First Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 21-0472.02 Thomas Morris x4218

HOUSE BILL 21-1266

HOUSE SPONSORSHIP

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A BILL FOR AN ACT

101 CONCERNING EFFORTS TO REDRESS THE EFFECTS OF ENVIRONMENTAL 102 INJUSTICE ON DISPROPORTIONATELY IMPACTED COMMUNITIES.

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.)

Section 3 of the bill defines "disproportionately impacted community".

Section 4 requires the air quality control commission to promote outreach to and engage with disproportionately impacted communities by creating new ways to gather input from communities across the state, using multiple languages and multiple formats, and transparently sharing

information about adverse effects resulting from its proposed actions.

Section 5 creates the environmental justice action task force (task force) in the department of public health and environment (department), the goal of which is to propose recommendations to the general assembly regarding practical means of addressing environmental justice inequities. The task force will:

- Hold meetings to solicit public comment concerning the development of a state agency-wide environmental justice strategy and a plan to implement that strategy, including ways to address data gaps and data sharing between state agencies and the engagement of disproportionately impacted communities;
- Evaluate and propose recommended revisions to the definition of "disproportionately impacted community" and the state agencies and their proposed actions that are subject to section 3; and
- File a final report by November 14, 2022, regarding its recommendations.

The department will report on the task force during the department's "SMART Act" presentations.

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

2 **SECTION 1. Short title.** The short title of this act is the "Environmental Justice Act".

SECTION 2. Legislative declaration. (1) The general assembly hereby:

(a) Finds that:

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- (I) All people have the right to breathe clean air, drink clean water, participate freely in decisions that affect their environments, live free of dangerous levels of toxic pollution, experience equal protection provided by environmental policies, and share the benefits of a prosperous and vibrant pollution-free economy;
- (II) Certain communities, both in Colorado and internationally, have historically been forced to bear a disproportionate burden of adverse human health or environmental effects as documented in numerous

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1	studies, including the "Toxic Wastes and Race at Twenty, 1987-2007"
2	report by the United Church of Christ Justice & Witness Ministries,
3	federal environmental protection agency annual Environmental Justice
4	Progress Reports, and a 2021 report from the "Mapping for
5	Environmental Justice" project at the Berkeley Public Policy/The
6	Goldman School that shows how the pollution burden is distributed in
7	Colorado, while also facing systemic exclusion from environmental
8	decision-making processes and enjoying fewer environmental benefits;
9	(III) Specifically, communities with residents who are Black,
10	indigenous, Latino, or people of color have faced centuries of genocide,
11	environmental racism, and predatory extraction practices; and
12	(IV) At the same time, environmental justice affects and requires
13	the participation of all Coloradans;
14	(b) Determines that:
15	(I) Federal action to address environmental justice includes the
16	federal environmental protection agency's office of environmental justice,
17	originally established in 1992, and the assignment of EPA regional
18	liaisons to minority, Tribal, and low-income communities pursuant to 42
19	U.S.C. sec. 4370i;
20	(II) States have also addressed environmental justice, with the
21	National Law Review recently noting on October 30, 2020, that "the vast
22	majority of states now address [environmental justice] in some
23	fashion-via legislation, agency policy and guidance, or advisory
24	groups-with fewer than five failing to mention the concept at all";
25	(III) Environmental justice laws that promote outreach to and
26	facilitate feedback from disproportionately impacted communities and
27	require that agencies consider that feedback have been upheld by the

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1	courts as a legitimate exercise of legislative authority, such as in Friends
2	of Buckingham v. State Air Pollution Control Bd., 947 F.3d 68 (4th Cir.
3	2020) (vacating the issuance of a permit due to the board's failure to
4	properly consider the permit's environmental justice impacts);
5	(IV) State action to correct environmental injustice is imperative,
6	and state policy can and should improve public health and the
7	environment and improve the overall well-being of all communities;
8	(V) Efforts to right past wrongs and move toward environmental
9	justice must focus on disproportionately impacted communities and the
10	voices of their residents;
11	(VI) Less-burdened communities have benefitted from
12	relationships that impose burdens on other communities, which is a
13	tangible debt that must be repaid through financial reinvestment, and
14	these relatively privileged communities have a responsibility to
15	acknowledge the harms to which they contribute and a duty to find ways
16	to give back what has been taken; and
17	(VII) Environmental justice is not a zero-sum game: The better we
18	take care of all communities, the more we all grow, and by focusing on
19	communities that are hurting the most, all communities will find
20	opportunities to heal and thrive; and
21	(c) Declares that:
22	(I) The state government has a responsibility to achieve
23	environmental justice, health equity, and climate justice for all
24	communities by avoiding and mitigating harm;
25	(II) It is necessary for disproportionately impacted communities
26	to be meaningfully engaged as partners and stakeholders in government
27	decision-making;

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1	(III) Potential environmental and climate threats to communities
2	merit a higher level of engagement, review, and consent; and
3	(IV) This act is necessary to ensure that communities are not
4	forced to bear disproportionate environmental and health impacts.
5	SECTION 3. In Colorado Revised Statutes, 2-4-401, add (2.7)
6	as follows:
7	2-4-401. Definitions. The following definitions apply to every
8	statute, unless the context otherwise requires:
9	(2.7) (a) "Disproportionately impacted community" means
10	A COMMUNITY THAT:
11	(I) IS IN A CENSUS BLOCK GROUP, AS DETERMINED IN ACCORDANCE
12	WITH THE MOST RECENT UNITED STATES CENSUS, WHERE THE PROPORTION
13	OF HOUSEHOLDS THAT ARE LOW INCOME IS GREATER THAN FORTY
14	PERCENT, THE PROPORTION OF HOUSEHOLDS THAT IDENTIFY AS MINORITY
15	IS GREATER THAN FORTY PERCENT, OR THE PROPORTION OF HOUSEHOLDS
16	THAT ARE HOUSING COST-BURDENED IS GREATER THAN FORTY PERCENT;
17	OR
18	(II) IS ANY OTHER COMMUNITY AS IDENTIFIED OR APPROVED BY A
19	STATE AGENCY, IF:
20	(A) THE COMMUNITY HAS A HISTORY OF ENVIRONMENTAL RACISM
21	PERPETUATED THROUGH REDLINING, ANTI-INDIGENOUS, ANTI-IMMIGRANT,
22	ANTI-HISPANIC, OR ANTI-BLACK LAWS; OR
23	(B) THE COMMUNITY IS ONE WHERE MULTIPLE FACTORS,
24	INCLUDING SOCIOECONOMIC STRESSORS, DISPROPORTIONATE
25	ENVIRONMENTAL BURDENS, VULNERABILITY TO ENVIRONMENTAL
26	DEGRADATION, AND LACK OF PUBLIC PARTICIPATION, MAY ACT
27	CUMULATIVELY TO AFFECT HEALTH AND THE ENVIRONMENT AND

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1	CONTRIBUTE TO PERSISTENT DISPARITIES.
2	(b) As used in this subsection (2.7):
3	(I) "COST-BURDENED" MEANS A HOUSEHOLD THAT SPENDS MORE
4	THAN THIRTY PERCENT OF ITS INCOME ON HOUSING.
5	(II) "LOW INCOME" MEANS THE MEDIAN HOUSEHOLD INCOME IS
6	LESS THAN OR EQUAL TO TWO HUNDRED PERCENT OF THE FEDERAL
7	POVERTY GUIDELINE.
8	SECTION 4. In Colorado Revised Statutes, add 24-4-109 as
9	follows:
10	24-4-109. State engagement of disproportionately impacted
11	communities - definitions - repeal. (1) Goal. The goal of outreach
12	TO AND ENGAGEMENT OF DISPROPORTIONATELY IMPACTED COMMUNITIES
13	IS TO BUILD TRUST AND TRANSPARENCY, PROVIDE MEANINGFUL
14	OPPORTUNITIES TO INFLUENCE PUBLIC POLICY, AND MODIFY PROPOSED
15	STATE ACTION IN RESPONSE TO RECEIVED PUBLIC INPUT TO DECREASE
16	ENVIRONMENTAL BURDENS OR INCREASE ENVIRONMENTAL BENEFITS FOR
17	EACH DISPROPORTIONATELY IMPACTED COMMUNITY.
18	(2) Definitions. (a) (I) THE ENVIRONMENTAL JUSTICE ACTION
19	TASK FORCE CREATED IN SECTION 25-1-131 WILL RECOMMEND TO THE
20	GENERAL ASSEMBLY POTENTIAL MODIFICATIONS TO THE DEFINITIONS
21	ESTABLISHED IN THIS SUBSECTION (2). THE DEFINITIONS ESTABLISHED IN
22	THIS SUBSECTION (2) APPLY UNLESS AND UNTIL THE GENERAL ASSEMBLY
23	ACTS BY BILL TO MODIFY ONE OR MORE OF THE DEFINITIONS.
24	(II) This subsection (2)(a) is repealed, effective September
25	1, 2024.
26	(b) As used in this section, unless the context otherwise
27	REQUIRES:

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1	(I) "AGENCY" MEANS THE AIR QUALITY CONTROL COMMISSION
2	CREATED IN SECTION 25-7-104.
3	(II) "PROPOSED STATE ACTION" MEANS:
4	(A) RULE-MAKING PROCEEDINGS HELD PURSUANT TO SECTION
5	24-4-103;
6	(B) LICENSING PROCEEDINGS, INCLUDING THE ISSUANCE AND
7	RENEWAL OF PERMITS, HELD PURSUANT TO SECTION 24-4-104; AND
8	(C) ADJUDICATORY HEARINGS HELD PURSUANT TO SECTION
9	24-4-105.
10	(3) Engagement. (a) To promote the goal of state
11	ENGAGEMENT OF DISPROPORTIONATELY IMPACTED COMMUNITIES, AN
12	AGENCY SHALL STRIVE TO CREATE NEW WAYS TO GATHER INPUT FROM
13	COMMUNITIES ACROSS THE STATE, USING MULTIPLE LANGUAGES AND
14	MULTIPLE FORMATS AND TRANSPARENTLY SHARING INFORMATION ABOUT
15	ADVERSE ENVIRONMENTAL EFFECTS FROM ITS PROPOSED STATE ACTION.
16	(b) When conducting outreach to and engagement of
17	DISPROPORTIONATELY IMPACTED COMMUNITIES REGARDING A PROPOSED
18	STATE ACTION, THE AGENCY SHALL:
19	(I) SCHEDULE VARIABLE TIMES OF DAY AND DAYS OF THE WEEK
20	FOR OPPORTUNITIES FOR PUBLIC INPUT ON THE PROPOSED STATE ACTION,
21	INCLUDING AT LEAST ONE WEEKEND TIME, ONE EVENING TIME, AND ONE
22	MORNING TIME FOR PUBLIC INPUT;
23	(II) PROVIDE NOTICE AT LEAST THIRTY DAYS BEFORE ANY PUBLIC
24	INPUT OPPORTUNITY OR BEFORE THE START OF ANY PUBLIC COMMENT
25	PERIOD;
26	(III) UTILIZE SEVERAL DIFFERENT METHODS OF OUTREACH AND
27	WAYS TO PUBLICIZE THE PROPOSED STATE ACTION, INCLUDING

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1	DISSEMINATING INFORMATION THROUGH SCHOOLS, CLINICS, SOCIAL
2	MEDIA, SOCIAL AND ACTIVITY CLUBS, LOCAL GOVERNMENTS, TRIBAL
3	GOVERNMENTS, LIBRARIES, RELIGIOUS ORGANIZATIONS, CIVIC
4	ASSOCIATIONS, COMMUNITY-BASED ENVIRONMENTAL JUSTICE
5	ORGANIZATIONS, OR OTHER LOCAL SERVICES;
6	(IV) PROVIDE SEVERAL METHODS FOR THE PUBLIC TO GIVE INPUT
7	SUCH AS IN-PERSON MEETINGS, VIRTUAL AND ONLINE MEETINGS, ONLINE
8	COMMENT PORTALS OR E-MAIL, AND CALL-IN MEETINGS;
9	(V) CONSIDER USING A VARIETY OF LOCATIONS FOR PUBLIC INPUT
10	ON THE PROPOSED STATE ACTION, INCLUDING MEETING LOCATIONS IN
11	URBAN CENTERS, IN NEIGHBORHOODS WHOSE POPULATIONS ARE
12	PREDOMINANTLY BLACK, INDIGENOUS, OR PEOPLE OF COLOR AND HAVE AN
13	AVERAGE INCOME BELOW THE STATE'S AVERAGE, AND IN RURAL
14	LOCATIONS IN VARIOUS REGIONS OF THE STATE; AND
15	(VI) CREATE OUTREACH MATERIALS CONCERNING THE PROPOSED
16	STATE ACTION IN LAYPERSON'S TERMS, TRANSLATED INTO THE TOP TWO
17	LANGUAGES SPOKEN IN A COMMUNITY, THAT INFORM PEOPLE OF
18	OPPORTUNITIES TO PROVIDE INPUT ON THE PROPOSED STATE ACTION, THEIR
19	RIGHTS, THE POSSIBLE OUTCOMES, AND THE UPCOMING PUBLIC INPUT
20	PROCESS.
21	SECTION 5. In Colorado Revised Statutes, add 25-1-131 as
22	follows:
23	25-1-131. Environmental justice action task force - report -
24	repeal. (1) Creation. (a) There is hereby created in the
25	DEPARTMENT THE ENVIRONMENTAL JUSTICE ACTION TASK FORCE TO
26	RECOMMEND AND PROMOTE STRATEGIES FOR INCORPORATING
27	ENVIRONMENTAL JUSTICE AND EQUITY INTO HOW STATE AGENCIES

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2	(b) THE TASK FORCE CONSISTS OF NINETEEN MEMBERS APPOINTED
3	PURSUANT TO SUBSECTION (1)(c) OF THIS SECTION.
4	(c) The membership of the task force and appointing
5	AUTHORITIES ARE AS FOLLOWS:
6	(I) THE GOVERNOR SHALL APPOINT THE FOLLOWING NINE
7	MEMBERS:
8	(A) THREE REPRESENTATIVES FROM THE DEPARTMENT OF PUBLIC
9	HEALTH AND ENVIRONMENT, ONE WITH EXPERTISE IN AIR QUALITY, ONE
10	WITH EXPERTISE IN WATER QUALITY, AND ONE WITH EXPERTISE IN HEALTH
11	EQUITY;
12	(B) ONE REPRESENTATIVE OF THE DEPARTMENT OF NATURAL
13	RESOURCES;
14	(C) ONE REPRESENTATIVE OF THE DEPARTMENT OF
15	TRANSPORTATION;
16	(D) ONE REPRESENTATIVE OF THE COLORADO ENERGY OFFICE;
17	(E) ONE REPRESENTATIVE OF THE PUBLIC UTILITIES COMMISSION;
18	(F) ONE REPRESENTATIVE OF THE DEPARTMENT OF AGRICULTURE;
19	AND
20	(G) ONE REPRESENTATIVE OF THE GOVERNOR'S OFFICE;
21	(II) TWO MEMBERS, ONE APPOINTED BY THE CHAIR OF THE
22	SOUTHERN UTE INDIAN TRIBE TRIBAL COUNCIL AND ONE APPOINTED BY
23	THE CHAIR OF THE UTE MOUNTAIN UTE TRIBE TRIBAL COUNCIL;
24	(III) EIGHT MEMBERS APPOINTED BY THE PRESIDENT OF THE
25	SENATE, THE MINORITY LEADER OF THE SENATE, THE SPEAKER OF THE
26	HOUSE OF REPRESENTATIVES, AND THE MINORITY LEADER OF THE HOUSE
27	OF REPRESENTATIVES, WITH ONE MEMBER APPOINTED BY EACH

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DISCHARGE THEIR RESPONSIBILITIES.

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1	APPOINTINGAUTHORITYFROMBOTHOFTHEFOLLOWINGTWOCATEGORIES:
2	(A) FOUR MEMBERS WHO REPRESENT DISPROPORTIONATELY
3	IMPACTED COMMUNITIES LOCATED, TO THE EXTENT PRACTICABLE, IN
4	DIFFERENT CONGRESSIONAL DISTRICTS OF THE STATE; AND
5	(B) FOUR MEMBERS OF ORGANIZATIONS THAT CARRY OUT
6	INITIATIVES RELATING TO ENVIRONMENTAL JUSTICE, REPRESENT BUSINESS
7	INTERESTS, REPRESENT WORKER INTERESTS, OR REPRESENT THE INTERESTS
8	OF PEOPLE OF COLOR.
9	(d) THE APPOINTING AUTHORITIES SHALL FILL A VACANCY AS SOON
10	AS POSSIBLE. IN MAKING APPOINTMENTS TO THE TASK FORCE, THE
11	APPOINTING AUTHORITIES SHALL ENSURE THAT THE MEMBERSHIP OF THE
12	TASK FORCE REFLECTS THE RACIAL, ETHNIC, CULTURAL, AND GENDER
13	DIVERSITY OF THE STATE, INCLUDING REPRESENTATION OF ALL AREAS OF
14	THE STATE.
15	(2) Mission of the task force. The mission of the task force
16	IS TO PROPOSE RECOMMENDATIONS TO THE GENERAL ASSEMBLY
17	REGARDING PRACTICAL MEANS OF ADDRESSING ENVIRONMENTAL JUSTICE
18	INEQUITIES BY:
19	(a) PROMOTING ENVIRONMENTAL JUSTICE ACROSS STATE
20	AGENCIES AND IMPROVING COLLABORATION AMONG STATE AGENCIES IN
21	IDENTIFYING AND ADDRESSING THE HUMAN HEALTH AND ENVIRONMENTAL
22	EFFECTS OF PROGRAMS, POLICIES, PRACTICES, AND ACTIVITIES ON
23	DISPROPORTIONATELY IMPACTED COMMUNITIES;
24	(b) Improving cooperation on environmental justice
25	INITIATIVES BETWEEN THE STATE GOVERNMENT, TRIBAL GOVERNMENTS,
26	AND LOCAL GOVERNMENTS;
27	(c) Ensuring meaningful involvement and due process in

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1	THE DEVELOPMENT, IMPLEMENTATION, AND ENFORCEMENT OF
2	ENVIRONMENTAL LAWS AND POLICIES; AND
3	(d) Addressing environmental health, pollution, and
4	PUBLIC HEALTH BURDENS IN DISPROPORTIONATELY IMPACTED
5	COMMUNITIES AND BUILDING HEALTHY, SUSTAINABLE, AND RESILIENT
6	COMMUNITIES.
7	(3) Duties of the task force. The task force shall consider
8	PROPOSING RECOMMENDATIONS CONCERNING THE FOLLOWING:
9	(a) DEVELOPING A STATE AGENCY-WIDE ENVIRONMENTAL JUSTICE
10	STRATEGY AND A PLAN TO IMPLEMENT THAT STRATEGY, WHICH COULD
11	INCLUDE:
12	(I) RECOMMENDATIONS FOR CREATING AND IMPLEMENTING
13	EQUITY ANALYSIS INTO ALL SIGNIFICANT PLANNING, RULE-MAKING,
14	ADJUDICATIONS, ORDERS, PROGRAMMATIC AND POLICY DECISION-MAKING,
15	AND INVESTMENTS;
16	(II) A POTENTIAL REQUIREMENT THAT AGENCIES PREPARE AN
17	ENVIRONMENTAL EQUITY ANALYSIS FOR ANY STATE ACTION THAT HAS THE
18	POTENTIAL TO CAUSE NEGATIVE ENVIRONMENTAL OR PUBLIC HEALTH
19	IMPACTS TO A DISPROPORTIONATELY IMPACTED COMMUNITY, WHICH
20	ANALYSIS COULD INCLUDE A PROCESS FOR IDENTIFYING AND DESCRIBING
21	CUMULATIVE IMPACTS TO THE HEALTH AND ENVIRONMENT OF
22	DISPROPORTIONATELY IMPACTED COMMUNITIES;
23	(III) A POTENTIAL REQUIREMENT THAT FOR ANY STATE ACTION
24	THAT MAY CAUSE ADVERSE ENVIRONMENTAL OR PUBLIC HEALTH IMPACTS
25	TO A DISPROPORTIONATELY IMPACTED COMMUNITY, THE ADVERSE
26	ENVIRONMENTAL OR PUBLIC HEALTH MUST BE AVOIDED, AND IF THE
27	EFFECTS CANNOT BE AVOIDED, THEY MUST BE MINIMIZED AND MITIGATED;

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1	(IV) A POTENTIAL REQUIREMENT THAT PERMITS MUST BE ISSUED
2	AND RENEWED ONLY AFTER AN ENVIRONMENTAL EQUITY ANALYSIS
3	DETERMINES THAT THE TERMS AND CONDITIONS OF THE PERMIT OR
4	RENEWAL ARE SUFFICIENT TO ENSURE, TO A REASONABLE CERTAINTY,
5	THAT ANY HARM TO THE HEALTH AND ENVIRONMENT OF
6	DISPROPORTIONATELY IMPACTED COMMUNITIES IS EITHER:
7	(A) AVOIDED; OR
8	(B) MINIMIZED TO THE EXTENT PRACTICABLE AND, TO THE EXTENT
9	ANY HARM REMAINS, IS MITIGATED;
10	(V) A POTENTIAL REQUIREMENT THAT ALL ENVIRONMENTAL
11	PROJECTS DEVELOPED AS PART OF A SETTLEMENT RELATING TO
12	VIOLATIONS IN A DISPROPORTIONATELY IMPACTED COMMUNITY ARE
13	DEVELOPED IN CONSULTATION WITH AND THROUGH MEANINGFUL
14	PARTICIPATION OF INDIVIDUALS IN THE DISPROPORTIONATELY IMPACTED
15	COMMUNITY AND RESULT IN IMPROVEMENT TO THE HEALTH AND
16	ENVIRONMENT OF THE AFFECTED DISPROPORTIONATELY IMPACTED
17	COMMUNITY; AND
18	(VI) RECOMMENDATIONS FOR ESTABLISHING MEASURABLE GOALS
19	FOR REDUCING ENVIRONMENTAL HEALTH DISPARITIES FOR
20	DISPROPORTIONATELY IMPACTED COMMUNITIES;
21	(b) ADOPTION OF A PLAN THAT ADDRESSES THE LACK OF DATA AND
22	LACK OF DATA SHARING BETWEEN STATE AGENCIES ABOUT POTENTIAL
23	EXPOSURE TO ENVIRONMENTAL HAZARDS AND IMPROVES RESEARCH AND
24	DATA COLLECTION EFFORTS RELATED TO THE HEALTH AND ENVIRONMENT
25	OF DISPROPORTIONATELY IMPACTED COMMUNITIES, CLIMATE CHANGE,
26	AND THE INEQUITABLE DISTRIBUTION OF BURDENS AND BENEFITS OF THE
27	MANAGEMENT AND USE OF NATURAL RESOURCES;

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1	(c) The provisions of section 24-4-109 regarding
2	ENGAGEMENT OF DISPROPORTIONATELY IMPACTED COMMUNITIES, TAKING
3	INTO ACCOUNT BARRIERS TO PARTICIPATION THAT MAY ARISE DUE TO
4	RACE, COLOR, ETHNICITY, RELIGION, INCOME, OR EDUCATION LEVEL; AND
5	(d) EVALUATING AND PROPOSING RECOMMENDATIONS OR
6	REVISIONS TO THE FOLLOWING DEFINITIONS:
7	(I) "DISPROPORTIONATELY IMPACTED COMMUNITY" AS DEFINED IN
8	SECTION 2-4-401 (2.7);
9	(II) "PROPOSED STATE ACTION" AS DEFINED IN SECTION 24-4-109
10	(2)(b)(II); AND
11	(III) "Agency" as defined in section 24-4-109 (2)(b)(I). In
12	FORMULATING ITS RECOMMENDATION, THE TASK FORCE SHALL CONSIDER
13	INCLUDING WITHIN THE DEFINITION AT LEAST THE STATE ENTITIES
14	SPECIFIED IN SUBSECTION $(1)(c)(I)$ OF THIS SECTION.
15	(4) THE TASK FORCE SHALL:
16	(a) HOLD AT LEAST SIX MEETINGS, WHICH MAY BE ONLINE OR IN
17	PERSON, TO SEEK INPUT FROM, PRESENT ITS WORK PLAN AND PROPOSALS
18	TO, AND RECEIVE FEEDBACK FROM COMMUNITIES THROUGHOUT THE
19	STATE;
20	(b) SUBMIT A FINAL REPORT OF ITS FINDINGS AND
21	RECOMMENDATIONS TO THE GOVERNOR, THE DEPARTMENT, THE HOUSE OF
22	REPRESENTATIVES AGRICULTURE, LIVESTOCK, AND WATER, ENERGY AND
23	ENVIRONMENT, AND HEALTH AND INSURANCE COMMITTEES, AND THE
24	SENATE AGRICULTURE AND NATURAL RESOURCES, HEALTH AND HUMAN
25	SERVICES, AND TRANSPORTATION AND ENERGY COMMITTEES, OR THEIR
26	SUCCESSOR COMMITTEES, BY NOVEMBER 14, 2022; AND
27	(c) Post summaries of its meetings, draft

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1	RECOMMENDATIONS, AND THE FINAL REPORT, WHICH MUST BE AVAILABLE
2	AS A PUBLIC RECORD ON THE HOME PAGE OF THE DEPARTMENT'S WEBSITE.
3	(5) THE DEPARTMENT SHALL INCLUDE UPDATES REGARDING THE
4	TASK FORCE'S ACTIVITIES, INCLUDING ITS FINAL REPORT, IN ITS
5	DEPARTMENTAL PRESENTATION TO LEGISLATIVE COMMITTEES OF
6	REFERENCE PURSUANT TO SECTION 2-7-203.
7	(6) This section is repealed, effective September 1, 2024.
8	SECTION 6. In Colorado Revised Statutes, 25-7-105, amend
9	(1)(e)(III) as follows:
10	25-7-105. Duties of commission - rules - legislative declaration
11	- definitions. (1) Except as provided in sections 25-7-130 and 25-7-131,
12	the commission shall promulgate such rules and regulations as are
13	consistent with the legislative declaration set forth in section 25-7-102
14	and necessary for the proper implementation and administration of this
15	article 7, including, but not limited to:
16	(e) (III) The commission will identify AND ENGAGE WITH
17	disproportionately impacted communities In identifying these
18	communities, the commission will consider: Minority, low-income, tribal,
19	or indigenous populations in the state that potentially experience
20	disproportionate environmental harms and risks. This disproportionality
21	can be a result of increased vulnerability to environmental degradation,
22	lack of opportunity for public participation, or other factors. Increased
23	vulnerability may be attributable to an accumulation of negative or lack
24	of positive environmental, health, economic, or social conditions within
25	these populations. "Disproportionately impacted communities" describes
26	situations where multiple factors, including both environmental and
27	socioeconomic stressors, may act cumulatively to affect health and the

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- 1 environment and contribute to persistent environmental health disparities
- 2 AS SPECIFIED IN SECTION 24-4-109.
- 3 **SECTION 7. Safety clause.** The general assembly hereby finds,
- 4 determines, and declares that this act is necessary for the immediate
- 5 preservation of the public peace, health, or safety.

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