed public-private
21	PARTNERSHIPS;
22	(g) ATTRACT PRIVATE INVESTMENTS FOR PUBLIC PROJECTS; AND
23	(h) In coordination with the department of early
24	CHILDHOOD, CREATED IN SECTION 24-1-120.5(1), DISTRIBUTE FUNDING TO
25	HELP INCREASE THE SUPPLY OF CHILD CARE FACILITIES USING PUBLIC
26	BUILDINGS OR OTHER APPROPRIATE PUBLIC ASSETS.
27	(3) ANY ISSUANCE OR INCURRENCE OF FINANCIAL OBLIGATIONS

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<u>UNDER THIS ARTICLE 94 MUST COMPLY WITH SECTION 24-36-121.</u>
24-94-104. State public entity agreements - public-private
partnership. (1) A STATE PUBLIC ENTITY IS AUTHORIZED, EITHER
SEPARATELY OR IN COMBINATION WITH ANY OTHER STATE PUBLIC ENTITY,
TO INITIATE SOLICITATIONS, REVIEW ANY PRIVATE PARTNER-INITIATED
PROPOSALS, EXECUTE PUBLIC-PRIVATE PARTNERSHIP AGREEMENTS, OR
EXECUTE PUBLIC-PRIVATE AGREEMENTS TO DEVELOP OR OPERATE A
PUBLIC PROJECT SUBJECT TO THE REQUIREMENTS OF THIS ARTICLE 94.
(2) Subject to subsection (5) of this section, any state
PUBLIC ENTITY MUST OBTAIN APPROVALS FROM THE EXECUTIVE DIRECTOR
IN THE TIME AND MANNER DETERMINED BY THE EXECUTIVE DIRECTOR
PURSUANT TO SECTIONS 24-94-103 (1)(a) AND (1)(b).
(3) ANY PUBLIC-PRIVATE AGREEMENT ENTERED INTO PURSUANT
TO SUBSECTION (1) OF THIS SECTION MUST COMPLY WITH APPLICABLE
STATE LAWS AND PROCESSES DEVELOPED BY THE EXECUTIVE DIRECTOR
PURSUANT TO SECTION 24-94-103 (1)(a) AND 24-94-103 (1)(b).
(4) Subject to subsection (2) of this section, state public
ENTITIES MAY REVIEW ANY PRIVATE PARTNER-INITIATED PROPOSALS BUT
NEED NOT RESPOND TO SUCH PROPOSALS.
(5) Nothing in this article 94 shall be construed to
PROHIBIT, LIMIT, OR OTHERWISE MODIFY THE SPECIFIC STATUTORY
AUTHORITY OF STATE PUBLIC ENTITIES, INCLUDING BUT NOT LIMITED TO
THE AUTHORITY SPECIFIED IN SECTIONS 23-3.1-301 (1), 23-3.1-306.5,
23-5-101.7,24-33.5-510,24-36-121,26-6.9-102,32-22-105 (1)(a)(VIII),
33-1-105(1), 33-10-107(1), 36-1-118(1), 40-2-123, AND 43-4-806, AND
THE AUTHORITY SPECIFIED IN PARTS 1 AND 3 OF ARTICLE 46 OF THIS TITLE
24 AND PARTS 8 AND 13 OF ARTICLE 82 OF THIS TITLE 24, TO ENTER INTO

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1	A PUBLIC-PRIVATE PARTNERSHIP, A PUBLIC-PRIVATE AGREEMENT, OR
2	OTHER AGREEMENT, OR TO UTILIZE A STATUTORY MECHANISM AS
3	AUTHORIZED BY ANY OTHER PROVISION OF LAW.
4	24-94-105. Public-private partnership subcommittee - contract
5	review - lease - sale of state property. (1) EXCEPT AS OTHERWISE
6	PROVIDED IN SUBSECTION (2) OF THIS SECTION, A STATE PUBLIC ENTITY
7	THAT INTENDS TO ENTER INTO A CONTRACT, SALE, OR LEASE OF STATE
8	PROPERTY PURSUANT TO SECTION 24-82-102.5 OR 24-94-104 ON OR AFTER
9	THE EFFECTIVE DATE OF THIS SECTION SHALL SUBMIT THE PROPOSED
10	CONTRACT, SALE, OR LEASE OF STATE PROPERTY TO THE PUBLIC-PRIVATE
11	PARTNERSHIP SUBCOMMITTEE CREATED IN SECTION 24-46-102 (5) FOR THE
12	SUBCOMMITTEE'S REVIEW BEFORE ENTERING INTO THE CONTRACT, SALE.
13	OR LEASE OF STATE PROPERTY. THE STATE PUBLIC ENTITY, IN
14	COORDINATION WITH THE COLORADO ECONOMIC DEVELOPMENT
15	COMMISSION STAFF, SHALL SUBMIT A REPORT TO THE SUBCOMMITTEE
16	REGARDING THE ANTICIPATED USE OF THE STATE PROPERTY IN A TIME AND
17	MANNER ESTABLISHED BY THE SUBCOMMITTEE. THE SUBCOMMITTEE
18	SHALL REVIEW THE REPORT AND MAKE ANY RECOMMENDATIONS IT DEEMS
19	NECESSARY TO THE STATE PUBLIC ENTITY. THE STATE PUBLIC ENTITY
20	MUST CONSIDER THE SUBCOMMITTEE'S RECOMMENDATIONS, BUT NEED
21	NOT INCORPORATE OR ADOPT ANY OF THE RECOMMENDATIONS.
22	(2) SUBSECTION (1) OF THIS SECTION DOES NOT APPLY TO A STATE
23	PUBLIC ENTITY THAT INTENDS TO ENTER INTO A NEW CONTRACT, SALE, OR
24	LEASE OF STATE PROPERTY PURSUANT TO SECTION 24-82-102.5 OR
25	24-92-104 WITH EXISTING PRIVATE PARTNERS.
26	SECTION 2. In Colorado Revised Statutes, 24-46-102, add (5)
27	as follows:

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I	24-46-102. Colorado economic development commission -
2	creation - membership - definition. (5) BEGINNING ON SEPTEMBER 1,
3	2022, THE ECONOMIC DEVELOPMENT COMMISSION SHALL ESTABLISH A
4	PUBLIC-PRIVATE PARTNERSHIP SUBCOMMITTEE TO REVIEW PROPOSED
5	CONTRACTS, SALES, AND LEASES OF STATE PROPERTY AS SPECIFIED IN
6	SECTION 24-94-105. THE SUBCOMMITTEE CONSISTS OF AT LEAST THREE
7	MEMBERS OF THE COMMISSION AS SELECTED BY THE COMMISSION. AT NO
8	TIME SHALL ALL OF THE MEMBERS OF THE SUBCOMMITTEE BE APPOINTEES
9	FROM THE SAME APPOINTING AUTHORITY.
10	SECTION 3. In Colorado Revised Statutes, 24-101-105, amend
11	(1)(a)(XIV) and $(1)(a)(XV)$; and add $(1)(a)(XVI)$ as follows:
12	24-101-105. Application of this code. (1) (a) This code shall
13	apply to all publicly funded contracts entered into by all governmental
14	bodies of the executive branch of this state; except that this code shall not
15	apply to:
16	(XIV) Annuities; and
17	(XV) Real property or interest in real property; AND
18	(XVI) PUBLIC-PRIVATE PARTNERSHIPS AUTHORIZED BY PART 1 OF
19	ARTICLE 94 OF THIS TITLE 24.
20	SECTION 4. In Colorado Revised Statutes, 24-82-102.5, amend
21	(2)(c), (4)(d), and (5) as follows:
22	24-82-102.5. Unused state-owned real property - cash fund -
23	legislative declaration - definitions. (2) As used in this section, unless
24	the context otherwise requires:
25	(c) "Unused state-owned real property" means state-owned real
26	property IDENTIFIED IN THE INVENTORY LIST MAINTAINED ON THE
27	DEPARTMENT'S WEBSITE PURSUANT TO SUBSECTION (3) OF THIS SECTION,

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1 THAT IS NOT BEING USED AT ITS OPTIMAL OR BEST USE, THAT IS owned by 2 or under the control of a state agency, not including the division of parks 3 and wildlife in the department of natural resources and not including the 4 state board of land commissioners or any state institution of higher 5 education as defined in section 24-30-1301 (18), AND that is not 6 otherwise protected for or dedicated to another use such as an access or 7 a conservation easement. 8 (4) (d) The department may enter into contracts with qualified 9 developers for proposals to construct affordable housing, child care 10 facilities, public school facilities, or residential mental and behavioral 11 health care facilities, or to place renewable energy facilities on unused 12 state-owned real property that the department has deemed suitable under 13 subsection (4)(a) of this section, subject to available appropriations. 14 Budget requests under this section must be made through the process 15 established in section 24-37-304 (1)(c.3). except that budget requests 16 under this section may not be made through a request for a supplemental 17 appropriation. Notwithstanding section 24-82-102 (2)(a), contracts 18 between the state and qualified developers may not require improvements 19 constructed on state property for the purposes of this section to become 20 the property of the state upon termination of a lease for such property. 21 (5) (a) The unused state-owned real property fund is hereby 22 created in the state treasury. Unless otherwise directed, the state treasurer 23 shall credit all proceeds from the sale, rent, or lease, including any leases 24 entered into under section 24-82-102 (2)(a), of unused state-owned real 25 property AND ANY REVENUE GENERATED FROM PUBLIC-PRIVATE 26 AGREEMENTS PURSUANT TO SECTION 24-94-103 to the fund. The fund also 27 consists of any other money that the general assembly may appropriate or

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1	transfer to the fund.
2	(b) The state treasurer shall credit all interest and income derived
3	from the deposit and investment of money in the unused state-owned real
4	property fund to the fund. Any unexpended and unencumbered money in
5	the fund at the end of a fiscal year remains in the fund. Subject to annual
6	appropriation by the general assembly, The department may expend
7	money from the fund for
8	(c) (I) THE MONEY IN THE UNUSED STATE-OWNED REAL PROPERTY
9	FUND IS CONTINUOUSLY APPROPRIATED TO THE DEPARTMENT FOR:
10	(A) The purposes set forth in this section, including for appraisals,
11	surveys, and property improvement, and for any operational costs to
12	administer this section; AND
13	(B) Public-private agreements, as defined in section
14	24-94-102 (7), AND ANY ASSOCIATED COSTS.
15	(II) THE GENERAL ASSEMBLY SHALL MAKE AN ANNUAL
16	APPROPRIATION FROM THE FUND TO THE DEPARTMENT FOR THE STANDARD
17	OPERATING EXPENSES OF THE PUBLIC-PRIVATE COLLABORATION UNIT
18	CREATED IN SECTION 24-94-103 (2), INCLUDING PERSONAL SERVICES AND
19	RELATED COSTS.
20	(d) On July 1, 2022, the state treasurer shall transfer
21	FIFTEEN MILLION DOLLARS FROM THE GENERAL FUND TO THE FUND.
22	SECTION 5. Appropriation. (1) For the 2022-23 state fiscal
23	year, \$406,683 is appropriated to the department of personnel. This
24	appropriation is from the unused state-owned real property fund created
25	in section 24-82-102.5 (5)(a), C.R.S. To implement this act, the
26	department may use this appropriation as follows:
27	(a) \$283,984 for personal services related to the public-private

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1	collaboration unit, which amount is based on an assumption that the
2	department will require an additional 3.0 FTE;
3	(b) \$22,650 for operating expenses related to the public-private
4	collaboration unit; and
5	(c) \$100,049 for the purchase of legal services.
6	(2) For the 2022-23 state fiscal year, \$100,049 is appropriated to
7	the department of law. This appropriation is from reappropriated funds
8	received from the department of personnel under subsection (1)(c) of this
9	section and is based on an assumption that the department of law will
10	require an additional 0.6 FTE. To implement this act, the department of
11	law may use this appropriation to provide legal services for the
12	department of personnel.
13	(3) For the 2022-23 state fiscal year, \$88,713 is appropriated to
14	the department of law. This appropriation is from the general fund and is
15	based on an assumption that the department of law will require an
16	additional 0.5 FTE. To implement this act, the department of law may use
17	this appropriation to provide legal services to state agencies.
18	SECTION 6. Safety clause. The general assembly hereby finds,
19	determines, and declares that this act is necessary for the immediate
20	preservation of the public peace, health, or safety.

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