First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 25-0292.01 Pierce Lively x2059

SENATE BILL 25-081

SENATE SPONSORSHIP

Bridges and Amabile, Ball, Kolker, Roberts

HOUSE SPONSORSHIP

Bird and Sirota, Bacon, Boesenecker, Clifford, Garcia, Joseph, Lindsay, McCluskie, McCormick, Ricks, Rutinel, Smith, Story, Titone

Senate Committees

House Committees

Finance

Appropriations

Finance

A BILL FOR AN ACT

101	CONCERNING PUBLIC FINANCING, AND, IN CONNECTION THEREWITH,
102	ESTABLISHING THE BUILDING URGENT INFRASTRUCTURE AND
103	LEVERAGING DOLLARS AUTHORITY, MODIFYING THE STATE
104	PUBLIC FINANCING CASH FUND, AND ALLOWING THE STATE
105	TREASURER TO USE A SECURITY TOKEN OFFERING FOR STATE
106	CAPITAL FINANCING.

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 1 of the bill amends the state public financing cash fund

HOUSE 3rd Reading Unamended April 25, 2025

HOUSE Amended 2nd Reading

SENATE 3rd Reading Unamended March 12, 2025

> SENATE Amended 2nd Reading March 11, 2025

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

(fund) statute in 2 ways. First, the bill removes the limit on the amounts included in the issuance or incurrence of certain financial obligations by the state that the state treasurer credits to the fund. Second, the bill modifies the fund so that bond counsel approval is no longer needed before money in the fund is used to reimburse the state treasurer for certain verifiable costs.

Section 2 allows the state treasurer to use a security token offering for state capital financing and adopt rules as necessary to do so.

Section 3 creates a new special purpose authority: The building urgent infrastructure and leveraging dollars authority (authority). The authority's primary purpose is to finance certain infrastructure projects that are ready for construction or commencement. As used in this context, an infrastructure project is a project that includes, but is not limited to, the development, construction, repair, improvement, operation, maintenance, decommissioning, or ownership of: A transportation facility; utility infrastructure; renewable energy infrastructure; recycling infrastructure; energy efficiency infrastructure; an education facility; water infrastructure; affordable and accessible housing stock; or digital, social, or other infrastructure related to economic development.

The powers of the authority are vested in a 9-member board with the following membership:

- The state treasurer or the state treasurer's designee;
- The state architect or the state architect's designee;
- The chair of the capital development committee of the general assembly or any successor committee;
- A member of the capital development committee of the general assembly or any successor committee who is the longest serving member on the committee and who is a member of the major political party other than the party of the chair of the committee;
- A representative of a statewide organization of general and specialty commercial construction contractors, appointed by the governor;
- A representative of a statewide employee organization representing building and construction trade workers, appointed by the president of the senate;
- An individual representing service employees;
- An individual with a background in finance who has experience with pension fund management, appointed by the state treasurer; and
- An individual with a background in finance who has experience with bonds, appointed by the state treasurer.

The state treasurer or the state treasurer's designee shall serve as the chair and shall call the first meeting of the board no later than January 1, 2026.

Among other powers, the authority may:

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- Make and execute agreements, contracts, and other instruments as necessary to achieve the authority's purposes, including contracting with the officers, personnel, and consultants of the state treasurer to achieve its purposes;
- Charge to and collect from state agencies and persons fees and charges in connection with the authority's loans or other services;
- Issue and sell building urgent infrastructure and leveraging dollars bonds, payable solely from the building urgent infrastructure and leveraging dollars bonding fund created within the authority;
- Invest and deposit money; and
- Finance or participate in the financing of eligible projects or any interest in such a project.

The infrastructure and long-term development assistance program (program) is created in the authority to allow for the authority to provide financing for eligible projects. The bill requires the authority to develop policies and procedures necessary to implement the program. At a minimum, the policies and procedures must specify application criteria, an application process, and a selection process for the authority to determine which eligible projects it will finance or assist in financing through the program. The authority shall pay for such financing out of the eligible project revolving fund created in the authority.

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

SECTION 1. In Colorado Revised Statutes, 24-36-121, amend

3 (7) as follows:

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24-36-121. Authority to manage state public financing - state public financing cash fund - rules - legislative declaration - definitions. (7) (a) On and after July 1, 2012, the issuance or incurrence of every financial obligation by the state acting by and through a state agency that the state treasurer manages pursuant to subsection (4) of this section shall MUST include, to the extent allowed by the internal revenue code, an amount determined by the state treasurer. not to exceed the lesser of one hundred thousand dollars or two percent of the principal proceeds

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of the issuance or incurrence to be paid to the state treasurer. The state treasurer shall credit the moneys MONEY to the state public financing cash fund, which is hereby created in the state treasury. The fund consists of moneys MONEY deposited in the fund pursuant to this paragraph (a) SUBSECTION (7)(a) and shall MUST be used solely for the purposes described in paragraph (b) of this subsection (7) SUBSECTION (7)(b) OF THIS SECTION. The moneys MONEY in the fund are IS continuously appropriated to the state treasurer. All unexpended and unencumbered moneys MONEY in the fund and all interest and income earned on the deposit and investment of moneys MONEY in the fund shall remain REMAINS in the fund and shall not revert to the general fund or any other fund at the end of a fiscal year.

(b) To the extent permitted by bond counsel, The money in the state public financing cash fund shall be used to reimburse the state treasurer for verifiable costs incurred in performing or overseeing the state's primary issuance compliance and post-issuance compliance responsibilities over the term of a financial obligation, including complying with or monitoring compliance with the requirements of the internal revenue code, making public disclosures or continuing disclosure undertakings required pursuant to federal securities laws or ensuring that such disclosures are made, and performing or coordinating requirements in connection with the financial obligation. The state treasurer may also expend up to one hundred twenty-five thousand dollars from the state public financing cash fund to fund the completion of the study of the feasibility of using security token offerings for state capital financing required by section 24-36-121.5 (3).

SECTION 2. In Colorado Revised Statutes, 24-36-121.5, **add** (4)

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1	as follows:
2	24-36-121.5. Use of security tokens for state capital financing
3	- feasibility study - authorization of use - legislative declaration -
4	definitions. (4) The state treasurer may use a security token
5	OFFERING FOR STATE CAPITAL FINANCING AND MAY ADOPT RULES AS
6	NECESSARY TO IMPLEMENT THIS SECTION.
7	SECTION 3. In Colorado Revised Statutes, add article 117 to
8	title 24 as follows:
9	ARTICLE 117
10	The Building Urgent Infrastructure
11	and Leveraging Dollars Authority
12	24-117-101. Short title. The short title of this article 117 is
13	THE "COLORADO BUILD AUTHORITY ACT".
14	24-117-102. Legislative declaration. (1) THE GENERAL
15	ASSEMBLY FINDS AND DECLARES THAT:
16	(a) COLORADO FACES SIGNIFICANT CHALLENGES ACCESSING AND
17	LEVERAGING THE FUNDING NEEDED FOR CRITICAL INFRASTRUCTURE
18	PROJECTS SPANNING FROM HOUSING TO WATER, ROADS TO BROADBAND,
19	AND CLEAN ENERGY;
20	(b) The state acknowledges and commends the ongoing
21	WORK BY EXISTING INFRASTRUCTURE AUTHORITIES TO ADDRESS
22	INFRASTRUCTURE NEEDS WHILE RECOGNIZING THE GROWING NEED TO
23	ADDRESS THESE INFRASTRUCTURE DEFICIENCIES BY LEVERAGING CAPITAL
24	AND FINANCING PROJECTS THAT WILL CREATE JOBS, PROMOTE ECONOMIC
25	DEVELOPMENT, AND PROTECT THE ENVIRONMENT;
26	(c) It is imperative for the state to take proactive
2.7	MEASURES TO ALLOCATE RESOURCES EFFICIENTLY AND EFFECTIVELY

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1	TOWARDS CRITICAL INFRASTRUCTURE PROJECTS THAT NOT ONLY MEET
2	IMMEDIATE NEEDS BUT ALSO LAY THE FOUNDATION FOR SUSTAINABLE
3	LONG-TERM DEVELOPMENT;
4	(d) BY PRIORITIZING INFRASTRUCTURE PROJECTS WITH PROJECT
5	LABOR AGREEMENTS, PREVAILING WAGE REQUIREMENTS, AND HIGH LABOR
6	STANDARDS THAT ENSURE FAIR COMPENSATION AND RETIREMENT
7	SECURITY, THE STATE NOT ONLY ENHANCES THE LIVELIHOODS OF ITS
8	WORKERS BUT ALSO STIMULATES CONSUMER SPENDING, FOSTERS
9	FINANCIAL STABILITY, AND DRIVES LONG-TERM ECONOMIC GROWTH;
10	(e) When a service contract expires and a follow-on
11	CONTRACT IS AWARDED FOR THE SAME OR SIMILAR SERVICES, THE STATE'S
12	PROCUREMENT INTERESTS IN ECONOMY AND EFFICIENCY ARE BEST SERVED
13	WHEN THE SUCCESSOR CONTRACTOR OR SUBCONTRACTOR HIRES THE
14	PREDECESSOR'S EMPLOYEES, THUS AVOIDING DISPLACEMENT OF THESE
15	EMPLOYEES;
16	$(f)\ Using a carryover workforce reduces disruption in the$
17	DELIVERY OF SERVICES DURING THE PERIOD OF TRANSITION BETWEEN
18	CONTRACTORS, MAINTAINS PHYSICAL AND INFORMATION SECURITY, AND
19	PROVIDES THE STATE WITH THE BENEFITS OF AN EXPERIENCED AND
20	WELL-TRAINED WORKFORCE THAT IS FAMILIAR WITH THE STATE'S
21	PERSONNEL, FACILITIES, AND REQUIREMENTS;
22	(g) THE ESTABLISHMENT OF A DEDICATED FINANCING AUTHORITY,
23	THE BUILDING URGENT INFRASTRUCTURE AND LEVERAGING DOLLARS
24	AUTHORITY, WILL PROVIDE THE NECESSARY FRAMEWORK TO LEVERAGE
25	CAPITAL AND OFFER INNOVATIVE FINANCING FOR CRITICAL
26	INFRASTRUCTURE PROJECTS;
27	(h) THE BUILDING URGENT INFRASTRUCTURE AND LEVERAGING

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1	DOLLARS AUTHORITY IS SPECIFICALLY FORMULATED TO LEVERAGE
2	FEDERAL DOLLARS, SUCH AS FUNDING AVAILABLE UNDER THE BIPARTISAN
3	INFRASTRUCTURE LAW, AND TO CREATIVELY MAXIMIZE STATE FUNDS FOR
4	VITAL INFRASTRUCTURE NEEDS AND HAS SAFEGUARDS TO PREVENT THE
5	PRIVATIZATION OF PUBLIC ASSETS; AND
6	(i) THROUGH STRATEGIC INVESTMENTS AND COLLABORATIVE
7	PARTNERSHIPS, THE BUILDING URGENT INFRASTRUCTURE AND LEVERAGING
8	DOLLARS AUTHORITY WILL PLAY A PIVOTAL ROLE IN ACCELERATING THE
9	IMPLEMENTATION OF VITAL INFRASTRUCTURE INITIATIVES, THEREBY
10	ENHANCING THE OVERALL RESILIENCE, LIVABILITY, AND COMPETITIVENESS
11	OF THE STATE'S COMMUNITIES.
12	24-117-103. Definitions. As used in this article 117, unless
13	THE CONTEXT OTHERWISE REQUIRES:
14	(1) "AUTHORITY" MEANS THE BUILDING URGENT INFRASTRUCTURE
15	AND LEVERAGING DOLLARS AUTHORITY CREATED IN THIS ARTICLE 117.
16	(2) "Board" means the board of directors of the
17	AUTHORITY.
18	(3) "BOND" MEANS ANY BOND, NOTE, DEBENTURE, INTERIM
19	CERTIFICATE, GRANT AND REVENUE ANTICIPATION NOTE, FINANCED
20	PURCHASE OF AN ASSET, OR OTHER EVIDENCE OF INDEBTEDNESS
21	AUTHORIZED TO BE ISSUED BY THE AUTHORITY PURSUANT TO THIS ARTICLE
22	117.
23	(4) "BONDING FUND" MEANS THE FUND CREATED IN SECTION
24	24-117-106 (3).
25	(5) "ELIGIBLE PROJECT" MEANS AN INFRASTRUCTURE PROJECT
26	THAT IS SELECTED BY THE AUTHORITY FOR FINANCING AND IS OTHERWISE
27	READY FOR CONSTRUCTION OR COMMENCEMENT.

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1	(0) "ELIGIBLE PROJECT REVOLVING FUND" MEANS THE FUND
2	CREATED IN SECTION 24-117-112 (6).
3	(7) "Infrastructure project" means a project that
4	INCLUDES, BUT IS NOT LIMITED TO, THE DEVELOPMENT, CONSTRUCTION,
5	REPAIR, IMPROVEMENT, OPERATION, MAINTENANCE, DECOMMISSIONING,
6	OR OWNERSHIP OF:
7	(a) A TRANSPORTATION INFRASTRUCTURE PROJECT;
8	(b) An infrastructure project in a transit-oriented
9	COMMUNITY;
10	(c) A COUNTY COURTHOUSE FACILITY;
11	(d) A TRANSPORTATION FACILITY;
12	(e) Utility infrastructure;
13	(f) RENEWABLE ENERGY INFRASTRUCTURE;
14	(g) RECYCLING INFRASTRUCTURE;
15	(h) Energy efficiency infrastructure;
16	(i) AN EDUCATION FACILITY;
17	(j) Water infrastructure;
18	(k) Information technology capital construction;
19	(I) AFFORDABLE AND ACCESSIBLE HOUSING INFRASTRUCTURE; OR
20	(m) DIGITAL, SOCIAL, OR OTHER INFRASTRUCTURE RELATED TO
21	ECONOMIC DEVELOPMENT.
22	(8) "OPERATIONAL FUND" MEANS THE FUND CREATED IN SECTION
23	24-117-108.
24	(9) "PROGRAM" MEANS THE BUILDING URGENT INFRASTRUCTURE
25	AND LEVERAGING DOLLARS PROGRAM CREATED IN SECTION 24-117-112.
26	(10) "PROJECT LABOR AGREEMENT" MEANS A PREHIRE COLLECTIVE
27	BARGAINING AGREEMENT WITH ONE OR MORE LABOR ORGANIZATIONS

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1	THAT ESTABLISHES THE TERMS AND CONDITIONS OF EMPLOYMENT FOR A
2	SPECIFIC CONSTRUCTION PROJECT AND IS AN AGREEMENT DESCRIBED IN 29
3	U.S.C. SEC. 158 (f).
4	24-117-104. Building urgent infrastructure and leveraging
5	dollars authority - creation - board of directors - meetings - records.
6	(1) THE BUILDING URGENT INFRASTRUCTURE AND LEVERAGING DOLLARS
7	AUTHORITY IS CREATED AS A BODY CORPORATE AND A POLITICAL
8	SUBDIVISION OF THE STATE. THE AUTHORITY IS NOT AN AGENCY OF STATE
9	GOVERNMENT AND IS NOT SUBJECT TO ADMINISTRATIVE DIRECTION BY
10	ANY DEPARTMENT, COMMISSION, BOARD, BUREAU, OR AGENCY OF THE
11	STATE.
12	(2) (a) The powers of the authority are vested in the
13	GOVERNING BODY OF THE AUTHORITY, WHICH IS A BOARD OF DIRECTORS.
14	THE BOARD CONSISTS OF THIRTEEN MEMBERS AS FOLLOWS:
15	(I) THE STATE TREASURER OR THE STATE TREASURER'S DESIGNEE;
16	(II) THE STATE ARCHITECT OR THE STATE ARCHITECT'S DESIGNEE;
17	(III) THE CHAIR OF THE CAPITAL DEVELOPMENT COMMITTEE OF
18	THE GENERAL ASSEMBLY OR ANY SUCCESSOR COMMITTEE;
19	(IV) A MEMBER OF THE CAPITAL DEVELOPMENT COMMITTEE OF
20	THE GENERAL ASSEMBLY OR ANY SUCCESSOR COMMITTEE WHO IS THE
21	LONGEST SERVING MEMBER ON THE COMMITTEE AND WHO BELONGS TO
22	THE MAJOR POLITICAL PARTY OTHER THAN THE PARTY OF THE CHAIR OF
23	THE COMMITTEE;
24	(V) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION
25	REPRESENTING COUNTIES, APPOINTED BY THE GOVERNOR;
26	(VI) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION
27	REPRESENTING MUNICIPALITIES, APPOINTED BY THE GOVERNOR;

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1	(VII) THE EXECUTIVE DIRECTOR OF THE COLORADO EDUCATIONAL
2	AND CULTURAL FACILITIES AUTHORITY OR THEIR DESIGNEE;
3	(VIII) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION OF
4	GENERAL AND SPECIALTY COMMERCIAL CONSTRUCTION CONTRACTORS,
5	APPOINTED BY THE GOVERNOR;
6	(IX) A REPRESENTATIVE OF A STATEWIDE EMPLOYEE
7	ORGANIZATION REPRESENTING BUILDING AND CONSTRUCTION TRADE
8	WORKERS, APPOINTED BY THE PRESIDENT OF THE SENATE;
9	(X) AN INDIVIDUAL REPRESENTING SERVICE EMPLOYEES,
10	APPOINTED BY THE STATE TREASURER;
11	(XI) AN INDIVIDUAL WITH A BACKGROUND IN FINANCE WHO HAS
12	EXPERIENCE WITH PENSION FUND MANAGEMENT, APPOINTED BY THE STATE
13	TREASURER;
14	(XII) AN INDIVIDUAL WITH A BACKGROUND IN FINANCE WHO HAS
15	EXPERIENCE WITH BONDS, APPOINTED BY THE STATE <u>TREASURER</u> ; AND
16	(XIII) AN INDIVIDUAL WITH A BACKGROUND IN COMMERCIAL
17	LENDING REPRESENTING AN INSTITUTION INSURED BY THE FEDERAL
18	DEPOSIT INSURANCE CORPORATION, APPOINTED BY THE STATE TREASURER.
19	(b) The appointing authorities shall make their initial
20	APPOINTMENTS TO THE BOARD NO LATER THAN JANUARY $1,2026$.
21	(3) THE TERM OF APPOINTMENT FOR EACH MEMBER OF THE BOARD
22	APPOINTED PURSUANT TO SUBSECTION (2) OF THIS SECTION IS FOUR YEARS;
23	EXCEPT THAT THE TERM OF EACH MEMBER INITIALLY APPOINTED
24	PURSUANT TO SUBSECTIONS $(2)(a)(V)$ AND $(2)(a)(XI)$ OF THIS SECTION IS
25	THREE YEARS. A MEMBER MAY BE APPOINTED FOR NO MORE THAN THREE
26	TERMS. ANY VACANCY MUST BE FILLED IN THE SAME MANNER AS THE
27	ORIGINAL APPOINTMENT FOR THE UNEXPIRED TERM.

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1	(4) MEMBERS OF THE BOARD SERVE WITHOUT COMPENSATION BUT
2	ARE ENTITLED TO RECEIVE REIMBURSEMENT FOR ACTUAL AND NECESSARY
3	EXPENSES INCURRED IN THE PERFORMANCE OF THE MEMBERS' DUTIES ON
4	THE BOARD.
5	(5) THE STATE TREASURER OR THE STATE TREASURER'S DESIGNEE
6	SHALL SERVE AS THE CHAIR AND SHALL CALL THE FIRST MEETING OF THE
7	BOARD TO OCCUR NO LATER THAN JANUARY 1, 2026.
8	(6) The board shall meet at least once every three
9	MONTHS. THE CHAIR MAY CALL ADDITIONAL MEETINGS AS NECESSARY FOR
10	THE BOARD TO COMPLETE ITS DUTIES.
11	(7) (a) All meetings of the board are open to the public. No
12	BUSINESS OF THE BOARD SHALL BE TRANSACTED EXCEPT AT A REGULAR OR
13	SPECIAL MEETING AT WHICH A QUORUM CONSISTING OF AT LEAST A
14	MAJORITY OF THE TOTAL MEMBERSHIP OF THE BOARD IS PRESENT. ANY
15	ACTION OF THE BOARD REQUIRES THE AFFIRMATIVE VOTE OF A MAJORITY
16	OF THE MEMBERS PRESENT AT THE MEETING.
17	(b) ONE OR MORE MEMBERS OF THE BOARD MAY PARTICIPATE IN
18	ANY MEETING AND MAY VOTE THROUGH THE USE OF
19	TELECOMMUNICATIONS DEVICES, INCLUDING A CONFERENCE TELEPHONE
20	OR SIMILAR COMMUNICATIONS EQUIPMENT. PARTICIPATION THROUGH
21	TELECOMMUNICATIONS DEVICES CONSTITUTES PRESENCE IN PERSON AT
22	THE MEETING. USE OF TELECOMMUNICATIONS FOR PARTICIPATION DOES
23	NOT SUPERSEDE ANY REQUIREMENTS FOR OPEN MEETINGS OTHERWISE
24	PROVIDED BY LAW.
25	(8) THE BOARD AND ANY EMPLOYEE, OTHER AGENT, OR ADVISER
26	OF THE AUTHORITY SHALL ACT IN GOOD FAITH, IN A COMMERCIALLY
27	REASONABLE MANNER, AND IN THE INTEREST OF THE STATE.

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1	(9) ANY BOARD MEMBER, EMPLOYEE, OTHER AGENT, OR ADVISER
2	OF THE AUTHORITY WHO HAS A DIRECT OR INDIRECT INTEREST IN ANY
3	CONTRACT, TRANSACTION, OR PROPOSAL WITH THE AUTHORITY OR ANY
4	INTEREST, DIRECT OR INDIRECT, IN A NONPROFIT OR FOR-PROFIT
5	ORGANIZATION SUBMITTING A PROPOSAL TO THE AUTHORITY SHALL
6	DISCLOSE THIS INTEREST TO THE AUTHORITY. THIS INTEREST MUST BE SET
7	FORTH IN THE MINUTES OF THE AUTHORITY, AND A BOARD MEMBER,
8	EMPLOYEE, OR OTHER AGENT OR ADVISER HAVING SUCH AN INTEREST
9	SHALL NOT PARTICIPATE ON BEHALF OF THE AUTHORITY IN THE
10	AUTHORIZATION OF ANY SUCH CONTRACT OR TRANSACTION.
11	(10) ALL PUBLIC RECORDS OF THE AUTHORITY ARE SUBJECT TO THE
12	"COLORADO OPEN RECORDS ACT", PART 2 OF ARTICLE 72 OF THIS TITLE
13	24. ALL RECORDS ARE SUBJECT TO ANY BUDGET AND AUDIT LAWS
14	APPLICABLE TO THE AUTHORITY AND MAY BE SUBJECT TO REGULAR AUDIT
15	TO THE EXTENT REQUIRED BY LAW.
16	(11) NO PART OF THE REVENUES OR ASSETS OF THE AUTHORITY
17	MAY INURE TO THE BENEFIT OF, OR BE DISTRIBUTED TO, THE AUTHORITY'S
18	MEMBERS OR OFFICERS.
19	(12) THE AUTHORITY MAY HIRE STAFF AS IT DEEMS NECESSARY OR
20	CONVENIENT TO ADMINISTER THIS ARTICLE 117, AND THE DEPARTMENT OF
21	PERSONNEL MAY ASSIST THE AUTHORITY WITH ADMINISTERING THIS
22	ARTICLE 117. THE AUTHORITY MAY COOPERATE AND ENTER INTO
23	CONTRACTS WITH THE DEPARTMENT OF PERSONNEL, OR WITH ANOTHER
24	AGENCY OR ENTITY, FOR ADMINISTRATIVE OR OPERATIONS MATTERS,
25	INCLUDING FOR STAFFING. THE AUTHORITY SHALL PAY THE DEPARTMENT
26	OF PERSONNEL, OR ANOTHER AGENCY OR ENTITY THAT THE AUTHORITY
27	HAS ENTERED INTO A CONTRACT WITH, FOR ALL COSTS INCURRED FOR

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1	SERVICES, STAFFING, AND ADMINISTRATIVE COSTS THAT ARE APPROVED BY
2	THE INITIAL CHAIRPERSON AND RATIFIED BY THE BOARD OR THAT ARE
3	APPROVED BY THE AUTHORITY. NOTHING IN THIS ARTICLE 117 PRECLUDES
4	THE AUTHORITY FROM HIRING STAFF AND ENTERING INTO CONTRACTS
5	CONCURRENTLY AS THE AUTHORITY DEEMS NECESSARY OR CONVENIENT
6	FOR ADMINISTRATION OR OPERATIONS MATTERS.
7	(13) ANY STATE AGENCY MAY, SUBJECT TO ANNUAL
8	APPROPRIATIONS, PROVIDE TECHNICAL ADVICE, SUPPORT, AND ASSISTANCE
9	TO THE AUTHORITY.
10	(14) The authority is a "public entity" as set forth in
11	SECTIONS 24-10-103 (5) AND 11-57-203 (3) AND A "SPECIAL PURPOSE
12	AUTHORITY" AS SET FORTH IN SECTION 24-77-102 (15).
13	(15) THE AUTHORITY AND ITS CORPORATE EXISTENCE CONTINUES
14	UNTIL TERMINATED BY LAW; EXCEPT THAT A LAW MUST NOT TAKE EFFECT
15	SO LONG AS THE AUTHORITY HAS BONDS OR OTHER OUTSTANDING
16	OBLIGATIONS UNLESS ADEQUATE PROVISION HAS BEEN MADE FOR THE
17	PAYMENT OF THE BONDS OR OTHER OUTSTANDING OBLIGATIONS. UPON
18	TERMINATION OF THE EXISTENCE OF THE AUTHORITY, ALL ITS RIGHTS AND
19	PROPERTIES IN EXCESS OF ITS OBLIGATIONS MUST PASS TO AND BE VESTED
20	IN THE STATE.
21	29-117-105. General powers. (1) IN ADDITION TO ANY OTHER
22	POWERS GRANTED TO THE AUTHORITY IN THIS ARTICLE 117, THE
23	AUTHORITY HAS THE POWERS TO:
24	(a) HAVE THE DUTIES, PRIVILEGES, IMMUNITIES, RIGHTS
25	LIABILITIES, AND DISABILITIES OF A BODY CORPORATE AND POLITICAL
26	SUBDIVISION OF THE STATE;
27	(b) HAVE PERPETUAL EXISTENCE AND SUCCESSION;

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2	(d) SUE AND BE SUED;
3	(e) ACQUIRE OFFICE SPACE, EQUIPMENT, SERVICES, SUPPLIES, AND
4	INSURANCE NECESSARY TO CARRY OUT THE PURPOSES OF THIS ARTICLE
5	117;
6	(f) FIX THE TIME AND PLACE AT WHICH ITS REGULAR AND SPECIAL
7	MEETINGS ARE TO BE HELD;
8	(g) ADOPT, AMEND, OR REPEAL BYLAWS, POLICIES, AND
9	PROCEDURES CONSISTENT WITH THE PROVISIONS OF THIS ARTICLE 117,
10	INCLUDING POLICIES AND PROCEDURES REGARDING THE DEFINITION AND
11	INTERPRETATION OF TERMS USED IN THIS ARTICLE 117. NOTHING IN THIS
12	SUBSECTION (1)(g) GRANTS THE AUTHORITY THE POWER TO REDEFINE
13	TERMS THAT ARE ALREADY DEFINED IN THIS ARTICLE 117.
14	(h) APPOINT AGENTS, EMPLOYEES, AND PROFESSIONAL AND
15	BUSINESS ADVISERS, INCLUDING REAL ESTATE PROFESSIONALS,
16	CONSTRUCTION COMPANIES, PROPERTY MANAGERS, ATTORNEYS,
17	ACCOUNTANTS, AND FINANCIAL ADVISERS AS NECESSARY TO ACCOMPLISH
18	THE PURPOSES OF THIS ARTICLE 117, AND TO FIX THE COMPENSATION OF
19	SUCH AGENTS, EMPLOYEES, AND ADVISERS, AND TO ESTABLISH THE
20	POWERS AND DUTIES OF ALL AGENTS, EMPLOYEES, AND ADVISERS, AS
21	WELL AS ANY OTHER PERSON CONTRACTING WITH THE AUTHORITY TO
22	PROVIDE SERVICES, INCLUDING TERMINATION OF EMPLOYMENT OR THE
23	CONTRACT FOR SERVICES; EXCEPT THAT THE AUTHORITY MAY CONTRACT
24	WITH THE OFFICERS, PERSONNEL, AND CONSULTANTS OF THE STATE
25	TREASURER TO PERFORM ANY OR ALL ACTIVITIES SPECIFIED IN THIS
26	ARTICLE 117;
27	(i) MAKE AND EXECUTE AGREEMENTS, CONTRACTS, AND OTHER
24 25 26	WITH THE OFFICERS, PERSONNEL, AND CONSULTANTS OF THE STATEMENT TO PERFORM ANY OR ALL ACTIVITIES SPECIFIED IN TARTICLE 117;

(c) ADOPT, ALTER, HAVE, AND USE A SEAL;

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1	INSTRUMENTS NECESSARY OR CONVENIENT IN THE EXERCISE OF THE
2	POWERS AND FUNCTIONS OF THE AUTHORITY UNDER THIS ARTICLE 117,
3	INCLUDING CONTRACTS WITH ANY PERSON, FIRM, CORPORATION,
4	MUNICIPALITY, STATE AGENCY, COUNTY, OR OTHER ENTITY. ALL
5	MUNICIPALITIES, COUNTIES, AND STATE AGENCIES MAY ENTER INTO AND
6	DO ALL THINGS NECESSARY TO PERFORM ANY SUCH ARRANGEMENT OR
7	CONTRACT WITH THE AUTHORITY.
8	(j) UTILIZE AVAILABLE MONEY FOR ADMINISTRATIVE COSTS;
9	(k) Establish advisory committees;
10	(1) BORROW MONEY THROUGH THE ISSUANCE OF BONDS AND
11	OTHER SECURITIES AS PROVIDED IN THIS ARTICLE 117;
12	(m) Enter into interest rate exchange agreements for
13	BONDS IN ACCORDANCE WITH SECTION 24-117-106;
14	(n) ACQUIRE, HOLD, AND SELL LOAN OBLIGATIONS AT PRICES AND
15	THROUGH METHODS DEEMED ADVISABLE BY THE BOARD;
16	(o) CONTRACT FOR AND TO ACCEPT ANY GIFTS, GRANTS, AND
17	LOANS OF MONEY, PROPERTY, OR ANY OTHER AID IN ANY FORM FROM THE
18	FEDERAL GOVERNMENT, THE STATE, ANY STATE AGENCY, OR ANY OTHER
19	SOURCE OR ANY COMBINATION THEREOF, AND TO COMPLY, SUBJECT TO
20	THE PROVISIONS OF THIS ARTICLE 117, WITH THE TERMS AND CONDITIONS
21	OF SUCH CONTRACTS FOR THE ACCEPTANCE OF SUCH ITEMS;
22	(p) SECURE INSURANCE, GUARANTEES, OR OTHER FORMS OF
23	COLLATERAL OR CREDIT SUPPORT FOR ISSUED BONDS OR SECURITIES;
24	(q) INVEST AND DEPOSIT MONEY IN ACCORDANCE WITH SECTION
25	24-117-111;
26	(r) FINANCE OR PARTICIPATE IN THE FINANCING OF ELIGIBLE
27	PROJECTS, OR ANY INTEREST THEREIN, EXCEPT FOR ANY PROJECTS THAT

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1	ARE WITHIN THE STATUTORY AUTHORITY OF THE COLORADO HOUSING AND
2	FINANCE AUTHORITY;
3	(s) FACILITATE THE FUNDING OF INFRASTRUCTURE PROJECTS, AND
4	IN SO DOING, THE AUTHORITY MUST PRIORITIZE ASSISTING
5	INFRASTRUCTURE PROJECTS THAT SATISFY THE CRITERIA IDENTIFIED IN
6	SECTION 24-117-112 (5);
7	(t) CHARGE TO AND COLLECT FROM STATE AGENCIES AND PERSONS
8	FEES AND CHARGES IN CONNECTION WITH THE AUTHORITY'S LOANS OR
9	OTHER SERVICES, INCLUDING BUT NOT LIMITED TO FEES AND CHARGES
10	SUFFICIENT TO REIMBURSE THE AUTHORITY FOR ALL REASONABLE COSTS
11	NECESSARILY INCURRED BY THE AUTHORITY IN CONNECTION WITH
12	CARRYING OUT THE PURPOSE AND INTENT OF THIS ARTICLE 117 AND THE
13	ESTABLISHMENT AND MAINTENANCE OF RESERVES OR OTHER MONEY, AS
14	THE AUTHORITY MAY DETERMINE TO BE REASONABLE;
15	(u) COLLECT DEBTS OWED TO THE AUTHORITY, INCLUDING
16	THROUGH NECESSARY LEGAL ACTIONS; AND
17	(v) HAVE AND EXERCISE ALL RIGHTS AND POWERS NECESSARY,
18	INCIDENTAL TO, OR IMPLIED FROM THE SPECIFIC POWERS GRANTED IN THIS
19	ARTICLE 117, WHICH SPECIFIC POWERS SHALL NOT BE CONSIDERED AS A
20	LIMITATION ON ANY POWER NECESSARY OR APPROPRIATE TO CARRY OUT
21	THE PURPOSES AND INTENT OF THIS ARTICLE 117.
22	(2) THE AUTHORITY SHALL DEVELOP POLICIES AND PROCEDURES
23	AS NECESSARY FOR THE IMPLEMENTATION OF THIS ARTICLE 117.
24	(3) THE AUTHORITY SHALL ENGAGE WITH UNDER-REPRESENTED
25	COMMUNITIES AND ORGANIZATIONS.
26	(4) THE AUTHORITY SHALL ENGAGE IN RESPONSIBLE CONTRACTING
27	AND LABOR PRACTICES.

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1	(5) (a) THE AUTHORITY SHALL COMPLY WITH ALL APPLICABLE
2	FEDERAL LAWS GOVERNING THE USE OF FEDERAL FUNDS, INCLUDING,
3	WITHOUT LIMITATION, STATUTES AND REGULATIONS GOVERNING:
4	(I) ANY CONDITIONS OR LIMITATIONS ON EXPENDITURES;
5	(II) REPORTING; AND
6	(III) THE COMMINGLING OF FEDERAL FUNDS.
7	(b) Earnings made in connection with this article 117 on
8	BALANCES IN ANY FEDERAL ACCOUNTS MUST BE CREDITED AND INVESTED
9	IN ACCORDANCE WITH FEDERAL LAW. EARNINGS MADE IN CONNECTION
10	WITH THIS ARTICLE 117 ON ANY STATE AND LOCAL MONEY MUST BE
11	DEPOSITED IN THE SAME FUND TO THE CREDIT OF THE ACCOUNT THAT
12	GENERATES THE EARNINGS.
13	(6) THE AUTHORITY SHALL FOLLOW ALL APPLICABLE FEDERAL AND
14	STATE PREVAILING WAGE AND APPRENTICESHIP UTILIZATION STATUTORY
15	AND REGULATORY REQUIREMENTS, INCLUDING:
16	(a) The Federal "Davis-Bacon Act", 40 U.S.C. sec. 3141 et
17	SEQ., AND RELATED FEDERAL ACTS;
18	(b) Where applicable, the federal "Inflation Reduction
19	ACT OF 2022", UNITED STATES CODE, TITLE 26, INCLUDING BUT NOT
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21	48, 48C, 48E, AND 179D, AND ASSOCIATED IMPLEMENTING RULES AND
22	GUIDANCE PROMULGATED BY THE UNITED STATES DEPARTMENT OF THE
23	TREASURY AND THE UNITED STATES INTERNAL REVENUE SERVICE, AS THE
24	STATUTE AND IMPLEMENTING RULES AND GUIDANCE MAY BE AMENDED
25	FROM TIME TO TIME;
26	(c) STATE PREVAILING WAGE AND APPRENTICESHIP UTILIZATION
27	REQUIREMENTS FOR PROJECTS THAT MEET THE DEFINITION OF "PUBLIC

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1	PROJECTS", AS DEFINED IN SECTIONS 24-92-201 (5) AND 24-92-115; AND
2	(d) STATE PREVAILING WAGE AND APPRENTICESHIP UTILIZATION
3	REQUIREMENTS ESTABLISHED IN SECTIONS 24-92-115 AND 24-92-201 FOR
4	PROJECTS THAT MEET THE DEFINITION OF "ENERGY SECTOR PUBLIC WORKS
5	PROJECTS", AS DEFINED IN SECTION 24-92-303 (5).
6	(7) The authority shall ensure that any loan that is
7	ISSUED BY THE AUTHORITY AND THEN PAID IN FULL IS CLOSED. THE
8	AUTHORITY SHALL NOT USE A CLOSED LOAN AS EQUITY FOR ANY OTHER
9	PROJECT.
10	(8) If a project being considered by the authority is not
11	REQUIRED UNDER STATE OR FEDERAL LAW TO FOLLOW PREVAILING WAGE
12	OR APPRENTICESHIP UTILIZATION REQUIREMENTS, THE AUTHORITY SHALL
13	GIVE PREFERENCE FOR PROJECTS THAT VOLUNTARILY AGREE TO FOLLOW
14	THE STATE PREVAILING WAGE FOR EMPLOYEES EMPLOYED IN THE
15	CONSTRUCTION, REHABILITATION, OPERATION, OR MAINTENANCE
16	SERVICES OF FACILITIES, AS DESCRIBED IN SECTIONS 24-92-201 TO
17	24-92-210, AND STATE APPRENTICESHIP UTILIZATION REQUIREMENTS
18	DESCRIBED IN SECTION 24-92-115.
19	(9) THE AUTHORITY SHALL NOT ISSUE BONDS FOR, FINANCE, OR
20	PARTICIPATE IN THE FINANCING OF ANY PROJECTS THAT ARE WITHIN THE
21	STATUTORY AUTHORITY OF THE COLORADO HOUSING AND FINANCE
22	AUTHORITY.
23	24-117-106. Building urgent infrastructure and leveraging
24	dollars bonds - conditions of issuance - building urgent infrastructure
25	and leveraging dollars bonding fund creation - auditor examination
26	- payment from bonding fund - exemption from taxation. (1) THE
27	AUTHORITY MAY ISSUE AND SELL BUILDING URGENT INFRASTRUCTURE AND

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1 LEVERAGING DOLLARS BONDS, PAYABLE SOLELY FROM THE BUILDING 2 URGENT INFRASTRUCTURE AND LEVERAGING DOLLARS BONDING FUND, IN 3 COMPLIANCE WITH THIS ARTICLE 117. THIS ARTICLE 117 IS, WITHOUT 4 REFERENCE TO ANY OTHER LAW, FULL AUTHORITY FOR THE ISSUANCE AND 5 SALE OF BONDS. BONDS HAVE ALL THE QUALITIES OF INVESTMENT 6 SECURITIES UNDER THE "UNIFORM COMMERCIAL CODE", TITLE 4, AND 7 MUST NOT BE DEEMED INVALID FOR ANY IRREGULARITY OR DEFECT OR BE 8 CONTESTABLE IN THE HANDS OF BONA FIDE PURCHASERS OR HOLDERS OF 9 THE BONDS FOR VALUE. 10

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(2) (a) Bonds may be executed and delivered by the AUTHORITY AT SUCH TIMES; MAY BE IN SUCH FORM AND DENOMINATIONS AND INCLUDE SUCH TERMS AND MATURITIES; MAY BE SUBJECT TO OPTIONAL OR MANDATORY REDEMPTION PRIOR TO MATURITY WITH OR WITHOUT A PREMIUM; MAY BE IN FULLY REGISTERED FORM OR BEARER FORM REGISTRABLE AS TO PRINCIPAL OR INTEREST OR BOTH; MAY BEAR SUCH CONVERSION PRIVILEGES; MAY BE PAYABLE IN SUCH INSTALLMENTS AND AT SUCH TIMES NOT EXCEEDING THIRTY YEARS; MAY BE PAYABLE AT SUCH PLACE OR PLACES WHETHER WITHIN OR WITHOUT THE STATE; MAY BEAR INTEREST AT SUCH RATE OR RATES PER ANNUM, WHICH MAY BE FIXED OR VARY ACCORDING TO INDEX, PROCEDURE, OR FORMULA OR AS DETERMINED BY THE AUTHORITY OR ITS AGENTS, WITHOUT REGARD TO ANY INTEREST RATE LIMITATION APPEARING IN ANY OTHER LAW OF THE STATE; MAY BE SUBJECT TO PURCHASE AT THE OPTION OF THE HOLDER OR THE AUTHORITY; MAY BE EVIDENCED IN SUCH MANNER; MAY BE EXECUTED BY SUCH OFFICERS OF THE AUTHORITY, INCLUDING THE USE OF ONE OR MORE FACSIMILE SIGNATURES SO LONG AS AT LEAST ONE MANUAL SIGNATURE APPEARS ON THE BONDS, WHICH MAY BE EITHER OF AN OFFICER

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1	OF THE AUTHORITY OR OF AN AGENT AUTHENTICATING THE SAME; MAY BE
2	IN THE FORM OF COUPON BONDS THAT HAVE ATTACHED INTEREST
3	COUPONS BEARING A MANUAL OR FACSIMILE SIGNATURE OF AN OFFICER OF
4	THE AUTHORITY; AND MAY CONTAIN SUCH PROVISIONS NOT INCONSISTENT
5	WITH THIS ARTICLE 117, ALL AS PROVIDED IN THE RESOLUTION OF THE
6	AUTHORITY UNDER WHICH THE BONDS ARE AUTHORIZED TO BE ISSUED OR
7	AS PROVIDED IN A TRUST INDENTURE BETWEEN THE AUTHORITY AND ANY
8	COMMERCIAL BANK OR TRUST COMPANY HAVING FULL TRUST POWERS.
9	(b) (I) BONDS MAY BE SOLD AT PUBLIC OR PRIVATE SALE AT SUCH
10	PRICE OR PRICES, IN SUCH MANNER, AND AT SUCH TIMES AS DETERMINED
11	BY THE BOARD, AND THE BOARD MAY PAY ALL FEES, EXPENSES, AND
12	COMMISSIONS THAT IT DEEMS NECESSARY OR ADVANTAGEOUS IN
13	CONNECTION WITH THE SALE OF BONDS.
14	(II) THE BOARD MAY DELEGATE TO AN OFFICER OR AGENT OF THE
15	BOARD THE POWER TO:
16	(A) FIX THE DATE OF SALE OF BONDS;
17	(B) RECEIVE BIDS OR PROPOSALS;
18	(C) AWARD AND SELL BONDS;
19	(D) FIX INTEREST RATES; AND
20	(E) TAKE ALL OTHER ACTION NECESSARY TO SELL AND DELIVER
21	BONDS.
22	(III) THE AUTHORITY MAY REFUND ANY OUTSTANDING BONDS
23	PURSUANT TO ARTICLE 56 OF TITLE 11.
24	(IV) ALL BONDS AND ANY INTEREST COUPONS APPLICABLE TO THE
25	BONDS ARE DECLARED TO BE NEGOTIABLE INSTRUMENTS.
26	(c) BONDS ARE EXEMPT FROM TAXATION BY THE STATE AND ANY
27	COUNTY, CITY AND COUNTY, MUNICIPALITY, OR OTHER POLITICAL

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1	SUBDIVISION OF THE STATE.
2	(d) Public entities, as defined in section 24-75-601 (1), may
3	INVEST PUBLIC MONEY IN BONDS SO LONG AS THE BONDS SATISFY THE
4	INVESTMENT REQUIREMENTS ESTABLISHED IN PART 6 OF ARTICLE 75 OF
5	THIS TITLE 24.
6	(e) NEITHER A MEMBER OF THE BOARD NOR AN EMPLOYEE OF THE
7	AUTHORITY NOR ANY PERSON EXECUTING BONDS IS LIABLE PERSONALLY
8	ON THE BONDS OR SUBJECT TO ANY PERSONAL LIABILITY BY REASON OF
9	THE ISSUANCE OF THE BONDS.
10	(3) (a) (I) The building urgent infrastructure and
11	LEVERAGING DOLLARS BONDING FUND IS CREATED IN THE AUTHORITY.
12	THE BONDING FUND CONSISTS OF:
13	(A) FEES AND SERVICE CHARGES COLLECTED;
14	(B) BOND PROCEEDS;
15	(C) Money from payments of principal and interest on
16	LOANS MADE IN CONNECTION WITH ELIGIBLE PROJECTS IF THE AUTHORITY
17	HAS PROVIDED FINANCING FOR ELIGIBLE PROJECTS; AND
18	(D) ALL INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND
19	INVESTMENT OF MONEY IN THE BONDING FUND.
20	(II) THE AUTHORITY MAY CREATE SEPARATE ACCOUNTS WITHIN
21	THE BONDING FUND IN CONNECTION WITH ANY ISSUANCE OF BONDS AND
22	MAY DEPOSIT IN THE SEPARATE ACCOUNTS REVENUE RECEIVED BY THE
23	AUTHORITY. ANY SEPARATE ACCOUNT MUST BE HELD BY A TRUSTEE
24	ACTING UNDER A TRUST INDENTURE RELATING TO THE BONDS CONNECTED
25	TO THE ACCOUNT. INTEREST AND INCOME DERIVED FROM THE DEPOSIT
26	AND INVESTMENT OF MONEY IN A SEPARATE ACCOUNT MUST BE CREDITED
27	TO THE ACCOUNT.

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(b) (I) Money in the bonding fund must be deposited in a bank designated by the authority in an account or accounts as the authority may establish. Money in accounts of the bonding fund must only be withdrawn on the order of a person authorized by the authority. All deposits of money from the bonding fund must be secured in the manner determined by the authority.

- (II) ALL MONEY AND ACTIVITIES OF THE AUTHORITY, INCLUDING ITS RECEIPTS, DISBURSEMENTS, CONTRACTS, LEASES, MONEY, INVESTMENTS, AND ANY OTHER RECORDS AND PAPERS RELATING TO ITS FINANCIAL STANDING, ARE SUBJECT TO ANNUAL AUDIT, AT THE AUTHORITY'S EXPENSE, IN ACCORDANCE WITH SECTION 29-1-603.
- (c) Money in the bonding fund is money of the authority and is pledged for the payment of principal and interest on bonds issued pursuant to this article 117. Money in any separate account may be pledged solely to payment of the bonds for which the separate account was created. The authority may expend money in the bonding fund or a separate account for the purpose of paying debt service, including redemption premiums, on bonds and expenses incurred in the issuance, payment, and administration of the bonds.
- (4) TWICE ANNUALLY, THE AUTHORITY SHALL ESTIMATE THE AMOUNTS NEEDED TO MAKE DEBT SERVICE AND OTHER PAYMENTS ON BONDS DURING THE NEXT TWELVE MONTHS FROM THE BONDING FUND AND FROM ANY SEPARATE ACCOUNT CREATED IN THE BONDING FUND PLUS THE AMOUNT THAT MAY BE NEEDED FOR ANY REQUIRED RESERVES OR OTHER REQUIREMENTS AS MAY BE SET FORTH IN THE TRUST INDENTURE RELATED

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1	TO THE BONDS. THE AUTHORITY SHALL TRANSFER TO THE OPERATIONAL
2	FUND ANY BALANCE IN THE BONDING FUND OR ANY SEPARATE ACCOUNT
3	CREATED IN THE BONDING FUND ABOVE THE ESTIMATED AMOUNTS.
4	PAYMENTS FOR ADMINISTRATIVE COSTS MUST BE DEPOSITED IN THE
5	OPERATIONAL FUND.
6	(5) BONDS ARE PAYABLE SOLELY FROM THE BONDING FUND, ANY
7	SEPARATE ACCOUNT CREATED WITHIN THE BONDING FUND, OR, WITH THE
8	APPROVAL OF THE BONDHOLDERS, ANY OTHER SPECIAL FUNDS AS MAY BE
9	PROVIDED BY LAW, AND THE BONDS DO NOT CREATE AN OBLIGATION OF
10	INDEBTEDNESS OF THE STATE WITHIN THE MEANING OF ANY
11	CONSTITUTIONAL PROVISION OR LAW. A BREACH OF A CONTRACTUAL
12	OBLIGATION INCURRED PURSUANT TO THIS ARTICLE 117 DOES NOT IMPOSE
13	A PECUNIARY LIABILITY OR A CHARGE UPON THE GENERAL CREDIT OF
14	TAXING POWER OF THE STATE.
15	(6) The state pledges that the bonding fund, including any
16	SEPARATE ACCOUNT WITHIN THE BONDING FUND, MUST BE USED ONLY FOR
17	THE PURPOSES SPECIFIED IN THIS SECTION AND IS PLEDGED FIRST TO REPAY
18	BONDS ISSUED PURSUANT TO THIS ARTICLE 117. THE STATE FURTHER
19	PLEDGES THAT ANY LAW REQUIRING THE DEPOSIT OF REVENUE IN THE
20	BONDING FUND OR AUTHORIZING EXPENDITURES FROM THE BONDING FUND
21	MUST NOT BE AMENDED, REPEALED, OR OTHERWISE MODIFIED SO AS TO
22	IMPAIR THE BONDS TO WHICH THE BONDING FUND IS DEDICATED AS
23	PROVIDED IN THIS SECTION.
24	(7) THE AUTHORITY SHALL NOT ISSUE EXEMPT FACILITY BONDS, AS
25	DEFINED IN SECTION 142(a) OF THE FEDERAL "INTERNAL REVENUE CODE
26	OF 1986", THAT REQUIRE THE USE OF PRIVATE ACTIVITY BONDS VOLUME

CAP ALLOCATION IN THE ISSUANCE OF ANY BONDS, OR RECEIVE A DIRECT

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1	ALLOCATION, STATEWIDE BALANCE AWARD, OR ASSIGNMENT OF
2	ALLOCATION OF STATE CEILING UNDER THE "COLORADO PRIVATE
3	ACTIVITY BOND CEILING ALLOCATION ACT" SET FORTH IN PART 17 OF
4	ARTICLE 32 OF THIS TITLE 24.
5	24-117-107. Payment of bonds - nonliability of state.
6	(1) BONDS ISSUED BY THE AUTHORITY MUST NOT CONSTITUTE OR BECOME
7	AN INDEBTEDNESS, A DEBT, OR A LIABILITY OF THE STATE NOR DO SUCH
8	BONDS CONSTITUTE THE GIVING, PLEDGING, OR LOANING OF THE FULL
9	FAITH AND CREDIT OF THE STATE. BONDS ISSUED BY THE AUTHORITY ARE
10	PAYABLE SOLELY FROM THE MONEY PROVIDED FOR IN THIS ARTICLE 117.
11	THE ISSUANCE OF BONDS BY THE AUTHORITY PURSUANT TO THIS ARTICLE
12	117 does not obligate the state or empower the authority,
13	DIRECTLY, INDIRECTLY, OR CONTINGENTLY, TO LEVY OR COLLECT ANY
14	FORM OF TAXES OR ASSESSMENTS, CREATE ANY INDEBTEDNESS PAYABLE
15	OUT OF TAXES OR ASSESSMENTS, OR MAKE ANY APPROPRIATION FOR THEIR
16	PAYMENT, AND SUCH APPROPRIATION, LEVY, OR COLLECTION IS
17	PROHIBITED.
18	(2) NOTHING IN THIS SECTION PREVENTS OR MAY BE CONSTRUED
19	TO PREVENT THE AUTHORITY FROM PLEDGING ITS FULL FAITH AND CREDIT
20	TO THE PAYMENT OF BONDS AUTHORIZED PURSUANT TO THIS ARTICLE 117,
21	BUT NOTHING IN THIS ARTICLE 117 MAY BE CONSTRUED TO AUTHORIZE THE
22	AUTHORITY TO CREATE A DEBT OF THE STATE WITHIN THE MEANING OF
23	THE CONSTITUTION OR STATUTES OF COLORADO, AND ALL BONDS ISSUED
24	BY THE AUTHORITY PURSUANT TO THE PROVISIONS OF THIS ARTICLE 117
25	ARE PAYABLE AND MUST STATE THAT THEY ARE PAYABLE SOLELY FROM
26	THE MONEY PLEDGED FOR THEIR PAYMENT IN ACCORDANCE WITH THE
27	RESOLUTION AUTHORIZING THEIR ISSUANCE OR WITH ANY TRUST

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1	INDENTURE EXECUTED AS SECURITY FOR SUCH BONDS AND ARE NOT A
2	DEBT OR LIABILITY OF THE STATE.
3	(3) THE STATE IS NOT LIABLE IN ANY EVENT FOR THE PAYMENT OF
4	THE PRINCIPAL OF OR INTEREST ON ANY BONDS OF THE AUTHORITY OR FOR
5	THE PERFORMANCE OF ANY PLEDGE, OBLIGATION, OR AGREEMENT OF ANY
6	KIND WHATSOEVER WHICH MAY BE UNDERTAKEN BY THE AUTHORITY. NO
7	BREACH OF ANY SUCH PLEDGE, OBLIGATION, OR AGREEMENT IMPOSES ANY
8	PECUNIARY LIABILITY UPON THE STATE OR ANY CHARGE UPON ITS
9	GENERAL CREDIT OR AGAINST ITS TAXING POWER.
10	24-117-108. The building urgent infrastructure and leveraging
11	dollars authority operational fund - creation. The BUILDING URGENT
12	INFRASTRUCTURE AND LEVERAGING DOLLARS AUTHORITY OPERATIONAL
13	FUND IS CREATED IN THE AUTHORITY. THE OPERATIONAL FUND CONSISTS
14	OF MONEY TRANSFERRED TO THE OPERATIONAL FUND; GIFTS; GRANTS;
15	DONATIONS; CONTRIBUTIONS FROM A GOVERNMENTAL ENTITY,
16	NOT-FOR-PROFIT ORGANIZATION, OR PRIVATE ENTITY; FEDERAL FUNDS; A
17	WARRANT ISSUED BY THE STATE OR ANY OTHER GOVERNMENTAL ENTITY;
18	ANY OTHER MONEY THAT THE AUTHORITY MAY TRANSFER TO THE
19	OPERATIONAL FUND; AND INTEREST AND INCOME DERIVED FROM THE
20	DEPOSIT AND INVESTMENT OF MONEY IN THE OPERATIONAL FUND. MONEY
21	IN THE FUND IS MONEY OF THE AUTHORITY FOR THE PURPOSE OF CARRYING
22	OUT THIS ARTICLE 117, AND THE AUTHORITY MAY ESTABLISH PROCEDURES
23	TO ADMINISTER THE OPERATIONAL FUND IN ACCORDANCE WITH THIS
24	ARTICLE 117 AND ANY OTHER APPLICABLE PROVISION OF STATE LAW.
25	24-117-109. Exemption from taxation - securities law. (1) THE
26	FOLLOWING ARE EXEMPT FROM ALL TAXATION AND ASSESSMENTS IN
27	COLORADO:

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1	(a) THE INCOME OR OTHER REVENUES OF THE AUTHORITY;
2	(b) ALL PROPERTIES AT ANY TIME OWNED BY THE AUTHORITY;
3	(c) ANY BONDS, NOTES, OR OTHER OBLIGATIONS ISSUED PURSUANT
4	TO THIS ARTICLE 117 OR ANY INTEREST PAID ON THOSE BONDS, NOTES, OR
5	OTHER OBLIGATIONS;
6	(d) THE TRANSFER OF AND THE INCOME, INCLUDING ANY PROFIT
7	MADE ON SALE, FROM ANY SUCH BONDS OR OTHER OBLIGATIONS; AND
8	(e) ALL TRUST INDENTURES AND OTHER DOCUMENTS ISSUED IN
9	CONNECTION WITH SUCH BONDS OR OTHER OBLIGATIONS.
10	(2) Bonds issued by the authority are also exempt from
11	THE PROVISIONS OF ARTICLE 51 OF TITLE 11.
12	24-117-110. Startup costs. For the purposes of meeting the
13	NECESSARY EXPENSES OF INITIAL ORGANIZATION AND OPERATION, UNTIL
14	SUCH DATE AS THE AUTHORITY OTHERWISE DERIVES SUFFICIENT MONEY
15	PURSUANT TO THIS ARTICLE 117, THE AUTHORITY OR THE DEPARTMENT OF
16	THE TREASURY MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, OR
17	DONATIONS FROM PRIVATE OR PUBLIC SOURCES OR BORROW SUCH MONEY
18	AS MAY BE REQUIRED FOR THE NECESSARY EXPENSES OF ORGANIZATION
19	AND OPERATION OF THE AUTHORITY. THE AUTHORITY SHALL REPAY SUCH
20	BORROWED MONEY WITHIN A REASONABLE TIME AFTER THE AUTHORITY
21	RECEIVES MONEY PROVIDED PURSUANT TO THIS ARTICLE 117.
22	24-117-111. Investment powers of authority. (1) THE
23	AUTHORITY HAS THE POWER TO:
24	(a) INVEST ANY MONEY HELD IN RESERVE, SINKING FUNDS,
25	CAPITAL RESERVE FUNDS, OR ANY FUNDS NOT REQUIRED FOR IMMEDIATE
26	DISBURSEMENT IN PROPERTY OR IN SECURITIES IN WHICH THE STATE
27	TREASURER MAY LEGALLY INVEST MONEY SUBJECT TO THE TREASURER'S

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1	CONTROL;
2	(b) SELL SECURITIES PURCHASED AND HELD BY THE AUTHORITY;
3	(c) Deposit securities in any bank within or without the
4	STATE; AND
5	(d) INVEST ANY SUCH MONEY IN UNSECURED PROMISSORY NOTES
6	OF A NATIONAL BANK HAVING THE HIGHEST INVESTMENT RATINGS.
7	(2) Any funds deposited in a banking institution by the
8	AUTHORITY MUST BE SECURED IN A MANNER AND SUBJECT TO TERMS AND
9	CONDITIONS AS DETERMINED BY THE BOARD, WITH OR WITHOUT PAYMENT
10	OF ANY INTEREST ON THE DEPOSIT, INCLUDING, WITHOUT LIMITATION,
11	TIME DEPOSITS EVIDENCED BY CERTIFICATES OF DEPOSIT.
12	(3) ANY COMMERCIAL BANK INCORPORATED UNDER THE LAWS OF
13	THIS STATE WHICH MAY ACT AS A DEPOSITORY OF ANY MONEY OF THE
14	AUTHORITY MAY ISSUE INDEMNIFYING BONDS OR MAY PLEDGE SUCH
15	SECURITIES AS MAY BE REQUIRED BY THE BOARD.
16	(4) (a) If the board determines that the investment in,
17	PURCHASE OR PARTICIPATION IN THE PURCHASE OF INVESTMENT LOANS
18	FOR, OR MAKING LOANS TO LENDERS FOR AN ELIGIBLE INFRASTRUCTURE
19	PROJECT IS NECESSARY TO FUND AN ELIGIBLE INFRASTRUCTURE PROJECT,
20	THE AUTHORITY MAY CREATE A PLAN FOR THE AUTHORITY INVESTING IN
21	THAT ELIGIBLE INFRASTRUCTURE PROJECT AND THE BOARD MAY APPROVE
22	SUCH PLAN.
23	(b) IN CONNECTION WITH THE PURCHASE FROM A LENDER OF A
24	LOAN FOR AN ELIGIBLE INFRASTRUCTURE PROJECT OR INTEREST ON THAT
25	LOAN, THE AUTHORITY MAY REQUIRE THE LENDER TO FURNISH AN
26	AMOUNT OF COLLATERAL SECURITY NECESSARY TO ASSURE THE PAYMENT
27	OF THAT LOAN AND THE INTEREST ON THAT LOAN AS THE LOAN OR

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1	INTEREST BECOME DUE. THE COLLATERAL SECURITY SHALL CONSIST OF
2	
2	ANY OBLIGATIONS OR LOANS SATISFACTORY TO THE AUTHORITY.

3 (c) (I) A LOAN FROM THE AUTHORITY TO A LENDER IS A GENERAL
4 OBLIGATION OF THE LENDER AND SHALL BE ADDITIONALLY SECURED AS TO
5 PAYMENT OF BOTH PRINCIPAL AND INTEREST BY A PLEDGE OF AND LIEN
6 UPON COLLATERAL SECURITY IN AN AMOUNT AND TYPE THAT THE BOARD,
7 BY REGULATION, DETERMINES TO BE NECESSARY TO ASSURE THE PAYMENT
8 OF THAT LOAN AND THE INTEREST ON THAT LOAN AS THE LOAN AND
9 INTEREST BECOME PAYABLE.

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THE AUTHORITY MAY REQUIRE THAT A LENDER LODGE COLLATERAL WITH A BANK OR TRUST COMPANY, LOCATED EITHER WITHIN OR OUTSIDE THE STATE, DESIGNATED BY THE AUTHORITY. IN THE ABSENCE OF SUCH A REQUIREMENT, EACH LENDER SHALL ENTER INTO AN AGREEMENT WITH THE AUTHORITY REFERRING TO THIS SUBSECTION (4)(c); CONTAINING PROVISIONS DEEMED NECESSARY BY THE AUTHORITY TO IDENTIFY, MAINTAIN, AND SERVICE THE COLLATERAL; AND PROVIDING THAT THE LENDER SHALL HOLD SUCH COLLATERAL AS TRUSTEE FOR THE BENEFIT OF THE AUTHORITY AND SHALL BE HELD ACCOUNTABLE AS THE TRUSTEE OF AN EXPRESS TRUST FOR THE APPLICATION AND DISPOSITION OF SUCH COLLATERAL, INCLUDING THE INCOME AND PROCEEDS THEREFROM, SOLELY FOR THE USES AND PURPOSES AS PROVIDED IN THE AGREEMENT. A COPY OF EACH AGREEMENT AND ANY REVISIONS OR SUPPLEMENTS THERETO, WHICH REVISIONS OR SUPPLEMENTS MAY, AMONG OTHER THINGS, ADD TO, DELETE FROM, OR SUBSTITUTE ITEMS OF COLLATERAL PLEDGED BY THE AGREEMENT, SHALL BE FILED WITH THE SECRETARY OF STATE TO PERFECT THE SECURITY INTEREST OF THE AUTHORITY IN THE COLLATERAL. NO FILING, RECORDING, POSSESSION, OR OTHER ACTION

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1	UNDER ARTICLE 9 OF TITLE 4 OR ANY OTHER LAW OF THIS STATE IS
2	REQUIRED TO PERFECT THE SECURITY INTEREST OF THE AUTHORITY IN
3	SUCH COLLATERAL. THE SECURITY INTEREST OF THE AUTHORITY IN THE
4	COLLATERAL SHALL BE DEEMED PERFECTED, AND THE TRUST FOR THE
5	BENEFIT OF THE AUTHORITY SO CREATED SHALL BE BINDING ON AND AFTER
6	THE TIME OF SUCH FILING WITH THE SECRETARY OF STATE AGAINST ALL
7	PARTIES HAVING PRIOR UNPERFECTED OR SUBSEQUENT SECURITY
8	INTERESTS OR CLAIMS OF ANY KIND IN TORT, IN CONTRACT, OR OTHERWISE
9	AGAINST SUCH LENDER. THE AUTHORITY MAY ALSO ESTABLISH
10	ADDITIONAL REQUIREMENTS AS NECESSARY WITH RESPECT TO THE
11	PLEDGING, ASSIGNING, SETTING ASIDE, OR HOLDING OF SUCH COLLATERAL
12	AND THE MAKING OF SUBSTITUTIONS THEREFOR OR ADDITIONS THERETO
13	AND THE DISPOSITION OF INCOME AND RECEIPTS THEREFROM.
14	(d) SUBJECT TO ANY AGREEMENT WITH BOND HOLDERS, THE
15	AUTHORITY MAY COLLECT, ENFORCE THE COLLECTION OF, AND FORECLOSE
16	ON ANY COLLATERAL REQUIRED BY SUBSECTIONS (4)(b) AND (4)(c) OF
17	THIS SECTION AND ACQUIRE OR TAKE POSSESSION OF SUCH COLLATERAL
18	AND SELL THE SAME AT PUBLIC OR PRIVATE SALE, WITH OR WITHOUT
19	PUBLIC BIDDING, AND OTHERWISE DEAL WITH THE COLLATERAL AS
20	NECESSARY TO PROTECT THE INTEREST OF THE AUTHORITY THEREIN.
21	(e) IN ADDITION TO THE OTHER POWERS GRANTED BY THIS ARTICLE
22	117, THE AUTHORITY HAS THE POWER, WITH RESPECT TO ELIGIBLE
23	INFRASTRUCTURE PROJECT LOANS TO LENDERS AS PROVIDED UNDER THIS
24	SECTION, TO COLLECT AND PAY REASONABLE FEES AND CHARGES AND TO
25	ESTABLISH THE TERMS AND CONDITIONS OF ELIGIBLE INFRASTRUCTURE
26	PROJECT LOANS TO LENDERS BY RULES AND REGULATIONS, INCLUDING
27	RULES AND REGULATIONS AS TO:

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1	(1) REINVESTMENT AND COMMITMENTS TO REINVEST BY LENDERS
2	OF THE PROCEEDS OF ELIGIBLE INFRASTRUCTURE PROJECT LOANS; AND
3	(II) OTHER MATTERS RELATED TO SUCH INFRASTRUCTURE PROJECT
4	LOANS TO LENDERS DEEMED NECESSARY BY THE AUTHORITY TO
5	ACCOMPLISH THE PURPOSES OF THIS ARTICLE 117.
6	24-117-112. Infrastructure and long-term development
7	assistance program - eligible project revolving fund - policies and
8	procedures. (1) The infrastructure and long-term development
9	ASSISTANCE PROGRAM IS CREATED IN THE AUTHORITY. THE PURPOSE OF
10	THE PROGRAM IS TO PROVIDE FINANCING TO ELIGIBLE PROJECTS. THE
11	AUTHORITY IS NOT RESPONSIBLE, THROUGH THE PROGRAM OR OTHERWISE,
12	FOR ASSISTING IN A PROJECT QUALIFYING AS AN ELIGIBLE PROJECT.
13	(2) THE AUTHORITY SHALL ADMINISTER THE PROGRAM TO PROVIDE
14	FINANCING TO ELIGIBLE PROJECTS THAT SEEK FINANCING THROUGH THE
15	AUTHORITY. FINANCING MUST BE PAID OUT OF THE ELIGIBLE PROJECT
16	REVOLVING FUND AND THE ADMINISTRATIVE EXPENSES INCURRED BY THE
17	DEPARTMENT IN ADMINISTERING THE PROGRAM MUST BE PAID OUT OF THE
18	OPERATING FUND.
19	(3) The authority shall implement the program in
20	ACCORDANCE WITH THIS SECTION. THE AUTHORITY SHALL DEVELOP
21	POLICIES AND PROCEDURES AS REQUIRED IN THIS ARTICLE 117 AND ANY
22	ADDITIONAL POLICIES AND PROCEDURES NECESSARY TO IMPLEMENT THE
23	PROGRAM. AT A MINIMUM, THE POLICIES AND PROCEDURES MUST SPECIFY
24	APPLICATION CRITERIA, AN APPLICATION PROCESS, AND A SELECTION
25	PROCESS FOR THE AUTHORITY TO DETERMINE WHICH ELIGIBLE PROJECTS
26	IT WILL FINANCE OR ASSIST IN FINANCING.
2.7	(4) TO RECEIVE FINANCING, AN APPLICANT MUST SUBMIT AN

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2	PROCEDURES DEVELOPED BY THE AUTHORITY.
3	(5) THE AUTHORITY SHALL REVIEW THE APPLICATIONS RECEIVED
4	PURSUANT TO THIS SECTION AND MUST CONSIDER, AMONG OTHER
5	CRITERIA:
6	(a) WHETHER A PROJECT DEMONSTRATES:
7	(I) A MATCH BY AN EQUAL OR GREATER AMOUNT OF A LOAN OR
8	OTHER FINANCIAL ASSISTANCE PROVIDED BY A PENSION FUND INVESTOR
9	OR A COMMINGLED FUND OF PENSION FUND INVESTMENTS WITH A
10	DEMONSTRATED TRACK RECORD OF SUCCESSFUL INVESTMENT; AND
11	(II) A LONG-TERM COMMITMENT TO HIRING LOCAL RESIDENTS AND
12	USING APPRENTICES IN APPRENTICESHIP PROGRAMS REGISTERED WITH THE
13	STATE APPRENTICESHIP COUNCIL OR THE UNITED STATES DEPARTMENT OF
14	LABOR'S OFFICE OF APPRENTICESHIP;
15	(b) WHETHER A PROJECT HAS A PROJECT LABOR AGREEMENT;
16	(c) WHETHER A PROJECT COMPLIES WITH SECTION 24-92-115 AND
17	PARTS 2 AND 3 OF ARTICLE 92 OF THIS TITLE 24; AND
18	(d) Whether a project is located in or benefits an
19	UNDER-REPRESENTED COMMUNITY.
20	(6) (a) IF, UPON REVIEWING AN APPLICATION, THE AUTHORITY
21	DETERMINES THAT AN INFRASTRUCTURE PROJECT IS ELIGIBLE FOR
22	FINANCING FROM THE COLORADO EDUCATIONAL AND CULTURAL
23	FACILITIES AUTHORITY CREATED IN SECTION 23-15-104 (1)(a), THE
24	AUTHORITY SHALL NOTIFY BOTH THE ENTITY THAT SUBMITTED THE
25	APPLICATION AND THE COLORADO EDUCATIONAL AND CULTURAL
26	FACILITIES AUTHORITY OF THAT DETERMINATION. WITHIN THE LATER OF
27	THIRTY DAYS AFTER IT RECEIVES SUCH NOTICE OR TEN DAYS AFTER ITS

APPLICATION TO THE AUTHORITY IN ACCORDANCE WITH THE POLICIES AND

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1	NEXT BOARD MEETING THAT OCCURS AFTER IT RECEIVES SUCH NOTICE,
2	THE COLORADO EDUCATIONAL AND CULTURAL FACILITIES AUTHORITY
3	MUST NOTIFY THE AUTHORITY WHETHER IT INTENDS TO INDEPENDENTLY
4	FINANCE THE INFRASTRUCTURE PROJECT WITHOUT FUNDING FROM THE
5	AUTHORITY.
6	(b) THE AUTHORITY SHALL ONLY PROVIDE FINANCING TO A
7	PROJECT IDENTIFIED PURSUANT TO SUBSECTION (6)(a) OF THIS SECTION IF
8	THE COLORADO EDUCATIONAL AND CULTURAL FACILITIES AUTHORITY
9	DOES NOT RESPOND WITHIN THE PERIOD DESCRIBED IN SUBSECTION (6)(a)
10	OF THIS SECTION OR INDICATES THAT IT DOES NOT INTEND TO
11	INDEPENDENTLY FINANCE THE INFRASTRUCTURE PROJECT WITHOUT
12	FINANCING FROM THE AUTHORITY.
13	(7) THE ELIGIBLE PROJECT REVOLVING FUND IS CREATED IN THE
14	AUTHORITY. THE ELIGIBLE PROJECT REVOLVING FUND CONSISTS OF MONEY
15	TRANSFERRED TO THE FUND; GIFTS; GRANTS; DONATIONS; CONTRIBUTIONS
16	FROM A GOVERNMENTAL ENTITY, NOT-FOR-PROFIT ORGANIZATION, OR
17	PRIVATE ENTITY; FEDERAL FUNDS; A WARRANT ISSUED BY THE STATE OR
18	ANY OTHER GOVERNMENTAL ENTITY; ANY OTHER MONEY THAT THE
19	AUTHORITY MAY TRANSFER TO THE FUND; AND INTEREST AND INCOME
20	DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE <u>ELIGIBLE</u>
21	PROJECT REVOLVING FUND. MONEY IN THE FUND IS MONEY OF THE
22	AUTHORITY FOR ADMINISTERING AND IMPLEMENTING THE
23	$INFRASTRUCTURE\ AND\ LONG-TERM\ DEVELOPMENT\ ASSISTANCE\ PROGRAM.$
24	THE AUTHORITY MAY ESTABLISH PROCEDURES TO ADMINISTER THE FUND
25	IN ACCORDANCE WITH THIS ARTICLE 117 AND ANY OTHER APPLICABLE
26	PROVISION OF STATE LAW.
27	24-117-113. Report to general assembly. Commencing in 2026,

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1	THE AUTHORITY SHALL SUBMIT A REPORT OF ITS ACTIVITIES TO THE
2	GOVERNOR, THE CAPITAL DEVELOPMENT COMMITTEE, AND THE
3	TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT COMMITTEE OF
4	THE HOUSE OF REPRESENTATIVES AND THE LOCAL GOVERNMENT AND
5	HOUSING COMMITTEE OF THE SENATE, OR ANY SUCCESSOR COMMITTEES,
6	NOT LATER THAN SEPTEMBER 30 OF EACH YEAR. THE REPORT SHALL SET
7	FORTH A COMPLETE OPERATING AND FINANCIAL STATEMENT COVERING
8	THE OPERATIONS OF THE AUTHORITY FOR THE PREVIOUS STATE FISCAL
9	YEAR. NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), THE
10	REQUIREMENT TO SUBMIT THE REPORT CONTINUES INDEFINITELY.
11	SECTION 4. In Colorado Revised Statutes, 24-77-102, amend
12	(15)(b)(XX) and (15)(b)(XXI); and add (15)(b)(XXII) as follows:
13	24-77-102. Definitions. As used in this article 77, unless the
14	context otherwise requires:
15	(15) (b) "Special purpose authority" includes, but is not limited to:
16	(XX) The middle-income housing authority created in section
17	<u>29-4-1104 (1); and</u>
18	(XXI) The equal justice authority created in section 13-5.7-202;
19	<u>AND</u>
20	(XXII) THE BUILDING URGENT INFRASTRUCTURE AND LEVERAGING
21	DOLLARS AUTHORITY CREATED IN SECTION 24-117-104 (1).
22	SECTION 5. In Colorado Revised Statutes, 29-1-102, amend
23	(13) as follows:
24	29-1-102. Definitions. As used in this part 1, unless the context
25	otherwise requires:
26	(13) "Local government" means any authority, county,
27	municipality, city and county, district, or other political subdivision of the

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1	state of Colorado; any institution, department, agency, or authority of any
2	of the foregoing; and any other entity, organization, or corporation
3	formed by intergovernmental agreement or other contract between or
4	among any of the foregoing. The office of the county public trustee shall
5	be deemed an agency of the county for the purposes of this part 1. "Local
6	government" does not include the Colorado educational and cultural
7	facilities authority, the university of Colorado hospital authority,
8	collegeinvest, the Colorado health facilities authority, the Colorado
9	housing and finance authority, the Colorado agricultural development
10	authority, the Colorado sheep and wool authority, the Colorado beef
11	council authority, the Colorado horse development authority, THE
12	BUILDING URGENT INFRASTRUCTURE AND LEVERAGING DOLLARS
13	AUTHORITY, THE MIDDLE-INCOME HOUSING AUTHORITY, the fire and police
14	pension association, any public entity insurance or investment pool
15	formed pursuant to state law, any county or municipal housing authority,
16	any association of political subdivisions formed pursuant to section
17	29-1-401, or any home rule city or town, home rule city and county, cities
18	and towns operating under a territorial charter, school district, or local
19	college district.
20	SECTION 6. Act subject to petition - effective date. This act
21	takes effect at 12:01 a.m. on the day following the expiration of the
22	ninety-day period after final adjournment of the general assembly; except
23	that, if a referendum petition is filed pursuant to section 1 (3) of article V
24	of the state constitution against this act or an item, section, or part of this
25	act within such period, then the act, item, section, or part will not take
26	effect unless approved by the people at the general election to be held in

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- 1 November 2026 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.

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