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. 21-0463.01 Kristen Forrestal x4217

SENATE BILL 21-039

SENATE SPONSORSHIP

Zenzinger and Hisey, Bridges, Buckner, Danielson, Fields, Garcia, Ginal, Gonzales, Hansen, Jaquez Lewis, Kolker, Moreno, Pettersen, Priola, Rankin, Simpson, Story, Winter, Woodward

HOUSE SPONSORSHIP

Caraveo and Pelton,

Senate Committees

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Business, Labor, & Technology Appropriations

House Committees

Public & Behavioral Health & Human Services Appropriations

CONCERNING THE ELIMINATION OF SUBMINIMUM WAGE EMPLOYMENT BY PROVIDING SUPPORTS TO ENSURE SUCCESSFUL TRANSITIONS FOR INDIVIDUALS CURRENTLY WORKING IN SUBMINIMUM WAGE JOBS, AND, IN CONNECTION THEREWITH, MAKING AN

A BILL FOR AN ACT

105 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 phases out subminimum wage employment for employers that hold a special certificate from the United States department of labor

SENATE rd Reading Unamended April 26, 2021

SENATE Amended 2nd Reading April 23, 2021 that authorizes the employers to pay less than the minimum wage to employees whose earning capacity is impaired by age, physical or mental disability, or injury. The bill requires each employer that holds a special certificate to submit a transition plan to the Colorado department of labor and employment detailing how the employer plans to phase out subminimum wage employment.

The bill requires the employment first advisory partnership in the Colorado department of labor and employment (partnership) to:

- Develop actionable recommendations to address structural and fiscal barriers to phasing out subminimum wage employment and successfully implementing competitive integrated employment; and
- Report the recommendations to the general assembly.

The bill continues operation of the partnership, which is scheduled to repeal on July 1, 2021, indefinitely.

The bill requires the department of health care policy and financing to add employment-related services for individuals with intellectual and developmental disabilities.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 8-6-108.5, **repeal** (2) 3 as follows: 4 8-6-108.5. Minimum wage - rules. (2) An employer may pay a 5 rate of fifteen percent lower than the minimum wage to persons certified 6 by the director to be less efficient due to a physical disability. 7 **SECTION 2.** In Colorado Revised Statutes, add 8-6-108.7 as 8 follows: 9 8-6-108.7. Elimination of subminimum wage for individuals 10 with disabilities - legislative declaration - definitions - repeal. (1) THE 11 GENERAL ASSEMBLY FINDS AND DECLARES THAT: 12 (a) COLORADO IS AN EMPLOYMENT FIRST STATE COMMITTED TO 13 THE GOAL OF ACHIEVING COMPETITIVE INTEGRATED EMPLOYMENT FOR 14 INDIVIDUALS WITH DISABILITIES; 15 (b) Ensuring that individuals with disabilities have the

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1	OPPORTUNITY TO PURSUE EMPLOYMENT PAID IN AN AMOUNT EQUAL TO
2	MINIMUM WAGE OR HIGHER IS A CRITICAL ELEMENT OF ACHIEVING THIS
3	GOAL;
4	(c) Due to systemic barriers, many individuals with
5	DISABILITIES ARE PAID LESS THAN THE MINIMUM WAGE APPLICABLE TO
6	OTHER EMPLOYEES AND HAVE LIMITED OPPORTUNITIES TO PURSUE
7	COMPETITIVE INTEGRATED EMPLOYMENT;
8	(d) THE PAYMENT OF SUBMINIMUM WAGES IS AN ECONOMIC
9	JUSTICE ISSUE FOR INDIVIDUALS WITH DISABILITIES, IMPACTING THEIR
10	ABILITY TO EARN WAGES EQUAL TO THEIR PEERS WITHOUT DISABILITIES
11	AND DEVALUING THEIR CONTRIBUTIONS BASED ON THEIR DISABILITIES;
12	(e) SERVICE ENHANCEMENTS AND PUBLIC POLICY CHANGES ARE
13	NEEDED TO ADDRESS THESE SYSTEMIC BARRIERS AND ASSIST INDIVIDUALS
14	IN SUBMINIMUM WAGE JOBS TO PURSUE COMPETITIVE INTEGRATED
15	EMPLOYMENT; AND
16	$(f)\ The \ elimination \ of \ subminimum \ wage \ employment, along$
17	WITH THE IMPLEMENTATION OF CRITICAL SERVICE ENHANCEMENTS AND
18	POLICY CHANGES, IS ESSENTIAL TO PROMOTING ECONOMIC JUSTICE FOR,
19	AND THE ENHANCED SELF-SUFFICIENCY OF, INDIVIDUALS WITH
20	DISABILITIES WHILE ENSURING THAT INDIVIDUALS CURRENTLY WORKING
21	IN SUBMINIMUM WAGE JOBS CAN SUCCESSFULLY TRANSITION TO
22	COMPETITIVE INTEGRATED EMPLOYMENT, SUPPORTED EMPLOYMENT, OR
23	INTEGRATED COMMUNITY ACTIVITIES RELATED TO EACH INDIVIDUAL'S
24	EMPLOYMENT GOALS.
25	(2) (a) On and after July 1, 2021, if an employer does not
26	HOLD A SPECIAL CERTIFICATE ISSUED ON OR BEFORE JUNE 30, 2021, THE
27	EMDI OVED SHALL NOTDAY AN EMDI OVEE AT A WAGED ATE THAT IS BELOW

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1	THE HIGHEST APPLICABLE MINIMUM WAGE.
2	(b) On and after July $1,2021$, an employer shall not hire
3	ANY NEW EMPLOYEES AT A WAGE RATE THAT IS BELOW THE HIGHEST
4	APPLICABLE MINIMUM WAGE.
5	(c) (I) AN EMPLOYER THAT HOLDS A SPECIAL CERTIFICATE ISSUED
6	on or before June $30, 2021$, shall, on or before July $1, 2021$, submit
7	DATA FOR INDIVIDUALS CURRENTLY EMPLOYED IN SUBMINIMUM WAGE
8	JOBS TO THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING IN A
9	MANNER DETERMINED BY THE DEPARTMENT OF HEALTH CARE POLICY AND
10	FINANCING AND SHALL INCLUDE:
11	(A) THE NUMBER OF INDIVIDUALS CURRENTLY EMPLOYED IN
12	SUBMINIMUM WAGE JOBS BY THE EMPLOYER;
13	(B) THE NUMBER OF HOURS PER WEEK WORKED BY EACH
14	INDIVIDUAL EMPLOYED IN SUBMINIMUM WAGE JOBS; AND
15	(C) THE WAGES PER HOUR OR PIECE RATE EARNED BY EACH
16	INDIVIDUAL EMPLOYED IN SUBMINIMUM WAGE JOBS.
17	(II) THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING
18	SHALL COMPILE AND SUMMARIZE THE DATA SUBMITTED PURSUANT TO
19	SUBSECTION (2)(c)(I) OF THIS SECTION AND MAKE THE SUMMARY
20	AVAILABLE TO THE PUBLIC ON OR BEFORE JUNE 30, 2022.
21	(III) On or before June 30, 2022, Each employer that holds
22	A SPECIAL CERTIFICATE ISSUED ON OR BEFORE JUNE 30, 2021, SHALL
23	SUBMIT A TRANSITION PLAN TO THE DEPARTMENT OF HEALTH CARE POLICY
24	AND FINANCING DETAILING HOW THE EMPLOYER PLANS TO PHASE OUT
25	SUBMINIMUM WAGE EMPLOYMENT BY JULY 1, 2025, AND SUPPORT
26	INDIVIDUALS CURRENTLY IN SUBMINIMUM WAGE JOBS TO PURSUE
27	COMPETITIVE INTEGRATED EMPLOYMENT, SUPPORTED EMPLOYMENT, OR

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1	INTEGRATED COMMUNITY ACTIVITIES RELATED TO EACH INDIVIDUAL'S
2	EMPLOYMENT GOALS.
3	(IV) THE TRANSITION PLAN MUST INCLUDE MEASURABLE
4	BENCHMARKS, BE INFORMED BY EVIDENCE-BASED PRACTICES AND
5	EFFECTIVE EMPLOYMENT MODELS, AND BE UPDATED AND RESUBMITTED TO
6	THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING ANNUALLY
7	UNTIL THE EMPLOYER IS NO LONGER PAYING SUBMINIMUM WAGES. THE
8	TRANSITION PLAN MUST BE ALIGNED WITH THE EMPLOYER'S EFFORTS TO
9	COMPLY WITH FEDERAL HOME- AND COMMUNITY-BASED SERVICES
10	REGULATIONS, IF APPLICABLE, AND HONOR THE PERSONAL CHOICE OF
11	INDIVIDUALS CURRENTLY WORKING IN SUBMINIMUM WAGE JOBS AS
12	IDENTIFIED THROUGH THE PERSON-CENTERED CAREER DEVELOPMENT
13	PLANNING PROCESS DESCRIBED IN SECTION 8-84-301 (2). THE TRANSITION
14	PLAN AND EACH ANNUAL UPDATE MUST INCLUDE THE DATA OUTLINED IN
15	SUBSECTION (2)(c)(I) OF THIS SECTION UPDATED AS OF THE DATE OF
16	SUBMISSION AND THE DATA COLLECTED PURSUANT TO THIS SUBSECTION
17	(2)(c)(IV). THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING
18	SHALL COMPILE AND SUMMARIZE THE DATA AND MAKE THE SUMMARY
19	AVAILABLE TO THE PUBLIC ON AN ANNUAL BASIS IN COMPLIANCE WITH
20	FEDERAL AND STATE PRIVACY LAWS INCLUDING THE "HEALTH INSURANCE
21	PORTABILITY AND ACCOUNTABILITY ACT OF 1996", AS AMENDED, 42
22	U.S.C. SEC. 1320d TO 1320d-9. THE TRANSITION PLAN AND EACH ANNUAL
23	UPDATE MUST INCLUDE:
24	(A) THE NUMBER OF INDIVIDUALS WHO, SINCE THE MOST RECENT
25	PRIOR SUBMISSION OF DATA, HAVE MOVED TO ANOTHER PROVIDER
26	AGENCY NOT AFFILIATED WITH THE EMPLOYER;
27	(B) THE NUMBER OF INDIVIDUALS WHO, SINCE THE MOST RECENT

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1	PRIOR SUBMISSION OF DATA, HAVE TRANSITIONED TO COMPETITIVE
2	INTEGRATED EMPLOYMENT AS DEFINED IN SECTION $8-84-301$ (3);
3	(C) THE NUMBER OF INDIVIDUALS WHO, SINCE THE MOST RECENT
4	PRIOR SUBMISSION OF DATA, HAVE TRANSITIONED TO SUPPORTED
5	EMPLOYMENT THAT DOES NOT MEET THE DEFINITION OF COMPETITIVE
6	INTEGRATED EMPLOYMENT;
7	(D) THE NUMBER OF INDIVIDUALS WHO, SINCE THE MOST RECENT
8	PRIOR SUBMISSION OF DATA, HAVE TRANSITIONED TO INTEGRATED
9	COMMUNITY ACTIVITIES RELATED TO THE INDIVIDUAL'S EMPLOYMENT
10	GOALS, INCLUDING INDIVIDUALIZED CAREER EXPLORATION ACTIVITIES;
11	(E) THE NUMBER OF INDIVIDUALS WHO, SINCE THE MOST RECENT
12	PRIOR SUBMISSION OF DATA, HAVE TRANSITIONED TO
13	NON-EMPLOYMENT-RELATED DAY SERVICES; AND
14	(F) FOR INDIVIDUALS INCLUDED IN SUBSECTIONS (2)(c)(IV)(B)
15	AND (2)(c)(IV)(C) OF THIS SECTION, THE NUMBER OF HOURS PER WEEK
16	WORKED BY EACH INDIVIDUAL AND THE WAGES PER HOUR EARNED BY
17	EACH INDIVIDUAL.
18	(V) THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING
19	SHALL COLLABORATE WITH EMPLOYERS AND OTHER INTERESTED
20	STAKEHOLDERS TO CREATE A PROCESS FOR APPROVING TRANSITION PLANS.
21	THE PROCESS FOR APPROVING TRANSITION PLANS MUST ENSURE THAT AN
22	EMPLOYER HAS UNTIL JULY 1, 2025, TO ELIMINATE SUBMINIMUM WAGE
23	EMPLOYMENT SO THAT INDIVIDUALS CURRENTLY WORKING IN
24	SUBMINIMUM WAGE JOBS CAN SUCCESSFULLY TRANSITION TO
25	COMPETITIVE INTEGRATED EMPLOYMENT, SUPPORTED EMPLOYMENT, OR
26	INTEGRATED COMMUNITY ACTIVITIES RELATED TO EACH INDIVIDUAL'S
27	EMPLOYMENT GOALS.

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1	(VI) EACH ANNUAL UPDATE OF THE TRANSITION PLAN MUST
2	DEMONSTRATE PROGRESS TOWARD ITS IDENTIFIED BENCHMARKS. THE
3	DEPARTMENT OF HEALTH CARE POLICY AND FINANCING SHALL ASSESS
4	EACH EMPLOYER'S ANNUAL PROGRESS AND PROVIDE TECHNICAL
5	ASSISTANCE AS NEEDED. IF AN EMPLOYER FAILS TO DEMONSTRATE
6	PROGRESS TOWARD THE BENCHMARKS IDENTIFIED IN ITS TRANSITION
7	PLAN, THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING SHALL
8	NOTIFY THE DEPARTMENT OF LABOR AND EMPLOYMENT WHICH MAY ISSUE
9	A COMPLIANCE ORDER TO THE EMPLOYER.
10	(VII) IN ORDER TO ENSURE THAT INDIVIDUALS CURRENTLY
11	WORKING IN SUBMINIMUM WAGE JOBS MAY SUCCESSFULLY TRANSITION TO
12	COMPETITIVE INTEGRATED EMPLOYMENT, SUPPORTED EMPLOYMENT, OR
13	INTEGRATED COMMUNITY ACTIVITIES RELATED TO EACH INDIVIDUAL'S
14	EMPLOYMENT GOALS, THE INDIVIDUAL'S CASE MANAGER MUST OFFER THE
15	INDIVIDUAL THE OPPORTUNITY TO HAVE AN ADVOCATE IDENTIFIED AND
16	SELECTED BY THE INDIVIDUAL PRESENT DURING THE INDIVIDUAL'S SERVICE
17	PLAN MEETINGS WHERE EMPLOYMENT SERVICES ARE DISCUSSED. THE CASE
18	MANAGER MUST OFFER AND PROVIDE ASSISTANCE, IF REQUESTED, IN
19	IDENTIFYING AN INDEPENDENT ADVOCATE WHO IS NOT INVOLVED WITH
20	PROVIDING SERVICES OR SUPPORTS TO THE INDIVIDUAL. THE CASE
21	MANAGER SHALL DOCUMENT THE OFFERS OF ASSISTANCE AND THE
22	INDIVIDUAL'S RESPONSES.
23	
24	(d) This subsection (2) is repealed, effective July 1, 2025.
25	(3) On and after July 1, 2025, an employer shall not pay an
26	EMPLOYEE WITH A DISABILITY LESS THAN THE HIGHEST APPLICABLE
27	MINIMUM WAGE REGARDLESS OF WHETHER THE EMPLOYER WAS ISSUED A

MINIMUM WAGE REGARDLESS OF WHETHER THE EMPLOYER WAS ISSUED A

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1	SPECIAL CERTIFICATE.
2	(4) AS USED IN THIS SECTION:
3	(a) "Competitive integrated employment" has the same
4	MEANING AS SET FORTH IN SECTION 8-84-301 (3).
5	(b) "Department" means the department of labor and
6	EMPLOYMENT.
7	(c) "SPECIAL CERTIFICATE" MEANS A SPECIAL CERTIFICATE ISSUED
8	BY THE UNITED STATES DEPARTMENT OF LABOR PURSUANT TO SECTION
9	214 (c) of the Federal "Fair Labor Standards Act of 1938", as
10	AMENDED, 29 U.S.C. SEC. 201 ET SEQ., TO AN EMPLOYER THAT
11	AUTHORIZES THE EMPLOYER TO PAY WAGES THAT ARE LESS THAN THE
12	MINIMUM WAGE OTHERWISE REQUIRED BY LAW TO EMPLOYEES WHOSE
13	EARNING OR PRODUCTIVE CAPACITY IS IMPAIRED BY AGE, PHYSICAL OR
14	MENTAL DISABILITY, OR INJURY.
15	SECTION 3. In Colorado Revised Statutes, 8-84-303, repeal (8)
16	as follows:
17	8-84-303. Employment first advisory partnership -
18	memorandum of understanding - reporting. (8) (a) This section is
19	repealed, effective September 1, 2021.
20	(b) Prior to repeal of the employment first advisory partnership,
21	the department of regulatory agencies shall conduct a sunset review
22	pursuant to the provisions of section 2-3-1203, C.R.S.
23	SECTION 4. In Colorado Revised Statutes, 8-84-304, repeal (4);
24	and add (3.5) as follows:
25	8-84-304. Duties of the employment first advisory partnership
26	- strategic plan - report - repeal. (3.5) (a) ON OR BEFORE APRIL 1, 2022,
27	THE EMPLOYMENT FIRST ADVISORY PARTNERSHIP SHALL DEVELOP

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1	ACTIONABLE RECOMMENDATIONS FOR ADDRESSING STRUCTURAL AND
2	FISCAL BARRIERS TO PHASING OUT SUBMINIMUM WAGE EMPLOYMENT AND
3	SUCCESSFULLY IMPLEMENTING COMPETITIVE INTEGRATED EMPLOYMENT.
4	THE RECOMMENDATIONS TO ADDRESS BARRIERS MUST:
5	(I) INCLUDE PAYMENT REFORM FOR EMPLOYMENT-RELATED
6	SERVICES;
7	(II) ESTABLISH ADEQUATE REIMBURSEMENT RATES FOR
8	EMPLOYMENT-RELATED SERVICES TO ENSURE THE AVAILABILITY OF
9	HIGH-QUALITY SUPPORT SERVICES;
10	(III) ADDRESS UNIT CAPS ON EMPLOYMENT-RELATED SERVICES;
11	AND
12	(IV) ADDRESS ANY NECESSARY MEDICAID WAIVER AND STATE
13	REGULATORY BARRIERS.
14	(b) On or before April 1, 2022, the partnership shall send
15	A REPORT CONCERNING THE RECOMMENDATIONS REQUIRED IN THIS
16	SUBSECTION (3.5) TO THE FOLLOWING COMMITTEES OF THE GENERAL
17	ASSEMBLY:
18	(I) THE JOINT BUDGET COMMITTEE;
19	(II) THE BUSINESS AFFAIRS AND LABOR, THE PUBLIC AND
20	BEHAVIORAL HEALTH AND HUMAN SERVICES, AND THE HEALTH AND
21	INSURANCE COMMITTEES OF THE HOUSE OF REPRESENTATIVES, OR ANY
22	SUCCESSOR COMMITTEES; AND
23	(III) THE BUSINESS, LABOR, AND TECHNOLOGY AND THE HEALTH
24	AND HUMAN SERVICES COMMITTEES OF THE SENATE, OR ANY SUCCESSOR
25	COMMITTEES.
26	(c) This subsection (3.5) is repealed, effective July 1, 2022.
27	(4) (a) This section is repealed, effective September 1, 2021.

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1	(b) Prior to repeal of the employment first advisory partnership,
2	the department of regulatory agencies shall conduct a sunset review
3	pursuant to the provisions of section 2-3-1203.
4	SECTION 5. In Colorado Revised Statutes, 2-3-1203, repeal
5	(12)(a)(VI) as follows:
6	2-3-1203. Sunset review of advisory committees - legislative
7	declaration - definition - repeal. (12) (a) The following statutory
8	authorizations for the designated advisory committees will repeal on
9	September 1, 2021:
10	(VI) The employment first advisory partnership in the department
11	of labor and employment described in sections 8-84-303 and 8-84-304.
12	SECTION 6. In Colorado Revised Statutes, add 25.5-6-413 as
13	follows:
14	25.5-6-413. Elimination of subminimum wage - transition plan
15	for individuals with disabilities - waiver - legislative declaration -
16	definition. (1) The general assembly finds and declares that:
17	(a) The payment of subminimum wages is an economic
18	JUSTICE ISSUE FOR INDIVIDUALS WITH DISABILITIES, IMPACTING THEIR
19	ABILITY TO EARN WAGES EQUAL TO THEIR PEERS WITHOUT DISABILITIES
20	AND DEVALUING THEIR CONTRIBUTIONS BASED ON THEIR DISABILITIES;
21	(b) SERVICE ENHANCEMENTS AND PUBLIC POLICY CHANGES ARE
22	NEEDED TO ADDRESS THESE SYSTEMIC BARRIERS AND ASSIST INDIVIDUALS
23	IN SUBMINIMUM WAGE JOBS TO PURSUE COMPETITIVE INTEGRATED
24	EMPLOYMENT; AND
24	,
25	(c) The elimination of subminimum wage employment,

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1	FOR, AND THE ENHANCED SELF-SUFFICIENCY OF, INDIVIDUALS WITH
2	DISABILITIES WHILE ENSURING THAT INDIVIDUALS CURRENTLY WORKING
3	IN SUBMINIMUM WAGE JOBS CAN SUCCESSFULLY TRANSITION TO
4	COMPETITIVE INTEGRATED EMPLOYMENT, SUPPORTED EMPLOYMENT, OR
5	INTEGRATED COMMUNITY ACTIVITIES RELATED TO EACH INDIVIDUAL'S
6	EMPLOYMENT GOALS.
7	(2) (a) The state department shall seek federal approval,
8	WITH AN EFFECTIVE DATE ON OR BEFORE JULY 1, 2023, TO ADD THE
9	FOLLOWING MEDICAID WAIVER SERVICES FOR ADULTS WITH INTELLECTUAL
10	AND DEVELOPMENTAL DISABILITIES TO ASSIST THEM WITH PURSUING
11	COMPETITIVE INTEGRATED EMPLOYMENT:
12	(I) SUPPORT TO PROVIDE LINE-OF-SIGHT SUPERVISION ON THE JOB
13	AS A LESS INTENSIVE AND LESS EXPENSIVE ALTERNATIVE TO INDIVIDUAL
14	JOB COACHING, WHEN APPROPRIATE; AND
15	(II) ONGOING BENEFITS COUNSELING TO ASSIST SUCH ADULTS IN
16	EARNING HIGHER INCOMES WHILE RETAINING NECESSARY SUPPORTS.
17	(b) THE STATE DEPARTMENT SHALL COLLABORATE WITH
18	STAKEHOLDERS TO DEVELOP SERVICE COVERAGE STANDARDS,
19	REIMBURSEMENT RATES, AND LIMITATIONS ON THE SERVICES DESCRIBED
20	IN SUBSECTION (2)(a) OF THIS SECTION.
21	(3) THE STATE DEPARTMENT SHALL SEEK FEDERAL APPROVAL,
22	WITH AN EFFECTIVE DATE ON OR BEFORE JULY 1, 2023, TO REMOVE THE
23	FOLLOWING SERVICES FROM THE SERVICE PLAN AUTHORIZATION LIMITS TO
24	ENSURE ACCESS TO EMPLOYMENT SUPPORTS:
25	(a) JOB COACHING, INDIVIDUAL; AND
26	(b) Job Development, individual.
27	(4) The state department shall collaborate with

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1	STAKEHOLDERS TO PUBLISH CLARIFYING GUIDANCE REGARDING
2	ALLOWABLE ACTIVITIES UNDER SERVICES DESCRIBED IN SUBSECTION (3)
3	OF THIS SECTION.
4	(5) AS USED IN THIS SECTION, "COMPETITIVE INTEGRATED
5	EMPLOYMENT" HAS THE SAME MEANING AS SET FORTH IN SECTION
6	8-84-301 (3).
7	SECTION 7. In Colorado Revised Statutes, 25.5-6-1403, amend
8	(4) as follows:
9	25.5-6-1403. Waivers and amendments. (4) The state
10	department shall seek federal authorization to implement a medicaid
11	buy-in program for adults who are eligible to receive home- and
12	community-based services pursuant to the supported living services
13	waiver; THE DEVELOPMENTAL DISABILITIES WAIVER OR ITS SUCCESSOR,
14	PART 4 OF THIS ARTICLE 6; the persons with brain injury waiver, part 7 of
15	this article ARTICLE 6; and the spinal cord injury waiver pilot program,
16	part 13 of this article ARTICLE 6. The state department shall prepare and
17	submit any requests necessary for federal approval not later than January
18	1, 2017 2023, and shall implement the medicaid buy-in program pursuant
19	to this subsection (4) not later than three months after receiving federal
20	approval.
21	SECTION 8. Appropriation. (1) For the 2021-22 state fiscal
22	year, \$90,691 is appropriated to the department of health care policy and
23	financing for use by the executive director's office. This appropriation
24	consists of \$82,414 from the general fund, \$4,284 from the children's
25	basic health plan trust created in Section 25.5-8-105 (1), C.R.S., and
26	\$3,993 from the healthcare affordability and sustainability fee cash fund
27	created in Section 25.5-4-402.4 (5)(a), C.R.S. To implement this act, the

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1	office may use this appropriation as follows:
2	(a) \$43,205 from the general fund for personal services, which
3	amount is based on an assumption that the office will require an
4	additional 1.3 FTE;
5	(b) \$3,794 from the general fund for operating expenses;
6	(c) \$27,051 from the general fund for medicaid management
7	system maintenance and projects; and
8	(d) \$16,641 for Colorado benefits management systems operating
9	and contracts, which consists of \$8,364 from the general fund, which
10	amount is subject to the "(M)" notation as defined in the annual general
11	appropriation act for the same fiscal year, \$4,284 from the children's basic
12	health plan trust created in Section 25.5-8-105 (1), C.R.S., and \$3,993
13	from the healthcare affordability and sustainability fee cash fund created
14	in Section 25.5-4-402.4 (5)(a), C.R.S.
15	(2) For the 2021-22 state fiscal year, the general assembly
16	anticipates that the department of health care policy and financing will
17	receive \$409,885 in federal funds to implement this act. The
18	appropriation in subsection (1) of this section is based on the assumption
19	that the department will receive this amount of federal funds to be used
20	as follows:
21	(a) \$48,916 for personal services;
22	(b) \$4,296 for operating expenses;
23	(c) \$243,455 for medicaid management system maintenance and
24	projects; and
25	(d) \$113,218 for Colorado benefits management systems
26	operating and contracts.
27	(3) For the 2021-22 state fiscal year, \$129,859 is appropriated to

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1	the office of the governor for use by the office of information technology.
2	This appropriation is from reappropriated funds received from the
3	department of health care policy and financing under subsections (1)(d)
4	and (2)(d) of this section. To implement this act, the office may use this
5	appropriation to provide information technology services for the
6	department of health care policy and financing.
7	(4) For the 2021-22 state fiscal year, \$13,160 is appropriated to
8	the department of labor and employment for use by the division of labor
9	standards and statistics. This appropriation is from the general fund, and
10	is based on an assumption that the division will require an additional 0.2
11	FTE. To implement this act, the division may use this appropriation for
12	program costs related to labor standards.
13	SECTION 9. Effective date - applicability. This act takes effect
14	July 1, 2021, and applies to wages paid on or after said date.
15	SECTION <u>10.</u> Safety clause. The general assembly hereby finds,
16	determines, and declares that this act is necessary for the immediate
17	preservation of the public peace, health, or safety.

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