

COLORADO

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Committee on Boards and Commissions

Legislative Council Research Publication No. 353

November 1990

COLORADO LEGISLATIVE COUNCIL

RECOMMENDATIONS FOR 1991

COMMITTEE ON BOARDS AND COMMISSIONS

Legislative Council Report to the Colorado General Assembly

Research Publication No. 353 November 1990

COLORADO GENERAL ASSEMBLY



LEGISLATIVE COUNCIL

ROOM 029 STATE CAPITOL DENVER, COLORADO 80203-1784 (303) 866-3521 MEMBERS Sen. Wayne Allard Sen. Brian McCauley Sen. Harold McCormick Sen. Ray Powers Sen. Larry Trujillo Sen. Jeffrey Wells Rep. Chuck Berry Rep. Carl "Bev" Bledsoe Rep. Matt Jones Rep. Paul Schauer Rep. Carol Taylor-Little Rep. Ruth Wright

To Members of the Fifty-Eighth General Assembly:

Submitted herewith is the final report of the Committee on Boards and Commissions. The committee was created pursuant to H.J.R. 1033, 1990 session, and was charged with studying Colorado's system of boards and commissions.

At its meeting on October 15, 1990, the Legislative Council reviewed the committee's three legislative recommendations. A motion to forward the measures, with favorable recommendation, to the First Regular Session of the Fifth-Eighth General Assembly was approved.

Respectfully submitted,

/s/ Representative Chris Paulson Chairman Colorado Legislative Council

OFFICERS Rep. Chris Paulson Chairman Sen. Ted L. Strickland Vice Chairman

STAFF Charles S. Brown Director David Hite Deputy Director Stan Elofson Assistant Director

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LEGISLATIVE COUNCIL

COMMITTEE ON BOARDS AND COMMISSIONS

Members of the Committee

Representative Elwood Gillis, Chairman Senator Bill Owens, Vice Chairman Senator Sandy Hume Senator Don Sandoval Representative Chuck Berry Representative Tim Foster Representative Donald Mares Representative Richard Mutzebaugh Representative Anthony Tilger

Legislative Council Staff

Bill Goosmann Research Associate II Clyda Stafford Research Associate

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Sharon Eubanks Senior Staff Attorney Mary Hupp Staff Attorney

SUMMARY OF COMMITTEE CHARGE, FINDINGS AND RECOMMENDATIONS

House Joint Resolution 1033 (1990) created the interim Committee on Boards and Commissions and authorized it to examine the following aspects of the state's system of boards and commissions:

- the growth in their numbers;
- the extent of duplication and overlap;
- the method of appointment and membership composition;
- the amount of money that they control;
- the cost of their operations; and
- the extent and impact of their rule- and policy-making activities.

In its deliberations, the committee heard from twenty state departments and the Governor's Office concerning boards and commissions created by state statute, executive order, and department and division heads, as well as those created in response to federal programs. Based on the information gathered, the committee made the findings presented below.

Major Findings

- Colorado does not adequately monitor the growth in the number of boards and commissions. This lack of oversight results in uncontrolled proliferation, duplication of effort, and inefficient use of state resources.
- There are no means at present to obtain comprehensive and accurate financial data regarding how much the state's system of boards and commissions costs to operate or the amount of money controlled by those boards and commissions.
- Though many boards and commissions are overseen by the General Assembly's Joint Legislative Sunrise Sunset Review Committee, 161 do not receive any type of periodic review.
- Of the 247 boards and commissions created by statute, 133 do not have termination dates.

All of these boards have varying degrees of rule- and policy- making authority, as well as financial responsibilities. These conditions result in boards and commissions that continue to exist although they may have completed their duties. This also creates a situation in which boards and commissions continue to function independent of General Assembly and executive department oversight.

Recommendations

Bill 1 - Concerning the Establishment of a System for the Periodic Review of State Boards and Commissions Not Subject to the Legislative Sunset Review Process

The bill has two main provisions: (1) all boards and commissions that do not currently have termination dates have had termination dates added to their authorizing legislation; and (2) a review process is established to be conducted by the appropriate joint standing committees of the House and Senate.

The joint standing committees would be responsible for reviewing a rotating schedule of boards and commissions located in the executive departments for which those standing committees have oversight duties according to the General Assembly's joint rules. Each joint committee would be responsible for continuing necessary boards and for addressing any necessary statutory changes to improve or change the powers, duties, or activities of existing boards. To assist the committees with these duties, the bill instructs the Legislative Council staff to create and maintain a data base on the state's boards and commissions.

Bill 2 - Concerning Existing State Boards and Commissions

The main portion of Bill 2 removes statutory references to boards and commissions that, according to the 20 testifying, are inactive, no longer necessary, or can be consolidated because of the similarity of their duties. One exception is the termination of the state Land Use Commission. Its termination was recommended by the committee because its duties are superseded by local land use planning responsibilities. The bill also adds language to the statute specifying that, after review of advisory committees by the Sunrise Sunset Committee, new termination dates be added to such advisory committees. (The current practice is to remove the termination date altogether.)

Bill 3 - Concerning Statutory Language Required for the Creation of Boards and Commissions in State Government

Bill 3 requires that when a board or commission is proposed, certain information about the board's structure, powers, and duties be explicitly stated in statute. Required information about a board or commission would include the number of members, appointing authority, requirements for Senate confirmation, termination date, per diem and expenses (if any), powers and duties, staffing, funding, and reporting requirements.

BACKGROUND

Existing boards and commissions. Information supplied by departmental testimony and gathered from a review of state statutes revealed that there are 418 distinct boards and commissions in state government (Appendix A). This number includes those created by the various executive departments (or the division heads within those departments), state statutes, executive orders, and those established in response to federal programs or mandates. The number does not include instances where the same type of board is established in various regions of the state (e.g., 22 judicial nominating district commissions). The state's boards and commissions can be categorized as follows:

- 247 are statutorily created (59.2 percent);
- 85 are created by executive orders or department or division heads (20.1 percent);
- 41 are required for participation in federal programs or are mandated by federal legislation (9.8 percent);
- 38 represent participation in various interstate compacts or are governing boards of state-level independent governmental corporations (9.1 percent); and
- 8 are required by the state constitution (1.9 percent).

Existing Oversight Mechanisms

The agencies discussed below have various roles in the creation and monitoring of Colorado's system of boards and commissions.

<u>Sunrise Sunset Committee</u>. The Joint Legislative Sunrise Sunset Review Committee reviews the boards and commissions in the Department of Regulatory Agencies, certain regulatory functions in other departments, and certain advisory committees (section 2-3-1201, et seq., C.R.S.). The primary purpose of the review is to terminate ("sunset") or modify the statutory powers and functions of the agency, board, commission, or advisory committee that are not necessary for public protection. The committee may introduce legislation during the next legislative session toward those ends. <u>Governor's Office of Boards and Commissions</u>. The Governor appoints members to boards and commissions which are usually created in one of two ways, by executive order or by statute. The Governor's Office of Boards and Commissions (OBC) assists the Governor in identifying and selecting potential appointees. In the case of boards created by statute, the office also assists the Governor in complying with the statutory requirements for the board's composition (geographical, political, etc.) or the expertise mandated for his appointments.

According to Fran LeDuke, Director, OBC, once appointments have been made, the office does not review the activities of the boards nor does it monitor expenditures or similar functions. The office is currently developing a computerized data base to keep track of all the boards to which the Governor makes appointments.

<u>State Auditor's Office</u>. State statute directs the State Auditor to perform financial audits of state departments at least once every two years. Larger departments are usually reviewed every year. The review of the operations of boards and commissions is conducted within a larger review of the department's overall accounting and control procedures. Closer scrutiny of boards and commissions is also dependent on the size, duties, and responsibilities of the board or commission in question. The Legislative Audit Committee may authorize the auditor to review specific programs outside of the normal two-year cycle. The Governor and other state legislators may also request such reviews as long as such requests are directed through and approved by the audit committee.

<u>Joint Budget Committee</u>. Review of boards and commissions by the Joint Budget Committee (JBC) is conducted in the context of the annual examination and approval of departmental budgets. The evaluations are usually fiscal in nature. Whether boards are duplicative or necessary in terms of their responsibilities is not normally reviewed. Whether a particular board or commission is examined depends on: (1) the size or significance of the expenditures and activities (e.g., Colorado Commission on Higher Education); and (2) the structure of the department's budget, for example, whether there is a specific line item for the board (e.g., Division of Registration within the Department of Regulatory Agencies). The expenditures or fiscal activities of the majority of the state's boards and commissions are generally not sufficient to warrant review by the JBC.

Office of Legislative Legal Services. Through the operations of the Committee on Legal Services, the Office of Legislative Legal Services (OLLS) conducts an annual review of new rules and regulations promulgated by state agencies. If the boards and commissions within those agencies have rule-making authority, those rules are also included in the review process. Rules and regulations are examined for their conformance with the statutory authority of the agency, board, or commission. OLLS has performed this review function since 1976 (section 24-4-103 (8) (d), C.R.S.). According to OLLS staff, the process entails examining 9,000 - 11,000 pages of rules and holding seven to nine meetings of the Committee on Legal Services each year. Office of Regulatory Reform. The Office of Regulatory Reform (ORR), Department of Regulatory Agencies, is statutorily charged with annually examining the economic impact of the rules and regulations established by state agencies (section 24-34-904, C.R.S.). The Office of Regulatory Reform has the authority to modify or eliminate rules and regulations that are duplicative or unnecessarily burdensome on private business. According to Greg Romberg, ORR's Director, the office reviews between 250 and 300 rules each year.

Discussion of Committee Recommendations

Colorado has a large number and a wide variety of boards and commissions, many of which do not have termination dates or are not subject to periodic review. In addition, 22 new boards were created by the General Assembly during the 1990 session. The opinion was voiced that boards initially created as advisory and temporary have a tendency to request permanent status and funding from the General Assembly to continue their activities. Through such changes, they may become advocates for programs and specific groups, creating constituent groups where none existed previously.

Colorado's current system of boards and commissions creates the potential for overlap, duplication, and the making of rules and policy out of view of the General Assembly. This situation exposes a need for the General Assembly to create some means by which to monitor the creation and activities of boards and commissions. In response, the committee developed Bill 1 which:

- (1) places termination dates on all existing boards and commissions that do not have such dates (except those created by the state constitution and executive order, and those related to federal programs and mandates); and
- (2) creates an annual review process by the appropriate joint standing committee.

At present, the joint rules of the General Assembly assign oversight of specific executive branch agencies to each committee of reference (Joint Rule 25). These oversight duties provide the proper forum in which to review the boards with newly added termination dates under Bill 1. Under the process established in the bill, the joint committees of reference would review a portion of the boards located within their oversight departments (e.g., the State Board of Health would be reviewed by a Joint House and Senate Committee on Health, Environment, Welfare, and Institutions). ¹ Issues examined by the joint committees would include board activities performed during the previous year and the cost of those activities, the number of meetings held, board member attendance, and the amount of money that the board controls. Such reviews would also provide an opportunity for public comment on the activities of boards and commissions.

¹ The activities of the Governor's Office are not assigned to a legislative committee of reference. However, there are several statutory boards assigned to the Governor's Office. Bill 1 provides that these boards, as well as those in the Legislative Department, are to be assigned pursuant to the joint rules of the General Assembly.

After such hearings, each joint committee would be responsible for recommending legislation that would:

- continue those boards and commissions that, in the opinion of the joint committee, continue to serve a useful function;
- allow inactive or duplicative committees to sunset; and
- address any necessary statutory changes to improve or change the powers, duties, or activities of existing boards and commissions.

The committees could meet at any time to discharge this responsibility. Bill 3 provides an example of the type of product that this new review process could recommend.

A "wind-up" period of six months is specified for those boards and commissions that are terminated by the joint standing committees, and the bill also creates an on-going information collection function within Legislative Council staff to monitor the state's boards and commissions. This data base would facilitate the oversight duties of the joint standing committees.

<u>Concern expressed about proposal</u>. Due to the number of bills introduced and the current sequence of legislative deadlines, the General Assembly's 120-day session may not allow sufficient time for the joint committees of reference to adequately review the executive departments under their purview, much less the boards and commissions within those departments. Bill 1 would add to this workload, and calls into question whether the proper level of scrutiny can be maintained.

Initially, thought was given to conducting some of these review activities during the legislative interim in order to allow more time. However, possible conflicts with the meeting schedules of other interim committees and the cost of holding joint meetings during the interim, especially relative to the benefits attained, persuaded the interim committee to allow the joint committees of reference to meet at their convenience during the session.

Fiscal Activities of Boards and Commissions

In most cases, the actual costs of the activities of a board or commission are absorbed by department operating budgets and are not explicitly reflected in current budget procedures. Even though the members of an existing or proposed board may not receive compensation or hire staff, the departments in which they are located usually provide some support services (e.g., arranging meetings and mailing notifications). In cases where local officials are appointed, such costs would be absorbed by local governments.

Of particular concern was the lack of accurate and consistent financial information regarding: (1) the amount of resources used to support the activities of the boards and

commissions; and (2) the amount of money controlled by those boards and commissions. In order to examine these costs, budget information was requested for all such entities from the appropriate executive departments and the Governor's Office. The results of those efforts are presented in Appendix B.

Each department was sent a request form containing the headings found in Appendix B and was asked to report board financial activities in the appropriate column. Subsequent committee staff discussions with department representatives concerning the responses received revealed that the headings were subject to a wide variety of interpretations. Difficulties were encountered because:

- (1) with the exception of the Department of Regulatory Agencies and the Department of Agriculture, such information had never been requested (or required) from the departments before;
- (2) different definitions were used by different departments for items under the same column headings (e.g., "Direct Hire," and whether moneys represented "Cash Funds" or "General Funds"); and
- (3) in certain instances, boards and their activities did not easily fit into to the categories provided.

Totals reported for board operating costs may be inflated because, in some instances, departments reported the size of an entire regulatory program overseen by a board rather than the costs associated exclusively with operating the board. Because of these factors, the resulting figures in Appendix B should be viewed with caution.

In order to get a better idea of the cost of the state's boards and commissions, this information collection process should be continued. The quality of the information can be improved by creating a process in which the collection and monitoring of such information is conducted annually. The state's annual budget preparation process provides the most convenient means to gather and report that information. The committee endorsed a budget form on which each department would report the program budgets that each board controls as well as their operating expenses (Appendix C).²

In order to implement this process, the committee sent letters to the Office of State Planning and Budgeting and the Joint Budget Committee requesting that the collection of this information be included in the existing departmental budget preparation process. The committee anticipates that this information would be

² Explanations of the column headings that were provided by committee staff to department representatives can be found at the end of Appendix C.

included in the "Long Bill". This would provide another means by which the General Assembly could monitor the cost-effectiveness of the state's boards and commissions.

<u>Public benefits of boards and commissions</u>. In the course of gathering its financial information on existing boards and commissions, committee staff also sought estimates from each department of the cash and in-kind value of the services provided by the boards and commissions within the departments. Although the estimates are for the most part subjective³, they provide another perspective on the role that boards and commissions play in state government. During testimony, many department representatives noted that boards and commissions allow citizen input on government programs and provide valuable perspectives on programs from outside the departments. Committee discussion also noted that the part-time nature of the Colorado General Assembly (120-day session) may even increase the need for boards and commissions to assist in implementing state policy.

Uniform Standards for Boards and Commissions

The committee's examination of the current system of boards and commissions revealed incomplete information as well as inconsistencies among boards with similar powers and duties. Bill 3 requires that the language creating a board contain specific information, such as the board's department location, number of members, appointing authority, termination date, per diem and expenses, staffing, funding, rulemaking or advisory duties, and reporting requirements.

Though committee discussion acknowledged that this information is normally included in statute, it also noted occasions when oversight boards are created without sufficient consideration of the most appropriate size, powers, department location, reporting requirements, termination date, and similar issues. Placing requirements in statute for such information would provide additional incentives for careful consideration of these issues.

<u>Discussion of category proposal</u>. The committee considered placing all statutory boards and commissions in various categories based on their relative powers, rulemaking authority, the impact of their policy decisions, and their financial responsibilities. A system of categories would create a framework into which existing and future boards and commissions could be placed and create a common means to

³ In many cases, department staff used the arbitrary figure of \$50 per hour to value the time of board members.

determine the level of per diem, reporting requirements, and the extent and type of oversight to which the board's activities are subject. This approach would also tend to simplify statutory references to boards and commissions. By identifying which category a given board was assigned to, the board's powers and duties and other elements such as per diem would be automatically specified. However, the size and complexity of the task persuaded the committee not to make recommendations in this area.

To initiate the categories would have involved a minimum of 270 boards ⁴ that would have a majority of their statutory language changed. Within those 270 statutory references, decisions would have to be made for each board regarding whether such responsibilities as its rulemaking authority or financial powers warranted more or less scrutiny. For example, one board may be issuing rules that impact medical doctors while another may have rulemaking authority over pesticide applicators. While the rules issued are equally important to each industry, the impact would differ based on the size and nature of the industry. Similar arguments can be made about degrees of financial responsibilities (e.g., one board may only have fee-setting authority while another allocates a budget of several million dollars). Achieving consensus in these areas would be difficult and time- consuming because the eventual placement of a board in a category may be viewed as arbitrary and subjective, especially if category changes increase the level of oversight or decrease the amount that board members are paid.

Lastly, at present the General Assembly's most comprehensive review process is that conducted by the Joint Legislative Sunrise Sunset Review Committee. However, creating a hierarchy of boards and commissions may necessitate creating a more stringent or in-depth review process. The Public Utilities Commission can be considered one of the largest boards within the Sunrise Sunset Committee's purview (\$4.8 million cash fund appropriation in FY 1990-91). Contrast that with the responsibilities of the Colorado Highway Commission which has a FY 1990-91 budget in excess of \$435 million and which is not subject to periodic review. In the context of establishing a hierarchy of boards and commissions, such differences in the level of responsibilities argues for the creation of a higher level of scrutiny than that conducted by the Sunrise Sunset Committee.

After considering these issues and the extent of changes required, the committee examined the provisions of Bills 2 and 3 and decided that the provisions in those bills would achieve the same ends as the categorization of all boards and commissions with much less effort.

4 Excludes constitutionally-created boards, interstate compacts, governing boards of independent authorities, boards created by executive order, and boards created in response to federal legislation.

Other Concerns Expressed by the Committee

<u>Fiscal analysis</u>. During the legislative process, changes to existing boards are proposed (e.g., altering the size) or new boards are added through legislation. In many instances, such changes alter the fiscal impact of a bill by causing further drains on department operating budgets. However, such changes are not often reflected in the fiscal analyses of the bill. Although the committee did not make specific recommendations to alter the current fiscal note process, several members expressed the desire for that process to be more sensitive to the impact of proposed changes to existing boards and to the potential cost of new boards. Such fiscal analyses should contain a projection of expense reimbursements to members and per diem payments, as well as the cost of executive agency staff time, printing costs, and other support functions.

<u>Rulemaking</u>. Committee members also expressed concern about the impact of the rulemaking activities of the state's boards and commissions. Testimony noted that the rules and regulations created by boards and commissions are subject to the same criteria as those created by all state agencies.

- The General Assembly's Committee on Legal Services, with the assistance of the Office of Legislative Legal Services, annually reviews rules and regulations created by all state agencies, including boards and commissions. This review is concerned with whether the rules created are within the authority of the agency as set forth in statute.
- The Office of Regulatory Reform is charged with reviewing rules and regulations that may be unnecessary or overly burdensome on private business. Provisions were also recently added to statute that allow anyone concerned with a proposed rule to request that a regulatory analysis be performed to determine the impact of the rule on the affected industry or agency (House Bill 1069, 1987).
- Though the majority of the activities of the Sunrise Sunset Committee are concerned with occupational licensing, the committee also examines rules and regulations created by the boards under its purview. The committee may repeal such rules that the committee views as unnecessary.

At various points in its discussions, the committee considered requiring the use of such standards as "economic reasonableness" and "technological feasibility" when boards and commissions are proposing new rules and regulations. The committee also considered mandating a dollar-specific point (e.g., \$1 million) at which the impact of a proposed rule or regulation would be subject to additional review. This extra step would require that cost/benefit analyses of proposed rules and regulations be prepared by an agency separate from that which houses the board or commission proposing the rule (e.g., State Auditor's Office, Legislative Council staff, Office of State Planning and Budgeting). The committee did not, however, make any specific legislative recommendations in this area.

APPENDIX A

Compilation of state-level boards and commissions, including board creation, size, powers and duties, reporting and review requirements

colorado Boards and Commissions Listed by State Agency

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Diabetes Control Advisory Board	D	15	a							X								4
Disabilities Prevention Adv. Bd.	0	35	0							X								2
Emergency Medi, Serv, Adv. Cnl. Food Service Variances, Adv. Bd.	25-3.5-104 D	17 3	6, S 0						X	y Y								8 A
Handscapped Child. Med. Adv. Ed.	D	15	õ							â								3
Hazardous waste Regulation Comm.	25-15-302	9	G. S					P (\$50), A		X								.2
Hazardous Waste Siting Council	25-15-218	9	6, 5		x			P (150), A	x	X	x	Y						
Health, State Board of Child Health Council	25-1-103	9	ú, S		Å			P (\$50), A		2	,	*	;	1	,		1	.2
Healthy People Adv. Louncil	D	12	Ŭ							x							1	2
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tong-lerm Care Providers Adv. 8d.	ů	22	ú							x								4

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Colorado Boards and Commissions Listed by State Agency	
Colorado Boards and Listed by State	

Lowry Landfill Monitoring Comm. Parent Adv. 84. for Handicapped Children's Program	Body 1/	Size 21	Body 3/	Member	Confirm	S - S 4/	Oate	Comp. 5/	Req. 6/	Reg. 6/ Advisory	Rules	Policy	- oal	Fiscal	B/ Sta			
Lowry Landfill Monitoring Comm. Parent Adv. 8d. for Handicapped Children's Program												· · · · ·		19761		6/	Meetings 10/	
Children's Program	6	25	90							* *								
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Personal Care Home Adv. Comm.	25-27-110	= '	. s			× ,	× ,	z .	×	×				,			12	~ ~
Radiation Advisory Committee	25-11-105	אס ת				¥	¥	4 4		X				×			-	~~~
Iravel Reduction lask force	25-7-703	Ξ'	5.			1	×	z	×	×				×				(ner)
undergrad storage tank Adv. Loma. Mater Duality Control Commission	201-81-22 102-8-25	~ 0	، د و		, ,	* *	× ×	A 1001 A		* *	,							9 9
WOMEN/Child. Health Adv. Council	Q	`=	; 0		¢ ,	¢	¢		¢.		¢	¢				e		
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Advanced lech. Inst. Comme., Colo. Apriculture State Bd. of (CSU)	23-11-103		6. L. S. 0	×			×	4 ⊢			,	* *	,	* *	×	X		4 4
Coop. Ext. Service Adv. Com.	23-34-104 (4)	z				×	×	-		×	•	•	•	•				,
Arts and Human., State Council on Auraria (A Cantar BA of Dir	23-9-103		ۍ و. ۲				,	۷	×	×				× ,	×	× •	-	<u>ہ</u>
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	19-3.5-104	- :	، د و. د		× ×		×	A (650) A	×		,			× ×			-	_
Advisory Council (voc. ed.)	23-60-104 (3), F				<	×	×			×	•	•		* *			•	-
College Adv. Councils (11)										;								
Pront Kange LL	23-60-206	~ ~	00					P (120), A		* *							-	•
Trinidad CC	23-60-206		00					P (120)		* >							-	
Pikes Peak CC	23-60-206	~	0					P (120). A		*								5
Denver Area	23-60-206	~ '	00					P (\$20). A		× ,								
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Morgan CC	23-60-206	~	00					~~										
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Private Schools Adv. Comm.	12-59-126	. 6	6. S			×	×										•	(ner)
Vocation Education Council	B-006-B7, F				;					×							,	
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Adv. Comm Student Loans	23-3.1-105		L. O. S	×		×	×			×								4
Historic Preservation Review 8d.		15							3	×				1		,	-	<u>م</u>
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Occup. Schools Policy Adv. Comm.	23-60-704	1	6. 0. 5			×	×	A		×				t			1	5 (5)
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Family Medicine. Advisory Comm.	25-1-902		5.6			¢	•	đ	X	¢								4 (5)
Univ. of Colo., Bd. of Regents	Art. 1X, 12	: 01	, ;					t	ı		X	×		~				
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Bd. of Visitors (M)	23-21-405	• c		X	*				Å	,							-	
Anatomical Board	12-34-201	z							×		X			×				
Children's Health Policy	26-17-106	S			×		×							×				(new)
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Water Resources Insti. Adv. Cnl.	23 - 35 - 102	10					×	¥		×								-
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Motorcycle Safety Training	42-4-1705	. •	و ر		L	×	×		L			L	L	L			,	(new)
Advisory Committee																		
Scenic and Historic Byways Comm.	6-015-89	15	9					z		×								E.

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	Creating Body 1/	Size 2/	Appoint. Body 3/	Legis. Hember	Senate Confirm	S - S 4/	Sunset Date	Comp. 5/	Rpt Req. 6/ Advis	sory R	lu l e s	Policy	Lega	l Fiscal	8/	Staff 9/	Nc. of Nectangs 10/	
bepartment of Institutions																		
Advisory Board Child. Nestal Health Planning Community Centered Board (20) * Multi. Interagency Comm.*	27-1-102 (4) D, F Local agency des 27-10.5-102(17)		G D Dy the exect D	utive dire	ector to p	rovide serv	rices to	A the development)) ally disabled.	X	missiv	re; no bi	oard(s)	currently e	xist.		4 (S) 4	
Human Rìghts Committee * Referral/Placement Comm.* Develop. Disab. Planning Council Dù Parent Advisory Council Five Party Council	27-10.5-105(2)(k 27-10.5-105(2)(k 27-10.5-203, f 0 0) 5	0 0 6 D D	x			X X	A		х х х х							10 4 12	
fort Logan Citizens' Advisory Bd. Interagency Council Juvenile Community Review Board * Juvenile Parole Board Medical Consultants, Board of	p 27-1-102 (3) 19-2-1303 19-2-1201 27-1-103 (3)	N N 7 N	6 0 6, 5 D		x			P (\$150), A	ر د د	x	wissiv X	re; no ba X X	pard(s) X	currently e	exist,		12	
Nental Health Planning Adv. Cnl. Nental Health Services Adv. Bd. Mental Health Stats. Adv. Comm. Placement Alter. Comm. (34) = Youth Services Adv. Cnl., Div. of	D, F 27-10-129 D, F 19-1-116(2) D	47 15 34 N 18	0 0 0 0 0 0 0			X	x		(((X	x x						4 12 4 4	
judicial Branch																		
Civil Jury Instruction Committee Criminal Jury Instruction Committee Domestic Violence Ireatment Comm. Court of the future lask force Judicial Advisory Council Judicial Discipline, Comm. on (22) Judicial District Nom. Comm. (22) Judicial Performance, State Comm. (23)	D 18-6-803 D, F D Art. Vi, 23 (3) 13-5.5-102	18 18 6 25 15 10 8	0 0 0 0, 6 0, 6 0, 6 5, L, 6, 0		X		x	A	ג ג ג ג ג	х х х				v		X		
Law Examiners, State Board of Law Examiners, State Board of Law Committee Public Defender Commission Rules for Civil Procedures Comm. Rules for Criminal Procedures Comm. Supreme Court Hominating Comm.	Ct. Rule 201 Ct. Rule 201 21-1-1D1 D D Art. VI, 24 (2)	11 7 5 30 20 14					~	A A A	x x x x x		X X			x x x		•		
becartment of Labor and Employment																		
Construct. Industry Adv. Council Redical Fee Schedule Adv. Comm. Utilization Review Committees 011 Inspector Advisory Committee work. Comp. Self-Ins, Immed. Pay. and Guaranty Funds Board Ut Irust fund Solvency Task force work. Comp. Cost Containment Bd.	B-037-89 B-49-101 (3) B-49-102 (3) B-20-603 (1)(i) B-44-206 (2) (Special Funds Bo D B-14.5-104	18 N 3 N 5 5 0ard) 14 7	6 D S, 6 S, 6		X X	X X	x x x	N A A	ע ג ג ג ג		X	X		X			6 . (new 3 5	1)
wage Board	8-6-109	D	D					*	X				X	rermissi	ve; no bo	ard(s) curr	ently exist.	
Collection Agency Board Collection Agency Board Consumer Credit Adv. Council Consumer Credit, Commission on Utility Consumer Advisory Board	12-14-116 5-6-301 5-6-401 D	5 9 3 20	5, 6 6 2, 6			X	x	P (\$50), A A P (\$30), A A	x د x		x x	y X		x			8 2 (S) 4 6	

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		Body 1/	Size 2/	Body 3/	Member	Confirm	S - S 4/	Qate	Comp. 5/		Advisory	Rules		Legal	Fiscal	8/	Staff 9/	Meetings 10/
 -	Capital Development Committee Advisory Committee Ethics. General Assembly Bd. of Fed. Civil./Defense Task Force Gov't Accounting. Advisory Comm. on	2-3-1302 2-3-1303 24-18-113 HJR 1025, 90 29-1-503	6 N 4 12 6	L 0 5, L 6, L 6, S	X X X	X	X X	X X X	P. A	x	X X X X X		x		x	X		
	Highway Legislation Review Comm. Legislative Commission Medically Indigent, Jt. Comm. Police/Fire Pension Reform Comm.	43-2-145 2-2-601 26-15-107 31-30-901	11 6 10 15	G. L S L L	X X X X			x	P (\$50), A P (\$99), A P (\$99), A	X	X X X				x			
	Reapportionment Commission School Finance, Commission on Sunrise - Sunset Review Committee Uniform State Laws, Comm. on	Art V, 48 22-53-201 2-3-1201 2-3-601	L1 9 6 6	6,0 5,L,G L 0	X X X X			X	A P (\$99), A P (\$20), A	X X X	x							6 (S) 1 (S)
	ffice of Lieutenant Governor																	
	Commission on Indian Affairs	24-44-104	9	S. O					P (\$35), A	X	x				x		x	4 (S)
	epartment of Local Affairs																	
	Assessment Appeals, Board of Bond Allocations Committee Commerce and Devel, Adv. Comm. Economic Development Commission	39-2-123 24-32-1707 (3) 24-32-304 24-46-102	3 9 15 6	G, S G, S G G, L, S		X	x	X X	P (\$140), A A A	x	X X X	x	x x	x	x		X X	120 3 0 6
	Energy Impact Assist. Adv. Comm. Geographic Info. Coord. Council Health Data Commission, Colorado Housing/Homeless, Coord. Council	34-63-102 (5) 0-0150-89 25-28-103 0-0144-89				x	X	x x x	A P (\$75). A	^	x x		Â		x		•	3 12 12
	Advisory Committee Housing Board, State Factory Housing Adv. Comm. Camper Trailers Adv. Comm.	0-0144-89 24-32-706 24-32-710 (3) 24-32-903	N 7 12 3	6, 5 6, 5 6		x	X X	X X	N A A		X X X X	X			x			12
	Hotion Picture and TV Adv. Comm. Population Advisory Council Property Tax Admin. Adv. Comm. Residential Assessment Rate Comm.	24-32-308 24-40-103 39-2-129 A-246-87	9 7 5	6, 5 6, 5 6, 5		X X	X X X	X X X	A A P (\$35), A	X X	X X X X				X			5 0 4 (S) 0
	Rural Advisory Committee Rural Private Industry Council Tourism Board, State Uranium Mill Tallings Oversight	24-32-112 F 24-32-1304 39-29-116(4),	N 7 F 5	0 6. 5. L 5. L	X X	x		X X	A		X X X X		x	x	X		x	0 6 (new)
00	epartment of Military Affairs																	
	Aeronautical Board, Colo.	28-6-104	7	G, S		x			P (\$35), A		x				x			11
ΰe	epartment of Natural Resources																	
NO" XXVJ Ser 6	Coal Mine Officials Bd. of Exam. Graat Outdoors Colorada: Groundwater Commission	34-22-103 8-058-90 37-90-104	³ 21	5.G G 5.G	x	x x		X	P (\$50), A V P A P (\$25), A	[not	x to exis	e 1¥1,:	200 In	ر سه	year			4
Reported	Irreigation District Commission Land Commissioners, State 8d. of Mined Land Reclamation Board Advisory Board	37-42-116 <u>Art-17,9</u> 34-32-105 34-33-130 (3)	41-10195 2) 1	(H) G		x x	X	r x	420.660.4 P(SO)A	. A x	x	x			X		x	52 12
	H: Scars/Hining Reg. Come. on Statestorati Wihing Regs. Existing Houniata Specs Natural Hazards Nitigation Cnl. JCS Oil and Gas Conservation Come.		25 12 25 6	S, 6	x	¥			N A V	x	X X X	X	x	,	X			17
	Parks and Outdoor Rec., Board of	33-10-103	5	5, C G		Ŷ			P (\$50). A	\checkmark		x	x	,	X			6 (2)

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V. State Agency	۱p	bətril
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A 01			X		X	X			A .(02 2) 9	x	¥	x		2* C	8	33-1-103	fannosraf to inadiada.
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3 (wau) 9 9							X X X Y		N N	X			X	9 9 9	91 11 81 2	1 68-560-8 1 68-980-8 68-980-8 28-900-8 28-900-8	ύερωτακατό οf Ρυδίτς Safety Clements Advisory Board, Exec. Community Right-to-xnow domittee Urime Victims Compensation and Urime Victims Compensation
а 3 3 15 (ием) 20 15 15 15 15 15 15 15 15 15 15 15 15 15		x	X X X			X X	x x x x x x x	x x	А Т А	X X X	X		X	9 9 9 9 9 8 9 8 9 8 9 8 9 8	81 2 6 N 11 6 61	b-0055-80 54-33'2-1405 54-33'2-1405 54-33'2-1203' 54-33'2-120'	preod maitk2 breamod inabiting breod with the state of the state breod with the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the
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٤			x				X X		N	x	X			c, s D		895-5'EE-#2 (1) #05-5'E-#2	Treining Board (1721) Treining Board (1766) Regional Cristata Justice (000a), (14) Victine Assistance and Law Victine Cristan Inseed
(S) 21 21 21			X X X	X (X X Y			A (022) 9 A (022) 9 A (022) 9	X X X	X X X	x		6, 5 6, 5 6, 2	ί ί 5	201-2-11 601-0-21 601-0-21	Vepartment of Regulatory Agencies II/ Accountancy, State Board of Exam, of Architects, State Board of Exam, of State Board, State
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	Body 1/	Size 2/		Mesber	Confirm	S - S 4/	Date	Comp. 5/	Req. 6		Rules	Policy Le	egal Fiscal	8/	Staff 9/	Meetings 10/
Anticompetitive Conduct Comm.	12-36.5-106	5	0, G					P (\$50), A			x		X X			3
Professional Review Comm. Mursing, State Board of	12-36.5-104 12-38-104	3 11	0 G. S		x	x	x	P (\$50), A		X	Permatss	ive; no board(s		xist. X		6
Nurse Aides	12-38.1-110	5	0.3			Ŷ	x	P (\$50), A		x	•		X	*		12
Psychiatric Tech, Adv. Comm.	12-38-108 (1.1)	3	õ			Ŷ	x	(,		x						0
Rehab. Evaluation Committee	12-38-131 (7)	,	0. S					P (\$50), A		x	Permiss	ive; no board(s	s) currently e	×ist.		12 (5)
Hursing Home Administrators Bd.	12-39-104	9	6. S			X	X	P (\$50), A			X		X X			4
Optometric Examiners Board Outfitters Advisory Committee	12-40-106 12-55,5-111	7	6 D			x	X	P (\$50). A A	x	x	x		X			5
Passenger Tranway Safety Board	25-5-703	;	6, Ö, S			¥	Ŷ	<u>^</u>		•	x		x x	x		ĥ
Pharmacy, State Board of	12-22-104	7	G, S			x	x	P (\$50), A			x		Ŷ	~		7
Physical Therapists Adv. Comm.	12-41-108 (3)	5	D			x	X	A		x						1
Plumbers, Examiners Board of Podiatry Board	12-58-103	1	G. S		X	X	X	P (\$50), A			X		X X		X	12
Professional Review Comm.	12-32-103 12-32-107 (4)	5	6			x	X	P (\$50), A	x	x	I. Dornász		X X			4
Professional Counselors Examiners	12-43-602	,	G, S			x	x	P (\$50), A	x	^	reimiss X	ive; no board(s	s) currently e	X ISL. X		5
Psychologist Examiners Board	12-43-302	7	G, S			x	X	P (\$50), A	X		X		X	x	x	B
Public Utilities Commission	40-2-101	3	6		X	x	X	\$48,400 / yr.			X		X		x	52
Nuclear Trans. Adv. Comm. Racing Commission, State	40-2.2-213	9	6, L. S	X	x	Ĭ.	ĸ		x	x	<u>.</u>				5	10
Advisory Committee	12-60-102 12-60-119 (3)	7	6 0. S			Ŷ	x x			X	X		X		X	12 A
Real Estate Appraisers, Board of	12-61-703	,	Ğ		X	â	Ŷ	P (150), A		^	x		x x			(new)
Real Estate Commission	12-61-105	5	G, S			Ϊ.K	x	P (\$50), A	X		X		X			12
Regulatory Reform Adv. Comm.	24-34-904	N	D			X	X			x						4
Social Work Examiners, Bd. of Veterinary Medicine Board	12-43-402 12-64-105	7	6 6, 5			x	x x	P (\$50), A P (\$50), A			X		X		x	5
	12-04-105	5	u , s			•	•	P (350). A			•		•		•	5
Department of Revenue																
·····			-													
Authorized Agents Advisory Committee (county clerks)	42-1-210.1(4)	6	D			x	X			X						
Lottery Commission, State	24-35-207	5	G.S		x			P (\$100), A	x		x					12 (\$)
Medical Advisory Board	42-2-301	9	G, S		Ŷ.			A A	•	x	^		•			12 (3)
Notor Vehicle Dealers Lic. 8d.	12-6-103	9	G, S			X	x	Α			X		x		X	19
Department of Social Services																
Adoption Intermediary Committee	19-5-303	7	S, D, O							x						12
Aging, Colorado Commission on	26-11-101, F	15	G, S	x	X			A		X			X			6
Alternative Care Advisory Comm. Baby Care Program Advisory Comm.	D 26-4-12D	9 14	ο. s. ι	x			x		x	x						4
Blind Operators, Committee on	20-4-120 F	7	0 , 3, 1	*				A		, I						13
Child Care Facil. Lic. Adv. Comm.	26-6-109	n	G, S			x	X	Α		Ŷ						.5
Child Support Guidelines Comm.	14-10-115 (18)	15	G					A	X							(new)
Childrens' Justice Task Force Diagnostic-Related Grouping Comm.	F 26-4-110(1)(c)	17 9	D							X						4
Disabled Phone Users Commission	40-17-104	5	G, S				x	P (\$99)	x	×.	x		Y			12
Domestic Abuse Advisory Committee	D	8	ů.					(***)	•	x	^		^			
Early Period. Screen., Diagnosis,	F	14	0							X						6
Treatment (EPSDT) Admin.																
Juveniles in Temporary Custody Long-Term Care Advisory Committee	19-2-211 D	M 31	G, S D													15
Low-Income Energy Assist., Colo. Comm.	40-8.5-103.5	11	G, S							•			x			12 (new)
Medical Asst./Services Adv. Comm.	F	12	G							x			•			12
Merit System Council	26-1-120	3	G					A		x	X	X				12
Parent, Response, Training Prog. Bd. * Pharmacy Advisory Committee	19-2-1402	8	0, S							X						,
Pharmacy Advisory Committee Physicians Advisory Committee	26-4-120.1 court order	20	D, S D							X						6 12
Refugee Advisory Committee	8-011-83	15	D							Ŷ						6
Rehabilitation Advisory Council	F	20	ō							x						6
Self-Suff., Gov's Task Force on	8-013-87	24	G					N		X						
Social Services, State Board of	26-1-107	9 N	6, 5		1			T	X		X	ĭ	x			12
Area Aging Adv. Cnl (15) * Cnty. Bds. of SS (60) *	26-11-205 26-1-116	N J	0 F							X						A
enty, 101, 01 35 (66)	20-1-110	3	L													A

									D- •		ers and D			Other		No. of
	Creating Body 1/		Appoint. Body 3/	Legis. Member	Senate Confir∎	S - S 4/	Sunset Date	Comp. 5/	Rpt. Req. 6/ Advisory	Rules		Legal	Fiscal	8/	Staff 9/	
Foster Care Review Bds. (3)	19-3-611	5	0						X							0
Policy Advisory Board Veterans Affairs, State Board of	D 26-10-103	1D 7	DG			x	x	A	X	x						12 10
veterans writeris, state poard of	1 10-10-103	,	Ū													
Department of State																
Bingo/Raffle Advisory Committee Corporations Advisory Committee) D D	H H	D D		`				x x							5 A 0 A
Department of Treasury																
investment Advisory Committee	D	10	D						X							6 A
State Compacts, Federal, Independent Author	rities, Other 12	1														
Agricultural Devel. Auth., Colo.	35-75-104	?	6 , ι		x			A		x		x	X		x	
Animas-LaPlata River Compact Arkansas-White River Basin Interstate Committee	37-64-101 F	1 5	S G													A
Arkansas River Compact	37-69-101	Э 1	G						x							A
Coal Advisory Board, řederal-State Colorado River Compact	37-61-101	1	G													
Colo, River Salinity Adv. Council Colorado River Basin Salinity Control Forum	F	3	G						X							A
Colorado River Water Conservation District	37-46-104	15	0					P (\$25), A		x		X	x			
Comp. Ensurance Authority Board	8-54-102.5	5	s, c		x			P (\$140), A	X	x	x		X		x	
Costilla Creek Compact Commission (Crime Victims Compensation Board *	37-68-101	1 F 3	S O					А								1
Cumbres & Toltec RR Comm.	24-60-1903	4	G					A								4
Education Commission of the States Education Council, Colo.	24-60-1201 24-60-1202	N	G, S													3 (S)
Fair Authority, Colorado State Fire/Police Pension Assoc. Bd. of Dir.	35-65-401 31-30-1004	11	G, S G		X			A	X	x			X X		x	12 (S)
Fire/Police Pension Reform Comm.	31 - 30 - 901	15	ĩ	X				P (\$99), A								
Fryingpan-Arkansas Commission Health Facilities Auth., Colo.	F 25-25-104	3 7	G		x			A				X	x		x	
<pre>Housing/Finance Auth., Colo. Strategic Seed Fund Council</pre>	29-4-704 29-4-735	9 9	6. 1. S 6. i		X			Α	X X				X		x	
Int'state Ag. Grain Market. Comm.	24-60-2001	3	u , t		^				-							
interstate Library District Juvenile Community Review Bd.	24-60-1501 19-2-1302															
LaPlata River Compact	37-63-101	1	S		x								x		x	A
Major League Stadium District Multistate Highway Transp. Agrmt.	32-14-106 24-60-2501	/	G		,			*					^		*	
Multistate Tax Commission Nonresident Violators Compact	24-60-1301 24-60-2101															
Oil Compact Commission, Interstate	F	1	G													
PERA Board Postsecondary Educ, Facil, Auth,	24-51-202 23-15-104	16	s. 0 6		x			Α				x	x		x	
Public Highway Authority Bd.	43-4-501	N	0						X Y				X X			
Regional Transport, District Bd. Transit Finance Commission	32-9-109.5 32-9-119	15	Е G, S					\$3.000 / yr. A	1				X			
Republican River Compact Admin.	37-67-101	1	S						x							1
Rio Grande Compact Commission Rocky Mt. Low-Level Radioactive Waste Board	37-66-101 24-60-2209	1 1	S G		x			A	*					x		1
Science/Cultural Facil, District	32-13-106 37-65-101	9 1	6,0 S					A					X		x	1
South Platte River Compact Admin. Southwest Regional Energy Council	2-3-311		-													*
Student Oblig. Bond Authority	23-3.1-203	9	G		λ			Α				X	X		X	

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												ers and Du			Other		No. 56
	Creating Body 1/	Size 2/	Appoint. Body 3/	Legis. Member	Senate Confirm	S - S 4,	Sunset Date	Comp. 5/	R	Rpt eq. 6/ Advisory	Rules		Legal	Fiscal	- Comm. 8/	Staff 9/	No. of Meetings 10/
Transport, Devel. Comm., Metro. Uninsurable Health Ins. Plan Bd. Upper Colo, River Compact Comm. Urban Drainage/Flood Control District vehicle Equipment Safety Comm. Victims and Witness Assistance	43-2-148 10-8-505 37-62-101 32-11-203 24-60-902 24-4.2-101, F	9 7 1 15	6, L 6, L 6, 0, S	X	X X		x	A A \$240 / yr		x	X			x x x x x	X	X	(new) A 10 (S)
and Law Enforcement Board * Water Resouces/Power Devel, Auth, Western Interstate Commission on Higher Education	37-95-104 24-60-601	9	G, S		x			P (\$50), /	A				X	X		X	
western Interstate Muclear Board Western State Water Council Wildlife Violators Board	24-60-1402 I 24-60-2602	5	6							x							
TOTALS																	
418		3,715		42	62	1	88 124	4 21	06	71 271	104	34	41	132	16	54	
Source: Legislative Council staff, State st Computing Center. Boards and commis Department testimony to the committe by department heads and division dir	ssions created by re provided addit	executive	e order wer	e provide	d by the O	ffice of 1		or.									
The number in parenthesis next to a The total number of boards at the er					type of bo	ard.											
* - established by local governments pursuar	nt to state statu	ite.															
1/ Entries beginning with B or D and follow Where a statutory cite is listed, the bo "F" denotes boards and commissions creat "O" denotes boards and commission create	bard was created ted in response t	by statute to federal	e. Tegislatio														
2/ Number of members on the board or commis or determined by such things as the num in some instances, statute or the execut in such cases, the maximum figure was us	ber of agencies o live order specif	or parties	involved i	in a parti	cular issu	е.											
3/ G - Governor; D - Executive Director (si commissioner in the case of the Departum S - some or all nembers specified in sta L - General Assembly leadership appoint;	ent of Agricultum stute, or experti	re); ise of app	aintees or	other cri	teria is s		ified,										
4/ Subject to review by the Joint Legislat: Advisory committees subject to this revi																	
5/ P - per diem, A - actual and necessary of N - statute states that members are to r column, the statute does not mention con they are reimbursed as if attending into	receive no comper mpensation, in m	nsation. 1 Nost insta	Where no le nce where l	etter appe legislativ	e members		nted.										
${\cal E}/$ Reporting requirements refer to statuto	ry ∎andates that	one or mo	re reports	be filed	with the G	iovernor a	nd/or the (General Asse	∎bly.								
7/ "Legal" board or commission has the p "fiscal" board or commission: (l) has (3) receives appropriations from the Gen	s access to a sou	irce of re	venue, (2)	may set f	ees,		i .										
D/ [ansute encodifical], states that the boy						-											

B/ Statute specifically states that the board or commission has the power to establish additional advisory committees.

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9/ Board or commission has explicit statutory authority to hire staff separate and apart from administrative assistance provided by the department in which the board or commission is located. In the instance of the State Parole Board, the board has the power to contract with attorneys to act as administrative law judges.

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								Powe	ers and Du	ities 7/		Other		
Creating Body 1/ Size	Appoint. / Body 3/	Legis. M em ber	Senate Confirm	S - S 4/	Sunset Date	Comp. 5/	Rpt. Keq. 6/ Advisory				Fiscal	Comm. 8/	Staff 9/	No. of Meetings 10/

10/ Number of meetings per year. (S) -- number of meetings specified in statute or executive order. (normally a minimum number of meetings). "A" - as necessary to conduct its business. Other entries represent the actual number of meetings as reported to the interim committee by department representatives. "New" -- created during 1990 legislative session.

11/ DORA supervises the activities of the state's professional licensing boards, including approving the rules and regulations set by those boards. Each member of a board or commission overseen by DORA receives \$50 per diem and actual and necessary expenses for activities related to board duties (24-34-102 (13), C.R.S.).

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APPENDIX B

Budget information concerning board operating costs and their related program budgets. Please see main text before interpreting figures.

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	R	ELATED PROGRAM	BUDGET 17				BOARD OPERAT	NG (0575			
buards and Commissions Listed by State Agency	General Fund	Cash Fund	Federal Funds	Total	Per Dies		Staff Co Direct Hire 2/	Dept. Staff	Other 3/	TOTAL	Volunteer Benefits 4/
Department of Administration											
Capital Finance Corporation Bd. of Dir. Code Appeals Board (effective 7/1/90) Historical Records Advisory Board, Colo.	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$2,500	\$0 \$0 \$2,500	\$0 \$0 \$0	\$0 \$0 \$2,500	\$0 \$0 \$0	\$20,000 \$0 \$0	\$350 \$0 \$0	\$20,350 \$0 \$2,500	5/ New \$39,000
Incentive Award Suggestion Board (new 1989 - no meetings) Information Ngmt., Commission on Law Enf, Radio System Advisory Comm. Motor Vehicle Advisory Council State Claims Board Telecomm., Advisory Committee on	\$0 \$200,214 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$200,214 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0	\$0 \$106,214 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$1,500 \$3,500 \$3,500	\$0 \$94,000 \$0 \$17,000 \$1,200 \$0	\$0 \$200,214 \$0 \$18,500 \$4,700 \$0	5/ \$144,000 5/ 5/ \$14,400 5/
Department of Agriculture											
Agricultural Commission, State Beekeepers Advisory Committee Nursery Advisory Committee Pesticide Applicators Adv. Comm. Agricultural Marketing Advisory Board Beef Board, Colo. Central Filing System Board Apple Marketing Orders, Admin. Comm. Broccoli " " " " Corn " " " " Dry Beans " " " Milk " " " Potato (Area II) " " Sweet Corn " " "	\$5,301,000 \$0 \$0 \$0 \$0 \$0 \$0	\$7.052.000 \$12.000 \$88.000 \$205.000 \$0 \$1.974.000 \$8.000	\$215,000 \$0 \$201,000 \$0 \$0 \$0 \$0	\$12,568,000 \$12,000 \$88,000 \$406,000 \$0 \$1,974,000 \$8,000	\$2,000 \$0 \$0 \$0 \$1,700 \$0	\$1,600 \$0 \$0 \$0 \$0 \$1,100 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0	\$7,200 \$400 \$400 \$1,800 \$600 \$3,650 \$2,150 \$1,850 \$1,850 \$500 \$4,750 \$1,250 \$1,250	\$216 \$28 \$80 \$52 \$0 \$3,320 \$168	\$11,016 \$428 \$480 \$452 \$1,800 \$6,520 \$768	\$43,200 \$5,600 \$16,000 \$1,800 \$54,000 \$33,600
Wheat " " " Organic Certification Adv. Bd. Seed Advisory Committee Sheep and Wool Board Stock Inspection, State Board of Wine Industry Development Bd. (new)	\$0 \$0 \$0 \$0 \$0	NA NA \$54,000 \$2,216,000 NA	\$0 \$0 \$0 \$0 \$0	NA NA \$54,000 \$2,216,000 \$0	\$0 \$0 \$0 \$6,400 \$0	\$0 \$0 \$3,300 \$0	\$0 \$0 \$0 \$0 \$0	\$1,850 \$700 \$400 \$400 \$8,700 \$1,800	\$72 \$28 \$244 \$800 \$0	\$772 \$428 \$644 \$19,200 \$1,800	\$14,400 \$5,600 \$28,800 \$40,000 NA
Department of Corrections											
Adv. Bd./Alcoholism Council of Colo. Correctional Education Prog. Adv. Bd. (New) Correctional Industries Adv. Comm. Family Reintegration Advisory Bd. Institutional Voc. Training Boards State Board of Parole Vocational Training Advisory Board	\$0 \$0 \$0 \$830,562 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$830,562 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$400 \$0 \$768 \$352 \$1,040 \$0 \$480	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$400 \$0 \$768 \$352 \$1,040 \$0 \$480	\$1,800 New \$1,664 \$1,664 \$2,856 5/ \$1,840
Department of Education											
Education, State Board of Adult Literacy Commission Advisory Committee (accountability) Career Education, Adv. Council on	\$4,282,542 \$0 \$0	\$0 \$0 \$0	\$0 \$15,886 \$0	\$4,282,542 \$15,886 \$0	\$0 \$0 \$0	\$60,562 \$15,886 \$10,000	\$0 \$0 \$0	\$60,150 \$6,224 \$13,620	50 50 50	\$120,712 \$22,110 \$23,620	\$91,950 \$21,348 \$31,382
(Not Functioning, Sunsets July 1, 1991) (Not Functioning, Sunsets July 1, 1991) Cert. Personnel Perf. Eval. Council Community Education Advisory Council	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$0 \$0	\$0 \$3,600 \$1,000	50 50 50	\$0 \$12,972 \$7,120	\$0 \$0 \$D	\$0 \$16,572 \$8,120	\$0 \$5,158 \$19,928

and Operating Budgets	Boards and Commissions	FY 89-90
Program á		

buards and Commissions Lister by State Agency	General General Fund	-RELATED PROGRAM Cash Fund	BUDGET 1/ - Federal Funds	Total	Per Dien	lravel B	BOARD OPERATING COST Staff Costs Oirect Dept. Hire 2/ Staff	د	Other 3/	TOTAL	Volunteer Benefits 4/
Deaf and Blind Schoc) Adv. Board Executive Committee (not constituted)	99	88	0 9	33	99	52,736 50	88	\$27,852 \$0	88	\$30,588 \$0	\$11,854 \$0
Special Ed. Advisory (commission Student Assessment Advisory (commi Teacher Ed. and for . folo for		888	888	888	883	5 1,000	888	\$11.076 \$567	883	\$16.376 \$1.567	\$31,452 \$9,505 \$68 \$31
Data Acquist. Rpt., Util. Adv. Comm. Financial Policies/Procedures Adv. Comm.	225	225	8 85	225	225	52,000 52,000	885	\$1,320 \$1,320	889	5 3, 320 5 6, 350	\$39,407 \$407 \$45,318
Library Devel. Colo. Council for Migrant Parent Advisory Council	333	888	33	888	88	\$6,100 \$3,700	88	\$2,162 \$3,813	88	\$8. 262 \$7.513	\$15,379
Partnership for Ed. laprovement, Chap. 2 (Educ. Block Gants Adv. Comm.)	3	8	3	3	8	\$2,938	8	\$9,94 1	3	\$12,879	\$13,370
Practitioners, Lhapter I Pract, Ch. I Migrant Edc. (Omm of (new) Professional Practice Committee	22	88	22	2 2	22	818 80 5	22	80	20	97 5	\$3,008 \$6,867
Teacher Employ./Comp. Committee (new)	88	22	8 8	2 2	33	2 2	22	88	22	8 0 8	0 0 5
Governor's Office											
AIDS Coordinating Council Basebell Commission, Colcrado	\$20,000 \$0	\$20,000 \$53,050	88	\$40,000 \$53,050	88	\$1,000 \$541	\$32,000 \$25,000	88	\$1,500 \$1,255		
Baseball District Board of Directors Charitable Giving, State Emp. Adv. Comm. Child Carte Council. Business and	\$28 \$0	0 5	89	Not Reported \$28 \$9,000	39	3 5	85	\$28 \$28	- 5 5 5	Not Reported \$28 \$4,000	Not Reported \$400 \$4.800
Debt Management, State Coord, Committee (New) Economic Development Advisory Board	\$5.000	82	888	: :	888	.22		\$0.000 \$5,000	33		009*65
<pre>tducation Advisory Council C Ethics, Colorado Board of</pre>	\$20 \$2	\$0 \$1,700	88	Not Reported \$50 \$1,700	88	2 2	88	\$50 \$1,500	\$00 \$200	Not Reported \$50 \$1.700	Not Reported \$1,250 \$1,700
	8 8	\$12,000 \$0	\$0 \$55.000	\$12,000 Wot Reported \$55,000	<mark>8</mark> 8	0 \$ \$9.209	8 8	\$ 11, 5 00 \$ 15,218		\$12,000 Wot Reported \$54.547	\$8,100 \$1,350 \$7,200
Land Use Commission, Colorado Legal Services Advisory Council, Colo.	\$5,000	3		\$5,000 Not Reported	3	. <u></u>	3	0 \$	230	\$1,139 Not Reported	\$1,050 Wot Reported
Math/Science Advisory Board Physical Fitness, Governor's Council for Privatiantion Characterian of	888 	\$21,060 \$18,000	883	251 818	888	\$ \$ \$	\$21,000 \$1,000	-	\$60 \$16,300	\$18. \$18.	\$14,000 \$90,000
restruction, commission on Resolution Tust Corp. Colo Adv. Bd. to Revenue fst Advisory Committee Cov.'s	\$200 \$200	225	285	2000 2200 21	225	225	225	200 200 200 200 200	225	\$200 \$200	\$5,200
Rocky Flats Environmentation Communication Comm		225	\$60,000	560,000	3 35	220 220 220 220	000.05	2000.95	\$11,649 \$1	\$47,699	\$24,000 \$24,000
Solid Maste Management Task Force Space Advisory Council (Mew)	\$19.418	\$52,898 \$0	888	\$72,316 \$0	333	\$440 \$	\$42,478 \$0	\$26,396	t3,002		\$150,000 \$150,000
State Adminstration Organization Board (New) Women's Economic Development Council Youth Development Coord, Council, Gov's	\$000 \$13,000	888	888	\$13,000 \$13,000		22°000 55	888	\$8,000 58,000 5180	8885	\$13,000	\$13,200
Department of Health		\$:	•	:		5		\$		
Adolescent Health, Advisory Council on AlDS Material Review Panei	88	88	88	88	0 8 0	8 9	88	\$4,800 \$720	\$600 \$0	\$5,400 \$720	\$21,120 \$1,600
Air quality Control Commission, Colo. Alconol & Drug Ause Advisory Council Better Air, Corb, Alliance for	888	888	885	<u></u>	\$3,020 \$1,550 \$0	\$4, 276 \$4,000	\$77,615 \$0 \$40.000	\$33,774 \$33,774	\$9. 654 \$3.450	\$94,565 \$42,774 \$45,000	8/ \$24,960 \$9,600
Breast Cancer Advisory Board Breast Cancer Control Advisory Committee	33	88	33	88	33	88	88	\$1.000	888	\$1,000	\$19,200 \$12,800
Cardiovascular Disease Advisory Board Child Health Councii	2 2	88	22	22	88	\$0 \$1,500	88	\$2,000 \$1,280	\$0 \$1,000	\$2,000 \$3,780	\$28,800 \$7,040

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	R	ELATED PROGRA	M BUDGET 1/				BOARD OPERAT	ING COSTS-			
Boards and Commissions Listed by State Agency	General Fund	Cash Fund	Federal Funds	Total	Per Diem		Staff Co Direct Hire 2/	Dept. Staff	Other 3/	TOTAL	Volunteer Benefits 4/
Consumer Advocacy Group Dental Committees Diabetes Control Advisory Board Disabilities Prevention Advisory Board Emergency Medi. Serv., Adv. Council on Food Service Variances, Adv. Board (new 1990) Handicapped Children's Prgm. Med. Adv. Bd. Hazardous Waste Regulation, Comm. on Health, State Board of Child Health Council Healthy People Adv. Council Injury Prevention Advisory Board Lomy Landfill Monitoring Committee Parent Adv. Bd. for Handicapped Children's Prog. Personal Care Boarding Home Adv. Comm. Plant Operators Certification Board Radiation Advisory Commission Travel Reduction Task Force Underground Storage Tank Adv. Comm. Water Quality Control Commission, Colo.	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$0 \$0 \$0 \$0 \$5,000 \$0 \$1,100 \$4,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$3,094 \$0 \$370 \$1,013 \$4,800 \$1,500 \$0 \$0 \$0 \$0 \$20 \$0 \$261 \$0 \$22,000 \$10,729	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$1,000 \$27,022 \$1,000 \$3,840 \$11,600 \$48,000 \$15,000 \$1,280 \$3,000 \$1,500 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$3,840 \$1,000 \$3,840 \$1,00	\$0 \$0 \$1,440 \$563 \$0 \$0 \$1,500 \$1,000 \$1,000 \$1,000 \$1,000 \$1,000 \$1,000 \$1,000 \$1,000 \$1,40 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$1,000 \$27,022 \$1,000 \$5,280 \$20,257 \$0 \$970 \$50,113 \$25,300 \$3,780 \$3,780 \$3,780 \$3,780 \$3,780 \$3,000 \$1,500 \$480 \$500 \$6,940 \$3,000 \$43,361 \$1,000 \$5,000 \$43,361 \$1,000 \$7,000 \$138,521	\$27,840 \$84,000 \$9,600 \$11,200 \$21,760 \$0 \$18,000 \$17,280 8/ \$7,040 \$23,040 \$48,000 \$14,080 \$14,080 \$14,080 \$14,080 \$14,080 \$1,120 \$1,280 \$2,880 \$2,880 \$8,800 \$20,160 8/
Women/Child. Health Progs., Adv. Council	\$0	\$0	\$0	\$0	\$ 0	\$1,500	\$0	\$3,840	\$0	\$5,340	\$17,600
Oepartment of Higher Education											
Advanced Tech. Institute Comm., Colo. Agriculture, State Bd. of (CSU) Coop. Ext. Service Adv. Comm. Arts and Humanities, State Council on the Auraria High. Ed. Center, Bd. of Dir. Advisory Committee (student) Advisory Committee (faculty) Children's Trust Fund Board, Colo. (new) Comm. Colleges/Occup. Ed., State Bd. of	\$218,500 \$0 \$67,118 \$9,224,963 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$14,418,071 \$0 \$0 \$0 \$0	\$0 \$0 \$143.894 \$0 \$0 \$0 \$0 \$0 \$0	\$218,500 \$0 Not Reported \$211,012 \$23,643,034 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$3,754	\$0 \$24,077 \$5,589 \$0 \$0 \$0 \$0 \$11,512	\$2,500 \$14,614 \$0 \$1,000 \$1,444 \$0 \$0 \$0 \$0	\$1,000 \$0 \$112,800 \$6,200 \$0 \$0 \$16,392	\$0 \$0 \$2,973 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$3,500 \$38,691 Not Reported \$8,562 \$113,800 \$7,644 \$0 \$0 \$41,416	\$128,300 \$205,200 Not Reported \$147,200 \$69,000 Not Reported Not Reported \$0 \$172,800
College Advisory Councils (11) Front Range CC Red Rocks CC Trinidad CC Pikes Peak CC Denver Area Pueblo CC Lamar CC Morgan CC Aurora CC Otero CC Private Occup. Schools Adv. Comm. Vocation Education, Colo. Council Higher Education, Colo. Comm. Advisory Committee to CCHE Advisory Committee to CCHE Advisory Committee on Student Loans Historical Preservation, State Review Bd. Historical Preservation, State Review Bd. Historical Preservation Cumbres & Toltec RR Commission Humanities, Colo. Endowment for the Occupational Schools Policy Adv. Comm. (New 1990) Postsecondary Educational Facilities Authority School Of Mines, 8d. of Trustees State Colleges in Colo., Bd. of Trustees	\$0 \$0 \$115,000 \$1,605,479 \$60,000 \$100,000 \$0 \$0 \$11,139,857	\$3,402,000 \$2,348,000 \$959,353 \$4,035,000 \$3,711,051 \$1,515,000 \$1,655,729 \$0 \$882,569 \$0 \$20,516,464 \$0 \$20,516,465,70 \$1,011,275 \$612,700 \$85,000 \$0 \$13,567,755 \$43,400,000	\$0 \$0 \$0 \$1,625,000 \$2,932,163 \$0 \$822,004 \$0 \$588,000 \$2,295,298 \$0 \$2,295,298 \$0 \$2,557,642 \$0 \$399,619 \$482,712 \$0 \$385,000 \$3395,610 \$0 \$3395,619 \$482,712 \$0 \$385,000 \$0 \$1,625,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$9,736.000 \$7,135,000 \$4,278,836 \$13,150,000 \$13,671,612 \$5,890,000 \$3,981,182 \$2,357,000 \$5,400,756 \$0 \$6,609,091 \$0 \$49,848,306 \$0 \$522,778 \$3,099,466 \$672,700 \$570,000 \$0 \$24,707,612 \$103,100,000	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$285 \$0 \$0 \$0 \$933 \$202 \$0 \$202 \$0 \$11,000 \$11,262 \$0 \$11,262 \$0 \$11,262 \$0 \$15,100 \$0 \$15,100 \$0 \$13,100	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$1,894 \$1,610 \$2,090 \$2,000 \$2,310 \$4,889 \$2,44 \$2,040 \$2,000 \$2,380 \$908 \$1,097 \$0 \$25,115 \$15,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$20 \$0 \$20 \$0 \$200 \$0 \$200 \$0 \$200 \$200 \$200 \$200 \$200 \$0 \$200 \$200 \$200 \$200 \$2,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$1,894 \$1,895 \$2,000 \$2,310 \$4,889 \$2,973 \$2,000 \$2,582 \$908 \$1,097 \$0 \$25,115 \$34,500 \$3,862 \$5,422 \$7,323 \$3,333 \$55,400 \$1,700 \$1,700 \$33,925	\$61,600 \$61,600 \$61,600 \$61,600 \$61,600 \$61,600 \$61,600 \$61,600 \$61,600 \$61,600 \$61,600 \$288,000 \$25,000 \$3,780 \$15,000 \$15,000 \$84,056 \$151,200

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		R	ELATED PROGRA	H BUDGET 1/				BOARD OPERAT	ING COSTS			
	ands and Commissions Listed by State Agency	General Furo	Cash Fund	Federal Funds	Total	Per Diem	Travel	Staff C Direct Hire 2/	osts Dept. Staff	Other 3/	TOTAL	Volunteer Benefits 4/
	arus and comerssions cristed by state Agency									• • • • • • • • • • • • • • • • • • • •		
	Advisory Committee (Student Members) University Hospital 8d. of Dir.	\$0 Board created Board created			\$0	\$0	\$0	\$ 0	\$ 0	\$0	\$0	\$0
	Bd. of Visitors (medically indigent) Anatomical Board	\$51,564	\$34,068	\$0	\$85,632	\$0	\$0	\$0	\$60,884	\$40,327	\$101,211	\$101,211
	(Childrer's Health Policy Plan - New 1990) Family Medicine, Advisory Commission on	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$135,600
	Univ. of Colo., Bd. of Regents	\$84,060,075	\$131,708,368	•	\$215,768,443	\$6,791	\$7,729	\$99,012 \$0	\$0 \$58,740	\$24,302 \$13,715	\$137,834 \$74,482	\$830,400 \$134,400
	Univ, of M. Colo. Bd. of Trustees Water Resources Insti. Adv. Council	\$29,603,339 \$0	\$41,589,449 \$118,100	\$5,058,044 \$131,304	\$76,250,832 \$249,404	\$0 \$0	\$2,027 \$0	\$0 \$0	\$58,740	\$13,715	\$0	Not Reported
De	partment of Hignways											
	Bicycle Advisory Board	\$0	\$0	\$3,500	\$3,500	\$0	\$0	\$3,500	\$0	\$0	\$3,500	\$52,000
	Highway Commission, State Motorcycle Safety Training Adv. Comm. (New)	\$0 \$0	\$106,470 \$0	\$0 \$0	\$106,470 \$0	\$8,519 \$0	\$40,096 \$0	\$59,527 \$0	\$0 \$0	\$30,923 \$0	\$139,065 \$0	\$118,650 New
	Scenic and Historic Byways Comm., Colo.	\$0	\$7,500	\$0	\$7,500	\$0	\$459	\$6,337	\$0	\$212	\$7,008	\$18,000
De	partment of Institutions											
	Advisory Board Child/Adolescent Mental Health Planning	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	7/
	Council	\$0	\$0	\$0	\$0	\$0	\$530	\$0	\$1,600	\$1,200	\$3,330	\$6,720
	Develop. Disability Planning Council DD Parent Advisory Council	\$21,413 \$0	\$0 \$0	\$582,968 \$0	\$604,381 \$0	\$0 \$0	\$13,808 \$1,557	\$3,220 \$0	\$238,898 \$2,015	\$46,575 \$0	\$302,501 \$3,572	\$17,888 \$11,200
	Five Party Council	\$0	\$0	\$0	\$0 \$0	\$0 \$0	\$1,028 \$0	\$0 \$0	\$6,000 \$0	\$240 \$603	\$7,268 \$603	\$5.760 \$4.320
1 CD	Fort Logan Mental Health Citizen's Adv. Bd. Interagency Council	\$0 \$0	\$0 \$0	\$0 \$0	\$0	\$0 \$0	\$0	\$0	\$0	\$0	\$0	7/
32-	Juvenile Parole Board Mental Health Planning Advisory Council	\$94,587 \$0	\$0 \$0	\$0 \$48,000	\$94,587 \$48,000	\$17, 850 \$0	\$5,980 \$584	\$2,979 \$0	\$65,194 \$1,600	\$2,584 \$1,200	\$94,587 \$3,384	9/ \$10,080
•	Mental Health Services Advisory Board	\$0	\$0	\$0	\$0	\$0	\$2,253	\$0	\$3,500	\$0	\$5,753	\$17,280
	Mental Health Statistics Advisory Comm. Youth Services Adv. Council, Div. of	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$4,000 \$585	\$0 \$460	\$2,000 \$0	\$0 \$584	\$6.000 \$1,629	\$10,560 \$3,840
Ju	dicial Branch											
	Bar Assoc. Board of Governors, Colo.,				\$0						\$0	
	Domestic Violence Treatment Comm. Judicial Discipline Comm.				\$0 \$0						\$0 \$0	
	Judicial Nominating Comm.				\$0						\$0 \$0	
	Judicial Performance, State Comm. on Justice Assistance Advisory Board				\$0 \$0						\$0	
	Law Examiners, State Board of Law Committee				\$0 \$0						\$0 \$0	
	Bar Committee				\$0						\$0	
	Public Defender Commission Supreme Court Nom, Comma.				\$0 \$0						\$0 \$0	
De	partment of Labor and Employment											
	Computer Operations Study Team Construction Industry Advisory Council	50	\$ 0	\$0	\$0 \$0	\$ 0	\$ 0	\$ 0	\$3,391	\$72	\$0 \$3,463	\$15,750
	Medical Fee Schedule Adv. Comm. / Utilization		• •		• •	•	\$0 \$0			-		
	Review Committees Special Funds Board (effective 7/1/90)	\$0 NA	\$0 NA	\$0 NA	\$0 NA	\$0 NA	NA NA	\$0 NA	\$11,889 NA	\$1,000 NA	\$12,889 NA	\$180,000 NA
	State Comp. Insurance Authority Board Advisory Council	\$0	50	\$0	\$0 \$0	\$ 0	\$ 0	\$ 0	\$ 0	\$360	\$0 \$360	\$4,600
	Advisory council State Inspector of Oils, Adv. Comm. to	\$0	\$57,700	\$0 \$0	\$57,700	\$0	\$0	\$0 \$0	\$1,468	\$350	\$1,468	\$4,050

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		R	ELATED PROGRAM	M BUDGET 1/				BOARD OPERATI	NG COSTS			
B	oards and Commissions Listed by State Agency	General Fund	Cash Fund	Federal Funds	Total	Per Diem		Staff Co Oirect Hire 2/		Other 3/	TOTAL	Volunteer Benefits 4/
	UI Trust Fund Solvency Task Force Work. Comp. Cost Containment Board Worker's Compensation Self-Insurance Immediate Payment & Guaranty Fund Bd	\$0 \$0	\$0 \$166,900	\$0 \$0	\$0 \$166,900	\$0 \$0	\$0 \$824	\$0 \$0	\$0 \$1,992	\$100 \$266	\$100 \$3,082	\$2,600 \$7,200
	(Effective July 1, 1990) Wage Board (board not constituted -	S 0	\$ 0	\$0	\$0	\$ 0	\$0	\$0	\$0	\$0	\$0	\$0
	optional per statute)	\$0	\$0	\$0	\$0	\$0	\$ 0	\$0	\$0	\$0	\$0	\$0
D	epartment of Law											
	Collection Agency Board Consumer Credit, Commission on Consumer Credit, Council of Advisors on Utility Consumer Advisory Board	\$0 \$0 \$0 \$0 \$0	\$47,632 \$299,189 \$299,189 \$704,017	\$0 \$0 \$0 \$0	\$47,632 \$299,189 \$299,189 \$704,017	\$1,900 \$300 \$0 \$0	\$901 \$0 \$571 \$2,960	\$0 \$0 \$0 \$0	\$7,410 \$3,136 \$784 \$1,920	\$161 \$0 \$16 \$768	\$10,372 \$3,436 \$1,371 \$5,648	6/ 6/ 6/ 6/
ι	egislative Branch											
່ ເບັ ເ	Capital Development Committee Advisory Committee Capitol Cornerstone Cent. Comm. Deficit Prevention, Joint Committee on Ethics, General Assembly Bd. of Fed. Civil./Defense Task Force Gov't Accounting, Advisory Comm. on Highway Legislation Review Committee Legislative Commission Medically Indigent, Joint Review Comm. Police and Firemen's Pension Reform Comm. Reapportionment Commission School Finance, Commission on Sunrise - Sunset Review Committee Uniform State Laws, Colo, Comm. on				\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$						\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	
0	ffice of Lieutenant Governor Commission on Indian Affairs	\$59,740	\$0	\$ 0	\$59,740	\$ 0	\$4,361	\$47,733	\$ 0	\$7,646	\$59,740	\$ 0
D	epartment of Local Affairs											
	Assessment Appeals, Board of Bond Allocations Committee Commerce and Development, Advisory Comm. Economic Development Comm., Colorado Energy Impact Assistance Advisory Comm. Geographic Info. Coordinating Council Health Data Commission, Colorado Housing/Homeless, Colo. Coord. Council Advisory Committee Housing Board, State Factory-Built Housing Adv. Comm. Camper Trailers/Coaches Adv. Comm. Motion Picture and TV Advisory Comm. Population Advisory Council Property Tax Admin., Advisory Comm. to Residential Assessment Rate Comm. Rural Advisory Committee	\$0 \$0 \$0 \$1,200,000 \$0 \$0 \$0 \$600,000 \$0 \$44,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$15,000,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$7,500,000 \$0 \$0 \$0 \$8,900,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$23,000,000 10 \$0 \$1,200,000 \$22,500,000 \$0 \$0 \$0 \$0 \$0 \$9,500,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$300,000 0/ \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$1,250 \$2,500 \$4,000 \$1,500 \$4,000 \$1,500 \$1,500 \$0 \$5500 \$0 \$5500 \$0 \$0	\$472,000 \$1,350 \$3,000 \$1,000 \$1,000 \$40,000 \$12,000 \$12,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$500 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$0 \$250 \$00 \$1,000 \$25 \$2,000 \$3,500 \$2,200 \$0 \$500 \$0 \$500 \$0 \$500 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$00 \$25 \$00 \$00 \$25 \$00 \$00 \$00 \$25 \$00 \$00 \$25 \$00 \$00 \$25 \$00 \$00 \$25 \$00 \$00 \$25 \$00 \$25 \$00 \$25 \$00 \$25 \$00 \$00 \$25 \$00 \$00 \$25 \$00 \$00 \$0 \$00 \$00 \$00 \$00 \$25 \$00 \$00 \$00 \$00 \$00 \$00 \$00 \$00 \$00 \$0	\$772,000 \$2,850 \$0 \$6,000 \$45,000 \$45,000 \$18,200 \$18,200 \$2,500 \$2,500 \$2,000 \$2,000 \$0 \$2,000 \$0 \$2,000 \$0 \$2,000 \$0 \$0 \$2,000 \$0 \$2,000 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	Privatized \$5,000 Not Meeting \$30,000 \$15,000 \$15,000 \$10,000 \$10,000 \$5,000 \$10,000 Not Meeting \$3,000 Not Meeting Not Meeting

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boards and Commissions Listed by State Agency	General Fund	Cash Fund	Federal Funds	Total	Per Diem	Travel	Staff Costs Direct Dept. Hire 2/ Staff	Costs Dept. Staff	Other 3/	TOTAL	Volunteer Benefits 4/
Rural Private Industry Council, Colo. Tourism Board, State Uranius Mill Tailings Oversight Comm (New 1990)	÷.	0 0 *000°.2\$	\$8,000,000 \$0	\$8,000,000 \$7,300,000	0 0 • • •	\$22,000 \$2,250	\$0 \$250	\$500 \$0	\$2,500 \$250	\$25,000 \$2,750	\$75,000 \$15,000
Department of Military Affairs Aeronautical Board, Colo.	\$	\$173,580	\$247,950	\$421,530	\$3,300	\$5,700	\$6,500	\$ 1,200	2 0	\$16,700	\$17,950
Department of Matural Resources Citizens Advisory Comm. on Colo. Envir. Coal Mine Officials Board of Examiners Groundwater Commission	0000	8 8 8 8 8	2222	2222	8888	\$0 \$28,840 \$2,372 \$5,000	0000	\$22,721 \$71,415 \$106,590 \$50,585	\$824 \$5.250 \$43.450 \$47.500	\$23,545 \$105,505 \$152,412 \$103,085	\$27,600 \$20,000 \$21,000 \$9,600
Irrigation District Commission Land Commissioners, State Board of Mined Land Reclamation Board Advisory Board	Defunct \$0 \$0	888	222	888	888	\$474 \$7,300 \$800	0\$ 0\$ 0\$	\$37,895 \$37,891 \$3,683	\$3,780 \$3,375 \$600	\$181,925 \$48,556 \$5,083	5/ \$33,600 \$7,200
Mt. Stars/Mining Keg., Colo. comm. on State/Local Mining Regulations / Existing Wountain Scars Natural Areas Council, Colo. Natural Hazards Mitigation Council Oil and Gas Conservation Commission		0000 0000	200 200 200 200 200 200 200 200 200 200	8888 8	2000	\$200 \$3,000 \$4,478	8888	\$12,790 \$1,625 \$0 \$47,067	\$1,260 \$500 \$31,691	\$14,250 \$5,125 \$83,236	\$18,000 \$8,400 \$19,200
Parks and Outdoor Rec., Board of / Recreational Trails Advisory Come. Soil Conservation Board, State Heater Conservation Board, State Heather Modification Board, State Bd. of Exam. Heather Modification Advisory Committee Wildlife Commission	888888	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	222222	\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$3,000 \$0 \$0 \$0 \$12,700	\$7,500 \$5,016 \$10,602 \$1,600 \$1,800 \$12,680		\$16,379 \$4,752 \$24,959 \$112,000 \$128 \$91,500	\$0 \$1,430 \$3,101 \$18,750 \$15,310 \$15,310	\$26,879 \$11,198 \$38,662 \$132,350 \$132,278 \$142,190	\$12,000 \$9,000 \$33,600 \$6,000 \$2,000 \$38,400
Department of Personnel Council of Staff Councils Deferred Cumpensation Committee, State Employee Advisory Council Personnel Board, State Total Compensation Advisory Council	\$0 \$0 \$241.544 \$0	\$385,543 \$0 \$0 \$0	22222	\$385,543 \$241,543 \$241,544	\$ 50 50 50 50 50 50	\$1,000 \$1,800 \$1,800 \$0 \$0	\$0 \$0 \$219,144 \$0	\$2,371 \$3,761 \$2,210 \$0 \$172	\$200 \$4,518 \$38 \$38 \$3,500	\$3,571 \$8,279 \$4,348 \$223,644 \$11,672	5/ 5/ \$48.000 \$48.000
Department of Public Safety Clemency Advisory Board, Executive Community Corrections Advisory Council Community Corrections Advisory Council Criminal Justice Commission Disaster Earcgency Council, Gov's Emergency Planning Commission, Colo Fire Safety Advisory Board Haz. Mat. Responders Advisory Board Justice Assistance Advisory Board Justice Assistance Advisory Board Justice Assistance Advisory Board Justice Assistance Advisory Board Vectin Assistance Advisory Bod. Victin Assistance Advisory Bd.	888888888888888888888888888888888888888	**********	888888888888888888888888888888888888888	88888888888888 8	\$617 \$617 \$50 \$16, 250 \$2, 855 \$20 \$2, 855 \$30 \$2, 855 \$30 \$30 \$30 \$30 \$30 \$30 \$30 \$30 \$30 \$30	\$3,000 \$300 \$300 \$5,678 \$5,678 \$5,678 \$5,678 \$1,950 \$1,950	\$22,200 \$50 \$1,500 \$1,500 \$1,500 \$500 \$1,500 \$500 \$500 \$500 \$500 \$500 \$500 \$500	M/A \$1,000 \$4,800 \$5,000 \$5,000 \$1,600 \$1,000\$100 \$1,000\$100\$100\$100\$100\$100\$100\$100\$100\$1	\$0 \$20,000 \$5,400 \$5,400 \$5,0000\$5,000 \$5,0000\$5,000\$	\$617 \$4,000 \$5,100 \$5,100 \$5,000 \$13,578 \$9,000 \$9,500 \$9,200 \$9,200 \$2,	\$10,500 \$48,000 \$48,000 \$18,000 \$13,000 \$13,000 \$13,000 \$13,000 \$1,200 \$1,200 \$1,200 \$18,000 \$1,200 \$56,000 \$56,000 \$560

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		R	ELATED PROGRAM	BUDGET 1/				ROARD OPERAT	ING COSTS			
	ards and Commissions Listed by State Agency	General Fund	Cash Fund	Federal Funds	Total	Per Diem		Staff Co Direct Hire 2/	Dept. Staff	Other 3/	TOTAL	Volunteer Benefits 4/
Der	partment of Regulatory Agencies 11/											
	Accountancy, State Board of	\$0	\$331,900	\$0	\$331,900	\$4,200	\$3,100	\$324,600	\$0	\$0	\$331,900	\$75,600
	Architects, State Board of Exam, of Banking Board, State	\$0 \$2,953,400	\$268,900 \$0	\$0 \$0	\$268,900 \$2,953,400	\$4,200	\$5,800	\$258,900 \$2,937,700	\$0 \$0	\$0 \$0	\$268,900 \$2,953,400	\$75,600 \$86,400
	Barbers and Cosmetologists, Board of	\$2,953,400	\$476,000	\$0 \$0	\$476,000	\$4,800 \$3,500	\$8,500	\$464,000	\$0 \$0	\$0 \$0	\$476,000	\$54,000
	Chiropractic Examiners	\$0	\$205,600	\$0	\$205,600	\$2,000	\$2,500	\$201,100	\$0	\$0	\$205,600	\$36,000
	Professional Review Committee	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	7/
	Civil Rights Commission	\$1,181,100	\$0	\$452,000	\$1,633,100	\$4,200		\$1,622,600	\$0	\$0	\$1,633,100	\$75,600
	Dental Examiners, Board of Dentist Peer Health Asst. Comm.	\$0 \$0	\$382,400 \$64,500	\$0 50	\$382,400	\$4,500	\$6,500	\$371,400	\$0	\$0	\$382,400 \$64,500	\$81,000
	Professional Review Committee	\$0 \$0	\$04,500 \$0	\$0 \$0	\$64,500 \$0	\$600 \$0	\$900 \$0	\$63,000 \$0	\$0 \$0	\$0 \$0	\$04,500 \$ 0	\$10,800 7/
	Electrical Board, State	\$0	\$1,734,100	\$0	\$1,734,100	\$5,400		\$1,722,300	\$0	\$ 0	\$1,734,100	\$97,200
	Engineers/Land Surveyors	\$0	\$626,700	\$0	\$626,700	\$5,400	\$13,600	\$607,700	\$0	\$0	\$626,700	\$97,200
	Grievance Board, State	\$0	\$0	\$0	\$0	\$4,800	\$6,200	\$0	\$0	\$0	\$11,000	\$86,400
	Casualty/Property Ins. Adv. Comm. (Not Functioning, Sunsets Jan. 1, 1991)	50	\$0	\$0	\$0	\$0	\$ 0	\$0	\$0	\$0	\$0	\$ 0
	Special Committee (Ins. Comm.)	50	\$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0	\$0 \$0	5/
	Manufactured Housing Licensing Board	\$0	\$118,500	\$0	\$118,500	\$4,200	\$6,800	\$107,500	\$0	\$0	\$118,500	\$75,600
	Marriage and Family Counselors, 8d. of	\$0	\$45,200	\$0	\$45,200	\$1,400	\$2,100	\$41,700	\$0	\$0	\$45,200	\$25,200
	Medical Examiners, State Board of	\$0	\$1,551,800	\$0	\$1,551,800	\$8,800		\$1,528,800	\$0	\$0	\$1,551,800	\$158,400
	Anticompetitive Conduct Committee Professional Review Committee	\$0 \$0	\$102,800 \$0	\$0 \$0	\$102,800 \$0	\$700 \$0	\$8,000 \$0	\$94,100 \$0	\$0	\$0	\$102,800 \$0	\$13,500 7/
	Nursing, State Board of	50	\$1,116,500	\$0 \$0	\$1,116,500	\$6,600	\$18,200		\$0 \$0	\$0 \$0	\$1,116,300	\$118,800
	Nurses Aide Advisory Committee (new)	\$0	\$164,700	\$372,200	\$536,900	\$0	\$0	\$680,300	\$0	\$0	\$680,300	No mtgs-last F
	Psychiatric Technicians Adv. Comm.	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$ 0	\$0	No mtgs-last F
	Rehab, Evaluation Committee	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$ 0	\$ 0	7/
, 1	Nursing Home Admin., State Board of Optometric Examiners, State Board of	\$0 \$0	\$63,800 \$53,800	\$0 \$0	\$63,800 \$53,800	\$1,800 \$1,700	\$3,800 \$2,500	\$58,200 \$49,600	\$0 \$0	\$0 \$0	\$63,800 \$53,800	\$32,400 \$31,500
	Outfitters Advisory Committee	50	\$03,800	\$0 \$0	\$53,800	\$1,700	\$2,100	\$49,800	\$0 \$0	50 50	\$2,100	\$13,500
	Passenger Tramway Safety Board	\$0	\$292,800	\$0	\$292,800	\$2,400	\$12,600	\$277,800	\$0	\$0	\$292,800	\$37,800
	Pharmacy, State Board of	\$0	\$466,900	\$0	\$466,900	\$2,500	\$7,500	\$456,900	\$0	\$ 0	\$466,900	\$44,100
	Physical Therapists Advisory Committee	\$0	\$0	\$0	\$0	\$0	\$200	\$0	\$0	\$ 0	\$200	\$4,500
	Plumbers, Examiners Board of Podiatry Board	\$0 \$0	\$406,200 \$40,600	\$0 \$0	\$406,200 \$40,600	\$4,200 \$1,000	\$4,800 \$1,500	\$397,200 \$38,100	\$0 \$0	\$0 \$0	\$406,200 \$40,600	\$75,600 \$18,000
	Professional Review Committee	50	\$0,000	\$0 \$0	\$40,000	\$1,000	\$1,500 \$0	\$38,100	\$0	\$0 \$0	\$40,800	7/
	Professional Counselors Examiners	\$0	\$50,300	\$0	\$50,300	\$1,700	\$1,800	\$46,800	\$0	\$0	\$50,300	\$31,500
	Psychologist Exam., State Board of	\$0	\$215,100	\$0	\$215,100	\$2,800	\$2,700	\$209,600	\$0	\$0	\$215,100	\$50,400
	Public Utilities Commission	\$0	\$5,648,300	\$0	\$5,648,300	\$0	\$0	\$5,478,600	\$0	\$ 0	\$5,478,600	5/
	Nuclear Materials Trans. Adv. Comm. Racing Commission. State	\$1.165.400	\$2.000	\$0	\$0 \$1,167,400	\$1,800	\$5 900	\$1,159,700	\$ 0	\$0	\$0 \$1,167,400	\$32,400
	Advisory Committee	\$0	\$2,000	\$0	\$1,107,400	\$1,000	\$0,500	\$1,159,700	\$0 \$0	\$0	\$1,10/,400 \$0	\$525
	Real Estate Appraisers, Board of			•••	••	•-	•••	••	••	•••	••	•
	(Startup July 1, 1990)	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
	Real Estate Commission Reg. Reform, Adv. Comm. to Office of	\$0 \$0	\$2,058,200	\$0	\$2,058,200	\$3,000	\$7,900 \$0	\$2,047,300	\$0	\$0	\$2,058,200	\$54,000
	Social Work Exam., State Board of	\$0	\$0 \$125,000	\$0 \$0	\$0 \$125,000	\$0 \$2,100	\$2,400	\$0 \$121,500	\$0 \$0	\$0 \$0	\$0 \$126,000	\$61,200 \$37,800
	Veterinary Medicine, State Board of	\$0	\$98,800	\$0	\$98,800	\$1,200	\$2,400	\$95,200	\$0	\$0	\$98,800	\$22,500
Dep	partment of Revenue											
	Authorized Agents Advisory Committee	\$0	\$3,233,343	\$0	\$3,233,343	\$0	\$0	\$0 \$	1,136,149	\$4,210	\$1,140,359	9/
	(County Clerks Advisory Committee)		610 130 0 00	**	*10.130.050			<u>.</u>		**		0.4
	Lottery Commission, State Medical Advisory Board	\$0		\$0 50	\$19,172,859	\$7,300	\$2,332		4,157,658	\$6,300	\$4,173,590	9/
	Motor Vehicle Dealers Licensing Board	\$0 \$0	\$D \$947,427	\$0 \$0	\$0 \$947,427	\$0 \$7,500	\$300 \$2,640	\$0 \$85,028	\$0 \$826,854	\$0 \$25,405	\$300 \$947,427	\$1,800 9/
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		ELATED PROGRAM	M BUDGET 1/ -	• • • • • • • • • • • • • • • • • • • •			BOARD OPERATI	ING COSTS			
Boards and Commissions Lister by State Agency	General Func	Cash Fund	Federa ¹ Funca	Total	Per Diem	Travel	Staff Co Direct Hire 2/	Dept. Staff	Otner 3/	TOTAL	Volunteer Benefits 4
Department of Social Services											
Adoption Intermediary Committee Aging, Colorado Commission on	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$6,000	\$0 \$25,668	\$300 \$0	\$50 \$20,642	\$350 \$52,310	\$16,0 \$54,0
Alternative Care Advisory Committee	\$0	\$ 0	\$ 0	\$0	\$0	\$0	\$0	\$1,200	\$150	\$1,350	\$3,
Baby Care Program Advisory Comm.	\$0	\$0	\$0	\$0	\$0	\$ 0	\$0	\$ 80 0	\$150	\$950	\$25,
Blind Operators, Committee on Child Care Facilities Licensing Adv. Comm.	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$100 \$0	\$0 \$0	\$1,000 \$2,000	\$0 \$1,500	\$1,100 \$3,500	\$18, \$19,
Child Support Guidelines Commission	50	\$0	\$0	\$0	\$0	\$0	\$0	\$1,000	\$8,520	\$9,520	Unkn
Childrens' Justice Task Force, Colo.	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$500	\$0	\$500	\$13,
Diagnostic-Related Grouping Committee (Vendor Payment Advisory Board)	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$400	\$150	\$550	\$1,
Disabled Phone Users, Colc. Comm. on	\$0	\$769.340	\$0	\$769.340	\$0	\$1,500	\$26,000	\$0	\$23,476	\$50,976	\$12.
Domestic Abuse Advisory Committee	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$1,000	\$0	\$1,000	\$7,
Early Periodic Screening, Diagnosis, and Treatment (EPSDT) Admin.	\$0	\$ 0	*0	\$0	*0	*0	*0	£ 800	¢150	\$950	\$ 25
Long-Term Care Advisory Committee	\$0	50 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$800 \$800	\$150 \$200	\$1,000	\$25. \$80.
Low-Income Energy Assist., Colo.	\$0		\$17,977,639	\$17,977,639	\$0	\$0	\$0	\$1,000	\$324	\$1,324	\$26
Medical Asst. and Services Adv, Comm.	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$2,400	\$2,650	\$5,050	\$43
Merit System Council Pharmacy Advisory Committee	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$0 \$0	\$500 \$0	\$0 \$0	\$1,000 \$6,000	\$8,000 \$250	\$9,500 \$6,250	\$7 \$16
Physicians Advisory Committee	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$800	\$0	\$800	\$96
Refugee Advisory Committee	\$0	\$0	\$0	\$0	\$0	\$ 0	\$0	\$3,224	\$330	\$3,554	\$18
Rehabilitation Advisory Council, Colo. Social Services, State Board of	\$0 \$439 974 748	\$0 \$83 730 342	\$0 \$575,160,475 \$	\$0 1 098 874 565	\$0 \$0	\$0 \$5,000	\$0 \$85,212	\$1,000 \$50,000	\$770 \$52,000	\$1,770 \$192,212	\$24 \$64
Policy Advisory Board	\$0	\$03,733,342	\$0,2100,412 \$0	\$0	\$0	\$14,000	\$03,212	\$30,000	\$10.000	\$54,000	\$9
Veterans Affairs, State Board of	\$0	\$0	\$0	\$0	\$0	\$1,000	\$0	\$10,000	\$2,500	\$13,500	\$14,
Department of State											
Bingo/Raffle Advisory Committee	i			\$0						\$0	10/
Corporations Advisory Committee	1			\$0						\$0	10/
epartment of Treasury											
Investment Advisory Committee	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$80	\$80	\$16,
State Compacts, Federal, Independent Authorities, O	ther										
Agricultural Development Auth., Colo.	1			\$0						\$0	
Animas-LaPlata River Compact Arkansas River Basin Interstate Comm.				\$0						\$0	
Arkansas River Compact				\$0 \$0						\$0 \$0	
Colorado River Compact				\$0						\$0	
Coal Advisory Board, Federal-State Colo. River Salinity Advisory Council				\$0 50						\$0	
Colo, River Salinity Advisory Council Colo, River Basin Salinity Control Forum				\$0 \$0						\$0 \$0	
Colo, River Water, Conserv. District				\$0						\$0	
Costilla Creek Compact Commission				\$0						\$0	
Crime Victims Compensation Board * Education Commission of the States				\$0 \$0						\$0 \$0	
Education Council, Colo.				\$0						\$0 \$0	
Fire/Police Pension Assoc. Bd. of Dir.				\$0						\$0	
Fire/Police Pension Reform Comm. Fryingpan-Arkansas Commission				\$0 \$0						\$0 \$0	
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Program and Operating Budgets Colorado Boards and Commissions FY 89-90

	RI	ELATED PROGR	AM BUDGET 1/ -				-BOARD OPERAT	ING COSTS-			
wards and Commissions Listed by State Agency	General Fund	Cash Fund	Federal Funds	Tota]	Per Diem	Travel	Staff C Direct Hire 2/	osts Dept. Staff	Other 3/	TOTAL	Volunteer Benefits 4/
Housing and Finance Authority, Colo. Strategic Seed Fund Council Interstate Ag. Grain Market, Comm. Interstate Library District Juvenile Community Review Bd. LaPlata River Compact Major League Stadium District Multistate Highway Transp. Agreement Multistate Tax Commission Nonresident Violators Compact Oil Compact Commission, Interstate Oil Compact Commission, Interstate Oil Compact Commission, Interstate Oil Compact Commission, Interstate Oil Compact Commission Norresident Violators Compact Dic Highway Authority, Bd. of Dir. Regional Transportation District Board Transit Finance Commission Republican River Compact Admin. Resolution Trust Corp., Colo. Adv. Board Rio Grande Compact Commission Rocky Mt. Low-Level Radio. Waste Board Scientific and Cultural Facil. District South Platte River Compact Admin. Southwest Regional Energy Council Student Oblig. Bond Authority Transportation Devel. Comm., Metro. Uninsurable Health Ins. Plan Bd. of Dir. Upper Colorado River Compact Commission Urban Drainage/Flood Control District Vehicle Equip. Safety Comm. Victims, Wit. Asst. and Law Enf. Bd. * Water Resources/Power Devel. Auth., Colo. Western Interstate Council Wildlife Violators Board				\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$						\$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	
TOTALS					\$ 551,307	\$755,775	\$24,473,313	\$8,160,258	\$869,209	\$34,789,862	\$8,908,818
415											

- 1/ Departments were asked to list program budgets for those boards, commissions, and committees which have decision making powers over the expenditure of funds (or have oversight of a regulatory program).
- 2/ "Direct Hire" are staff persons hired under the authority of the statute creating the board/commission to carry out the program which the board/commission oversees. The program would be ongoing in the absence of the board/commission. The budget for Direct Hire is also a part of the Related Program Budget.
- 3/ "Other" includes such costs as printing, postage, and the cost of outside auditing of programs.
- 4/ Departments were asked to determine how much the services of volunteer members of boards, commissions, and committees would cost if the department had to pay for those services. Each department determined its own method of applying a dollar value to the services of volunteer members. Most departments, however, calculated the services as "consultants fees" valued at \$50 or less per hour for attendance at all meetings during the fiscal year.
- 5/ The members of this board, commission, or committee are all state or local government employees; therefore, no volunteer, in-kind benefits have been calculated.

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Boi	- Bcards and Commissions Listed by State Agency	General fund	RELATED PROGRAM BUDGET 1/ Cash Federal Funds	BUDGET 1/ - Federal Funds	Total	Per Diem. Travel		-BOARD OPERATING COSTS Board Operating Costs Staff Costs Direct Dept. Hire 2/ Staff	[S Otner 3/	3/ TOTAL	Volunteer Benefits 4,
5/	All Department of Law boards and commissions are ei The policy-making functions of the Commission on Co	ther advisory or p nsumer Credit coul	or policy mak could be tran	ing. Accordi sferred to ex	ng to the departies is ting regulato	rtment, the fur ory staffthe	nctions of a UCCC admini	dvisory bodies co stratorat no e	annot be p xtra cost.	erformsed by paid st	iff or consultan
2	7/ These boards, commissions, and committees are statutorily authorized, but the statutes are permissive. The entities are not presently constituted, but the relevant departments want the authority to create the board, commission, or committee if the need arises.	orily authorfu tee if the nee	zed, but the ed arises.	statutes are	permissíve. Tt	he entities ar	e not presen	tly constituted,	but the r	elevant departments	want the
80	8/ Members of these groups are representatives of certain private sectors and have rulemaking authority. Their duties would not be replaced by contractors or state employees because they represent a specific sector of the public for rulemaking purposes. Therefore, no benefits amount has been listed.	in private sec ises. Therefor	ctors and hav re, no benefi	e rulemaking ts amount has	authority. The been listed.	eir duties wou	ld not be re	placed by contra	ctors or s	tate employees beca	ise they repres
6/	Benefits were reported as other than dollar amounts.										
10	10/ Committees in the Secretary of State's office consist of users of the office. use the services of the office on a day-to-day basis.	it of users of	the office.		and advice gatl	hered from the	se members a	s to user needs	could only	information and advice gathered from these members as to user needs could only be obtained from people who actually	eople who actua
1	11/ All boards and commissions within the Department of Regulatory Agencies have direct hire staffs to run the regulatory programs. The costs of running the programs, other than travel for board members, are included in the "direct hire" amount. The Grievance Board does not have a separate staff, as the staff are allocated to the separate boards that the Grievance Board assists.	Regulatory Age The Grievance	encies have d Board does n	irect hire st ot have a sep	affs to run th arate staff, a	e regulatory p s the staff ar	rograms. Th e allocated	e costs of runni to the separate	ng the pro boards tha	direct hire staffs to run the regulatory programs. The costs of running the programs, other than travel for I not have a separate staff, as the staff are allocated to the separate boards that the Grievance Board assists	-avel for board -d assists.

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APPENDIX C

Proposed reporting document for board operating and related program budgets.

Appendix C

	Relate	Related Program	rogram Budget					Board Op	Board Operating Costs				
				6 7 8 1 1 6 1 1 8 1 1 8 1 1 1 1 1 1 1 1 1 1	- - - - - - - - - - - - - - - - - - -		4 9 4 1 1 1 1 1 1 1 1 1	, , , , , , , , , , , , , , , , , , ,	Staff	Staff Costs	, , , , , , , , , , , , , , , , , , ,		
Name of Board or Commission	Genera) Funds	Caish Funds	federal Funds	Program Subtota}	No. of Members	No. of Meetings	Per Diem Travel	Travel	Direct Hire	Dept. Staff	Ctner	uperating Cost Subtotal	TOTAL
Department of Administration													
Capital Fin. Corp. 6d. of Dir.													
Code Appeals Board													
Historical Records Advisory Bd.													
Incent. Award Suggestion Board													
Info. Mngt., Commission on													
Law Enforcement Radio Adv. Comm.													
Motor Carriers Advisory Comm.													
Motor Vehicle Advisory Council													
State Claims Board													
Telecommeunications Advisory Comm.													

"Related Program Budget" -- funds the board or commission directly disburses or over which it exercises some type of direct control.

TOTAL

P Direct Hire" -- specific authorization is given to the board or commission T to hire an executive director and/or other staff to assist it in performing its duties.

"Dept. Staff" -- existing department staff time and resources allocated for meetings and other direct support functions for the board or commission. ,

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BILL 1

A BILL FOR AN ACT

CONCERNING THE ESTABLISHMENT OF A SYSTEM FOR THE PERIODIC
 REVIEW OF STATE BOARDS AND COMMISSIONS NOT SUBJECT TO THE
 LEGISLATIVE SUNSET REVIEW PROCESS.

Bill Summary

(Note: <u>This summary applies to this bill as introduced</u> and does not <u>necessarily reflect any amendments which may be</u> subsequently adopted.)

Establishes a date for the termination of each state board and commission which is not subject to the legislative sunset review process. Provides a wind-up period for each such terminated board and commission. Provides that the general assembly can extend the life of any such board or commission for a specified period of time. Requires any new state board or commission which is not subject to the said sunset review process to be created for a limited number of years and to be subject to review by the general assembly.

Requires the joint committees of reference of the general assembly, prior to the termination of any such board or commission, to hold a hearing to review each such board and commission and to evaluate the public need for its continued existence. Specifies information to be provided by such boards and commissions to the joint committees of reference prior to such review and evaluation.

Requires the legislative council to create a data base consisting of information regarding state boards and commissions. Provides for certain information to be included in said data base. Requires such boards and commissions and the executive departments in which they are located to provide such information as may be requested.

Makes conforming amendments.

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1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Title 24, Colorado Revised Statutes, 1988
3	Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
4	ARTICLE to read:
5	ARTICLE 3.7
6	Legislative Review of State Boards and Commissions
7	24-3.7-101. General assembly review of state boards and
8	<u>commissions - termination - continuation</u> . (1) The general
9	assembly hereby finds and declares that there currently exists
10	a substantial number of boards and commissions in state
11	government and that the number continues to increase; that
12	many state boards and commissions are not subject to the
13	legislative sunset review process; that the lack of
14	legislative supervision may result in the existence of boards
15	and commissions which have outlived their usefulness yet
16	remain on the statutes through oversight or neglect and which
17	have failed to perform the functions for which they were
18	created; and that such systematic review of state boards and
19	commissions would enable the general assembly to evaluate the
20	need for the continued existence of existing and future state
21	boards and commissions.
22	(2) (a) State boards and commissions which are not
23	subject to the provisions of part 12 of article 3 of title 2,
24	C.R.S., or section 24-34-104 shall terminate according to the

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1 termination schedule outlined in subsection (9) of this
2 section.

3 (b) Upon termination, each state board or commission
4 shall continue in existence until December 31 of the year in
5 which such termination occurred for the purpose of winding up
6 affairs. During the wind-up period, termination shall not
7 reduce or otherwise limit the powers or authority of each
8 respective board or commission. After said wind-up period,
9 each board or commission shall cease all activities.

10 (3) The life of any board or commission scheduled for 11 termination pursuant to the provisions of this section may be 12 continued by the general assembly for periods not to exceed 13 Any board or commission created or reestablished ten vears. 14 on or after July 1, 1991, which is not subject to the 15 provisions of part 12 of article 3 of title 2, C.R.S., or 16 section 24-34-104 shall have a life not to exceed six years, 17 and the statutory authorization for the board or commission 18 shall contain a corresponding termination provision. Such 19 newly created or reestablished boards and commissions shall be 20 subject to the provisions of this section.

(4) (a) In accordance with the joint rules of the senate
and the house of representatives, joint committees of
reference shall review during each regular session all boards
and commissions which are:

25 (I) (A) Within the principal departments of state
26 government for which each joint committee of reference has

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1 oversight responsibilities; or

2 (B) Within the office of the governor; or

3 (C) Within the legislative department; and

4 (II) Scheduled to automatically terminate during the 5 next succeeding interim pursuant to the provisions of this 6 section.

The joint rules of the senate and the house of 7 (b) representatives shall specify which joint committee 8 or committees of reference shall review any boards 9 and 10 commissions within the office of the governor or within the legislative department. 11

12 (5) The powers, duties, and functions of each board and 13 commission shall be reviewed by the appropriate joint 14 committee of reference in order to evaluate the public need 15 for continuance of such board or commission and whether the 16 public need would be better served by the elimination, 17 reassignment, or expansion of said powers, duties, and 18 functions.

(6) (a) (I) For purposes of review pursuant to
subsection (5) of this section, each board and commission
shall submit the following information to the appropriate
joint committee of reference:

23 (A) The names of the current members of the board or24 commission;

(B) All revenues and all expenditures of the board or
commission, including but not limited to expenses, per diem

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1 paid to members, and any travel expenses;

2 (C) The dates all meetings of the board or commission
3 were held and the number of members attending the meetings;

4 (D) A listing of all powers, duties, and functions of5 the board or commission;

6 (E) The reasons why the board or commission should be7 continued; and

8 (F) Any additional information which the joint committee9 of reference deems necessary and appropriate.

10 (II) All information required by subparagraph (I) of 11 this paragraph (a) shall be for the then current fiscal year 12 as well as the prior fiscal year and shall be submitted to the 13 appropriate joint committee of reference before July 1 of the 14 year preceding the year in which the board or commission is 15 scheduled for termination.

16 (b) The joint committees of reference shall conduct a
17 hearing for each board and commission that submits the
18 information required by paragraph (a) of this subsection (6).

19 (7) This section shall not cause the dismissal of any 20 claim or right of a person through or against any such board 21 or commission or any claim or right of a board or commission 22 which has ceased its activities pursuant to this section which 23 is or may be subject to litigation. Any person may pursue 24 said claim or right through or against the department in which 25 such board or commission is located, and said claim or right 26 of a board or commission which has ceased its activities shall

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be assumed by the specific department. Nothing in this
 section shall interfere with the general assembly otherwise
 considering legislation on any state board or commission or
 similar body.

5 (8) When a state board or commission is terminated 6 pursuant to the provisions of this section and the general 7 assembly reestablishes the state board or commission during 8 the wind-up period with substantially the same powers, duties, 9 and functions, the board or commission shall be deemed to have 10 been continued.

11 (9) The following dates are the dates for which the 12 statutory authorization for the designated boards and 13 commissions is scheduled for termination:

14 (a) July 1, 1992:

15 (I) The special funds board created pursuant to section
16 8-44-206 (2), C.R.S.;

(II) The special committee referred to in section 18 10-4-802, C.R.S., which determines the preconditions necessary 19 for the creation of the medical liability extraordinary loss 20 fund;

(III) The group specified in section 19-2-211 (1),
C.R.S., to develop a common assessment instrument and common
criteria for evaluating juveniles in custody;

(IV) The state council on the arts and humanities
created pursuant to article 9 of title 23, C.R.S.;

26 (V) The trustees of the state colleges in Colorado

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1 created pursuant to article 50 of title 23, C.R.S.;

2 (VI) The state housing board created pursuant to section
3 24-32-706;

4 (VII) The ex officio directors appointed pursuant to
5 section 24-82-703;

6 (VIII) The state advisory council on emergency medical
7 services created pursuant to section 25-3.5-104, C.R.S.;

8 (IX) The advisory committee on licensing of child care 9 facilities created pursuant to section 26-6-109 (1), C.R.S.;

10 (X) The wildlife commission created pursuant to section 11 33-1-103, C.R.S.;

12 (XI) The oil and gas conservation commission created 13 pursuant to section 34-60-104, C.R.S.;

14 (XII) The Colorado wine industry development board
15 created pursuant to article 29.5 of title 35, C.R.S.;

16 (XIII) The Colorado beef board created pursuant to 17 section 35-57-102, C.R.S.;

18 (XIV) The state highway commission created pursuant to
19 section 43-1-103, C.R.S.;

20 (XV) The highway legislation review committee created
21 pursuant to section 43-2-148, C.R.S.;

22 (b) July 1, 1993:

23 (I) The wage board established pursuant to section
24 8-6-109, C.R.S.;

25 (II) The state board of parole created pursuant to part
26 2 of article 2 of title 17, C.R.S.;

1 (III) The board of directors of university hospital 2 created pursuant to section 23-21-404 (1) (b), C.R.S.;

3 (IV) The state board for community colleges and
4 occupational education created pursuant to section 23-60-104,
5 C.R.S.;

6 (V) The incentive award suggestion system board created
7 pursuant to part 8 of article 30 of this title;

8 (VI) The committee appointed for the purpose of studying
9 the problems which exist in unincorporated areas pursuant to
10 section 24-32-112;

(VII) The Colorado lottery commission created pursuant
 to section 24-35-207;

13 (VIII) The state deferred compensation committee created
14 pursuant to section 24-52-102;

15 (IX) The committee on hazardous waste regulation created
16 pursuant to section 25-15-302 (1), C.R.S.;

17 (X) The advisory boards appointed pursuant to section
18 27-1-102 (4), C.R.S.;

19 (XI) The board of parks and outdoor recreation created
20 pursuant to section 33-10-103, C.R.S.;

(XII) Any advisory committee to the mined land
reclamation board concerning surface coal mining created
pursuant to section 34-33-130 (3), C.R.S.;

(XIII) The state central filing system board created
pursuant to section 35-15-102, C.R.S.;

26 (XIV) The advisory committee to the commissioner of

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1 agriculture concerning the beekeeping industry created 2 pursuant to section 35-25-104, C.R.S.; 3 (XV) The legislative commission on low income energy 4 assistance created pursuant to section 40-8.5-103.5, C.R.S.; (c) July 1, 1994: 5 6 (I) The council of advisors on consumer credit created 7 pursuant to part 3 of article 6 of title 5, C.R.S.; 8 (II) The commission on consumer credit created pursuant 9 to part 4 of article 6 of title 5, C.R.S.; 10 (III) The executive committee to the state board of 11 education created pursuant to section 22-8-104, C.R.S.; 12 (IV) The board of visitors of university hospital 13 created pursuant to section 23-21-405, C.R.S.; 14 (V) Any college advisory council created pursuant to 15 section 23-60-206, C.R.S.; 16 (VI) The commission on information management created pursuant to part 17 of article 30 of this title; 17 18 (VII) The total compensation advisory council created 19 pursuant to section 24-50-104 (2) (c) (II); 20 (VIII) The state hazardous waste siting council created 21 pursuant to section 25-15-218, C.R.S.; 22 merit system council created pursuant to (IX) The 23 section 26-1-120 (2), C.R.S.; 24 (X) The interagency council appointed pursuant to 25 section 27-1-102 (3), C.R.S.; 26 (XI) The Colorado aeronautical board created pursuant to -511 section 28-6-104, C.R.S.;

2 (XII) The Colorado recreational trails committee created
3 pursuant to section 33-11-105, C.R.S.;

4 (XIII) The energy impact assistance advisory committee 5 created pursuant to section 34-63-102 (5) (b), C.R.S.;

6 (XIV) The boards of control established by any marketing
7 order issued by the commissioner of agriculture pursuant to
8 section 35-28-107, C.R.S.;

9 (XV) The medical advisory board created pursuant to part 10 3 of article 2 of title 42, C.R.S.;

11 (d) July 1, 1995:

12 (I) The anatomical board of the state of Colorado
13 created pursuant to section 12-34-201, C.R.S.;

14 (II) The correctional industries advisory committee
15 created pursuant to section 17-24-104, C.R.S.;

16 (III) The juvenile parole board created pursuant to 17 section 19-2-1201, C.R.S.;

18 (IV) The commission on access to adoption information
19 appointed pursuant to section 19-5-303, C.R.S.;

20 (V) The Colorado commission on higher education created 21 pursuant to article 1 of title 23, C.R.S.;

(VI) The advisory committee to the commission on higher
education created pursuant to article 1 of title 23, C.R.S.;

24 (VII) The state administrative organization board
25 created pursuant to section 24-1.5-102;

26 (VIII) The state claims board created pursuant to

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1 section 24-30-1508;

2 (IX) The governor's disaster emergency council created
3 pursuant to section 24-33.5-704 (3);

4 (X) The Colorado commission on Indian affairs created
5 pursuant to article 44 of title 24, C.R.S.;

6 (XI) The state board of health created pursuant to
7 section 25-1-103, C.R.S.;

8 (XII) The state board of social services created
9 pursuant to section 26-1-107, C.R.S.;

10 (XIII) The committee serving as technical adviser to the
11 department of agriculture pursuant to section 35-27-101 (5),
12 C.R.S.;

13 (XIV) The state soil conservation board created pursuant
14 to section 35-70-103, C.R.S.;

15 (XV) The ground water commission created pursuant to
16 section 37-90-104, C.R.S.;

17 (e) July 1, 1996:

18 (I) The child support commission created pursuant to
19 section 14-10-115 (18), C.R.S.;

20 (II) The Colorado commission on parole guidelines
21 created pursuant to section 17-22.5-303.5, C.R.S.;

22 (III) The sickle-cell anemia advisory committee created
23 pursuant to part 2 of article 21 of title 23, C.R.S.;

24 (IV) The victims assistance and law enforcement advisory
25 board created pursuant to section 24-33.5-508;

26 (V) The Colorado land use commission created pursuant to

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1 article 65 of this title;

2 (VI) The board of directors of the state historical 3 society as specified in section 24-80-204; 4 (VII) The commission on family medicine created pursuant 5 to part 9 of article 1 of title 25, C.R.S.; 6 (VIII) The radiation advisory committee created pursuant 7 to section 25-11-105, C.R.S.; 8 (IX) The board of medical consultants appointed pursuant to section 27-1-103 (3), C.R.S.; 9 10 (X) The state agricultural commission created pursuant 11 to section 35-1-105, C.R.S.; 12 (XI) The Colorado sheep and wool board created pursuant 13 to section 35-57.5-103, C.R.S.; 14 (XII) The irrigation district commission created 15 pursuant to section 37-42-116, C.R.S.; 16 (XIII) The Colorado water conservation board created 17 pursuant to article 60 of title 37, C.R.S.; 18 (XIV) The board of assessment appeals created pursuant 19 to section 39-2-123, C.R.S.; 20 (f) July 1, 1997: 21 (I) The public defender commission created pursuant to 22 section 21-1-101, C.R.S.; 23 state certificated (II) The advisory personnel 24 performance evaluation council created pursuant to section 25 22-9-105, C.R.S.;

26 (III) The advisory committee to the school of medicine

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concerning the hemophilia treatment center created pursuant to
 part 3 of article 21 of title 23, C.R.S.;

3 (IV) The state board of agriculture created pursuant to
4 section 23-30-101, C.R.S.;

5 (V) The board of trustees for the university of northern
6 Colorado created pursuant to section 23-40-104, C.R.S.;

7 (VI) The board of trustees of the Colorado school of
8 mines created pursuant to section 23-41-102, C.R.S.;

9 (VII) The bond allocations committee created pursuant to
10 section 24-32-1707 (3);

11 (VIII) The peace officers standards and training board 12 created pursuant to section 24-33.5-304;

13 (IX) The air quality control commission created pursuant
14 to section 25-7-104, C.R.S.;

15 (X) The advisory committee to the department of health
16 concerning personal care boarding homes created pursuant to
17 section 25-27-110, C.R.S.;

18 (XI) The advisory committee to the executive director of 19 the department of social services concerning a system of 20 prospective payments for vendors' services created pursuant to 21 section 26-4-110 (1) (c) (I), C.R.S.;

(XII) The mined land reclamation board created pursuant
to section 34-32-105, C.R.S.;

24 (XIII) The advisory committees created pursuant to
25 section 35-1-106 (1) (i), C.R.S.;

26 (XIV) The state board of stock inspection commissioners

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1 created pursuant to article 41 of title 35, C.R.S.;

2 (XV) The state board of examiners of water well
3 construction and pump installation contractors created
4 pursuant to section 37-91-103, C.R.S.

5 SECTION 2. Part 3 of article 3 of title 2, Colorado
6 Revised Statutes, 1980 Repl. Vol., as amended, is amended BY
7 THE ADDITION OF A NEW SECTION to read:

2-3-312. Legislative intent - creation of data base 8 9 regarding state boards and commissions. (1) The general 10 assembly hereby finds and declares that there currently exists a significant number of boards and commissions in state 11 12 government; that such number increases annually due to the 13 creation of additional boards and commissions: that, due to the passage of time, some boards and commissions become 14 15 obsolete or unnecessary; that legislative oversight of the 16 creation and existence of such boards and commissions is 17 desirable in order to obtain cost-effective and efficient 18 state government; and that the collection of data concerning 19 state boards and commissions in one central location is 20 necessary and desirable in order to perform such oversight and 21 to ensure that the needs of the state of Colorado are being 22 served by such boards and commissions.

(2) The legislative council shall establish a data base
consisting of information regarding boards and commissions in
state government. Such data base shall be compiled and
maintained on a computerized information retrieval system and,

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1 except as otherwise provided in this subsection (2), shall 2 include, but shall not be limited to, information relating to 3 commissions in the following areas: state boards and 4 Creation; appointments; powers, duties, and functions; control 5 of revenues; and costs. The director of research may request any additional information as deemed reasonable and necessary 6 to adequately monitor such boards and commissions. State 7 8 boards and commissions and the departments in which they are 9 located shall provide such information as may be requested by 10 the legislative council for purposes of this subsection (2).

SECTION 3. Part 3 of article 6 of title 5, Colorado
 Revised Statutes, as amended, is amended BY THE ADDITION OF A
 NEW SECTION to read:

14 5-6-305. <u>Termination of council</u>. The provisions of 15 section 24-3.7-101, C.R.S., concerning the termination 16 schedule for specified state boards and commissions, unless 17 extended as provided in said section, shall be applicable to 18 the council of advisors on consumer credit created pursuant to 19 this part 3.

20 SECTION 4. Part 4 of article 6 of title 5, Colorado 21 Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION 22 to read:

5-6-403. <u>Termination of commission</u>. The provisions of
section 24-3.7-101, C.R.S., concerning the termination
schedule for specified state boards and commissions, unless
extended as provided in said section, shall be applicable to

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the commission on consumer credit created pursuant to this
 part 4.

3 SECTION 5. 8-6-109, Colorado Revised Statutes, 1986 4 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 5 read:

6 8-6-109. <u>Methods of establishing minimum wages - wage</u> 7 <u>board established - termination</u>. (4) The provisions of 8 section 24-3.7-101, C.R.S., concerning the termination 9 schedule for specified state boards and commissions, unless 10 extended as provided in said section, shall be applicable to 11 the wage board created pursuant to this section.

SECTION 6. 8-44-206 (2), Colorado Revised Statutes, 1986
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
PARAGRAPH to read:

15 8-44-206. <u>Guaranty fund and immediate payment fund</u>. 16 (2) <u>Creation of special funds board - duties - termination</u>. 17 (e) The provisions of section 24-3.7-101, C.R.S., concerning 18 the termination schedule for specified state boards and 19 commissions, unless extended as provided in said section, 20 shall be applicable to the special funds board created 21 pursuant to this subsection (2).

SECTION 7. 10-4-802, Colorado Revised Statutes, 1987
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

25 10-4-802. Determination of unavailability in the
 26 foreseeable future is precondition necessary to creation of

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1 <u>fund - termination of committee</u>. (2) The provisions of 2 section 24-3.7-101, C.R.S., concerning the termination 3 schedule for specified state boards and commissions, unless 4 extended as provided in said section, shall be applicable to 5 the special committee referred to in this section.

6 SECTION 8. 12-34-201, Colorado Revised Statutes, 1985 7 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 8 read:

9 12-34-201. Board for distribution of unclaimed human 10 bodies - termination. (3) The provisions of section 11 24-3.7-101, C.R.S., concerning the termination schedule for 12 specified state boards and commissions, unless extended as 13 provided in said section, shall be applicable to the 14 anatomical board of the state of Colorado created pursuant to 15 this section.

SECTION 9. 14-10-115 (18), Colorado Revised Statutes,
17 1987 Repl. Vol., as amended, is amended BY THE ADDITION OF A
NEW PARAGRAPH to read:

19 14-10-115. Child support - guidelines - schedule of 20 basic child support obligations. (18) Commission created -21 (d) The provisions of section 24-3.7-101, termination. 22 C.R.S., concerning the termination schedule for specified 23 state boards and commissions, unless extended pursuant to said 24 section, shall be applicable to the child support commission 25 created pursuant to this subsection (18).

26 SECTION 10. Part 2 of article 2 of title 17, Colorado

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Revised Statutes, 1986 Repl. Vol., as amended, is amended BY
 THE ADDITION OF A NEW SECTION to read:

3 17-2-217. <u>Termination of board</u>. The provisions of
4 section 24-3.7-101, C.R.S., concerning the termination
5 schedule for specified state boards and commissions, unless
6 extended as provided in said section, shall be applicable to
7 the state board of parole created pursuant to this part 2.

8 SECTION 11. 17-22.5-303.5 (7), Colorado Revised
9 Statutes, 1986 Repl. Vol., as amended, is amended BY THE
10 ADDITION OF A NEW PARAGRAPH to read:

11 17-22.5-303.5. <u>Parole guidelines - commission created -</u> 12 <u>termination</u>. (7) (c) The provisions of section 24-3.7-101, 13 C.R.S., concerning the termination schedule for specified 14 state boards and commissions, unless extended as provided in 15 said section, shall be applicable to the Colorado commission 16 on parole guidelines created pursuant to this subsection (7).

SECTION 12. 17-22.5-404 (7), Colorado Revised Statutes,
18 1986 Repl. Vol., as amended, is amended BY THE ADDITION OF A
NEW PARAGRAPH to read:

20 17-22.5-404. Parole guidelines - commission created -21 termination. (7) (c) The provisions of section 24-3.7-101, 22 C.R.S., concerning the termination schedule for specified state board and commissions, unless extended as provided in 23 24 said section, shall be applicable to the correctional 25 industries advisory committee created pursuant to this 26 subsection (7).

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SECTION 13. 17-24-104, Colorado Revised Statutes, 1986
 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
 SUBSECTION to read:

17-24-104. Creation of division of 4 correctional 5 industries and advisory committee - termination. (5) The provisions of section 24-3.7-101, C.R.S., concerning the 6 7 termination schedule for specified state boards and 8 commissions, unless extended as provided in said section, shall be applicable to the correctional industries advisory 9 10 committee created pursuant to subsection (2) of this section. SECTION 14. 19-2-211 (1), Colorado Revised Statutes, 11 12 1986 Repl. Vol., as amended, is amended to read:

19-2-211. Common assessment instrument 13 and common criteria for juveniles taken into temporary custody -14 termination. (1) (a) The department of institutions, the 15 16 department, the department of social services. judicial 17 including representatives of the directors of county 18 departments of social services, the department of education, 19 representatives of district attorneys, sheriffs from each 20 congressional district, and two representatives of 21 communities, who shall be appointed by the governor, shall 22 develop a common assessment instrument to evaluate and assess 23 juveniles taken into temporary custody in a uniform and 24 consistent manner and shall also develop common criteria and 25 quidelines which shall be used to determine whether placement 26 release of a juvenile is appropriate based on the or

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1 juvenile's assessment and, if a juvenile is not released, to 2 determine the appropriate level and type of placement for a juvenile based on his assessment. The common criteria and 3 guidelines shall be designed to consider such factors as 4 5 whether the juvenile is a danger to himself or to others and 6 whether the juvenile constitutes a risk of escape and shall be 7 used to determine what kind of security is appropriate for the 8 particular juvenile, including the use of the least restrictive setting, whenever appropriate. Any variations from 9 10 the common criteria and guidelines shall be approved by the 11 court.

(b) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S.,
CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS
AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
SHALL BE APPLICABLE TO THE GROUP SPECIFIED IN THIS SUBSECTION
(1) TO DEVELOP A COMMON ASSESSMENT INSTRUMENT AND COMMON
CRITERIA FOR EVALUATING JUVENILES IN CUSTODY.

SECTION 15. 19-2-1201, Colorado Revised Statutes, 1986
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

19-2-1201. Juvenile parole board - creation - membership
<u>- termination</u>. (7) The provisions of section 24-3.7-101,
C.R.S., concerning the termination schedule for specified
state boards and commissions, unless extended as provided in
said section, shall be applicable to the juvenile parole board
created pursuant to this section.

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SECTION 16. 19-5-303, Colorado Revised Statutes, 1986
 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
 SUBSECTION to read:

19-5-303. <u>Commission created - duties - termination</u>.
(5) The provisions of section 24-3.7-101, C.R.S., concerning
the termination schedule for specified state boards and
commissions, unless extended as provided in said section,
shall be applicable to the commission created pursuant to this
section.

10 SECTION 17. 21-1-101, Colorado Revised Statutes, 1986 11 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 12 read:

13 21-1-101. <u>Public defender - policy - commission -</u>
14 <u>termination</u>. (6) The provisions of section 24-3.7-101,
15 C.R.S., concerning the termination schedule for specified
16 state boards and commissions, unless extended as provided in
17 said section, shall be applicable to the public defender
18 commission created pursuant to this section.

SECTION 18. 22-8-104, Colorado Revised Statutes, 1988
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

22 22-8-104. <u>Executive committee - duties - termination</u>. 23 (2) The provisions of section 24-3.7-101, C.R.S., concerning 24 the termination schedule for specified state boards and 25 commissions, unless extended as provided in said section, 26 shall be applicable to the executive committee created

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1 pursuant to this section.

2 SECTION 19. 22-9-105, Colorado Revised Statutes, 1988
3 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
4 SUBSECTION to read:

5 22-9-105. State certificated personnel performance 6 evaluation council created - duties - termination. (5) The 7 provisions of section 24-3.7-101, C.R.S., concerning the 8 termination schedule for specified state boards and 9 commissions, unless extended as provided in said section, be applicable to the advisory state certificated 10 shall 11 personnel performance evaluation council created pursuant to 12 this section.

SECTION 20. Article 1 of title 23, Colorado Revised
Statutes, 1988 Repl. Vol., as amended, is amended BY THE
ADDITION OF A NEW SECTION to read:

16 23-1-119. <u>Termination of commission - committee</u>. The 17 provisions of section 24-3.7-101, C.R.S., concerning the 18 termination schedule for specified state boards and 19 commissions, unless extended as provided in that section, 20 shall be applicable to the commission and the advisory 21 committee to the commission created pursuant to this article.

22 SECTION 21. Article 9 of title 23, Colorado Revised 23 Statutes, 1988 Repl. Vol., as amended, is amended BY THE 24 ADDITION OF A NEW SECTION to read:

25 23-9-108. <u>Termination of council</u>. The provisions of
26 section 24-3.7-101, C.R.S., concerning the termination

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schedule for specified state boards and commissions, unless
 extended as provided in said section, shall be applicable to
 the council created pursuant to this article.

SECTION 22. Part 2 of article 21 of title 23, Colorado
Revised Statutes, 1988 Repl. Vol., as amended, is amended BY
THE ADDITION OF A NEW SECTION to read:

7 23-21-205. <u>Termination of committee</u>. The provisions of
8 section 24-3.7-101, C.R.S., concerning the termination
9 schedule for specified state boards and commissions, unless
10 extended as provided in said section, shall be applicable to
11 the committee created pursuant to this part 2.

SECTION 23. Part 3 of article 21 of title 23, Colorado
Revised Statutes, 1988 Repl. Vol., as amended, is amended BY
THE ADDITION OF A NEW SECTION to read:

15 23-21-305. <u>Termination of committee</u>. The provisions of 16 section 24-3.7-101, C.R.S., concerning the termination 17 schedule for specified state boards and commissions, unless 18 extended as provided in said section, shall be applicable to 19 the committee created pursuant to this part 3.

20 SECTION 24. 23-21-404 (1) (b), Colorado Revised 21 Statutes, 1988 Repl. Vol., as amended, is amended to read:

22 23-21-404. <u>Corporation attributes - board of directors -</u> 23 <u>termination of board</u>. (1) (b) (I) The corporation shall be 24 governed by a board of directors composed of nine directors 25 appointed by the regents. One member, who shall be confirmed 26 by the senate, shall be appointed from each congressional

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district. Not more than three members of the board shall be 1 2 employees of the university of Colorado or of the corporation. Directors appointed by the regents shall serve staggered terms 3 Of those first appointed, four shall serve 4 of four years. 5 terms of two years, and five shall serve terms of four years. 6 Any vacancy created by the failure of any director to complete 7 his term shall be filled by the regents for the remainder of 8 the unexpired term. Nothing in this paragraph (b) shall be 9 construed to limit the power of the regents to remove any director at any time. 10

(II) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S.,
 CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS
 AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
 SHALL BE APPLICABLE TO THE BOARD OF DIRECTORS CREATED PURSUANT
 TO THIS PARAGRAPH (b).

SECTION 25. 23-21-405, Colorado Revised Statutes, 1988
Repl. Vol., as amended, is amended to read:

23-21-405. Board of visitors - termination. (1) There 18 19 is hereby established a board of visitors which shall review 20 and report every two years to the board, the regents, the 21 general assembly, and the governor on the provision of care to 22 the medically indigent and on the expenditure of state funds 23 under any contract or agreement with the corporation. The 24 board of visitors shall be composed of the members of the 25 committee together with four members legislative audit 26 appointed by the governor. Members appointed by the governor

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1 shall serve staggered terms of four years, and those first 2 appointed shall be appointed in such a manner as to provide 3 for one vacancy each year. All meetings of the board of 4 visitors shall comply with the provisions of part 4 of article 5 6 of title 24, C.R.S. Staff assistance to the board of 6 visitors will be provided by the state auditor.

7 (2) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S.,
8 CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS
9 AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
10 SHALL BE APPLICABLE TO THE BOARD OF DIRECTORS AND THE BOARD OF
11 VISITORS CREATED PURSUANT TO THIS SECTION.

SECTION 26. 23-30-101, Colorado Revised Statutes, 1988
Repl. Vol., is amended to read:

14 23-30-101. State board of agriculture - termination. 15 (1) A board is hereby constituted and established which shall 16 be known by the name and title of the state board of agriculture. It shall consist of a total of fifteen members. 17 18 Six of the offices shall be advisory, without the right to 19 vote. One shall be filled by an elected officer of the 20 student body who is a full-time junior or senior student at 21 Colorado state university, one by an elected officer of the 22 faculty council of Colorado state university having the rank 23 of associate professor or higher, one by an elected officer of the faculty council of Fort Lewis college, one by an elected 24 officer of the student body who is a full-time junior or 25 26 senior student at Fort Lewis college, one by an elected

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officer of the student body who is a full-time junior or 1 2 senior student at the university of southern Colorado, and one 3 by an elected officer of the faculty council of the university 4 of southern Colorado having the rank of associate professor or higher. The six advisory members shall be elected by their 5 respective governing bodies from their membership. The terms 6 7 of these advisory offices shall be for one academic year. 8 Commencing with appointments made in 1974 and subsequent years, the remaining nine members, at least two of whom shall 9 10 have some connection with agriculture, shall be appointed by 11 the governor, with the consent of the senate, for basic terms 12 of four years, although interim appointments may be made for lesser periods so that at least two of the nine terms will 13 expire in each calendar year. No person, elected under this 14 section, shall serve on the board for more than two terms, 15 regardless of the length of the terms; except that a member 16 of the board, whether elected or appointed, may continue to 17 until his successor is elected or appointed and serve 18 19 qualified. For the purposes of this section, "full-time 20 student" means the same as it does in the respective 21 institutions.

(2) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S.,
CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS
AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
SHALL BE APPLICABLE TO THE STATE BOARD OF AGRICULTURE CREATED
PURSUANT TO THIS SECTION.

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SECTION 27. 23-40-104, Colorado Revised Statutes, 1988
 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
 read:

4 23-40-104. Board of trustees - termination. (3) The provisions of section 24-3.7-101, C.R.S., concerning the 5 termination schedule for specified state 6 boards and 7 commissions, unless extended as provided in said section. be applicable to the board of trustees for the 8 shall 9 university of northern Colorado created pursuant to this 10 section.

SECTION 28. 23-41-102, Colorado Revised Statutes, 1988
 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
 read:

14 23-41-102. <u>Board of trustees - term - termination</u>. 15 (3) The provisions of section 24-3.7-101, C.R.S., concerning 16 the termination schedule for specified state boards and 17 commissions, unless extended as provided in that section, 18 shall be applicable to the board of trustees of the Colorado 19 school of mines created pursuant to this section.

20 SECTION 29. Article 50 of title 23, Colorado Revised 21 Statutes, 1988 Repl. Vol., as amended, is amended BY THE 22 ADDITION OF A NEW SECTION to read:

23 23-50-114. <u>Termination of board</u>. The provisions of
24 section 24-3.7-101, C.R.S., concerning the termination
25 schedule for specified state boards and commissions, unless
26 extended as provided in that section, shall be applicable to

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the board of trustees of the state colleges in Colorado
 created pursuant to this article.

3 SECTION 30. 23-60-104, Colorado Revised Statutes, 1988 4 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 5 read:

6 23-60-104. <u>State board for community colleges and</u> 7 <u>occupational education - student advisory council - state</u> 8 <u>advisory council - termination</u>. (5) The provisions of section 9 24-3.7-101, C.R.S., concerning the termination schedule for 10 specified state boards and commissions, unless extended as 11 provided in said section, shall be applicable to the board 12 created pursuant to this section.

SECTION 31. 23-60-206, Colorado Revised Statutes, 1988
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

16 23-60-206. <u>College advisory council - termination</u>. 17 (3) The provisions of section 24-3.7-101, C.R.S., concerning 18 the termination schedule for specified state boards and 19 commissions, unless extended as provided in said section, 20 shall be applicable to any college advisory council created 21 pursuant to this section.

22 SECTION 32. 24-1.5-102, Colorado Revised Statutes, 1988 23 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW 24 SUBSECTION to read:

25 24-1.5-102. <u>State administrative organization board -</u>
 26 <u>creation - duties - termination</u>. (4) The provisions of

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section 24-3.7-101, concerning the termination schedule for
 specified state boards and commissions, unless extended as
 provided in said section, shall be applicable to the board
 created pursuant to this section.

5 SECTION 33. Part 8 of article 30 of title 24, Colorado
6 Revised Statutes, 1988 Repl. Vol., as amended, is amended BY
7 THE ADDITION OF A NEW SECTION to read:

8 24-30-806. <u>Termination of board</u>. The provisions of 9 section 24-3.7-101, concerning the termination schedule for 10 specified state boards and commissions, unless extended as 11 provided in said section, shall be applicable to the board 12 created pursuant to this part 8.

SECTION 34. 24-30-1508, Colorado Revised Statutes, 1988
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

16 24-30-1508. State claims board - creation - termination. (3) The provisions of section 24-3.7-101, concerning the 17 18 termination schedule for specified state boards and commissions, unless extended as provided in said section, 19 shall be applicable to the board created pursuant to this 20 21 section.

SECTION 35. Part 17 of article 30 of title 24, Colorado
Revised Statutes, 1988 Repl. Vol., is amended BY THE ADDITION
OF A NEW SECTION to read:

25 24-30-1705. <u>Termination of commission</u>. The provisions of
26 section 24-3.7-101, concerning the termination schedule for

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specified state boards and commissions, unless extended as
 provided in said section, shall be applicable to the
 commission on information management created pursuant to this
 part 17.

5 SECTION 36. 24-32-112, Colorado Revised Statutes, 1988
6 Repl. Vol., is amended to read:

7 24-32-112. County powers relating to matters of local concern - report - termination of committee. (1) The 8 9 executive director of the department of local affairs shall 10 appoint a committee for the purpose of studying the problems 11 which exist in unincorporated areas, which problems relate to the ability of county governments to regulate matters of local 12 concern in such areas, including an examination of the need 13 14 for a grant of power to the counties to adopt ordinances and 15 establish fees applicable to such unincorporated areas. Any recommendations for such a grant of authority shall include 16 17 provisions for review by the general assembly from time to time. The committee shall make recommendations for statutory 18 19 changes which it deems necessary for counties to deal with 20 such problems. The committee shall be composed of as many 21 members as the executive director deems appropriate and shall include representatives of counties, municipalities, special 22 agriculture, and commerce and industry. 23 districts. The 24 executive director shall report the findings and recommendations of the committee to the general assembly no 25 later than November 15, 1988. No additional appropriations 26

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shall be made to the department of local affairs for the
 purpose of carrying out the provisions of this section for the
 fiscal years 1987-88 and 1988-89.

4 (2) THE PROVISIONS OF SECTION 24-3.7-101, CONCERNING THE
5 TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS AND
6 COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN THAT SECTION,
7 SHALL BE APPLICABLE TO THE COMMITTEE CREATED PURSUANT TO THIS
8 SECTION.

9 SECTION 37. 24-32-706, Colorado Revised Statutes, 1988 10 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 11 read:

12 24-32-706. <u>State housing board - termination</u>. (9) The 13 provisions of section 24-3.7-101, concerning the termination 14 schedule for specified state boards and commissions, unless 15 extended as provided in said section, shall be applicable to 16 the board created pursuant to this section.

SECTION 38. 24-32-1707 (3), Colorado Revised Statutes,
18 1988 Repl. Vol., is amended to read:

19 24-32-1707. Statewide balance - committee created -20 termination of committee. (3) (a) There is hereby created, 21 within the department, a bond allocations committee, composed 22 of nine members, as follows: The executive director, who shall act as chairman of the committee; four municipal or 23 county officials, one of whom shall represent a municipality 24 25 or county west of the continental divide; three citizens at 26 large, one of whom shall reside west of the continental

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1 representative of the state issuing divide: and one 2 authorities who shall be appointed annually and serve at the 3 pleasure of the governor. The four municipal or county officials and the three citizens at large shall be appointed 4 by the governor for terms not to exceed three years, and such 5 6 members shall serve at the pleasure of the governor. Any 7 vacancy occurring in the membership of the committee shall be filled by the governor by appointment for the unexpired term 8 9 of such member. The members of the committee shall serve without compensation; except that members shall be entitled to 10 reimbursement for actual and 11 The necessary expenses. executive director may convene the committee from time to time 12 13 as he deems necessary.

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14 (b) THE PROVISIONS OF SECTION 24-3.7-101, CONCERNING THE
15 TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS AND
16 COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
17 SHALL BE APPLICABLE TO THE BOND ALLOCATIONS COMMITTEE CREATED
18 PURSUANT TO THIS SUBSECTION (3).

SECTION 39. 24-33.5-304, Colorado Revised Statutes, 1988
Repl. Vol., is amended to read:

21 24-33.5-304. <u>Creation of board - termination</u>. (1) There 22 is hereby created the peace officers standards and training 23 board, referred to in this part 3 as the "P.O.S.T. board", 24 which shall consist of fifteen members. The chairman of the 25 P.O.S.T. board shall be the attorney general, and the 26 remaining members shall be the special agent in charge of the

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Denver division of the federal bureau of investigation, six 1 2 active chiefs of police from municipalities of this state, six active sheriffs from counties of this state, and one lay 3 Appointments of chiefs of police and sheriffs shall 4 member. 5 be made to provide for staggering of terms so that the terms of no more than two chiefs of police and two sheriffs expire 6 7 each year, and thereafter appointments shall be for terms of 8 three years. The governor shall appoint the chiefs of police 9 and sheriffs as members of the board and make appointments in 10 such a manner so that there is equal representation between 11 departments which have their own or which use another training 12 academy and departments which use the Colorado law enforcement 13 training academy. If any chief of police or sheriff vacates 14 his office during the term for which appointed to the P.O.S.T. 15 board, a vacancy on the board shall exist and shall be filled 16 by appointment by the governor for the unexpired term. The 17 lay member shall be appointed by the governor for a term of 18 three years, and any vacancy in his office on the board shall 19 likewise be filled for the unexpired term. The P.O.S.T. board 20 shall annually elect from its members a vice-chairman and a 21 secretary. The members of the P.O.S.T. board shall receive no 22 compensation for their services but may be reimbursed for all 23 actual and necessary expenses incurred in the performance of 24 their official duties.

25 (2) THE PROVISIONS OF SECTION 24-3.7-101, CONCERNING THE
 26 TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS AND

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COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
 SHALL BE APPLICABLE TO THE P.O.S.T. BOARD CREATED PURSUANT TO
 THIS SECTION.

SECTION 40. 24-33.5-508, Colorado Revised Statutes, 1988
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

7 24-33.5-508. <u>Advisory board - termination</u>. (5) The 8 provisions of section 24-3.7-101, concerning the termination 9 schedule for specified state boards and commissions, unless 10 extended as provided in said section, shall be applicable to 11 the board created pursuant to this section.

SECTION 41. 24-33.5-704 (3), Colorado Revised Statutes,
13 1988 Repl. Vol., is amended to read:

14 24-33.5-704. The governor and disaster emergencies council created - termination of council. (3) (a) There is 15 16 hereby created a governor's disaster emergency council. 17 referred to in this part 7 as the "council", consisting of not 18 less than six nor more than nine members. The attorney 19 general, the adjutant general, and the executive directors of 20 the following departments shall be members: Administration, 21 highways, public safety, and natural resources. The 22 additional members, if any, shall be appointed by the governor 23 from among the executive directors of the other departments. 24 The governor shall serve as chairman of the council, and a 25 majority shall constitute a quorum. The council shall meet at 26 the call of the governor and shall advise the governor and the

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1 director of the division of disaster emergency services on all 2 matters pertaining to the declaration of disasters and the disaster response and recovery activities of the 3 state However, nothing in the duties of the council 4 government. 5 shall be construed to limit the authority of the governor to act without the advice of the council when the situation calls 6 7 for prompt and timely action when disaster threatens or 8 exists.

9 (b) THE PROVISIONS OF SECTION 24-3.7-101, CONCERNING THE 10 TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS AND 11 COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION, 12 SHALL BE APPLICABLE TO THE COUNCIL CREATED PURSUANT TO THIS 13 SUBSECTION (3).

SECTION 42. 24-35-207, Colorado Revised Statutes, 1988 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to read:

17 <u>24-35-207. Colorado lottery commission - creation -</u>
<u>termination</u>. (9) The provisions of section 24-3.7-101,
19 concerning the termination schedule for specified state boards
20 and commissions, unless extended as provided in said section,
21 shall be applicable to the commission created pursuant to this
22 section.

23 SECTION 43. Article 44 of title 24, Colorado Revised
24 Statutes, 1988 Repl. Vol., is amended BY THE ADDITION OF A NEW
25 SECTION to read:

26 24-44-109. Termination of commission. The provisions of

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section 24-3.7-101, concerning the termination schedule for
 specified state boards and commissions, unless extended as
 provided in said section, shall be applicable to the
 commission created pursuant to this article.

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5 SECTION 44. 24-50-104 (2) (c) (II), Colorado Revised 6 Statutes, 1988 Repl. Vol., as amended, is amended BY THE 7 ADDITION OF A NEW SUB-SUBPARAGRAPH to read:

8 24-50-104. Classification and compensation. 9 (2) Compensation and benefits policy - council created termination. (c) (II) (C) The provisions 10 of section 11 24-3.7-101, concerning the termination schedule for specified 12 state boards and commissions, unless extended as provided in 13 said section, shall be applicable to the total compensation 14 advisory council created pursuant to this subparagraph (II).

15 SECTION 45. 24-52-102 (1), Colorado Revised Statutes,
16 1988 Repl. Vol., as amended, is amended BY THE ADDITION OF A
17 NEW PARAGRAPH to read:

18 24-52-102. <u>Deferred compensation plan - state deferred</u> 19 <u>compensation committee created - termination</u>. (1) (g) The 20 provisions of section 24-3.7-101, concerning the termination 21 schedule for specified state boards and commissions, unless 22 extended as provided in said section, shall be applicable to 23 the committee created pursuant to this subsection (1).

24 SECTION 46. Article 65 of title 24, Colorado Revised 25 Statutes, 1988 Repl. Vol., is amended BY THE ADDITION OF A NEW 26 SECTION to read:

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1 24-65-107. <u>Termination of commission</u>. The provisions of 2 section 24-3.7-101, concerning the termination schedule for 3 specified state boards and commissions, unless extended as 4 provided in said section, shall be applicable to the 5 commission created pursuant to this article.

SECTION 47. 24-80-204, Colorado Revised Statutes, 1988
7 Repl. Vol., is amended to read:

8 24-80-204. Employees - termination of board of directors. (1) The board of directors of the society shall 9 10 appoint its employees and fix their salaries, subject to the 11 provisions and exemptions of section 13 of article XII of the 12 state constitution; but, for the purposes of this part 2, all 13 officers, curators, assistant curators, and teachers of the 14 society, so designated by the board of directors, are hereby 15 declared, as a matter of legislative determination, to be 16 officers and teachers in an educational institution and 17 therefore not under the state personnel system.

18 (2) THE PROVISIONS OF SECTION 24-3.7-101, CONCERNING THE 19 TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS AND 20 COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION, 21 SHALL BE APPLICABLE TO THE BOARD AS SPECIFIED IN THIS SECTION. 22 SECTION 48. 24-82-703, Colorado Revised Statutes, 1988 23 Repl. Vol., is amended to read:

24 24-82-703. Lessor - ex officio directors - termination.
25 (1) The lessor under any additional lease-purchase agreement
26 entered into by the director pursuant to the provisions of

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1 this part 7 shall be a nonprofit corporation organized for the 2 purpose of becoming a lessor pursuant to the provisions of The controller, the director of the office of 3 this part 7. state planning and budgeting, and the director of research of 4 the legislative council shall serve ex officio as directors of 5 6 nonprofit corporation. The participation of such such 7 nonprofit corporation, and of the controller, the director of 8 the office of state planning and budgeting, and the director 9 of research of the legislative council, acting as directors of 10 such nonprofit corporation, shall not constitute a potential 11 conflicting interest, as such term is defined in section 12 18-8-308 (2), C.R.S.

13 (2) THE PROVISIONS OF SECTION 24-3.7-101, CONCERNING THE
14 TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS AND
15 COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
16 SHALL BE APPLICABLE TO THE EX OFFICIO DIRECTORS APPOINTED
17 PURSUANT TO THIS SECTION.

18 SECTION 49. 25-1-103, Colorado Revised Statutes, 1989
19 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
20 read:

21 25-1-103. <u>State board of health created - termination</u>.
22 (3) The provisions of section 24-3.7-101, C.R.S., concerning
23 the termination schedule for specified state boards and
24 commissions, unless extended as provided in said section,
25 shall be applicable to the board created pursuant to this
26 section.

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SECTION 50. Part 9 of article 1 of title 25, Colorado
 Revised Statutes, 1989 Repl. Vol., is amended BY THE ADDITION
 OF A NEW SECTION to read:

4 25-1-905. <u>Termination of commission</u>. The provisions of 5 section 24-3.7-101, C.R.S., concerning the termination 6 schedule for specified state boards and commissions, unless 7 extended as provided in said section, shall be applicable to 8 the commission created pursuant to this part 9.

9 SECTION 51. 25-3.5-104, Colorado Revised Statutes, 1989
10 Rep1. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
11 read:

12 25-3.5-104. <u>State advisory council - duties -</u> 13 <u>termination</u>. (7) The provisions of section 24-3.7-101, 14 C.R.S., concerning the termination schedule for specified 15 state boards and commissions, unless extended as provided in 16 said section, shall be applicable to the state advisory 17 council on emergency medical services created pursuant to this 18 section.

SECTION 52. 25-7-104, Colorado Revised Statutes, 1989
Rep1. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

22 25-7-104. <u>Air quality control commission created -</u>
23 <u>termination</u>. (10) The provisions of section 24-3.7-101,
24 C.R.S., concerning the termination schedule for specified
25 state boards and commissions, unless extended as provided in
26 said section, shall be applicable to the commission created

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1 pursuant to this section.

SECTION 53. 25-11-105, Colorado Revised Statutes, 1989
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

5 25-11-105. <u>Radiation advisory committee - termination</u>. 6 (3) The provisions of section 24-3.7-101, C.R.S., concerning 7 the termination schedule for specified state boards and 8 commissions, unless extended as provided in said section, 9 shall be applicable to the radiation advisory committee 10 created pursuant to this section.

11 SECTION 54. 25-15-218, Colorado Revised Statutes, 1989 12 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 13 read:

14 25-15-218. <u>State hazardous waste siting council -</u> 15 <u>composition - termination</u>. (7) The provisions of section 16 24-3.7-101, C.R.S., concerning the termination schedule for 17 specified state boards and commissions, unless extended as 18 provided in said section, shall be applicable to the council 19 created pursuant to this section.

20 SECTION 55. 25-15-302, Colorado Revised Statutes, 1989 21 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 22 read:

23 25-15-302. <u>Committee on hazardous waste regulation -</u>
 24 <u>creation - membership - termination - rules and regulations -</u>
 25 <u>promulgation by board</u>. (1.5) The provisions of section
 26 24-3.7-101, C.R.S., concerning the termination schedule for

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specified state boards and commissions, unless extended as
 provided in said section, shall be applicable to the committee
 created pursuant to subsection (1) of this section.

SECTION 56. 25-27-110, Colorado Revised Statutes, 1989
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

7 25-27-110. Advisory committee - termination. (4) The provisions of section 24-3.7-101, C.R.S., concerning the 8 9 termination schedule for specified state boards and commissions, unless extended as provided in said section, 10 11 shall applicable to the advisory committee to the be 12 department of health concerning personal care boarding homes 13 created pursuant to this section.

14 SECTION 57. 26-1-107, Colorado Revised Statutes, 1989 15 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 16 read:

17 26-1-107. <u>State board of social services - termination</u>.
18 (4) The provisions of section 24-3.7-101, C.R.S., concerning
19 the termination schedule for specified state boards and
20 commissions, unless extended as provided in said section,
21 shall be applicable to the state board created pursuant to
22 this section.

23 SECTION 58. 26-1-120, Colorado Revised Statutes, 1989 24 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 25 read:

26 26-1-120. Merit system - council created - termination.

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(4.5) The provisions of section 24-3.7-101, C.R.S.,
 concerning the termination schedule for specified state boards
 and commissions, unless extended as provided in said section,
 shall be applicable to the merit system council provided for
 pursuant to subsection (2) of this section.

6 SECTION 59. 26-4-110 (1) (c) (I), Colorado Revised 7 Statutes, 1989 Repl. Vol., as amended, is amended to read:

8 26-4-110. Vendors - advisory committee created termination - payments - rules. (1) (c) (I) (A) When the 9 10 state department receives approval pursuant to subparagraph 11 (II) of this paragraph (c), but no sooner than July 1, 1987, 12 the state department shall pay all licensed or certified hospitals under this article, except those hospitals operated 13 by the department of institutions, pursuant to a system of 14 15 prospective payment, generally based on the elements of the 16 medicare system of diagnosis-related groups. While developing 17 the system of prospective payment, the state department shall 18 constitute an advisory committee, whose members shall include 19 hospital providers and be appointed by the executive director. 20 The system of prospective payment shall consider utilizing the 21 system of children's diagnosis-related groups, as developed by 22 the national association of children's hospitals, for 23 pediatric hospitalization, unless the state board finds that 24 such groups are statistically invalid. If the state department 25 determines that the medicare system of diagnosis-related 26 groups has been expanded or revised sufficiently to reasonably

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1 apply to additional categories of vendors under this article 2 or if the state department develops a diagnosis-related groups 3 system for additional categories of vendors, which system 4 includes hospitals operated by the department of institutions, the state department shall begin payment to such 5 then 6 categories of vendors under this article pursuant to the 7 system of prospective payment developed under this paragraph (c). The state department shall develop and administer a 8 9 system for assuring appropriate utilization and quality of 10 care provided by those vendors who are reimbursed pursuant to 11 system of prospective payment developed under this the 12 paragraph (c). The state department shall promulgate rules 13 and regulations to provide for the implementation of this 14 paragraph (c).

(B) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S.,
CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS
AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
SHALL BE APPLICABLE TO THE ADVISORY COMMITTEE CREATED PURSUANT
TO THIS SUBPARAGRAPH (I).

20 SECTION 60. 26-6-109 (1), Colorado Revised Statutes, 21 1989 Repl. Vol., as amended, is amended BY THE ADDITION OF A 22 NEW PARAGRAPH to read:

23 26-6-109. <u>Advisory committee - termination - institutes</u>.
24 (1) (f) The provisions of section 24-3.7-101, C.R.S.,
25 concerning the termination schedule for specified state boards
26 and commissions, unless extended as provided in said section,

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shall be applicable to the advisory committee on licensing of
 child care facilities created pursuant to this subsection (1).
 SECTION 61. 27-1-102 (3) and (4), Colorado Revised
 Statutes, 1989 Repl. Vol., are amended to read:

5 27-1-102. Executive director - division heads -6 interagency council - advisory boards - termination of council and advisory boards. (3) (a) The governor may appoint an 7 8 interagency council to serve at his pleasure, to be composed 9 of such representatives as he may select from the departments 10 of health. labor employment, social and services. 11 institutions, personnel, and such other state officers and 12 officials as he may deem appropriate.

(b) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S.,
CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS
AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
SHALL BE APPLICABLE TO THE INTERAGENCY COUNCIL APPOINTED
PURSUANT TO THIS SUBSECTION (3).

18 (4) (a) The governor may appoint advisory boards to 19 consult with the executive director and the chief officer of any institution within the jurisdiction of the department. 20 Any such advisory board shall consist of not less than five 21 22 nor more than fifteen persons recognized or known to be 23 interested and informed in the area of the said institution's 24 purpose and function. Members of such boards shall serve 25 without compensation but may be reimbursed for actual and 26 necessary expenses incurred in attending regular meetings.

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Said boards shall meet quarterly and during any interim on
 call of the executive director.

3 (b) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S.,
4 CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS
5 AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION,
6 SHALL BE APPLICABLE TO ADVISORY BOARDS APPOINTED PURSUANT TO
7 THIS SUBSECTION (4).

8 SECTION 62. 27-1-103 (3), Colorado Revised Statutes,
9 1989 Repl. Vol., is amended BY THE ADDITION OF A NEW PARAGRAPH
10 to read:

11 27-1-103. Duties of executive director - governor 12 acquire water rights - board of medical consultants -13 termination. (3) (f) The provisions of section 24-3.7-101, 14 C.R.S., concerning the termination schedule for specified 15 state boards and commissions, unless extended as provided in 16 said section, shall be applicable to the board of medical 17 consultants appointed by the executive director pursuant to 18 this subsection (3).

SECTION 63. 28-6-104, Colorado Revised Statutes, 1989
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

22 28-6-104. <u>Colorado aeronautical board - created -</u>
23 <u>termination</u>. (3) The provisions of section 24-3.7-101,
24 C.R.S., concerning the termination schedule for specified
25 state boards and commissions, unless extended as provided in
26 said section, shall be applicable to the Colorado aeronautical

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1 board created pursuant to this section.

2 SECTION 64. 33-1-103, Colorado Revised Statutes, 1984
3 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
4 SUBSECTION to read:

5 33-1-103. Wildlife commission - termination. (10) The 6 provisions of section 24-3.7-101, C.R.S., concerning the 7 termination schedule for specified state boards and 8 commissions, unless extended as provided in said section, 9 shall be applicable to the commission created pursuant to this 10 section.

11 SECTION 65. 33-10-103, Colorado Revised Statutes, 1984 12 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 13 read:

14 33-10-103. <u>Division and board created - termination of</u> 15 <u>board</u>. (3) The provisions of section 24-3.7-101, C.R.S., 16 concerning the termination schedule for specified state boards 17 and commissions, unless extended as provided in said section, 18 shall be applicable to the board of parks and outdoor 19 recreation created pursuant to this section.

20 SECTION 66. 33-11-105, Colorado Revised Statutes, 1984 21 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW 22 SUBSECTION to read:

33-11-105. <u>Recreational trails committee - termination</u>.
(4) The provisions of section 24-3.7-101, C.R.S., concerning
the termination schedule for specified state boards and
commissions, unless extended as provided in said section,

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shall be applicable to the committee created pursuant to this
 section.

3 SECTION 67. 34-32-105, Colorado Revised Statutes, 1984
4 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
5 SUBSECTION to read:

6 34-32-105. <u>Division of mined land reclamation - mined</u> 7 <u>land reclamation board - created - termination</u>. (5) The 8 provisions of section 24-3.7-101, C.R.S., concerning the 9 termination schedule for specified state boards and 10 commissions, unless extended as provided in said section, 11 shall be applicable to the board created pursuant to this 12 section.

SECTION 68. 34-33-130 (3), Colorado Revised Statutes,
14 1984 Repl. Vol., as amended, is amended BY THE ADDITION OF A
NEW PARAGRAPH to read:

16 34-33-130. <u>Data inventory - advisory committee -</u> 17 <u>termination</u>. (3) (d) The provisions of section 24-3.7-101, 18 C.R.S., concerning the termination schedule for specified 19 state boards and commissions, unless extended as provided in 20 said section, shall be applicable to any advisory committee to 21 the mined land reclamation board created pursuant to this 22 subsection (3).

23 SECTION 69. 34-60-104, Colorado Revised Statutes, 1984
24 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
25 SUBSECTION to read:

26 34-60-104. Oil and gas conservation commission - report

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<u>publication - termination</u>. (5) The provisions of section
 24-3.7-101, C.R.S., concerning the termination schedule for
 specified state boards and commissions, unless extended as
 provided in said section, shall be applicable to the
 commission created pursuant to this section.

6 SECTION 70. 34-63-102 (5) (b), Colorado Revised 7 Statutes, 1984 Repl. Vol., as amended, is amended BY THE 8 ADDITION OF A NEW SUBPARAGRAPH to read:

9 34-63-102. <u>Creation of mineral leasing fund -</u> 10 <u>distribution - advisory committee - termination</u>. 11 (5) (b) (III) The provisions of section 24-3.7-101, C.R.S., 12 concerning the termination schedule for specified state boards 13 and commissions, unless extended as provided in said section, 14 shall be applicable to the energy impact assistance advisory 15 committee created pursuant to this paragraph (b).

16 SECTION 71. 35-1-105, Colorado Revised Statutes, 1984 17 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 18 read:

19 35-1-105. <u>State agricultural commission - termination</u>.
20 (3) The provisions of section 24-3.7-101, C.R.S., concerning
21 the termination schedule for specified state boards and
22 commissions, unless extended as provided in said section,
23 shall be applicable to the commission created pursuant to this
24 section.

25 SECTION 72. 35-1-106 (1) (i), Colorado Revised Statutes,
26 1984 Repl. Vol., is amended to read:

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1 35-1-106. <u>Powers and duties of commission - termination</u>. 2 (1) (i) (I) To establish and appoint, as it may deem 3 necessary or advisable, such advisory committees from the 4 groups affected to advise and confer with the commission or 5 the commissioner concerning aspects of agricultural or 6 livestock products, marketing, disease, or any other pertinent 7 matter:

8 (II) THE PROVISIONS OF SECTION 24-3.7-101, C.R.S., 9 CONCERNING THE TERMINATION SCHEDULE FOR SPECIFIED STATE BOARDS 10 AND COMMISSIONS, UNLESS EXTENDED AS PROVIDED IN SAID SECTION, 11 SHALL BE APPLICABLE TO ANY SUCH ADVISORY COMMITTEES CREATED 12 PURSUANT TO THIS PARAGRAPH (1).

SECTION 73. 35-15-102, Colorado Revised Statutes, 1984
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

16 35-15-102. <u>State central filing system board - creation</u>
17 <u>- members - termination</u>. (7) The provisions of section
18 24-3.7-101, C.R.S., concerning the termination schedule for
19 specified state boards and commissions, unless extended as
20 provided in said section, shall be applicable to the board
21 created pursuant to this section.

SECTION 74. 35-25-104, Colorado Revised Statutes, 1984
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

25 35-25-104. Advisory committee and districts 26 termination. (4) The provisions of section 24-3.7-101,

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C.R.S., concerning the termination schedule for specified
 state boards and commissions, unless extended as provided in
 said section, shall be applicable to the advisory committee
 created pursuant to this section.

5 SECTION 75. Article 27 of title 35, Colorado Revised
6 Statutes, 1984 Repl. Vol., is amended BY THE ADDITION OF A NEW
7 SECTION to read:

8 35-27-101.5. <u>Termination of committee</u>. The provisions of 9 section 24-3.7-101, C.R.S., concerning the termination 10 schedule for specified state boards and commissions, unless 11 extended as provided in said section, shall be applicable to 12 the committee created pursuant to section 35-27-101 (5).

SECTION 76. 35-28-107, Colorado Revised Statutes, 1984
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

16 35-28-107. Board of control - termination. (3) The 17 provisions of section 24-3.7-101, C.R.S., concerning the 18 termination schedule for specified state boards and 19 commissions, unless extended as provided in said section, 20 shall be applicable to all boards of control established by 21 any marketing order issued by the commissioner of agriculture pursuant to this section. 22

23 SECTION 77. Article 29.5 of title 35, Colorado Revised
24 Statutes, 1984 Repl. Vol., as amended, is amended BY THE
25 ADDITION OF A NEW SECTION to read:

26 35-29.5-103.5. <u>Termination of board</u>. The provisions of

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section 24-3.7-101, C.R.S., concerning the termination
 schedule for specified state boards and commissions, unless
 extended as provided in said section, shall be applicable to
 the Colorado wine industry development board created pursuant
 to this article.

6 SECTION 78. Article 41 of title 35, Colorado Revised
7 Statutes, 1984 Repl. Vol., as amended, is amended BY THE
8 ADDITION OF A NEW SECTION to read:

9 35-41-101.5. <u>Termination of board</u>. The provisions of
10 section 24-3.7-101, C.R.S., concerning the termination
11 schedule for specified state boards and commissions, unless
12 extended as provided in said section, shall be applicable to
13 the board created pursuant to this article.

SECTION 79. 35-57-102, Colorado Revised Statutes, 1984
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

35-57-102. <u>Beef board - termination</u>. (4) The provisions
of section 24-3.7-101, C.R.S., concerning the termination
schedule for specified state boards and commissions, unless
extended as provided in said section, shall be applicable to
the board created pursuant to this section.

SECTION 80. 35-57.5-103, Colorado Revised Statutes, 1984
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

25 35-57.5-103. <u>Colorado sheep and wool board -</u>
 26 <u>termination</u>. (5) The provisions of section 24-3.7-101,

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C.R.S., concerning the termination schedule for specified
 state boards and commissions, unless extended as provided in
 said section, shall be applicable to the board created
 pursuant to this section.

5 SECTION 81. 35-70-103, Colorado Revised Statutes, 1984 6 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to 7 read:

8 35-70-103. <u>State soil conservation board - composition -</u> 9 <u>powers - termination</u>. (7) The provisions of section 10 24-3.7-101, C.R.S., concerning the termination schedule for 11 specified state boards and commissions, unless extended as 12 provided in said section, shall be applicable to the state 13 board created pursuant to this section.

SECTION 82. 37-42-116, Colorado Revised Statutes, 1990
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

37-42-116. <u>Irrigation district commission created -</u>
<u>termination</u>. (3) The provisions of section 24-3.7-101,
C.R.S., concerning the termination schedule for specified
state boards and commissions, unless extended as provided in
said section, shall be applicable to the irrigation district
commission created pursuant to this section.

23 SECTION 83. Article 60 of title 37, Colorado Revised
24 Statutes, 1990 Repl. Vol., is amended BY THE ADDITION OF A NEW
25 SECTION to read:

26 37-60-124. <u>Termination of board</u>. The provisions of

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section 24-3.7-101, C.R.S., concerning the termination
 schedule for specified state boards and commissions, unless
 extended as provided in said section, shall be applicable to
 the board created pursuant to this article.

5 SECTION 84. 37-90-104, Colorado Revised Statutes, 1990
6 Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
7 read:

8 37-90-104. <u>Commission - organization - expenses -</u> 9 <u>termination</u>. (8) The provisions of section 24-3.7-101, 10 C.R.S., concerning the termination schedule for specified 11 state boards and commissions, unless extended as provided in 12 said section, shall be applicable to the ground water 13 commission created pursuant to this section.

SECTION 85. 37-91-103, Colorado Revised Statutes, 1990
Repl. Vol., is amended BY THE ADDITION OF A NEW SUBSECTION to
read:

17 37-91-103. <u>State board of examiners of water well</u> 18 <u>construction and pump installation contractors - termination</u>. 19 (4) The provisions of section 24-3.7-101, C.R.S., concerning 20 the termination schedule for specified state boards and 21 commissions, unless extended as provided in said section, 22 shall be applicable to the board created pursuant to this 23 section.

SECTION 86. 39-2-123, Colorado Revised Statutes, 1982
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

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<u>39-2-123.</u> <u>Board of assessment appeals created - members</u>
 <u>- compensation - termination</u>. (5) The provisions of section
 24-3.7-101, C.R.S., concerning the termination schedule for
 specified state boards and commissions, unless extended as
 provided in said section, shall be applicable to the board of
 assessment appeals created pursuant to this section.

7 SECTION 87. 40-8.5-103.5, Colorado Revised Statutes,
8 1984 Repl. Vol., as amended, is amended BY THE ADDITION OF A
9 NEW SUBSECTION to read:

40-8.5-103.5. Commission created - termination. (4) 10 The provisions of section 24-3.7-101, C.R.S., concerning the 11 12 termination schedule for specified state boards and commissions, unless extended as provided in said section, 13 shall be applicable to the commission created pursuant to this 14 15 section.

SECTION 88. Part 3 of article 2 of title 42, Colorado
Revised Statutes, 1984 Repl. Vol., as amended, is amended BY
THE ADDITION OF A NEW SECTION to read:

19 42-2-303. <u>Termination of board</u>. The provisions of
20 section 24-3.7-101, C.R.S., concerning the termination
21 schedule for specified state boards and commissions, unless
22 extended as provided in said section, shall be applicable to
23 the board created pursuant to this part 3.

24 SECTION 89. 43-1-103, Colorado Revised Statutes, 1984 25 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW 26 SUBSECTION to read:

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43-1-103. <u>State highway commission - termination</u>.
 (8) The provisions of section 24-3,7-101, C.R.S., concerning
 the termination schedule for specified state boards and
 commissions, unless extended as provided in said section,
 shall be applicable to the commission created pursuant to this
 section.

SECTION 90. 43-2-145, Colorado Revised Statutes, 1984
Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
SUBSECTION to read:

43-2-145. <u>Highway legislation review - committee -</u>
<u>termination</u>. (7) The provisions of section 24-3.7-101,
C.R.S., concerning the termination schedule for specified
state boards and commissions, unless extended as provided in
said section, shall be applicable to the highway legislation
review committee created pursuant to this section.

SECTION 91. <u>Safety clause</u>. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

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BILL 2

A BILL FOR AN ACT

1 CONCERNING EXISTING STATE BOARDS AND COMMISSIONS.

Bill Summary

(Note: <u>This summary applies to this bill as introduced</u> <u>and does not necessarily reflect any amendments which may be</u> <u>subsequently adopted.</u>)

Repeals the statutory authorization for the following inactive state boards and commissions: The advisory council on consumer credit, regional foster care review boards, executive committee in the department of education. advisory professional education. council for career practices commission, law enforcement radio system advisory committee. rural advisory committee, advisory committee to the division of commerce and development, population advisory council, regional criminal justice boards, land use commission. hazardous waste siting council, transit finance commission, state advisory committee to the department of agriculture, irrigation district commission, and medical advisory board.

Modifies the composition and purpose of the commission on consumer credit. Locates the adoption intermediary commission in the department of social services and specifies that such commission shall exercise its powers as if it were transferred to the department by a type 2 transfer. Changes the status of the information management commission from a type 1 to a type 2 transfer to the department of administration. Eliminates the state-local government planning aid fund and certain severance tax credits. Transfers certain duties formerly performed by the land use commission to the department of local affairs and certain duties formerly performed by the irrigation district commission to the Colorado water conservation board.

Makes conforming amendments.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. <u>Repeal</u> . 2-3-1203 (3) (d) (III), (3) (d) (V),
3	(3) (e) (V), (3) (f) (I), (3) (f) (II), and (3) (f) (VI),
4	Colorado Revised Statutes, 1980 Repl. Vol., as amended, part 3
5	of article 6 of title 5, Colorado Revised Statutes, as
6	amended, 19-3-611, Colorado Revised Statutes, 1986 Repl. Vol.,
7	as amended, articles 8 and 65 of title 22, Colorado Revised
8	Statutes, 1988 Repl. Vol., 24-1-124 (4) (e), 24-30-904,
9	24-32-112, 24-32-304, 24-33-104 (1) (e) (V), articles 40 and
10	65 of title 24, 24-65.1-301 (1) (f), 24-65.1-404 (5),
11	24-65.1-405, 24-65.1-406, 24-65.1-407, and article 66 of title
12	24, Colorado Revised Statutes, 1988 Repl. Vol., 25-15-200.3
13	(1), 25-15-217 (8), (9), (10), and (11), and 25-15-218,
14	Colorado Revised Statutes, 1989 Repl. Vol., 32-9-119 (2) (b)
15	(V), Colorado Revised Statutes, as amended, 35-3-110, Colorado
16	Revised Statutes, 1984 Repl. Vol., as amended, 37-42-116,
17	37-42-117 (2) and (3), and 37-42-119, Colorado Revised
18	Statutes, 1990 Repl. Vol., 39-22-307, Colorado Revised
19	Statutes, 1982 Repl. Vol., and part 3 of article 2 of title
2 0	42, Colorado Revised Statutes, 1984 Repl. Vol., as amended,
21	are repealed.
22	SECTION 2. 5-6-401, Colorado Revised Statutes, is
23	amended to read:
24	5-6-401. <u>Commission on consumer credit created</u> .

25 (1) There is hereby created in the department of law a

1 commission on consumer credit which shall consist of three 2 The members of the commission shall be the FIVE members. 3 attorney general and two FOUR members to be appointed by the 4 governor, one TWO to represent the interests of the business 5 and insurance industries and one TWO to represent the interests of the consumer, beth ALL of whom shall serve at the 6 7 pleasure of the governor.

8 (2) Each appointed member shall be paid thirty dollars 9 per day for each day of active service. Members of the 10 commission shall serve without additional compensation, but 11 are entitled to reimbursement of actual and necessary expenses 12 incurred in the performance of their duties.

13 (3) The commission shall be the policy-making body for 14 purposes of implementing this code AND SHALL ADVISE AND 15 CONSULT WITH THE ADMINISTRATOR CONCERNING THE EXERCISE OF THE ADMINISTRATOR'S POWERS UNDER THIS CODE. SINCE IT IS AN 16 17 OBJECTIVE OF THIS PART 4 TO OBTAIN COMPETENT REPRESENTATIVES 18 OF CREDITORS AND THE PUBLIC TO SERVE ON THE COMMISSION AND TO 19 ASSIST AND COOPERATE WITH THE ADMINISTRATOR IN ACHIEVING THE OBJECTIVES OF THIS CODE. SERVICE ON THE COMMISSION SHALL NOT 20 IN ITSELF CONSTITUTE A CONFLICT OF INTEREST REGARDLESS OF THE 21 22 OCCUPATIONS OR ASSOCIATIONS OF SUCH MEMBERS.

23 SECTION 3. 5-6-402 (1), Colorado Revised Statutes, is 24 amended to read:

25 5-6-402. Commission rules - quorum - meetings - annual
 26 report - review and amend rules and regulations of

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1 administrator. (1) The commission may adopt rules for conducting its proceedings and for electing a chairman. Any 2 twe THREE members of the commission shall constitute a guorum 3 4 for transacting commission business. The commission and the administrator shall meet together at a time and 5 place designated by the chairman at least once each quarter during 6 7 the year to carry out the purposes of this code. The 8 commission may meet at such other times as may be called by 9 its chairman or by a quorum of the commission. Complete minutes of each meeting shall be kept and filed in the 10 11 department of law and shall be available for public inspection 12 during office hours.

SECTION 4. The introductory portion to 19-5-303 (1),
Colorado Revised Statutes, 1986 Repl. Vol., as amended, is
amended to read:

19-5-303. Commission created - duties. (1) There is 16 hereby created IN THE DEPARTMENT OF SOCIAL SERVICES a 17 commission of seven members. THE COMMISSION SHALL EXERCISE 18 ITS POWERS AND PERFORM THE DUTIES AND FUNCTIONS SPECIFIED BY 19 20 THIS PART 3 AS IF THE SAME WERE TRANSFERRED TO THE DEPARTMENT BY A TYPE 2 TRANSFER. AS SUCH TRANSFER IS DEFINED IN ARTICLE 1 21 OF TITLE 24, C.R.S. Representation and appointment of such 22 23 members shall be as follows:

24 SECTION 5. 24-1-116 (8), Colorado Revised Statutes, 1988 25 Repl. Vol., is amended to read:

26 24-1-116. Department of administration - creation.

1 (8) The department of administration shall include the 2 commission on information management, created by section 3 24-30-1701. Said commission shall exercise its powers and 4 perform its duties and functions as if transferred by a $\underline{type-1}$ 5 TYPE 2 transfer to the department of administration.

6 SECTION 6. 24-1-120 (4), Colorado Revised Statutes, 1988
7 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
8 PARAGRAPH to read:

9 24-1-120. <u>Department of social services - creation.</u> 10 (4) (e) The adoption intermediary commission, created by 11 part 3 of article 5 of title 19, C.R.S. Said commission and 12 its powers, duties, and functions are transferred by a <u>type 2</u> 13 transfer to the department of social services.

SECTION 7. 24-1-135, Colorado Revised Statutes, 1988
Repl. Vol., is amended to read:

24-1-135. Effect of congressional redistricting. 16 17 Effective January 1, 1983, the terms of office of persons 18 appointed pursuant to sections 11-2-102, 12-22-104, 12-35-104, 12-65-102, 17-2-102, and 23-60-104, C.R.S.; sections 24-32-308 19 24-32-706; 24-40-103,---and--24-65-103; and sections 20 AND 25-1-902, 25-3.5-104, 21 25-1-103. 26-11-101, 33-11-105. 22 34-60-104, and 35-65-105, C.R.S., shall terminate. Prior thereto, the appointing authority designated by law shall 23 appoint members to such boards, commissions, and committees 24 25 for terms to commence on January 1, 1983, and to expire on the date the terms of the predecessors in office of such members 26

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would have expired, and any person whose term of office is
 terminated by this section may be reappointed effective
 January 1, 1983, and, for the purposes of such reappointment,
 shall not be deemed to succeed himself. Appointments
 thereafter shall be made as prescribed by law.

SECTION 8. 24-1-137, Colorado Revised Statutes, 1988
Repl. Vol., as amended, is amended to read:

24-1-137. Effect of decrease in the length of terms of 8 office for certain state boards, commissions, authorities, and 9 agencies. Persons who are holding office on June 15, 1987, and 10 11 who were appointed to terms of office pursuant to sections 12 11-2-102. 12-4-103, 12-22-104. 12-32-103. 12-33-103. 13 12-36-103. 12-40-106, 12-60-102, 12-64-105. 22-80-104, 14 23-3.1-203, 23-9-103, 23-15-104, 23-40-104, 23-41-102. 15 23-50-102, 24-32-394, 24-32-706, 24-42-102. 24-65-103-25-25-104. 29-1-503. 29-4-704. 34-60-104. 35-41-101. 16 35-65-401, 35-75-104, 39-2-123, and 40-2-101, C.R.S., as said 17 18 sections existed prior to June 15, 1987, shall continue to serve in such office, but such service shall be at the 19 pleasure of the governor who may appoint a replacement to 20 21 serve for the unexpired term of any member. However, if the 22 governor has not appointed any such replacement on or before November 15, 1987, then the person who is holding such office 23 on June 15, 1987, shall no longer be subject to replacement 24 25 pursuant to this section but shall be subject to whatever removal provisions may otherwise apply for such office. Any 26

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such member for whom a replacement has been appointed shall
 continue to serve until his successor is duly qualified.
 Appointments to new terms of office made after June 15, 1987,
 shall be made for terms of four years as prescribed by law;
 except that such provision shall not apply to terms of office
 of persons appointed pursuant to section 23-9-103, C.R.S.

7 SECTION 9. 24-30-1702 (2), Colorado Revised Statutes,
8 1988 Repl. Vol., is amended to read:

9 24-30-1702. <u>Commission's purposes, powers, and duties</u>. 10 (2) The commission shall exercise its powers and perform its 11 duties and functions specified by this article as if the same 12 were transferred to the department by a <u>type--1</u> <u>TYPE 2</u> 13 transfer, as such transfer is defined in article 1 of this 14 title.

15 SECTION 10. 24-32-305 (3) (a), Colorado Revised
16 Statutes, 1988 Repl. Vol., is amended to read:

17 24-32-305. Offices of division - expenses and salaries reports and publications. (3) (a) The director shall prepare 18 19 and transmit annually, in the form and manner prescribed by 20 the heads of the principal departments pursuant to the 21 provisions of section 24-1-136, a report accounting to the 22 governor and the general assembly for the efficient discharge 23 of all responsibilities assigned by law or directive to the 24 division. er-te-the-advisery-committee.

25 SECTION 11. 24-33.5-504 (1), Colorado Revised Statutes,
26 1988 Repl. Vol., is amended to read:

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1 24-33.5-504. Policy guidelines for state plans and fund 2 distribution. (1) In addition to the plans developed under section 24-33.5-503 (1) (b), separate plans may be developed 3 for each region designated by the division of planning in the 4 5 department of local affairs. The--director--shall--appoint--a 6 regional--criminal-justice-board-in-each-such-region-to-advise and-assist-in-the-preparation-and-review-of--such--plan. 7 The state plan shall take into account the regional plans but 8 9 shall not be a mere compilation of them. Separate county or 10 municipal plans shall also be developed as necessary within a 11 metropolitan region.

SECTION 12. The introductory portion to 24-65.1-101 (1),
Colorado Revised Statutes, 1988 Repl. Vol., is amended to
read:

15 24-65.1-101. Legislative declaration. (1) In-addition-to
16 the--legislative--declaration--contained--in-section-24-65-102
17 (1), The general assembly further finds and declares that:
18 SECTION 13. 24-65.1-301 (1) (d) and (1) (e), Colorado
19 Revised Statutes, 1988 Repl. Vol., are amended to read:

20 24-65.1-301. <u>Functions of local government</u>.
21 (1) (d) Receive recommendations from state agencies and
22 other local governments relating to matters of state interest;
23 AND

(e) Send recommendations to other local governments and
 the--Golorado-land-use-commission relating to matters of state
 interest. and

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1SECTION 14. 24-65.1-302 (1) (a), Colorado Revised2Statutes, 1988 Repl. Vol., is amended to read:

3 24-65.1-302. <u>Functions of other state agencies</u>.
4 (1) (a) Send recommendations to local governments and--the
5 Gelerade--land--use--commission relating to designation of
6 matters of state interest on the basis of current and
7 developing information; and

8 SECTION 15. 24-65.1-401 (1), Colorado Revised Statutes,
9 1988 Repl. Vol., is amended to read:

10 24-65.1-401. <u>Designation of matters of state interest</u>. 11 (1) After public hearing, a local government may designate 12 matters of state interest within its jurisdiction, taking into 13 consideration THE INTENSITY OF CURRENT AND FORSEEABLE 14 DEVELOPMENT PRESSURES.

15 (a)--The-intensity-of-current-and-foreseeable-development
16 pressures;-and

17 (b)--Applicable--guidelines-for-designation-issued-by-the 18 Golorado-land-use-commission-after-recommendation--from--other 19 state--agenciesy-if-appropriatey--In-adopting-such-guidelinesy 20 the-Golorado-land-use--commission--shall--be--guided---by--the 21 standards--set--forth--in--this--article--applicable--to-local 22 governmentsy

23 SECTION 16. 24-65.1-404 (2) (a), Colorado Revised 24 Statutes, 1988 Repl. Vol., is amended to read:

25 24-65.1-404. <u>Public hearing - designation of an area or</u>
 26 <u>activity of state interest and adoption of guidelines by order</u>

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of local government. (2) (a) Notice, stating the time and 1 place of the hearing and the place at which materials relating 2 to the matter to be designated and guidelines may be examined, 3 shall be published once at least thirty days and not more than 4 sixty days before the public hearing in a newspaper of general 5 circulation in the county. The-local-government-shall-send 6 7 written-notice-to-the-Golorado-land-use-commission-of-a-public 8 hearing-to-be-heid-for-the-purpose-of-designation-and-adoption 9 of-guidelines-at-least-thirty-days-and--not--more--than--sixty 10 days-before-such-hearing.

SECTION 17. 24-65.1-501 (1) (a), (2) (a), and (6),
Colorado Revised Statutes, 1988 Repl. Vol., are amended to
read:

14 24-65.1-501. Permit for development in area of state 15 interest or to conduct an activity of state interest required. (1) (a) Any person desiring to engage in development in an 16 17 area of state interest or to conduct an activity of state 18 interest shall file an application for a permit with the local 19 government in which such development or activity is to take 20 place. The application shall be filed on a form prescribed by 21 the Golorado---land--use--commission LOCAL GOVERNMENT. Α 22 reasonable fee determined by the local government sufficient 23 to cover the cost of processing the application, including the 24 cost of holding the necessary hearings, shall be paid at the time of filing such application. 25

26 (2) (a) Not later than thirty days after receipt of an

application for a permit, the local government shall publish 1 notice of a hearing on said application. Such notice shall be 2 published once in a newspaper of general circulation in the 3 4 county, not less than thirty days nor more than sixty days 5 before the date set for hearing. -and-shall-be--given--to--the 6 Golorado---land---use---commission.---The--Colorado--land--use 7 commission-may--give--notice--to--such--other--persons--as--it 8 determines-not-later-than-fourteen-days-before-such-hearing.

9 (6) After May 17, 1974, any person desiring to engage in 10 a development in a designated area of state interest or to 11 conduct a designated activity of state interest who does not 12 obtain a permit pursuant to this section may be enjoined by 13 the-Gelerade-land-use-commission-or the appropriate local 14 government from engaging in such development or conducting 15 such activity.

SECTION 18. 25-15-202 (2), Colorado Revised Statutes,
17 1989 Repl. Vol., is amended to read:

18 25-15-202. Application for certificate - review by 19 department and Colorado geological survey - hearing. (2) The application shall be accompanied by a fee established by the 20 21 board of county commissioners or the governing body of the 22 municipality by resolution or ordinance, which fee shall not 23 exceed fifty thousand dollars and which fee may be refunded in 24 whole or in part. Fifty percent of such fee shall be 25 transmitted to the department to offset the costs of the 26 department's review pursuant to subsection (4) of this

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1 section, including possible costs of reimbursement to other 2 state agencies which assist in such review. and-to-offset--the 3 possible--costs--of--the-council-pursuant-to-section-25-15-218 $(6)_{+}$ The application shall set forth the following: 4 The location of the site; the types of waste to be accepted or 5 6 rejected; the types of waste disposal; the method of 7 supervision; and the anticipated access routes in the county 8 in which the site is located. The application shall also 9 contain such data as may reasonably be required by rules of 10 the board developed pursuant to section 25-15-208 to enable 11 the department and the Colorado geological survey to perform 12 their duties under subsection (4) of this section.

13 SECTION 19. 25-15-217 (2) and (6), Colorado Revised 14 Statutes, 1989 Repl. Vol., are amended to read:

15 25-15-217. Circumstances allowing state designation of a hazardous waste disposal site - conditions and limitations. 16 17 (2) If the department finds that the counties or 18 municipalities have approved one or more hazardous waste 19 disposal sites which are sufficient to manage the hazardous 20 waste generated in Colorado that is suitable for land disposal 21 or which are capable of disposing of a minimum of forty 22 thousand tons of hazardous waste annually, whichever is less, 23 the department shall so notify, in writing, the general 24 assembly and the governor, specifying in such notice the 25 certificate or certificates of designation approved and other 26 relevant information and stating that the department has found

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that the counties or municipalities have approved one or more hazardous waste disposal sites which are sufficient to manage the hazardous waste generated in Colorado that is suitable for land disposal or which are capable of disposing of a minimum of forty thousand tons of hazardous waste annually, whichever is less. and-that-no-further-action-is-necessary-to-establish a-state-hazardous-waste-siting-council.

8 (6) If the department finds that the counties or 9 municipalities have approved one or more hazardous waste 10 disposal sites which are sufficient to manage the hazardous 11 waste generated in Colorado that is suitable for land disposal 12 or which are capable of disposing of a minimum of forty, 13 thousand tons of hazardous waste annually, whichever is less, 14 the department shall so notify, in writing, the general 15 assembly and the governor, specifying in such notice the 16 certificate or certificates of designation approved and other 17 relevant information and stating that the department has found 18 that the counties and municipalities have approved one or more 19 hazardous waste disposal sites which are sufficient to manage. 20 the hazardous waste generated in Colorado that is suitable for 21 land disposal or which are capable of disposing of a minimum 22 of forty thousand tons of hazardous waste annually, whichever 23 is less. and-that-no-further-action-is-necessary-to-establish 24 a-state-hazardous-waste-siting-council. Upon such finding, 25 the department shall rescind the moratorium established 26 pursuant to subsection (3) of this section.

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SECTION 20. 30-28-133 (1), (7), and (8), Colorado
 Revised Statutes, 1986 Repl. Vol., are amended to read:

30-28-133. Subdivision regulations. (1) Every county in 3 the state which does not have a county planning commission on 4 July 1, 1971, shall create a county planning commission in 5 accordance with the provisions of section 30-28-103. Every 6 county planning commission in the state shall 7 develop. propose, and recommend subdivision regulations, and the board 8 9 of county commissioners shall adopt and enforce subdivision regulations for all land within the unincorporated areas of 10 11 the county in accordance with this section not later than 12 September 1, 1972. Before finally adopting any subdivision regulations, the board of county commissioners shall hold a 13 14 public hearing thereon, and at least thirty days' notice of 15 the time and place of such hearing shall be given by at least 16 one publication in a newspaper of general circulation in the county. Before adopting any such subdivision regulations, the 17 board of county commissioners may revise, alter, or amend any 18 19 subdivision regulations developed, proposed, or such recommended by the county planning commission. In--the--event 20 21 the--board--of-county-commissioners-of-any-county-in-the-state 22 has-not-adopted-subdivision-regulations-by-September-2,--1972, the---Golorado---land---use--commission--may--promulgate--such 23 subdivision-regulations-for-such-areas-of-the-county-for-which 24 25 no---subdivision---regulations---exist.---Such----subdivision 26 regulations--shall-be-in-full-force-and-effect-and-enforced-by

1 the-board-of-county-commissioners.-If-at-any--time--thereafter 2 the--board--of-county-commissioners-adopts-its-own-subdivision 3 regulations-for-land-within-the-unincorporated--areas--of--the 4 county,--such--regulations-shall-be-no-less-stringent-than-the 5 regulations-promulgated-by-the-Golorado--land--use--commission 6 under--this--subsection-(1). All subdivision regulations, and all amendments thereto, adopted by a board 7 of county 8 commissioners shall be transmitted to the Golorado-land-use 9 GOMMHISSION OF LOCAL GOVERNMENT IN THE DEPARTMENT OF 10 LOCAL AFFAIRS.

(7) The board of county commissioners shall send a copy of the preliminary plan or final plat submission to the Gelerade--land--use-commission DIVISION OF LOCAL GOVERNMENT IN THE DEPARTMENT OF LOCAL AFFAIRS upon receipt of said submission.

16 transmittal of subdivision (8) Upon adoption and 17 regulations by the board of county commissioners in accordance 18 with this section and upon a finding by the Golorado-land--use 19 COMMISSION DIVISION OF LOCAL GOVERNMENT IN THE DEPARTMENT OF 20 LOCAL AFFAIRS that such subdivision regulations are in compliance with this section, the provisions of subsection (7) 21 22 of this section shall no longer apply, and the Gelerade-land 23 use-commission DIVISION OF LOCAL GOVERNMENT IN THE DEPARTMENT 24 LOCAL AFFAIRS shall so notify the board of county 0F 25 commissioners.

26 SECTION 21. 30-28-136 (4), Colorado Revised Statutes,

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1 1986 Repl. Vol., is amended to read:

2 30-28-136. Referral and review requirements. (4) Each 3 month the board of county commissioners or its appointed 4 shall transmit to the Gelerade--land--use representative GOMMAISSION DELOCAL GOVERNMENT IN THE DEPARTMENT OF 5 6 LOCAL AFFAIRS copies of the notice of filing and a summary of 7 information of each subdivision preliminary plan and plat 8 submitted to them, together with a report of each exemption 9 granted by the board of county commissioners pursuant to 10 section 30-28-101 (10) (d), on such form as may be prescribed 11 by the Golorado--land--use--commission DIVISION OF LOCAL 12 GOVERNMENT IN THE DEPARTMENT OF LOCAL AFFAIRS.

SECTION 22. 31-23-225, Colorado Revised Statutes, 1986
Repl. Vol., is amended to read:

15 31-23-225. Major activity notice. When a subdivision or 16 commercial or industrial activity is proposed which will cover 17 five or more acres of land, the governing body of the 18 municipality in which the activity is proposed shall send 19 notice to the--Golorado--land--use--commission, the state 20 geologist and the board of county commissioners of the county 21 in which the improvement is located of the proposal prior to 22 approval of any zoning change, subdivision, or building permit 23 application associated with such a proposed activity. Such 24 notice shall be in a standard form shall-be-promulgated-as-a 25 rule-and--regulation--prescribed--by--the--Golorado--land--use 26 commission_--and--shall--contain-such-information-as-said-land

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use-commission-prescribes AS DESIGNATED BY THE DIRECTOR OF THE
 DIVISION OF LOCAL GOVERNMENT IN THE DEPARTMENT OF LOCAL
 AFFAIRS.

4 SECTION 23. 32-7-114 (1), Colorado Revised Statutes, is 5 amended to read:

6 32-7-114. Duties related to planning powers. (1) To 7 provide for comprehensive planning to promote the orderly and 8 efficient development of the physical, social, and economic 9 elements of the service authority and to encourage and assist 10 local governments within the boundaries of the service 11 authority to plan for the future, the board shall prepare and 12 adopt, after study and after review and comment by the 13 division of planning of the department of local affairs, and 14 such public hearings as it deems necessary, a comprehensive 15 development quide for the service authority area, consisting 16 of a compilation of policy statements, goals, standards, 17 programs, maps, and those future developments which will have 18 an impact on the entire area, including but not limited to 19 such matters as land use, parks and open space land needs, 20 transportation facilities, public hospitals and health 👘 21 facilities, libraries, schools, other public buildings, 22 domestic water collection, treatment, and distribution. 23 housing, and the delivery and distribution of social services 24 to residents of the service authority. Upon adoption of said 25 comprehensive development guide, the board shall prepare and 26 file with-the-Golorado-land-use-commission--or--any--successor

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1 thereto, WITH THE DIVISION OF PLANNING IN THE DEPARTMENT OF
2 LOCAL AFFAIRS an environmental impact statement outlining the
3 impact of the service authority's plans upon the environment
4 of its area.

5 SECTION 24. 33-11-111, Colorado Revised Statutes, 1984
6 Repl. Vol., is amended to read:

7 33-11-111. Cooperation with state agencies. The state 8 department of highways, the state board of land commissioners, 9 the-Golorado-land-use-commission, the urban drainage and flood 10 control district, and other state agencies and political 11 subdivisions having jurisdiction control over or or 12 information concerning the use, abandonment, or disposition of 13 highway or utility rights-of-way or other properties which may 14 be suitable for the purpose of improving or expanding the 15 state trails system shall cooperate with the division to 16 assure, to the extent practicable, that any such properties 17 which are suitable for trail purposes may be made available 18 for such use.

19 SECTION 25. 37-26-109 (2) and (3), Colorado Revised 20 Statutes, 1990 Repl. Vol., are amended to read:

21 37-26-109. District to file verified return - decree. 22 (2) Thereupon said court shall forthwith hear said cause and 23 shall enter a decree of court adjudging that all owners and 24 holders of said bonds, or interest coupons to be retired or 25 refunded by said plan and proceeding of the district, who have 26 not within ninety days after the date of the first publication

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1 of said notice filed in said court their written dissent and 2 objections to the proceedings have consented that their said 3 bonds or interest coupons be retired or refunded under the 4 In the decree the court shall direct the proposed plan. 5 officers of said district to deposit with the irrigation 6 district--commission COLORADO WATER CONSERVATION BOARD as 7 trustee for the persons entitled thereto, the pro rata part of 8 the cash or refunding bonds which, under said settlement, 9 belongs to the holders of said bonds, claims for interest, or 10 interest coupons whose consent was so obtained by said court 11 proceedings.

12 (3) Said decree shall further provide that, upon the 13 payment of said money or bonds or interest coupons to said 14 irrigation-district-commission THE COLORADO WATER CONSERVATION 15 BOARD as trustee, said bonds or interest coupons so held by 16 said holders shall be deemed paid and no longer an obligation 17 of said district and that, upon the surrender to said 18 irrigation-district-commission THE COLORADO WATER CONSERVATION 19 BOARD of said bonds, together with the unpaid interest coupons 20 belonging to same, the commission COLORADO WATER CONSERVATION 21 BOARD shall pay on demand to said holders their pro rata part 22 of the moneys or bonds so deposited with it as trustee and 23 shall mark said bonds canceled and deliver same to the drainage district. 24

25 SECTION 26. 37-42-110 (2) (b), Colorado Revised
26 Statutes, 1990 Repl. Vol., is amended to read:

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1 37-42-110. Directors to organize - powers. (2) (b) It 2 is also the duty of such board to make an annual report of 3 such district showing the status of its affairs generally, including full lists of assets and liabilities, warrants and 4 5 bonds outstanding, and such as have been paid or retired during the last fiscal year, and to present the same to the 6 7 landowners at the annual election. and-to-file-a-copy--thereof8 with-the-irrigation-district-commission.

9 SECTION 27. 37-42-117 (1), Colorado Revised Statutes,
10 1990 Repl. Vol., is amended to read:

11 37-42-117. Directors to adopt plans. (1) The board of 12 directors of any irrigation district organized under this 13 article, as soon as organized, shall adopt a definite and 14 plan for carrying out the purposes of its complete 15 organization, which plan shall include a definite means for the irrigation or reclamation of the lands included within 16 17 such area, as well as the plans proposed for financing such 18 This plan shall be set out at length in the undertaking. 19 record of the proceedings of the board of directors. and--a 20 copy--thereof--at--once-transmitted-to-the-irrigation-district 21 commission.

22 SECTION 28. 37-42-118 (1), Colorado Revised Statutes,
23 1990 Repl. Vol., is amended to read:

37-42-118. Bond election - ballots. (1) After said
report THE PLAN SPECIFIED IN SECTION 37-42-117 has been so
made-and-filed ADOPTED, the board of directors may then call a

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1 district election for the purpose of voting upon the question 2 of authorization and issuance of district bonds in an amount and in such series and dates of maturities, but none later 3 4 than forty years from date of issue and bearing such interest not exceeding seven percent, as shall be first determined by 5 resolution of said board. Notice of said election shall be 6 7 given as in case of other special elections of irrigation 8 districts, or such question may be submitted at a general 9 election. At the time and place named in the call, the 10 election shall be held and the question of the authorization 11 of bonds, and any other matter named in the call, shall be 12 submitted to vote of the landowners, who shall vote by ballot. 13 On the ballots cast concerning the authorization and issuance 14 of bonds shall appear a recital of the amount of bonds 15 proposed, the series and dates of maturities, the rate of 16 interest they shall bear, and, beneath such recital, the words 17 "Bonds, Yes" and "Bonds, No", with a cross marked 18 opposite the words expressing the voter's choice. Bonds shall 19 not be construed to be authorized, and none shall be issued, 20 except upon an affirmative vote of the majority of the total 21 voting strength of the district.

22 SECTION 29. 37-42-120, Colorado Revised Statutes, 1990
23 Repl. Vol., is amended to read:

37-42-120. <u>Additional bonds</u>. If, after the issuance and
sale of a series of bonds under this article, it becomes
necessary to authorize an additional issue or series of bonds,

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the same may be authorized and sold in like manner and in 1 2 accordance with the provisions of this article as to a first 3 issue of bonds but shall be subject to said first issue. except--that-where-bonds-have-been-certified-by-the-irrigation 4 5 district-commission-as-provided-in-section-37-42-119,-no-other 6 or-further-bonds-shall-be-authorized-or-issued-except-with-the 7 express-consent-of-said-commission--and--upon--its--order--for certification-of-such-additional-or-further-issue. 8

9 SECTION 30. 37-42-123, Colorado Revised Statutes, 1990
10 Repl. Vol., is amended to read:

11 37-42-123. Rescission of action authorizing bonds. If 12 the landowners of an irrigation district desire to rescind 13 their action authorizing an issue of bonds, they may do so as 14 to any such entire issue remaining unsold in the hands of the 15 board of directors in the same manner as such issue was 16 authorized and upon an affirmative vote of the majority of the 17 total voting strength of the district, whereupon the board of 18 directors shall cancel or destroy said bonds and shall enter 19 that fact, reciting the numbers of such bonds so canceled or 20 destroyed, in the minutes of their proceedings. except--that 21 where--such--bonds--so--authorized--have-been-certified-by-the 22 irrigation--district--commission,--no--vote--rescinding---such 23 authorization-shall-be-taken-until-the-written-consent-of-such 24 commission-has-been-first-secured.

25 SECTION 31. 37-42-132 (2), Colorado Revised Statutes,
26 1990 Repl. Vol., is amended to read:

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1 37-42-132, Relief from bonded indebtedness. (2) The 2 treasurer shall thereupon issue to such landowner his official 3 receipt in triplicate DUPLICATE, one of which receipts shall be filed with the secretary of such irrigation district one 4 with-the-irrigation-district-commission, and one filed for 5 record in the office of the county clerk and recorder of the 6 7 county wherein the lands involved are situate. From and after 8 the filing, such lands shall be free and clear from any and 9 all liens, levies, and assessments of such bonded indebtedness 10 for which such payment was made; except that, in the case of a 11 contract with the United States, the provisions of this 12 section shall not apply, but, in such case, the real property 13 of the district shall be and remain liable to be assessed for 14 all payments provided for in such contract with the United 15 States until the obligations under such contract have been 16 paid.

SECTION 32. 37-42-134 (1) and (2), Colorado Revised
Statutes, 1990 Repl. Vol., are amended to read:

19 37-42-134. Inclusion of land in district. 20 (1) Landowners representing a majority of the acreage of any 21 tracts of land susceptible of irrigation from the system of 22 any irrigation district already organized may present their 23 petition to the board of directors of such irrigation 24 district, praying that such lands be included within the 25 district. Such petition shall describe each tract of land 26 sought to be included within such district and give the name

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1 of the owner thereof. It shall be accompanied by a map 2 prepared by a competent civil engineer, showing the proposed 3 method of irrigation of the land involved and the 4 susceptibility of its irrigation from the system of such 5 district. A-copy-of-such-petition-and-map-shall-also-be-filed 6 with-the-irrigation-district-commission. Upon the filing of 7 such petition, it is the duty of the secretary of such 8 district to cause notice thereof to be published, at the 9 of such petitioners, once each week for three expense 10 successive weeks in a newspaper designated by the board and of 11 general circulation within such district and to set said 12 petition down for hearing before the board at its next regular 13 meeting after the last of such publications.

14 (2) At the date set for hearing, such board shall 15 proceed to hear said petition and any objections thereto that 16 have been offered in writing by--the--irrigation-district 17 $commission_{T}$ by any landowner of the district or other 18 interested person and may allow or reject said petition in 19 whole or in part in its discretion. As a condition precedent to the granting of such petition, the board of directors shall 20 21 require the payment into the bond fund of such amount, as 22 nearly as the same can be estimated, as such land as is 23 included by its order would have been assessed on account of such fund if it had been in such district from the date of its 24 25 organization and, in addition, may require such further 26 payments as it considers just and equitable to be paid into

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the general fund; but, in case any unentered public land is so included within any irrigation district, such payment shall be assessed against such lands on the records of the district and collected in the manner authorized by the act of congress of August 11, 1916.

6 SECTION 33. 37-42-136, Colorado Revised Statutes, 1990
7 Repl. Vol., is amended to read:

8 37-42-136. Drainage of lands - surveys. The board of 9 directors of any irrigation district may cause surveys, maps, 10 estimates of cost, and a report of feasibility to be made 11 looking to the drainage of the whole or any part of an 12 irrigation district which may have become, or threatens to 13 become, seeped OR too wet or WHICH requires drainage for 14 profitable cultivation. Such surveys, maps, estimates, and 15 report shall be filed in the office of the district, and -- a 16 copy--thereof--filed--with-the-irrigation-district-commission, 17 and such matters together-with-any-action,-recommendation,-or 18 report--of--such--irrigation--district--commission, shall be 19 submitted to the landowners at a general or special election 20 held not less than sixty days from the date of the filing of 21 such matters---with---the---irrigation--district--commission 22 DOCUMENTS. If the landowners express their approval of such 23 drainage undertaking by affirmative vote of a majority of the 24 votes cast at such election, the district may proceed to do 25 such drainage work and shall have like powers with reference 26 thereto, including the levying of an assessment or the issuing

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BILL 2

1 of bonds, to defray the expense thereof.

2 SECTION 34. 37-42-139 (1), Colorado Revised Statutes,
3 1990 Repl. Vol., is amended to read:

4 37-42-139. Dissolution of district - election. (1) A plan for the dissolution of any irrigation district organized 5 6 under this article may be submitted to the landowners at a 7 special election held for that purpose. Such plan must provide 8 for the payment of all district debts and liabilities and the 9 disposition of district assets. If the landowners authorize 10 such dissolution by an affirmative vote of a majority of the 11 entire voting strength of the district, the directors shall 12 proceed to carry out the plan so authorized and, upon the 13 accomplishment thereof, shall file their certificate of such 14 fact with the county clerk and recorder of each county wherein 15 any part of said district is situated. and--also--with--the 16 irrigation-district-commission.

SECTION 35. The introductory portion to 37-43-209 (1)
and 37-43-209 (2), Colorado Revised Statutes, 1990 Repl. Vol.,
are amended to read:

37-43-209. <u>Submission of plans to state engineer - not</u>
<u>required</u>. (1) Notwithstanding the provisions of sections
SECTION 37-41-104 (1), and-37-42-116, a contracting district
shall not be required to submit to the state engineer: or
irrigation-district-commission;

25 (2) Notwithstanding the provisions of sections SECTION
26 37-41-104 (1), and-37-42-116, a contracting district shall not

be required to obtain a decision from the state engineer or irrigation--district--commission as to the feasibility of construction, operation, and maintenance of salinity control laterals.

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5 SECTION 36. <u>Safety clause</u>. The general assembly hereby 6 finds, determines, and declares that this act is necessary 7 for the immediate preservation of the public peace, health, 8 and safety.

BILL 3

A BILL FOR AN ACT

1 CONCERNING STATUTORY LANGUAGE REQUIRED FOR THE CREATION OF

2

BOARDS AND COMMISSIONS IN STATE GOVERNMENT.

Bill Summary

(Note: <u>This summary applies to this bill as introduced</u> and does not necessarily reflect any amendments which may be subsequently adopted.)

Provides that, when the general assembly statutorily creates any state board or commission, such statutory ' provision shall specify a termination date for such board or commission and other relevant information.

3	Be it enacted by the General Assembly of the State of Colorado:
4	SECTION 1. Title 24, Colorado Revised Statutes, 1988
5	Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW
6	ARTICLE to read:
7	ARTICLE 3.7
8	Statutory Requirements for Creation of
9	Boards and Commissions
0	24-3.7-101. Statutory language required for creation of

1 state boards and commissions. When the general assembly 2 statutorily creates any board or commission in state government, such statutory provision 3 shall specify a termination date for such board or commission, the appointing 4 5 authority for each member, any requirement for senate 6 confirmation of appointments, the number and type of members, 7 any per diem or allowance for expenses, the state department 8 in which the board or commission shall be located, any 9 explicit powers possessed by such board or commission, 10 including but not limited to advisory authority, rule-making 11 authority, or authority regarding the control of revenues, and 12 any staffing, funding, or reporting requirements.

13 SECTION 2. <u>Safety clause</u>. The general assembly hereby 14 finds, determines, and declares that this act is necessary 15 for the immediate preservation of the public peace, health, 16 and safety.