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Revised Statute: Protection of Children 2025-2026

Be it Enacted by the People of the state of Colorado,

In Colorado Revised Statutes, add under Article 3 of Title 18:

18-3-101.1. LIVING CHILDREN SHALL BE PROTECTED FROM INTENTIONAL MUTILATION AND DEATH FROM THE MOMENT THEY ARE CONCEIVED.

18-3-101.2. Application.

- a) Children may be born early, naturally, or by C-section and shall be given neonatal care, including nutrition, warmth, and human comfort.
- b) Parents shall be referred to non-violent resources and medical care that protect all lives.
- c) When the physical life of a mother is in danger, medical triage by licensed medical professionals is expected for best outcomes of all patients.
- d) Permits or licensing shall not be granted, and shall be revoked, for any business or individual that causes intentional harm or death to a child.
- e) Unlicensed and under-regulated businesses and individuals providing surgeries or drugs to pregnant mothers or children shall no longer operate in the state of Colorado.
- f) Drugs intended to kill or disable children shall not be dispensed, possessed, consumed, transported, or mailed.
- g) Children shall be protected equally under the law without discrimination for whether or not the child has already been born.
- h) Biological parents who are unable or unwilling to raise their child may choose who they would like to raise their child. They may receive help through a modern adoption agency, if desired.

18-3-101.3. Enforcement.

The judiciary is expected to consider all facts through due process of the law to determine if the law was broken, who the perpetrators and victims are, and enact fair and appropriate justice for victims.

Self-Executing. This provision of lawful protection shall be self-executing, meaning it does not need the governor's signature, and shall supersede any conflicting statutes, legislation, or judgments.

- a) **Applicability.** This act of protection applies beginning November 4, 2026, and is not retroactive, meaning that this act does not apply to actions prior to November 4, 2026.
- b) Effective Date. This act shall take effect November 4, 2026, if approved by the people's vote.
- c) Severability. If any part of this statute is found to be unenforceable, the remainder of this statute, application, and enforcement shall remain in effect.