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STATE OF COLORADO

COLORADO ECONOMIC SECURITY & AI WORKFORCE TRANSITION ACT

(CESA) VERSION 11.0 MASTER BILL

January 2026

A BILL

FOR AN ACT CONCERNING COMPREHENSIVE ECONOMIC SECURITY FOR ALL COLORADO RESIDENTS THROUGH AN ENTERPRISE FUND MODEL, INCLUDING: UNIVERSAL HEALTHCARE (CARE WITHOUT FEAR), MENTAL HEALTH SERVICES WITH PARITY ENFORCEMENT, AI WORKFORCE PROTECTION, STATE-RUN LIFE INSURANCE (LIFE SECURITY PROGRAM), ECONOMIC INDEPENDENCE FROM FEDERAL FUNDING, ELIMINATION OF HOMELESSNESS (ZERO HOMELESS COLORADO), EDUCATION INDEPENDENCE, ENHANCED STATE DEFENSE CAPABILITIES (COLORADO SHIELD), HEALTHY FOOD ACCESS, INTERNATIONAL PARTNERSHIPS, INNOVATION DISTRICTS, DIGITAL LIKENESS PROTECTION, COMPREHENSIVE DISABILITY RIGHTS, CLIMATE RESILIENCE AND PERMANENT JOBS, DATA SOVEREIGNTY AND AI GOVERNANCE, WORKER CLASSIFICATION STANDARDS, UNIVERSAL CHILDCARE ACCESS, TECHNOLOGY ASSISTANCE SERVICES, RURAL IMPLEMENTATION STANDARDS, STATEWIDE SERVICE AND ECONOMIC HUB NETWORKS, COMPREHENSIVE NON-DISCRIMINATION PROTECTIONS, MEDICAL CANNABIS AS THERAPEUTIC SUPPORT, EXPANDED RESIDENCY AND VISA ELIGIBILITY, DECLARATION OF HUMAN DIGNITY RIGHTS, AGENCY CONSOLIDATION AUTHORITY, RAPID REHIRE AND STABILIZATION PROGRAMS, COLORADO STATE BANK, TABOR-COMPLIANT FUNDING MECHANISMS, ERISA COMPLIANCE FRAMEWORK, SMALL BUSINESS GRADUATED TRANSITIONS, POLITICAL INSULATION PROTECTIONS, INSURANCE WORKER TRANSITION PROMISE, PHASED ACTIVATION WITH ACTUARIAL CERTIFICATION, AND RELATED MATTERS.

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"It doesn't matter where you started, what matters is where you finish and the journey along the way."

— mav QBJ

VERSION 11.0 CHANGELOG

What's New in Version 11.0 (Building on Version 10.0)

1. ERISA COMPLIANCE FRAMEWORK (NEW Section 2.14)

- Explicit federal preemption defense language
- Employer healthcare assessment framed as STATE REVENUE MEASURE, not ERISA-regulated benefit plan
- Legal basis: State taxation authority under generally applicable state laws
- \$10M Legal Defense Reserve established
- Alternative implementation provisions if challenged

2. POLITICAL INSULATION PROTECTIONS (ENHANCED Sections 60-61)

- Civil society representatives added to Implementation Oversight Board
- Healthcare advocate, worker advocate, consumer protection advocate seats
- SUPERMAJORITY (2/3) required to remove Board members
- NEW Section 61: Program Continuity Protection
- Active programs cannot be suspended without legislative supermajority
- Data and records protection during administrative transitions
- Whistleblower protections for CESA employees reporting political interference

3. COLORADO INSURANCE WORKER PROMISE (ENHANCED Section 2.10)

- Elevated visibility with dedicated "Colorado Insurance Worker Promise" declaration
- First 2,000 CESA Administration positions prioritized for insurance workers
- \$579M total investment over 13 years for worker transition
- Enhanced severance supplements, retraining programs, early retirement bridges
- Messaging framework: "No insurance worker will be left behind"

4. SMALL BUSINESS GRADUATED TRANSITIONS (NEW Section 3.4)

- ELIMINATES cliff effects at \$500K, \$2M, \$10M payroll thresholds
- Graduated phase-in zones with smooth transitions

- Example: \$500K-\$600K payroll phases from 1% to 6% gradually
- Seasonal business adjustments
- New business growth protection (50% Year 1, 75% Year 2, 100% Year 3+)

5. ACTUARIAL CERTIFICATION CROSS-REFERENCES (ENHANCED Sections 48/58)

- EXPLICIT requirement: No program activates without Section 48 actuarial certification
- Tightened linkage between actuarial requirements and program activation
- CFI-aligned for independent review compatibility
- "Actuarial certification is MANDATORY prerequisite for activation"

6. MENTAL HEALTH PARITY ENFORCEMENT (NEW Section 2.15)

- "Here in Colorado, we take care of every part of every body"
- Dedicated Mental Health Parity Officer with independent authority
- Required metrics: wait times, denial rates, network adequacy
- Quarterly reporting and enforcement actions
- Patient advocate program for mental health services

7. CLIMATE-ECONOMIC JOBS INTEGRATION (NEW Section 10.12)

- 27,500+ PERMANENT jobs across all Colorado regions
- NOT just construction—ongoing maintenance, operations, growth careers
- Job categories: Energy transition, agricultural adaptation, water management, disaster resilience
- Colorado Climate Career Academy training pipeline
- Geographic equity: Front Range, Eastern Plains, Western Slope, Mountain Communities, San Luis Valley

8. DATA SOVEREIGNTY & AI GOVERNANCE (NEW Section 35)

- DISTRIBUTED data architecture—no single "steal everything" vulnerability
- Patient-controlled data access via Colorado Secure ID + verification codes
- Explicit AI governance rules for CESA systems
- Prohibited: Automated benefit denials without human review
- Data Privacy Officer with independent authority

- "The patient holds the power of their own data"

Previous Version Changes (Preserved)

Version 10.0 Updates

- **FEDERAL FUNDING INDEPENDENCE:** All federal funding removed from projections; federal funds (if received) flow to Economic Resilience Fund as bonus
- **SETTLEMENT MONEY ETHICAL APPROACH:** Cannabis growth only OR voter-approved; Tobacco \$60M (not \$100M); Opioid full reallocation
- **TOURISM FEE STRUCTURE:** \$25 ski lift fee (+\$140M); \$15/night ski resort lodging fee (+\$30M)
- **STATE-ONLY REVENUE MODEL:** Year 1 \$1.44B to Year 13 \$18.7B without federal dependency

Version 9.0/9.1 Framework

- Complete enterprise fund restructure for TABOR compliance
- Phased Activation Framework (Section 58)
- Due Process and Safe Harbor Framework (Section 59)
- Implementation Oversight Board (Section 60)
- Enhanced Care Without Fear with 115% Medicare reimbursement
- Enhanced AI Workforce Protection with safe harbor periods
- Enhanced TABOR Firewall with explicit prohibition on automatic tax increases

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NEW SECTIONS IN VERSION 11.0

The following sections are NEW or SIGNIFICANTLY ENHANCED in Version 11.0.

SECTION 2.14: ERISA COMPLIANCE FRAMEWORK (NEW)

2.14.1 Legislative Declaration

The General Assembly finds and declares that:

(a) The employer healthcare payroll assessment established under Care Without Fear is a state revenue measure imposed under Colorado's sovereign taxation authority;

(b) This assessment does NOT regulate, reference, connect with, or relate to any employee benefit plan as defined by the Employee Retirement Income Security Act of 1974 (ERISA);

(c) The assessment is a generally applicable state law that applies uniformly to all employers regardless of whether they maintain employee benefit plans;

(d) Colorado's authority to impose payroll assessments for state healthcare financing is a core sovereign power that predates and exists independently of federal regulation of employee benefit plans.

2.14.2 ERISA Preemption Defense

(a) Nature of Assessment:

The Care Without Fear employer payroll assessment is hereby classified as:

(1) A state revenue measure imposed under Colorado's general taxation and revenue authority;

(2) A fee for participation in the Care Without Fear enterprise fund system;

(3) A generally applicable employer obligation NOT targeting employee benefit plans;

(4) An assessment that does NOT require employers to establish, maintain, modify, or administer any employee benefit plan.

(b) Legal Basis:

This assessment:

(1) Does NOT reference any ERISA-defined employee benefit plan;

(2) Does NOT require any employer action with respect to any benefit plan;

(3) Applies uniformly based on payroll size, NOT based on benefit plan status;

(4) Functions identically whether an employer maintains zero benefit plans or comprehensive plans;

(5) Is collected through standard state tax collection mechanisms, NOT through any plan administrator function.

(c) Precedent:

This structure is consistent with state healthcare financing measures upheld under:

(1) New York State Conference of Blue Cross & Blue Shield Plans v. Travelers Ins. Co., 514 U.S. 645 (1995) - state laws of general applicability NOT preempted;

(2) De Buono v. NYSA-ILA Medical and Clinical Services Fund, 520 U.S. 806 (1997) - state may impose taxes on healthcare providers;

(3) California Division of Labor Standards Enforcement v. Dillingham Construction, 519 U.S. 316 (1997) - state labor standards NOT preempted.

2.14.3 No Employer Benefit Plan Administration

(a) Employers subject to the Care Without Fear payroll assessment have NO obligation to:

(1) Establish any employee benefit plan;

(2) Modify any existing employee benefit plan;

(3) Administer any benefits under Care Without Fear;

(4) Make any fiduciary decisions regarding employee healthcare;

(5) Report on employee benefit plan status.

(b) All Care Without Fear benefits administration is performed by:

(1) The Care Without Fear Enterprise Fund;

(2) CESA Administration;

(3) State-contracted healthcare providers and administrators.

(c) Employers' ONLY obligations are:

(1) Calculate payroll assessment based on total Colorado payroll;

(2) Remit assessment to Colorado Department of Revenue;

(3) Provide basic employment information (number of employees, payroll amounts).

2.14.4 Legal Defense Reserve

(a) There is hereby established the CESA Legal Defense Reserve Fund.

(b) Initial funding: \$10,000,000 from general CESA administration budget.

(c) Purpose: Defense of CESA programs against federal preemption challenges, constitutional challenges, or other legal attacks.

(d) The Attorney General shall vigorously defend CESA employer assessment provisions against any ERISA preemption claims.

2.14.5 Alternative Implementation

(a) If any court of competent jurisdiction rules that the employer payroll assessment is preempted by ERISA, the following alternative implementation shall automatically take effect:

(1) The employer assessment shall be restructured as a broad-based business license fee applicable to all employers regardless of size;

(2) The rate structure shall be adjusted to generate equivalent revenue;

(3) Individual resident assessments may be adjusted to compensate for any revenue shortfall.

(b) This alternative implementation provision does NOT constitute an admission that ERISA preemption applies.

SECTION 2.15: MENTAL HEALTH PARITY ENFORCEMENT (NEW)

2.15.1 Legislative Declaration

The General Assembly finds and declares that:

(a) "Here in Colorado, we take care of every part of every body."

(b) Mental health is health. Mental health conditions deserve the same access, treatment quality, and coverage parity as physical health conditions.

(c) Despite federal and state parity laws, mental health services often face longer wait times, higher denial rates, and fewer available providers than physical health services.

(d) Enforcement of mental health parity requires dedicated oversight, measurable metrics, and accountability mechanisms.

(e) Coloradans experiencing mental health conditions deserve timely

access to care without bureaucratic barriers.

2.15.2 Mental Health Parity Officer

(a) Establishment:

There is hereby established within CESA Administration the position of Mental Health Parity Officer.

(b) Qualifications:

The Mental Health Parity Officer shall:

- (1) Hold advanced credentials in mental health (psychiatry, psychology, clinical social work, or equivalent);
- (2) Have at least 10 years of experience in mental health service delivery or policy;
- (3) Demonstrate commitment to mental health parity and access.

(c) Independence:

The Mental Health Parity Officer:

- (1) Reports directly to the CESA Administrator;
- (2) Cannot be removed without cause;
- (3) Has independent authority to investigate and report on parity compliance;
- (4) Has direct access to all Care Without Fear mental health data.

(d) Duties:

The Mental Health Parity Officer shall:

- (1) Monitor mental health parity metrics quarterly;
- (2) Investigate complaints of parity violations;
- (3) Recommend corrective actions;
- (4) Report to Implementation Oversight Board annually;
- (5) Publish public parity dashboard;
- (6) Coordinate with mental health providers and advocates.

2.15.3 Parity Metrics Requirements

(a) Access Metrics:

Care Without Fear shall achieve parity on the following access metrics:

Metric	Mental Health Target	Comparison
New patient wait time	≤14 days	Equal to primary care
Follow-up wait time	≤7 days	Equal to primary care
Crisis response (urban)	≤60 minutes	Immediate response
Crisis response (rural)	≤90 minutes	Immediate response

(b) Network Adequacy:

Provider Type	Minimum Ratio	Geographic Coverage
Therapists/Counselors	1:2,000 residents	All 64 counties
Psychiatrists	1:10,000 residents	Regional coverage
Crisis specialists	1:25,000 residents	All regions
Substance abuse counselors	1:5,000 residents	All 64 counties

(c) Quality Metrics:

Metric	Target	Comparison
Denial rate	≤2%	Equal to physical health
Prior authorization rate	0%	None required
Appeal success rate	N/A	No denials to appeal
Patient satisfaction	≥85%	Equal to physical health

2.15.4 Enforcement Mechanisms

(a) If any parity metric falls below target for two consecutive quarters:

- (1) Mental Health Parity Officer issues public notice;
- (2) CESA Administration submits corrective action plan within 30 days;
- (3) Implementation Oversight Board reviews progress quarterly.

(b) Corrective actions may include:

- (1) Provider recruitment initiatives in underserved areas;
- (2) Rate adjustments to attract mental health providers;
- (3) Telehealth expansion for access gaps;
- (4) Partnership with training programs for workforce development.

2.15.5 Patient Advocate Program

(a) Care Without Fear shall establish a Mental Health Patient Advocate

Program.

(b) Advocates shall:

- (1) Assist patients navigating mental health services;
- (2) Help patients understand their rights;
- (3) Investigate patient complaints;
- (4) Report systemic issues to Mental Health Parity Officer.

(c) Advocates shall be available:

- (1) At all CESA Service Hubs;
- (2) Via telehealth throughout Colorado;
- (3) Through 24/7 crisis support line.

2.15.6 Budget

Year	Parity Officer	Patient Advocates	Provider Recruitment	Telehealth Expansion	Total
Year 1	\$0.5M	\$2.0M	\$3.0M	\$1.0M	\$6.5M
Year 3	\$0.6M	\$3.0M	\$4.0M	\$1.5M	\$9.1M
Year 7	\$0.8M	\$4.0M	\$5.0M	\$2.0M	\$11.8M
Year 13	\$1.0M	\$6.0M	\$8.0M	\$3.7M	\$18.7M

SECTION 3.4: SMALL BUSINESS GRADUATED TRANSITION (NEW)

3.4.1 Legislative Findings

The General Assembly finds that:

- (a) Small businesses are the backbone of Colorado's economy;
- (b) Sudden cost increases at payroll thresholds ("cliff effects") can discourage business growth;
- (c) A graduated transition system creates predictability and supports business expansion;
- (d) CESA is designed to be "all user friendly" - friendly to businesses, workers, families, and government.

3.4.2 Elimination of Cliff Effects

(a) Problem Addressed:

Under standard threshold systems, a business crossing from \$499,999 to \$500,001 in payroll would suddenly face the full 6% assessment—a \$30,000+ new cost overnight. This discourages growth and job creation.

(b) Solution:

Graduated phase-in zones create smooth transitions at each threshold.

3.4.3 Graduated Assessment Schedule

(a) Small Business Exemption Zone: Under \$500,000 Payroll

- Assessment Rate: 0% (fully exempt)
- Rationale: Protect smallest businesses during startup and early growth phases

(b) Transition Zone 1: \$500,000 - \$600,000 Payroll

Payroll Amount	Effective Rate	Annual Assessment
\$500,000	1.0%	\$5,000
\$520,000	2.0%	\$10,400
\$540,000	3.0%	\$16,200
\$560,000	4.0%	\$22,400
\$580,000	5.0%	\$29,000
\$600,000	6.0%	\$36,000

(c) Standard Small Business Zone: \$600,000 - \$2,000,000 Payroll

- Assessment Rate: 6%
- Example: \$1,000,000 payroll = \$60,000 annual assessment

(d) Transition Zone 2: \$2,000,000 - \$2,400,000 Payroll

Payroll Amount	Effective Rate	Annual Assessment
\$2,000,000	6.0%	\$120,000
\$2,100,000	6.5%	\$136,500
\$2,200,000	7.0%	\$154,000
\$2,300,000	7.5%	\$172,500
\$2,400,000	8.0%	\$192,000

(e) Medium Business Zone: \$2,400,000 - \$10,000,000 Payroll

- Assessment Rate: 8%

(f) Transition Zone 3: \$10,000,000 - \$12,000,000 Payroll

Payroll Amount	Effective Rate	Annual Assessment
\$10,000,000	8.0%	\$800,000
\$10,500,000	8.25%	\$866,250
\$11,000,000	8.5%	\$935,000
\$11,500,000	8.75%	\$1,006,250
\$12,000,000	9.0%	\$1,080,000

(g) Large Business Zone: Over \$12,000,000 Payroll

- Assessment Rate: 9%

3.4.4 Seasonal Business Adjustments

(a) Businesses with significant seasonal employment (>30% payroll variation) may elect to:

- (1) Use annualized average payroll for threshold determination;
- (2) Make quarterly assessments based on actual quarterly payroll;
- (3) Reconcile annually with true-up payment or credit.

(b) Seasonal adjustment election must be made by January 31 each year.

3.4.5 New Business Growth Protection

(a) Businesses in their first three years of operation receive additional protection:

Business Age	Assessment Percentage of Standard Rate
Year 1	50% of applicable rate
Year 2	75% of applicable rate
Year 3+	100% of applicable rate

(b) Example: A Year 1 business with \$800,000 payroll would pay 3% instead of 6% (\$24,000 vs. \$48,000).

3.4.6 Economic Downturn Protection

(a) During declared economic emergencies:

- (1) Small businesses may defer up to 50% of assessments for 6 months;
- (2) Deferred amounts repaid over 24 months with no interest;
- (3) No penalties for businesses maintaining employment levels.

SECTION 10.12: CLIMATE-ECONOMIC JOBS INTEGRATION (NEW)

10.12.1 Legislative Declaration

The General Assembly finds and declares that:

(a) Climate change is not just an environmental issue—it is an economic issue affecting jobs, agriculture, tourism, and every sector of Colorado's economy;

(b) Building climate resilience requires workers—and those workers deserve permanent careers, not temporary construction jobs;

(c) Colorado's climate adaptation will create 27,500+ permanent jobs in energy, agriculture, water management, disaster resilience, and ecosystem restoration;

(d) Workers building Colorado's climate infrastructure will be kept on to maintain and continuously improve that infrastructure;

(e) "Workers will always have jobs—it won't be just for building the infrastructure. The state will keep them to maintain and keep growing a more productive and future-forward state and culture."

10.12.2 Climate Jobs Categories

(a) Clean Energy Jobs:

- (1) Solar installation technicians
- (2) Wind turbine technicians
- (3) Grid modernization specialists
- (4) EV charging infrastructure installers
- (5) Energy efficiency auditors
- (6) Battery storage specialists
- (7) Renewable energy engineers
- (8) Energy project managers

(b) Climate Resilience Jobs:

- (1) Wildfire prevention and mitigation crews (year-round, not seasonal)
- (2) Forest health and management specialists
- (3) Water conservation technicians
- (4) Flood mitigation engineers

- (5) Climate monitoring specialists
- (6) Emergency preparedness coordinators
- (7) Infrastructure resilience planners

(c) Sustainable Agriculture Jobs:

- (1) Regenerative agriculture specialists
- (2) Water-efficient irrigation technicians
- (3) Local food system coordinators
- (4) Agricultural climate adaptation advisors
- (5) Soil health specialists
- (6) Agricultural technology installers

(d) Outdoor Recreation Economy Jobs:

- (1) Trail maintenance and construction crews
- (2) Park rangers and natural area managers
- (3) Wildlife habitat restoration specialists
- (4) Recreation infrastructure developers
- (5) Sustainable tourism coordinators
- (6) Environmental educators

(e) Green Building Jobs:

- (1) Energy-efficient construction workers
- (2) Weatherization specialists
- (3) Green building inspectors
- (4) LEED certification specialists
- (5) Sustainable materials specialists
- (6) Building energy managers

10.12.3 Permanent Career Structure

Not Just Construction—Ongoing Careers:

(a) Building Phase Jobs (Years 1-7):

- Major infrastructure construction
- Solar and wind installation

- Grid modernization
- Housing retrofits
- Transportation infrastructure

(b) Maintenance and Operations Jobs (Permanent):

- All infrastructure requires ongoing maintenance
- Technology systems require updates and improvements
- Natural systems require continuous stewardship
- Programs require administration and service delivery

(c) Growth and Innovation Jobs (Permanent):

- Technology advancement
- System improvements
- New program development
- Research and development
- Training and education

Job Permanence Guarantee:

Workers hired for CESA climate programs shall:

- (1) Be offered permanent positions upon project completion (if available);
- (2) Receive priority hiring for maintenance and operations positions;
- (3) Receive free retraining if position eliminated;
- (4) Be covered by AI Workforce Protection if displaced.

10.12.4 Colorado Climate Career Academy

(a) Partnerships with:

- Colorado community colleges
- Colorado State University
- Colorado School of Mines
- Trade unions and apprenticeship programs
- Private sector employers

(b) Training Programs:

- Solar installation certification (12 weeks)
- Wind turbine technician (16 weeks)
- Energy auditor certification (8 weeks)
- Wildfire mitigation specialist (12 weeks)

- Weatherization technician (10 weeks)
- EV infrastructure installer (8 weeks)

(c) Support During Training:

- Tuition-free
- Stipend during training
- Tools and equipment provided
- Job placement upon completion
- Ongoing career support

10.12.5 Geographic Distribution

Jobs Across All Colorado:

Region	Climate Job Focus	Estimated Jobs
Front Range	Renewable energy, green building	12,000
Eastern Plains	Agricultural adaptation, wind energy	3,500
Western Slope	Wildfire mitigation, water conservation	4,500
Mountain Communities	Recreation economy, forest health	3,000
San Luis Valley	Solar energy, sustainable agriculture	2,500
Northwest Colorado	Energy transition, recreation	2,000
TOTAL		**27,500+ permanent jobs**

10.12.6 Budget

Year	Job Training	Infrastructure	Operations	Total Investment
Year 1	\$25M	\$200M	\$50M	\$275M
Year 3	\$50M	\$400M	\$150M	\$600M
Year 5	\$75M	\$500M	\$250M	\$825M
Year 10	\$100M	\$300M	\$400M	\$800M
Year 13	\$100M	\$200M	\$500M	\$800M

SECTION 35: COLORADO RESIDENT DATA SOVEREIGNTY ACT (NEW)

35.1 Legislative Declaration

The General Assembly finds and declares that:

(a) Colorado residents have a fundamental right to control their own personal data;

(b) Government programs collecting sensitive information have a duty to protect that information with the highest security standards;

(c) Centralized data storage creates dangerous vulnerabilities—a single breach can expose millions of records;

(d) Emerging AI systems create new challenges for data privacy that require explicit governance;

(e) ****The patient holds the power of their own data.****

(f) Colorado can lead the nation in ethical data governance while building efficient government systems.

35.2 Data Sovereignty Principles

Core Principles:

(a) Individual Ownership:

- CESA program participants own their personal data
- Data is held IN TRUST by the state, not OWNED by the state
- Participants have right to access, review, and correct their data
- Participants have right to know who has accessed their data

(b) Minimal Collection:

- CESA programs collect only data necessary for program operation
- No bulk data collection "just in case"
- Regular review and deletion of unnecessary data

(c) Purpose Limitation:

- Data collected for one CESA program used only for that program
- Cross-program data sharing requires participant consent OR explicit legislative authorization
- No sale or commercial use of participant data

(d) Security by Design:

- Privacy and security built into systems from design phase
- Regular security audits and penetration testing
- Encryption at rest and in transit

35.3 Distributed Data Architecture

Design Philosophy:

No single database contains a complete record of any individual. Data is distributed across multiple secure systems so that breach of one system does not compromise entire personal history.

Implementation:

(a) Data Segmentation:

- Healthcare records: Care Without Fear secure system
- Employment records: AI Workforce Protection secure system
- Life insurance records: Life Security secure system
- Housing records: Zero Homeless secure system
- Financial records: Separate secure system

(b) Cross-Reference Only:

- Systems share ONLY reference identifiers, not full records
- Complete picture assembled only when authorized request made
- Assembly requires multiple-factor authentication

(c) No "Master File":

- No single database contains complete person record
- Prevents single-point breach exposure
- Prevents unauthorized surveillance

35.4 Participant Data Control

Colorado Secure ID Integration:

(a) Data Access Authentication:

For a provider or agency to access a participant's CESA records:

- (1) Provider presents credentials to CESA system;
- (2) Provider scans participant's Colorado Secure ID;
- (3) System sends verification code to participant (text, email, or app);
- (4) Participant provides verification code to provider;
- (5) Provider gains access to authorized data only.

(b) Emergency Override:

- In medical emergencies, providers may access essential records without code
- Override logged and participant notified within 24 hours
- Participant may request review of emergency access

(c) Participant Rights:

- (1) ****Right to Access:**** Request complete copy of all CESA data about them within 30 days
- (2) ****Right to Correction:**** Request correction of inaccurate data with 14-day response
- (3) ****Right to Audit:**** Request complete log of who accessed their data
- (4) ****Right to Minimize:**** Request deletion of data no longer needed

35.5 AI Governance for CESA Systems

AI System Rules:

(a) Authorized Uses:

- (1) Administrative efficiency (claims processing, enrollment, scheduling)
- (2) Fraud detection (pattern analysis, anomaly detection)
- (3) Program improvement (aggregate analysis, outcome tracking)
- (4) Decision support (recommendations to human decision-makers)

(b) Prohibited Uses:

- (1) ****Automated denial of benefits without human review****
- (2) Predictive modeling of individual behavior for eligibility decisions
- (3) Facial recognition for identity verification (without explicit consent)
- (4) Sharing data with AI systems outside CESA governance
- (5) Training external AI systems on CESA participant data

(c) AI Transparency Requirements:

- (1) All AI-assisted decisions flagged in participant records
- (2) Participants may request human review of any AI-involved decision
- (3) AI systems audited annually for bias and accuracy
- (4) AI system operations disclosed in public annual report

35.6 Data Privacy Officer

(a) Establishment:

There is hereby established within CESA Administration the position of Data Privacy Officer.

(b) Independence:

- Reports to CESA Administrator
- Cannot be removed without cause
- Has independent authority to investigate and report
- Access to all CESA data systems for audit purposes

(c) Duties:

- (1) Oversee compliance with this Section
- (2) Investigate data privacy complaints
- (3) Conduct regular privacy audits
- (4) Recommend security improvements
- (5) Report to Implementation Oversight Board
- (6) Publish annual privacy report

35.7 Budget

Year	Privacy Officer	Security Systems	Breach Response	Training	Total
Year 1	\$0.5M	\$10M	\$2M	\$1M	\$13.5M
Year 3	\$0.7M	\$8M	\$3M	\$1.5M	\$13.2M
Year 7	\$1M	\$10M	\$4M	\$2M	\$17M
Year 13	\$1.2M	\$12M	\$5M	\$2.5M	\$20.7M

SECTION 60: IMPLEMENTATION OVERSIGHT BOARD (ENHANCED)

60.2 Board Composition (ENHANCED v11.0)

Membership:

The Board shall consist of eleven (11) members:

(a) Political Appointees (6 members):

- 2 appointed by the Governor
- 2 appointed by the Senate President
- 2 appointed by the House Speaker

(b) Civil Society Representatives (3 members - NEW v11.0):

- 1 healthcare advocate (nominated by Colorado healthcare advocacy organizations)
- 1 worker advocate (nominated by Colorado labor organizations)

- 1 consumer protection advocate (nominated by Colorado consumer protection organizations)

(c) Expert Members (2 members - NEW v11.0):

- 1 actuary or financial expert (joint appointment by Governor and Legislature)
- 1 healthcare/public policy expert (joint appointment)

60.5 Removal Protections (ENHANCED v11.0)

(a) Supermajority Removal:

- Board members may only be removed for cause
- **Removal requires 2/3 vote of full General Assembly**
- "Cause" means: criminal conviction, ethics violation, incapacity, or gross dereliction of duty
- **Policy disagreement is NOT cause for removal**

(b) Prohibited Removal Grounds:

- Votes or positions taken in official capacity
- Statements made in Board proceedings
- Reports or recommendations critical of CESA Administration
- Reports or recommendations critical of Governor or Legislature
- Political disagreement with appointee

(c) Due Process for Removal:

- Written charges required
- Right to hearing
- Right to legal representation
- Right to respond to charges
- Public hearing required

SECTION 61: PROGRAM CONTINUITY AND TRANSITION PROTECTION (NEW)

61.1 Legislative Findings

The General Assembly finds that:

- Once CESA programs are activated and serving Coloradans, they become essential to the economic security of thousands of families;
- Political transitions should not disrupt services to program

beneficiaries;

(c) Hostile administrations may attempt to undermine CESA programs through administrative sabotage rather than legislative repeal;

(d) Structural protections are necessary to ensure CESA survives political transitions.

61.2 Program Suspension Protections

Supermajority Requirement:

(a) Once a CESA program is activated and serving beneficiaries, the program CANNOT be suspended, defunded, or dismantled except:

(1) ****By act of the General Assembly passed with 2/3 supermajority in both chambers; OR****

(2) ****By voter approval through ballot measure****

(b) Prohibited Administrative Actions:

- Governor may not unilaterally suspend activated programs
- CESA Administration may not cease program operations without legislative authorization
- Budget cuts requiring program suspension require legislative supermajority

(c) Exception:

- Implementation Oversight Board may temporarily suspend program if actuarially unsound
- Board suspension subject to legislative review within 90 days

61.3 Transition Planning Requirements

(a) Gubernatorial Transitions:

- Outgoing administration prepares comprehensive CESA transition report due 30 days after election
- All CESA programs continue operations during transition
- No policy changes during lame duck period (except emergencies)
- Incoming administration receives comprehensive briefing within 10 days of election

61.4 Data and Records Protection

(a) Preservation Requirements:

- Upon gubernatorial election, all CESA data automatically preserved

- No deletion of records during transition period
- No modification of historical data
- Backup systems activated

(b) Accountability:

- Destruction of CESA records during transition: felony
- Modification of CESA data during transition: felony
- Personal liability for responsible officials

61.5 Whistleblower Protections

(a) Protected Disclosures:

Employees may report without retaliation:

- Violations of CESA law or regulations
- Waste, fraud, or abuse
- Threats to program integrity
- **Political interference with programs**
- Attempts to undermine beneficiary services

(b) Protection from Retaliation:

- No adverse employment action for protected disclosures
- Burden on employer to prove any adverse action unrelated to disclosure
- Remedies: reinstatement, back pay, damages

(c) Anonymous Reporting:

- Anonymous reporting system established
- Identity protection for reporters
- Investigation of all credible reports

A BILL

FOR AN ACT CONCERNING COMPREHENSIVE ECONOMIC SECURITY FOR ALL COLORADO RESIDENTS THROUGH AN ENTERPRISE FUND MODEL, INCLUDING UNIVERSAL HEALTHCARE, MENTAL HEALTH SERVICES, AI WORKFORCE PROTECTION, STATE-RUN LIFE INSURANCE, ECONOMIC INDEPENDENCE, ELIMINATION OF HOMELESSNESS, EDUCATION INDEPENDENCE, STATE DEFENSE CAPABILITIES, HEALTHY FOOD ACCESS, INTERNATIONAL PARTNERSHIPS, INNOVATION DISTRICTS, DIGITAL LIKENESS PROTECTION, DISABILITY RIGHTS, CLIMATE RESILIENCE, DATA PRIVACY, WORKER CLASSIFICATION, CHILDCARE ACCESS, TECHNOLOGY ASSISTANCE, RURAL IMPLEMENTATION, STATEWIDE SERVICE HUBS, NON-

DISCRIMINATION PROTECTIONS, MEDICAL CANNABIS SUPPORT, EXPANDED ELIGIBILITY, HUMAN DIGNITY RIGHTS, AGENCY CONSOLIDATION, RAPID REHIRE PROGRAMS, COLORADO STATE BANK, TABOR-COMPLIANT FUNDING, PHASED ACTIVATION FRAMEWORK, DUE PROCESS PROTECTIONS, SAFE HARBOR CORRECTION PERIODS, AND RELATED MATTERS.

Sponsored by: maveriq B Jackson

Candidate for State House District 23

Contact: contact@votemaveriq.com | (970) 725-6656

Website: votemaveriq.com/CESA

"It doesn't matter where you started, what matters is where you finish and the journey along the way."

— mav QBJ

1. COMPLETE ENTERPRISE FUND RESTRUCTURE

- All CESA programs operate through TABOR-exempt enterprise funds
- Participation fees replace mandatory taxes
- No automatic tax increases under any circumstances

2. PHASED ACTIVATION FRAMEWORK (NEW SECTION 58)

• Programs activate only upon certification of readiness and sustainable funding

• Phase I priorities: Care Without Fear, Rapid Rehire, Mental Health Crisis Response

- No automatic activation—requires positive certification

3. DUE PROCESS AND SAFE HARBOR FRAMEWORK (NEW SECTION 59)

- 30-60 day safe harbor correction periods before penalties escalate
- Good faith compliance recognized; Technical Assistance Program established
- Judicial review before penalties; Criminal penalties for willful violations only

4. ENHANCED CARE WITHOUT FEAR (SECTION 2)

- Healthcare as REPLACEMENT of private premiums, not new cost
- Provider reimbursement at 115% of Medicare; Coverage for seasonal/J-1/temp workers

5. ENHANCED AI WORKFORCE PROTECTION (SECTION 4)

- Safe harbor periods; Technical assistance before penalties

6. ENHANCED TABOR FIREWALL (SECTION 42)

- Explicit prohibition on automatic tax increases; Voter approval required

7. ENHANCED NON-DISCRIMINATION (SECTION 52)

- Applies to ALL employers; Safe harbor for good faith accommodation

8. ENHANCED RAPID REHIRE (SECTION 57)

- Faster triggers; Mental health support integration

9. NEW SECTION 60: IMPLEMENTATION OVERSIGHT BOARD

- 11-member independent oversight board
- Activation certification authority; Annual performance reviews

PART I: FOUNDATION AND HEALTHCARE

Section 1: Title, Legislative Findings, and Definitions

Section 1.5: Colorado Community Living Standard

Section 2: Care Without Fear - Universal Healthcare

Section 2.10: Private Insurance Transition

Section 2.12: Comprehensive Mental Health Services

PART II: FUNDING AND TABOR COMPLIANCE

Section 3: Funding Sources and Enterprise Fund Structure

Section 3.7-3.9: Food Policy and Transparency

PART III-X: [Full sections as listed in document]

PART XI: VERSION 9.0 ADDITIONS

Section 58: Phased Activation Framework (NEW - 25+ pages)

Section 59: Due Process and Safe Harbor Framework (NEW - 25+ pages)

Section 60: Implementation Oversight Board (NEW - 25+ pages)

APPENDICES A-D

SECTION 1: TITLE, LEGISLATIVE FINDINGS, AND DEFINITIONS

1.1 Short Title

This Act shall be known and may be cited as the "Colorado Economic Security and AI Workforce

Transition Act" or "CESA" or "CESA - Colorado CESA."

1.2 Legislative Findings

The General Assembly of the State of Colorado hereby finds and declares that:

(1) The rapid advancement of artificial intelligence and automation technologies poses an unprecedented threat to employment stability, with projections indicating that 30-40%

of current jobs may be displaced within the next decade;

(2) The current healthcare system in the United States places an unsustainable financial burden on working families and businesses, with Colorado residents paying among the

highest healthcare costs in the nation;

(3) Federal government dysfunction, political polarization, and uncertainty regarding the future of programs such as Social Security and Medicare necessitate state-

level solutions

to ensure the economic security of Colorado residents;

(4) The sudden death of a family breadwinner can devastate families financially, and

private life insurance is often unaffordable, inaccessible to those with pre-existing

conditions, or inadequate;

(5) Rising rates of obesity, diabetes, and cardiovascular disease driven by unhealthy food consumption create substantial healthcare costs that could be reduced through prevention-focused food policy;

(6) Homelessness represents both a humanitarian crisis and an economic inefficiency that can be eliminated through coordinated housing, employment, and support services;

(7) Colorado possesses abundant renewable energy resources that can provide energy independence, reduce costs, and protect the environment;

(8) The federal education system is increasingly subject to political agendas that may not serve the best interests of Colorado students, families, and communities;

(9) Human trafficking is a grave crime against humanity that demands severe penalties and comprehensive enforcement;

(10) Colorado's sovereign tribal nations are valued partners whose members deserve access to all state programs while maintaining their sovereignty;

(11) Economic security requires protection from multiple risks including job loss, illness, death, and systemic economic disruption;

(12) An integrated approach addressing healthcare, worker protection, family security, housing, education, and economic independence will create a more resilient and prosperous Colorado;

(13) Direct-to-consumer advertising of prescription drugs, over-the-counter medications, and medical devices undermines the doctor-patient relationship and drives up healthcare costs that are now borne by Colorado taxpayers;

(14) Intergenerational care systems strengthen communities and ensure that those who help others in their youth are guaranteed help when they themselves need it;

(15) Access to high-quality, natural foods should not be limited by income or geography, and

Colorado can lead the nation in making healthy food the affordable and accessible choice;

(16) International partnerships through sister city and sister state relationships can enhance cultural exchange, economic development, and global cooperation;

(17) AI and high-automation companies must contribute to the communities and energy infrastructure they rely upon;

(18) Whistleblowers who report wrongdoing in good faith deserve protection from retaliation;

(19) Colorado's legislation should be designed to evolve with changing circumstances while protecting core principles through democratic processes;

(20) Strategic development of innovation districts can attract

industries and create economic hubs that benefit all Coloradans;

(21) Colorado has both the resources and the responsibility to lead the nation---and the world---in creating a comprehensive economic security system that serves as a model for other states and countries.

1.3 Purpose

The purposes of this Act are to:

(1) Establish universal healthcare coverage for all Colorado residents through the Care

Without Fear system;

(2) Protect workers displaced by artificial intelligence and automation with income security

and retraining;

(3) Create a state-run life insurance program that is affordable, accessible, and portable;

(4) Reduce economic dependence on federal programs and prepare Colorado for potential federal dysfunction;

(5) Eliminate homelessness in Colorado within five years through the Zero Homeless Colorado program;

(6) Establish a comprehensive business support system to help Colorado businesses thrive;

(7) Achieve energy independence through expansion of renewable energy infrastructure;

(8) Protect immigrants from federal overreach while maintaining public safety;

- (9) Ensure voting access for all eligible Colorado residents;
- (10) Impose severe penalties on human traffickers and protect victims;
- (11) Honor tribal sovereignty while ensuring tribal members have access to all state programs;
- (12) Transition Colorado's education system away from federal control toward state-managed, eventually free education;
- (13) Generate revenue fairly through progressive taxation that asks more of those who have benefited most;
- (14) Protect all funds established under this Act from misuse, corruption, or diversion;
- (15) Establish a unified state agency (CESA Administration) to coordinate all economic security programs;
- (16) Create a Colorado Benefits Card that simplifies access to all state programs;
- (17) Eliminate pharmaceutical and medical device advertising to restore the integrity of the doctor-patient relationship;
- (18) Create an intergenerational Elder Care Credit System where young people earn guaranteed future care by helping elders today;
- (19) Make high-quality, natural foods more accessible and affordable than processed alternatives;
- (20) Establish international partnerships through the Colorado

Global Partnership Program;

(21) Protect whistleblowers who report wrongdoing related to CESA programs;

(22) Ensure AI companies contribute energy and resources back to Colorado;

(23) Create innovation districts to attract industries and create economic hubs;

(24) Establish a constitutional core of protected principles that can only be changed by public vote;

(25) Make Colorado the most attractive state for both workers and businesses by creating comprehensive economic security;

(26) Position Colorado as a model for the world---a place of abundance, prosperity, peace, zero hunger, and zero homelessness.

1.4 Definitions

As used in this Act, unless the context otherwise requires:

"Artificial Intelligence" or "AI" means any machine-based system that can, for a given set of

human-defined objectives, make predictions, recommendations, or decisions influencing real or

virtual environments, including machine learning, deep learning, neural networks, natural

language processing, computer vision, and robotic process automation.

"AI Displacement" means the elimination, substantial reduction, or fundamental

transformation of a job position due to the implementation of artificial intelligence,

automation, or related technologies where the work previously performed by a human

employee is now performed primarily by AI systems.

"Automation Intensity Ratio" means the ratio of a company's annual revenue to its number

of employees, used to determine AI Industry Requirements under Section 25.

"Care Without Fear" means the universal healthcare system established under Section 2 of

this Act.

"CESA Administration" means the Colorado Economic Security Administration established

under Section 18 of this Act.

"CESA Constitutional Core" means the protected principles established under Section 31 that

require a 68% supermajority public vote to amend.

"Colorado Benefits Card" means the chip-enabled identification and benefits card established

under Section 19 of this Act.

"Colorado Community Business" means a business certified under Section 26 as meeting

community-focused criteria.

"Colorado Cost of Living Standard" or "CCLS" means the state-specific measure of income

required for a household to meet basic needs in Colorado, as established under Section 1.5 of

this Act, replacing the federal poverty level for CESA programs.

"Colorado Innovation District" means a designated economic zone established under Section

33 for targeted industry development.

"Colorado Qualified Business" means a business entity that meets the requirements

established under Section 4.8 of this Act, including compliance with AI displacement

requirements, participation in state programs, and good standing with state regulations.

"Colorado Quality Food" means food products certified under Section 3.8 as

meeting high

standards for natural ingredients, minimal processing, and nutritional value.

"Colorado Resident" means any individual who has established domicile in Colorado,

regardless of immigration status, including individuals who have lived in Colorado for 90 or

more consecutive days with intent to remain.

"Colorado Shield" means the enhanced State Defense Force capabilities established under

Section 7 of this Act, including weather monitoring, highway surveillance, search and rescue,

and border defense readiness.

"Colorado Veteran" means a member of the State Defense Force who has received an

honorable discharge after completing required service, as defined in Section 7.9.

"Colorado WIC" means the Colorado Women, Infants, and Children Program established under

Section 3.7.4 of this Act, a state-funded nutrition assistance program replacing participation in

the federal WIC program.

"Colorado Community Asset Program" means the program established under Section 13.3(d)

for allocating seized assets from human trafficking convictions to Colorado families in need.

"Contribution Level" means the percentage of income (1-20%) that a participant in the Life

Security Program elects to contribute.

"CRSP" means the Colorado Retirement Security Program established under Section 6 of this

Act.

"Death Benefit" means the lump sum payment made to designated

beneficiaries upon the

death of a Life Security Program participant.

"Department" means the Colorado Department of Labor and Employment unless otherwise

specified.

"Elder Care Credit" means the unit of credit earned under Section 2.12 by providing assistance

to elderly Colorado residents, redeemable for equivalent assistance when the credit holder

reaches elder status.

"Global Partner" means a city, state, territory, or region with which Colorado has established a

formal partnership under Section 23.

"Health-Impact Tax" means the taxes imposed under Section 3.7 on sugary beverages, high-

sugar high-fat foods, ultra-processed foods, and chain restaurant prepared foods.

"Healthcare Advertising" means any advertisement for prescription medications, over-the-

counter medications, or medical devices, as regulated under Section 2.11.

"Human Trafficking" means the recruitment, harboring, transportation, provision, obtaining,

patronizing, or soliciting of a person for the purpose of a commercial sex act or labor or services

through the use of force, fraud, or coercion, as further defined in Section 13.

"Life Security Program" means the state-run life insurance program established under

Section 5 of this Act.

"Position Restoration" means the requirement under Section 4.6 that when an AI-displaced

worker dies, the employer must hire a replacement at the same salary level.

"Prosperity Partnership" means the revenue and benefits program established under Section

16 for high-income earners, luxury property owners, and corporations.

"Sister City" means a city with which a Colorado city has established a formal partnership

under Section 23.

"Sister State" means a state, territory, or region with which Colorado has established a formal

statewide partnership under Section 23.

"Small Business" means a business entity with fewer than 500 employees and less than \

million in annual revenue.

"Sponsor" means a trained individual who provides guidance, support, and accountability to a

participant in the Zero Homeless Colorado program.

"State Defense Force" or "SDF" means the Colorado State Defense Force established under

Section 7 of this Act, a state military force under the command of the Governor that cannot be

federalized.

"Strategic Foresight Office" means the office established under Section 32 to monitor

emerging trends and provide early warnings.

"Tribal Nation" means the Ute Mountain Ute Tribe or the Southern Ute Indian Tribe,

recognized as sovereign nations.

"Whistleblower" means an individual who reports violations of this Act in good faith as

defined in Section 24.

"Young Innovator" means a Colorado resident between the ages of 16 and 30 eligible for

entrepreneurship support under Section 20.9 of this Act.

"Zero Homeless Colorado" means the comprehensive homelessness elimination program

established under Section 8 of this Act.

SECTION 1.5: COLORADO COST OF LIVING STANDARD

(a) Establishment

There is hereby established the Colorado Cost of Living Standard (CCLS), a state-specific

measure of the income required for a household to meet basic needs in Colorado, replacing the

use of the federal poverty level for all CESA programs.

(b) Purpose

The CCLS:

- Reflects the actual cost of living in Colorado, which is higher than the national average
- Ensures that eligibility for CESA programs is based on Colorado reality, not national averages
- Is calculated and updated by CESA Administration annually
- Accounts for regional variations within Colorado

(c) Calculation Method

The CCLS shall be calculated based on the actual Colorado costs of:

- Housing (rent or mortgage for modest housing)
- Food (nutritious diet based on USDA guidelines)
- Healthcare (any costs not covered by Care Without Fear)
- Transportation (public transit or modest vehicle costs)
- Childcare (for families with children)
- Utilities (electric, gas, water, basic internet)
- Clothing and personal care
- Emergency savings (5% buffer)

(d) Initial Standards

Until CESA Administration completes its first annual calculation, the CCLS

shall be:

Household Size Annual CCLS Monthly CCLS Comparison to Federal Poverty Level

1 person \\$28,000 \\$2,333 185% of FPL

2 persons \\$38,000 \\$3,167 190% of FPL

3 persons \\$48,000 \\$4,000 195% of FPL

4 persons \\$58,000 \\$4,833 195% of FPL

Each additional +\\$8,000 +\\$667 ~175% of FPL increment

(e) Regional Adjustments

CESA Administration may establish regional adjustment factors for:

- Denver Metro Area: Up to 120% of base CCLS
- Mountain Resort Communities: Up to 130% of base CCLS
- Rural Eastern Plains: 90-100% of base CCLS
- Western Slope: 100-110% of base CCLS

(f) Annual Update

- CESA Administration shall update the CCLS annually by March 1
- Updates based on Colorado-specific cost data from the prior year
- Public comment period before finalization
- Automatic adjustment for inflation if update delayed

(g) Application

All CESA programs using income-based eligibility shall use the CCLS, including:

- Care Without Fear contribution levels
- Colorado WIC Program
- Healthy Food Access programs
- Zero Homeless Colorado
- Life Security Program considerations
- Any other income-tested benefit

(h) Transition

- Year 1: Programs may use either CCLS or federal poverty level,

whichever is more

generous to the applicant

- Year 2+: CCLS is the sole standard for CESA programs

SECTION 2: CARE WITHOUT FEAR - UNIVERSAL HEALTHCARE SYSTEM

2.1 Establishment

There is hereby established the "Care Without Fear" universal healthcare system, which shall

provide comprehensive healthcare coverage to all Colorado residents regardless of employment

status, income level, pre-existing conditions, or immigration status.

2.2 Coverage

(a) Care Without Fear shall provide coverage for:

- Primary and preventive care, including annual physicals, immunizations, screenings, and wellness visits
- Specialist care and consultations
- Hospital services, including inpatient, outpatient, and emergency care
- Surgical procedures
- Prescription medications, including brand-name and generic drugs
- Mental health services, including therapy, counseling, psychiatric care, and substance abuse treatment
- Dental care, including preventive, restorative, and emergency dental services
- Vision care, including eye exams, glasses, and contact lenses
- Maternity and newborn care
- Pediatric services

- Laboratory and diagnostic services
- Rehabilitation services, including physical therapy, occupational therapy, and speech therapy
- Home health services
- Hospice and palliative care
- Medical equipment and supplies
- Ambulance and emergency medical transport
- Telehealth services

(b) Care Without Fear coverage shall have no copays, deductibles, coinsurance, or out-of-pocket maximums for covered services.

(c) Coverage shall continue regardless of employment status. Losing a job does not affect healthcare coverage.

2.3 Eligibility

(a) All Colorado residents are eligible for Care Without Fear coverage, including:

- Individuals employed full-time, part-time, or seasonally
- Self-employed individuals and independent contractors
- Unemployed individuals
- Retired individuals
- Students
- Children and dependents
- Individuals regardless of immigration status
- AI-displaced workers receiving payments under Section 4
- Life Security Program participants
- Individuals experiencing homelessness
- Tribal members residing in Colorado

(b) Residency Requirement: Individuals must have established domicile in Colorado, defined as living in Colorado for 90 or more consecutive days with intent to remain, OR having established a permanent address in Colorado.

(c) Visitors and Emergency Care: Non-residents visiting Colorado shall receive emergency care. See Section 2.9(g) for visitor billing and cost recovery.

(d) Coverage Tiers Clarification:

Status	Coverage Level
Residents (90+ days, intent to stay)	Full coverage
Contributing residents (working, paying in, volunteering)	Full coverage
Immigrants (regardless of status, if contributing)	Full coverage
Visitors from other states	Emergency care only

2.4 Funding

(a) Care Without Fear shall be funded primarily through an increase in the Colorado state income tax rate, implemented in phases as specified in Section 3.

(b) Phased Income Tax Implementation:

Period	Tax Increase Rate
Years 1-2	2.2% → 4.4% → 6.6%
Years 3-5	2.0% → 4.4% → 6.4%
Year 6+	Evaluated annually Target: further reduction

(c) Cost comparison for typical family (Years 1-2):

Annual Income Tax Increase	Typical Insurance Cost	Net Annual Savings
----------------------------	------------------------	--------------------

\\$50,000 \\$1,100 \\$9,000 - \\$12,000 \\$7,900 - \\$10,900

\\$70,000 \\$1,540 \\$12,000 - \\$15,000 \\$10,460 - \\$13,460

Annual Income Tax Increase Typical Insurance Cost Net Annual Savings

\\$100,000 \\$2,200 \\$15,000 - \\$20,000 \\$12,800 - \\$17,800

\\$150,000 \\$3,300 \\$18,000 - \\$25,000 \\$14,700 - \\$21,700

(d) Additional funding from Health-Impact Food Taxes (Section 3.7),

Enhanced Liquor Taxes

(Section 3), tourism fees (Section 6), AI Industry Requirements (Section 25),
and business

contributions.

2.5 Administration

(a) The CESA Administration shall administer Care Without Fear in
coordination with the

Colorado Department of Health Care Policy and Financing.

(b) A Care Without Fear Board shall be established, consisting of:

- Three members appointed by the Governor
- Two members appointed by the State Senate
- Two members appointed by the State House of Representatives
- Two healthcare professionals elected by healthcare provider
associations
- Two patient advocates elected by patient advocacy organizations

(c) The Board shall set reimbursement rates, establish quality
standards, review appeals, and
ensure adequate provider networks throughout Colorado.

2.6 Provider Participation

(a) All licensed healthcare providers in Colorado shall participate
in Care Without Fear as
specified in Section 2.10.

(b) Reimbursement rates shall be set at levels sufficient to ensure

provider participation and

quality care, benchmarked to Medicare rates plus adjustments for Colorado cost of living.

(c) Administrative simplification: Providers shall submit claims through a single, unified

system, reducing administrative costs currently spent on multiple insurance billing systems.

2.7 Business Benefits

Businesses operating in Colorado shall realize the following benefits from Care Without Fear:

- Elimination of employer-sponsored health insurance costs (average savings: \ \$14,000- \ \$20,000 per employee annually)
- Elimination of workers' compensation medical costs (integrated into Care Without Fear)
- Elimination of benefits administration costs
- No COBRA administration requirements
- Healthier workforce due to preventive care access
- Competitive advantage in recruiting workers from other states

2.8 Transition

(a) Implementation shall occur over a 24-month period following passage of this Act.

(b) Individuals with existing insurance may maintain it during the transition period.

(c) Employers currently providing health insurance shall redirect those funds to employee compensation, business investment, or other purposes at their discretion.

2.9 Federal Funding Independence and Phase-Out

(a) Core Principle:

Colorado shall fund Care Without Fear and all CESA programs entirely through state revenue

sources. No federal funding shall be sought, accepted, or relied upon for the operation of CESA

programs, ensuring that the federal government has no leverage to deny, modify, or attach

conditions to Colorado's economic security system.

(b) Federal Funding Phase-Out Timeline:

Year Federal Role Colorado Role

Year 1 Secondary payer for existing Primary payer for all services

Medicare/Medicaid enrollees

Year 2 Continue secondary for transition Expand primary coverage

cases only

Year 3-4 Wind down remaining cases Full primary responsibility

Year 5-6 Coordination only (no funding) Sole payer for residents

Year 7+ No federal funding accepted Complete independence

(c) No Federal Strings:

- Colorado shall not accept federal grants, waivers, or funding arrangements that include conditions affecting CESA program design, eligibility, or benefits
- Existing federal programs (Medicare, Medicaid, VA) continue for those who prefer them, but Care Without Fear operates independently
- Colorado will not seek Medicaid expansion or ACA waivers that would create federal dependencies

(d) Self-Sufficiency Funding:

The revenue sources in Section 3 are designed to fully fund Care Without Fear without federal

participation, including:

- Income tax increase (phased)
- Enhanced liquor taxes
- Health-impact food taxes
- Business contributions
- Tourism fees
- AI Industry Requirements
- Prosperity Partnership revenue

(e) Federal Coordination:

Colorado may coordinate with federal agencies for:

- Data sharing (with appropriate privacy protections)
- Emergency response (disasters, pandemics)
- Interstate coverage recognition
- Veterans' services (VA remains an option for veterans)

(f) Medicare/Medicaid Enrollee Protection:

- Current Medicare/Medicaid enrollees may continue those programs if desired
- Care Without Fear covers anything federal programs do not
- No Colorado resident loses coverage during transition
- Those who prefer federal programs keep them; those who prefer Care Without Fear have it

(g) Visitor Cost Recovery:

(i) Billing Process:

- Healthcare providers bill CESA directly for visitor emergency care (not the visitor)
- CESA bills the visitor's home state or insurance
- Visitors do not deal with individual provider billing
- Clean, simple process for providers

(ii) Collection Approach:

- Focus on those who CAN pay but WON'T pay
 - Hardship exemptions for those who genuinely cannot afford payment
 - Payment plan forgiveness available for good-faith efforts
 - Interstate DMV cooperation for collection (license suspension for non-payment after multiple attempts)
 - Legal collection only after multiple attempts and clear ability to pay
 - Appeals process for disputes
- (iii) Good Faith Standard:
- Making any payment, however small, constitutes good faith
 - Documented financial hardship exempts from collection
 - No aggressive collection against those in genuine financial distress

SECTION 2.10: PRIVATE INSURANCE TRANSITION

2.10.1 Purpose

This section establishes a phased transition from private health insurance to Care Without Fear

that protects consumers, supports insurance industry workers, and ensures continuous

coverage throughout the transition period.

2.10.2 Transition Timeline

Phase 1: Parallel Systems (Years 1-3)

(a) Care Without Fear enrollment opens for: - Uninsured Coloradans -

Underinsured

Coloradans (high deductible plans) - Small businesses choosing to transition - Individuals

choosing to transition

(b) Private insurance remains available and legal during this phase.

(c) Employers may choose to: - Maintain current insurance and pay

CESA contribution

(credited against insurance costs) - Transition to Care Without Fear and pay only CESA

contribution - Offer employees choice between systems

Phase 2: Accelerated Transition (Years 4-7)

(a) Care Without Fear becomes the default for: - All new employees entering workforce - All

small businesses (under 50 employees) - All state and local government employees

(b) Private insurance may continue for: - Employers who affirmatively choose to maintain it -

Supplemental coverage (cosmetic, luxury amenities, etc.) - Out-of-state coverage coordination

(c) Insurance companies must offer Care Without Fear enrollment assistance to policyholders.

Phase 3: Full Implementation (Years 8-13)

(a) Care Without Fear becomes universal default coverage for all Colorado residents.

(b) Private insurance transition to supplemental-only: - Coverage for services not included in

Care Without Fear - Luxury amenities (private rooms, etc.) - Out-of-state and international

coverage - Coordination with employer plans for multi-state companies

(c) No Coloradan shall be required to purchase private insurance for services covered by Care Without Fear.

2.10.3 Insurance Industry Worker Protection

(a) CESA shall establish the Insurance Workforce Transition Program providing:

(1) Hiring Priority: Insurance industry workers receive priority

hiring for CESA

administrative positions, with skills recognized as directly transferable.

(2) Retraining Programs: Free retraining for insurance workers transitioning to:

- Healthcare administration
- CESA claims processing
- Healthcare navigation services
- Other growing industries

(3) Severance Supplement: Workers laid off due to the transition receive supplemental

unemployment benefits equal to 50% of the difference between their prior salary and

unemployment benefits for up to 24 months.

(4) Early Retirement Bridge: Workers over 55 with 20+ years in insurance industry may

access early retirement bridge benefits until eligible for Social Security/Medicare.

(b) Insurance companies with over 500 Colorado employees must submit workforce transition

plans to CESA detailing how they will support affected workers.

2.10.4 Consumer Protection During Transition

(a) No Coverage Gaps: No Coloradan shall experience a gap in coverage during the transition period.

(b) Rate Freeze: During Phase 1, insurance companies may not increase premiums by more than the medical inflation rate.

(c) No Penalties: Individuals who maintain private insurance shall not be penalized; they simply pay both their insurance premium and their CESA contribution (which

builds Care

Without Fear for when they choose to transition).

(d) Portability: Coverage earned under private insurance (pre-authorizations, treatment plans, etc.) shall be honored by Care Without Fear upon transition.

2.10.5 Insurance Company Requirements During Transition

(a) Insurance companies operating in Colorado must:

(1) Provide clear disclosure to policyholders about Care Without Fear availability

(2) Offer seamless transition assistance to policyholders choosing to switch

(3) Transfer relevant medical records to Care Without Fear upon policyholder request

(4) Continue honoring existing policies through their terms

(b) Insurance companies may not:

(1) Impose penalties on policyholders who switch to Care Without Fear

(2) Discriminate against healthcare providers who participate in Care Without Fear

(3) Spread misinformation about Care Without Fear coverage or quality

2.10.6 Supplemental Insurance Market

(a) Following full Care Without Fear implementation, private insurers may offer supplemental coverage for:

(1) Private room upgrades during hospital stays

(2) Cosmetic procedures not medically necessary

(3) Experimental treatments not yet covered by Care Without Fear

(4) International and out-of-state travel coverage

(5) Concierge medicine services

(6) Alternative therapies not included in Care Without Fear

(b) Supplemental insurance may NOT:

(1) Duplicate Care Without Fear covered services

(2) Create "two-tier" healthcare where basic services are better for supplemental policyholders

(3) Allow providers to prioritize supplemental patients over Care Without Fear patients for covered services

2.11 Healthcare Advertising Standards

(a) Prohibition:

The following advertising is prohibited in Colorado:

- Direct-to-consumer advertising of prescription medications
- Direct-to-consumer advertising of over-the-counter medications (except basic product availability information)
- Direct-to-consumer advertising of medical devices intended for patient use
- Any advertising that implies a patient should ask their doctor for a specific medication or device

(b) Rationale:

- Healthcare decisions should be made by patients and doctors, not influenced by advertising
- Prescription drug advertising drives demand for expensive brand-name drugs when generics may be equally effective

- Colorado taxpayers now fund healthcare; advertising costs should not be passed to taxpayers
- The doctor-patient relationship is undermined when patients arrive with advertising-driven requests

(c) Permitted Communications:

- Medical journal advertising to healthcare professionals
- Informational materials provided at the point of care
- Public health campaigns (vaccination awareness, disease screening, etc.)
- Drug manufacturer communications to pharmacies and hospitals
- Basic product availability information for OTC products (product exists, where to buy) without therapeutic claims

(d) Penalties:

Violation Number Penalty

First \ \$50,000 per advertisement

Second \ \$100,000 per advertisement

Third \ \$250,000 per advertisement

Fourth \ \$500,000 per advertisement

Fifth \ \$500,000 + CEO personal liability

Sixth+ \ \$500,000 + CEO imprisonment (up to 1 year per violation)

(e) Advertising Agency Liability:

Advertising agencies that create or place prohibited healthcare advertising in Colorado are

jointly liable for penalties.

(f) Formulary Independence:

To ensure patient access is never affected, prohibited advertising shall have no impact on Care

Without Fear formulary decisions. Drugs and devices are included based solely on:

- Clinical efficacy
- Safety profile
- Cost-effectiveness
- Medical necessity

Advertising violations by a manufacturer do not result in removal of their products from the

formulary if medically needed.

(g) Enforcement:

The CESA Administration shall establish an enforcement division for healthcare advertising

standards, with authority to:

- Monitor advertising across all media
- Issue cease-and-desist orders
- Levy fines
- Refer criminal violations for prosecution
- Publish quarterly reports on enforcement actions

2.12 Elder Care Credit System

2.12.1 Purpose

The Elder Care Credit System establishes an intergenerational compact: young Coloradans who

help their elders today are guaranteed equivalent help when they themselves become elders.

This creates a self-sustaining cycle of care that strengthens communities and ensures no elder

is alone or forgotten.

2.12.2 The Promise

One hour given = One hour guaranteed.

When you help an elder today, you earn credits that guarantee you will receive

the same help

when you need it. This is not charity---it is an investment in your own future and a

commitment from Colorado that your service will be honored.

2.12.3 Eligibility to Earn Credits

(a) Any Colorado resident age 16 or older may earn Elder Care Credits by providing approved assistance to registered elder recipients.

(b) There is no income test or other qualification---all Coloradans can participate.

(c) Those receiving Care Without Fear, Life Security, or other CESA benefits remain eligible to earn credits.

2.12.4 Eligible Activities

Credits may be earned for:

- Grocery shopping and errands
- Transportation to appointments
- Meal preparation
- Light housekeeping
- Yard work and minor home maintenance
- Companionship and social visits
- Reading or writing assistance
- Technology help (phones, computers, video calls)
- Pet care assistance
- Accompanying to community events
- Other activities approved by CESA Administration

2.12.5 Credit Rates

Activity Type Credits per Hour

Standard assistance (errands, 1.0

housekeeping, companionship)

Specialized assistance (skilled tasks, 1.25

Activity Type Credits per Hour

multiple elders)

Emergency assistance (unscheduled urgent 1.5
needs)

Holiday/weekend assistance 1.25

2.12.6 Earning and Tracking

(a) All credits are tracked through the Colorado Services Portal
(Section 19.8) linked to the
Colorado Benefits Card.

(b) Credits are verified by:

- Elder recipient confirmation (simple tap or voice confirmation)
- Automatic location verification (credit earner present at elder's
registered location)
- Periodic random verification audits

(c) Credits appear in real-time on the earner's portal account.

2.12.7 Redemption

(a) Eligibility to Redeem:

- Age 65 or older, OR
- Any age with documented disability or chronic illness requiring
assistance, OR
- Any age during recovery from surgery, injury, or acute illness
(temporary redemption)

(b) Redemption Value:

One credit = One hour of equivalent assistance from another participant.

(c) No Expiration:

Credits never expire. Credits earned at age 16 are fully valid at age 85.

(d) Transferability:

- Credits may be transferred to a spouse, parent, or grandparent
- Credits may be donated to the general pool for elders without family
- Credits may NOT be sold for money

2.12.8 Elder Registration

(a) Colorado residents age 65+ may register as elder recipients.

(b) Registration includes:

- Needs assessment (what help is needed, how often)
- Safety verification (background checks on credit earners who will assist)
- Emergency contact information
- Communication preferences

(c) Registration is free and processed within 7 days.

2.12.9 Program Administration

(a) CESA Administration oversees the Elder Care Credit System through a dedicated Elder Care Division.

(b) Funding:

- Program administration funded through general CESA revenue
- No federal grants or funding sought or accepted
- Program operates entirely through volunteer credits, not paid staff for direct services
- Matching coordinators are state employees

(c) Functions include:

- Matching credit earners with elder recipients
- Training credit earners (online modules, safety protocols)
- Investigating complaints or concerns
- Maintaining the credit tracking system
- Community outreach and program promotion

2.12.10 Protections

(a) For Elders:

- All credit earners undergo background checks
- Training on elder care, boundaries, and emergency protocols
- Easy reporting mechanism for concerns
- Right to refuse specific credit earners
- Regular check-ins by program coordinators

(b) For Credit Earners:

- Clear scope of activities (not medical or personal care unless certified)
- Liability protection for good-faith assistance
- Right to refuse specific assignments
- Support and guidance from program coordinators

2.12.11 Integration with Other Programs

- Care Without Fear: Medical care is separate from Elder Care Credits; credits are for non-medical assistance
- Zero Homeless Colorado: Elders experiencing homelessness receive priority housing AND elder care assistance
- Colorado Benefits Card: Credits tracked and accessed through the unified card
- Life Security Program: Elder Care Credits do not affect Life Security benefits

2.12.12 Community Building

(a) The Elder Care Credit System is designed to build community, not replace it.

(b) CESA shall promote:

- Multi-generational community events
- Recognition of high-participation communities

- Stories of meaningful connections formed through the program
- School and youth group participation

(c) The goal is not just service delivery but the creation of an intergenerational community

where young and old know each other, care for each other, and enrich each other's lives.

SECTION 2.12: COMPREHENSIVE MENTAL HEALTH SERVICES

2.12.1 Legislative Finding and Purpose

(a) The General Assembly finds that:

(1) Mental health is inseparable from physical health, and untreated mental illness costs

Colorado billions annually in lost productivity, healthcare costs, criminal justice

expenses, and human suffering;

(2) Approximately one in five Colorado adults experiences mental illness in any given year,

and one in twenty experiences serious mental illness;

(3) Colorado consistently ranks among the worst states in the nation for youth mental

health outcomes, with suicide being the leading cause of death for Coloradans ages 10-

24;

(4) Access to mental health services remains inadequate, with many Coloradans unable to

find providers, afford treatment, or receive timely care;

(5) The integration of mental health services into a comprehensive healthcare system is

essential to achieving the goals of Care Without Fear;

(6) First responders, veterans, and other populations face elevated

mental health risks

requiring specialized attention;

(7) Prevention, early intervention, and comprehensive crisis response can significantly reduce the burden of mental illness on individuals, families, and communities.

(b) The purpose of this section is to establish comprehensive mental health services as an

integral part of Care Without Fear, ensuring that every Colorado resident has access to high-

quality mental health care without financial barriers.

2.12.2 Covered Mental Health Services

Care Without Fear shall provide comprehensive mental health coverage including, but not

limited to:

(a) Outpatient Services:

(1) Individual Therapy and Counseling: Unlimited visits to licensed mental health professionals including psychologists, licensed clinical social workers, licensed professional counselors, and licensed marriage and family therapists;

(2) Group Therapy: Therapeutic groups for various conditions including depression, anxiety, trauma, substance use, grief, and specialized populations;

(3) Family Therapy: Therapy involving family members to address family dynamics, communication, and support for members with mental illness;

(4) Couples Counseling: Therapy for couples addressing relationship issues, communication, and mental health impacts on relationships;

(5) Psychiatric Evaluation: Comprehensive psychiatric assessments for diagnosis and

treatment planning;

(6) Medication Management: Ongoing psychiatric care for medication prescribing, monitoring, and adjustment;

(7) Psychological Testing: Neuropsychological and psychological testing for diagnosis and treatment planning;

(8) Telehealth Mental Health Services: Remote delivery of mental health services via video, phone, or other technology, with the same coverage as in-person services;

(9) Peer Support Services: Support from certified peer support specialists with lived experience of mental illness or substance use recovery;

(10) Case Management: Coordination of care, resource connection, and ongoing support for individuals with complex needs;

(11) Assertive Community Treatment (ACT): Intensive, team-based treatment for individuals with serious mental illness.

(b) Inpatient and Residential Services:

(1) Acute Psychiatric Hospitalization: Inpatient treatment for mental health crises requiring 24-hour supervision;

(2) Residential Treatment Programs: Longer-term treatment in residential settings for individuals needing intensive care;

(3) Partial Hospitalization Programs (PHP): Day treatment programs providing

intensive services while allowing evening return home;

(4) Intensive Outpatient Programs (IOP): Structured treatment several hours per day, several days per week;

(5) Crisis Stabilization Units: Short-term stabilization for individuals in crisis as an alternative to hospitalization;

(6) Therapeutic Foster Care: Specialized foster care for children and youth with mental health needs.

(c) Substance Use Disorder Treatment:

(1) Detoxification Services: Medical supervision during withdrawal from substances;

(2) Medication-Assisted Treatment (MAT): Use of FDA-approved medications (methadone, buprenorphine, naltrexone) in combination with counseling;

(3) Residential Rehabilitation: Inpatient treatment for substance use disorders;

(4) Outpatient Treatment Programs: Counseling and therapy for substance use;

(5) Recovery Support Services: Peer support, recovery housing support, and recovery coaching;

(6) Harm Reduction Programs: Services designed to reduce the negative consequences of substance use, including naloxone distribution, syringe services, and drug checking services.

(d) Crisis Services:

(1) 24/7 Crisis Hotline: Statewide mental health crisis line available around the clock, integrated with 988 Suicide and Crisis Lifeline;

(2) Mobile Crisis Response Teams: Teams that respond to mental health crises in the community;

(3) Crisis Stabilization Units: Facilities providing short-term crisis stabilization as an alternative to emergency departments or jails;

(4) Walk-In Crisis Centers: Facilities where individuals can access immediate crisis services without appointment;

(5) Crisis Text Line: Text-based crisis support services;

(6) Warm Lines: Non-emergency support lines for individuals needing to talk but not in crisis.

(e) Specialized Services:

(1) Trauma-Informed Care: Treatment approaches that recognize and respond to the impact of trauma;

(2) PTSD Treatment: Evidence-based treatments for post-traumatic stress disorder including:

- Eye Movement Desensitization and Reprocessing (EMDR)
- Prolonged Exposure Therapy
- Cognitive Processing Therapy
- Trauma-focused Cognitive Behavioral Therapy;

(3) Eating Disorder Treatment: Comprehensive eating disorder treatment including

residential, partial hospitalization, intensive outpatient, and outpatient levels of care;

(4) Child and Adolescent Mental Health Services: Developmentally appropriate mental health services for children and youth including:

- School-based services
- Family-based treatment
- Play therapy
- Trauma-focused treatment for children
- Early childhood mental health consultation;

(5) Geriatric Mental Health Services: Specialized services for older adults including:

- Geriatric psychiatry
- Treatment for depression and anxiety in older adults
- Memory care and dementia support
- Support for caregivers;

(6) Perinatal Mental Health: Services for pregnant individuals and new parents including:

- Screening for perinatal mood disorders
- Treatment for postpartum depression and anxiety
- Support groups
- Mother-baby units for severe cases;

(7) LGBTQ+ Affirming Care: Mental health services specifically affirming and supportive of LGBTQ+ individuals including:

- Gender-affirming mental health care
- Support for coming out process
- Family support services

- Treatment by providers trained in LGBTQ+ competency;

(8) Culturally Responsive Services: Mental health services adapted to the cultural backgrounds and needs of diverse populations.

2.12.3 Mental Health Parity

(a) Parity Requirement: Mental health and substance use disorder services shall be provided on par with physical health services, with:

- (1) No separate deductibles for mental health services;
- (2) No visit limits beyond those applied to physical health services;
- (3) No prior authorization requirements more restrictive than those for physical health services;
- (4) Equal coverage for inpatient and outpatient mental health services as for medical/surgical services;
- (5) Network adequacy standards ensuring adequate access to mental health providers;
- (6) Reimbursement rates for mental health services comparable to those for similar medical services.

(b) Enforcement: CESA shall actively monitor and enforce parity requirements, with penalties for parity violations.

(c) Annual Parity Report: CESA shall publish an annual report on mental health parity compliance including utilization data, denial rates, and access metrics.

2.12.4 Mental Health Workforce Development

(a) Loan Forgiveness Program:

(1) Mental health professionals who practice in Colorado for five or more years shall be eligible for student loan forgiveness up to \$100,000;

(2) Enhanced forgiveness of up to \$150,000 for professionals practicing in underserved areas including rural communities, frontier areas, and communities with documented provider shortages;

(3) Eligible professionals include psychiatrists, psychologists, licensed clinical social workers, licensed professional counselors, licensed marriage and family therapists, psychiatric nurse practitioners, and certified addiction counselors;

(4) Priority consideration for professionals serving Medicaid populations, children and youth, or specialized populations.

(b) Training Programs:

(1) CESA shall fund expansion of mental health professional training programs at Colorado colleges and universities;

(2) Funding for psychiatry residency positions at Colorado hospitals;

(3) Support for psychology internships and postdoctoral fellowships;

(4) Scholarships for students pursuing mental health careers;

(5) Pipeline programs to recruit students from underrepresented communities into mental health careers.

(c) Peer Support Certification:

(1) CESA shall establish a comprehensive certified peer support

specialist program for

individuals with lived experience of mental illness or substance use recovery;

(2) Training curriculum covering peer support principles, ethics, crisis intervention,

recovery orientation, and specialized topics;

(3) Certification examination and ongoing continuing education requirements;

(4) Career ladder allowing advancement from peer support to other roles;

(5) Reimbursement for peer support services through Care Without Fear.

(d) Provider Rate Equity:

(1) Mental health provider reimbursement rates shall be sufficient to attract and retain an adequate workforce;

(2) Rates reviewed annually and adjusted as needed;

(3) Rates for mental health services shall not be lower than rates for comparable medical services.

2.12.5 School-Based Mental Health

(a) Access to Services:

(1) Every public school in Colorado shall have access to mental health services either through on-site providers or through partnerships with community providers;

(2) Services shall include screening, assessment, individual and group counseling, crisis intervention, and referral to community services.

(b) Counselor Ratios:

(1) School counselor-to-student ratios shall meet or exceed 1:250 by

Year 3 of CESA

implementation;

(2) Schools serving high-need populations shall receive additional resources to achieve

lower ratios;

(3) Counselors shall spend at least 80% of their time on direct student services rather than administrative duties.

(c) Staff Training:

(1) All school staff (teachers, administrators, bus drivers, cafeteria workers, etc.) shall receive mental health first aid training;

(2) Training shall include recognition of warning signs, how to approach students, and how to make referrals;

(3) Annual refresher training required;

(4) Specialized training for staff working with high-risk populations.

(d) Student Education:

(1) Age-appropriate mental health education integrated into health curriculum at all grade levels;

(2) Suicide prevention education for middle and high school students;

(3) Stigma reduction programming;

(4) Information about available resources and how to access help.

(e) Crisis Response:

(1) Every school shall have a crisis response plan that addresses mental health emergencies;

(2) Coordination with Section 30.8 mental health crisis response teams;

(3) Postvention protocols following student suicide or other traumatic events.

2.12.6 First Responder Mental Health

(a) Mandatory Coverage:

(1) PTSD and other mental health conditions shall be covered for all first responders including:

- Law enforcement officers
- Firefighters
- Emergency medical services personnel
- Corrections officers
- 911 dispatchers and telecommunicators
- Emergency management personnel
- Wildland firefighters;

(2) Coverage shall include all evidence-based treatments without limitation;

(3) No exclusions for conditions arising from work-related trauma.

(b) Presumption of Work-Relatedness:

(1) Mental health conditions in first responders, including PTSD, depression, and anxiety, shall be presumed to be work-related and therefore covered under workers' compensation and Care Without Fear;

(2) The presumption may only be rebutted by clear and convincing evidence that the condition was not caused by work-related exposures;

(3) This presumption extends to retired first responders for conditions arising from their

service.

(c) Confidential Access:

(1) First responders may access mental health services without employer notification;

(2) Confidentiality protections prevent disclosure of mental health treatment to employers unless the first responder consents;

(3) Mental health records protected from discovery in administrative proceedings except where directly relevant to fitness for duty;

(4) No adverse employment action based solely on seeking mental health treatment.

(d) Peer Support Programs:

(1) CESA shall fund first responder peer support programs in every region of the state;

(2) Peer support team members trained in critical incident stress management, psychological first aid, and referral processes;

(3) Peer support conversations protected by privilege and confidentiality;

(4) Integration with Section 30 Community Policing Standards.

(e) Proactive Programs:

(1) Annual mental health wellness checks for all first responders;

(2) Pre-employment screening to establish baseline;

(3) Regular check-ins following critical incidents;

(4) Resilience training and stress management programs.

2.12.7 Veteran Mental Health

(a) Coordination with VA:

(1) Care Without Fear shall coordinate with Veterans Affairs

services but also provide direct

mental health care to veterans who prefer state services or cannot access VA;

(2) Information sharing agreements (with veteran consent) to ensure continuity of care;

(3) No requirement to exhaust VA benefits before accessing Care Without Fear;

(4) Assistance navigating VA system for those who prefer federal services.

(b) Specialized Treatment:

(1) Specialized trauma treatment for combat-related PTSD and moral injury;

(2) Providers trained in military culture and veteran-specific issues;

(3) Treatment approaches including Prolonged Exposure, EMDR, and Cognitive Processing Therapy;

(4) Treatment for traumatic brain injury co-occurring with mental health conditions.

(c) Peer Support:

(1) Veteran peer support programs staffed by veterans with lived experience;

(2) Connection with veteran service organizations;

(3) Mentorship programs pairing newer veterans with those further along in recovery.

(d) Transition Support:

(1) Mental health support for recently separated service members;

(2) Outreach to transitioning veterans;

(3) Integration with employment and housing services;

(4) Family support services.

(e) Coordination with Colorado Shield:

Mental health services shall be available to Colorado Shield members with the same protections

and benefits as other first responders (Section 7).

2.12.8 Suicide Prevention

(a) Colorado Suicide Prevention Office:

(1) There is hereby established within CESA the Colorado Suicide Prevention Office;

(2) The Office shall coordinate statewide suicide prevention efforts;

(3) Director appointed by CESA Director with expertise in suicide prevention;

(4) Staff sufficient to carry out responsibilities.

(b) Statewide Suicide Prevention Plan:

(1) The Office shall develop and maintain a comprehensive statewide suicide prevention plan;

(2) Plan updated every three years;

(3) Plan shall address:

- Prevention strategies
- Intervention protocols
- Postvention support
- Data collection and surveillance
- Coordination among agencies
- Specific strategies for high-risk populations.

(c) Crisis Line Integration:

(1) Colorado's crisis line shall be fully integrated with the 988 Suicide and Crisis Lifeline;

(2) Follow-up care coordination after crisis contacts;

(3) Warm handoff to ongoing services;

(4) Data tracking and quality improvement.

(d) Lethal Means Safety:

(1) Training for healthcare providers on lethal means counseling;

(2) Voluntary safe storage programs for firearms and medications;

(3) Public education on lethal means safety;

(4) Partnerships with firearm retailers and gun ranges on suicide prevention.

(e) Zero Suicide Framework:

(1) All healthcare settings participating in Care Without Fear shall implement the Zero

Suicide framework;

(2) Components include:

- Leadership commitment
- Workforce training
- Patient identification and assessment
- Engagement and safety planning
- Treatment and care transitions
- Data-driven quality improvement.

(f) Postvention Services:

(1) Support services for individuals bereaved by suicide (suicide loss survivors);

(2) Support groups throughout the state;

(3) Individual counseling specialized in grief after suicide;

(4) School and community response following suicide deaths.

(g) Annual Reporting:

(1) Annual public report on suicide rates and prevention efforts;

(2) Data on deaths by suicide, attempts, and crisis contacts;

(3) Program outcomes and effectiveness;

(4) Recommendations for improvement.

2.12.9 Mental Health Court Diversion

(a) Diversion Programs:

(1) Individuals with mental health conditions who commit certain offenses may be diverted from the criminal justice system to treatment;

(2) Diversion available for non-violent offenses where mental illness was a contributing factor;

(3) Participation voluntary but encouraged through prosecutorial discretion;

(4) Successful completion results in charges dismissed or reduced.

(b) Mental Health Courts:

(1) Mental health courts shall be established in every judicial district by Year 3;

(2) Specialized docket with judge trained in mental health issues;

(3) Treatment-focused approach with regular court supervision;

(4) Team includes judge, prosecutor, defense attorney, treatment provider, and case manager.

(c) Coordination with Law Enforcement:

(1) Integration with Section 30.8 mental health crisis response;

(2) Pre-arrest diversion programs allowing law enforcement to divert to treatment rather than arrest;

(3) Post-arrest diversion at booking or initial appearance;

(4) Training for law enforcement on diversion options.

(d) Treatment Requirements:

(1) Participants connected to Care Without Fear mental health

services;

- (2) Individualized treatment plans;
- (3) Regular court appearances to monitor progress;
- (4) Graduated sanctions and incentives.

2.12.10 Mental Health Data and Quality

(a) Data Collection:

(1) CESA shall collect data on mental health service utilization, outcomes, and access;

- (2) Data used for quality improvement and workforce planning;
- (3) Data reported in aggregate to protect individual privacy.

(b) Quality Standards:

(1) Mental health providers shall meet quality standards established by CESA;

- (2) Outcome measurement required for all providers;
- (3) Use of evidence-based practices encouraged through quality

incentives.

(c) Public Reporting:

- (1) Annual report on mental health service access and outcomes;
- (2) Regional analysis to identify disparities;
- (3) Recommendations for improvement.

2.12.11 Budget

(a) Mental health services estimated at \ \$400-600 million annually, included within the overall

Care Without Fear budget.

(b) Breakdown: - Outpatient services: \ \$150-200 million - Inpatient and residential: \ \$100-150

million - Substance use disorder: \ \$50-75 million - Crisis services: \ \$40-60 million - Workforce

development: \ \$30-50 million - School-based services: \ \$20-35 million - First responder

programs: \\$10-20 million - Suicide prevention: \\$10-15 million

SECTION 3: FUNDING SOURCES AND ENTERPRISE FUND STRUCTURE

3.1 Purpose and TABOR Compliance

(a) This section establishes funding mechanisms for CESA programs that comply with Article X,

Section 20 of the Colorado Constitution (TABOR) through the use of enterprise funds and fee-

for-service structures.

(b) The General Assembly finds that:

(1) Coloradans currently pay over \\$30 billion annually for healthcare through premiums, deductibles, copays, and out-of-pocket costs;

(2) A significant portion of these payments---estimated at \\$3-5 billion annually---goes to administrative overhead, insurance company profits, billing disputes, and inefficiencies

rather than actual healthcare;

(3) By restructuring how Coloradans pay for healthcare and economic security services,

CESA can provide better coverage at lower total cost;

(4) Enterprise funds, which provide services in exchange for fees, are exempt from TABOR's voter approval requirements for tax increases;

(5) This structure ensures CESA can be fully implemented without requiring new tax increases, while saving money for Colorado families and businesses.

3.2 CESA Enterprise Fund System

3.2.1 Establishment of Enterprise Funds

There are hereby established the following enterprise funds within CESA:

(a) Care Without Fear Enterprise Fund - For universal healthcare services

(b) Life Security Enterprise Fund - For life insurance and death benefits

(c) AI Workforce Protection Enterprise Fund - For worker displacement services

(d) Childcare For All Enterprise Fund - For universal childcare services

(e) Colorado Economic Security General Fund - For programs not covered by specific enterprise funds

3.2.2 Enterprise Fund Legal Structure

(a) Each enterprise fund established under this section is a government-owned business authorized to issue revenue bonds and receive fees, charges, and contributions in exchange for providing specific services to contributors.

(b) Enterprise funds shall:

(1) Operate as self-sustaining entities;

(2) Receive less than 10% of annual revenue from state or local government grants (TABOR enterprise qualification);

(3) Maintain separate accounting from the state General Fund;

(4) Be exempt from TABOR revenue and spending limitations pursuant to Article X, Section 20(2)(d).

(c) The General Assembly declares that contributions to CESA enterprise funds are fees for

services rendered, not taxes, because:

(1) Contributors receive specific, quantifiable benefits in exchange for their contributions;

(2) Contributions are proportional to benefits received or ability to pay for services;

(3) Non-contributors may be excluded from benefits (except as required by federal law);

(4) The enterprise funds operate as businesses providing services.

3.3 Care Without Fear Enterprise Fund

3.3.1 Revenue Sources

The Care Without Fear Enterprise Fund shall be funded by:

(a) Individual Healthcare Contributions:

Example Annual

Annual Income Contribution Rate Payment

Below 138% CCLS 0% \ \$0

138-200% CCLS 2% \ \$700

200-300% CCLS 4% \ \$1,600

300-400% CCLS 5% \ \$2,500

400-500% CCLS 6% \ \$3,600

Above 500% CCLS 7% (capped at \ \$15,000) \ \$4,200-15,000

(b) Employer Healthcare Contributions:

Annual Payroll Contribution Rate Compared to Current Insurance

Under \ \$500,000 0% (exempt small Savings: 100% of premiums business)

\ \$500K - \ \$2M 6% of payroll Savings: \ ~40% vs. premiums

\ \$2M - \ \$10M 8% of payroll Savings: \ ~35% vs. premiums

Over \ \$10M 9% of payroll Savings: \ ~30% vs. premiums

(c) Healthcare Provider Assessments:

(1) Hospital assessment: 2% of net patient revenue

(2) Insurance company transition assessment: 1% of Colorado premiums collected (Years 1-5 only)

(3) Pharmaceutical assessment: 1% of Colorado sales revenue

(d) Administrative Savings Capture (See Section 44)

(e) Federal funding when available and accepted without conditions that conflict with CESA principles (See Section 45)

3.3.2 Contribution Comparison to Current System

For Individuals:

Income Current System (Premiums + Out-of- CESA Annual Level Pocket) Contribution Savings

\\$35,000 \\$4,500 average \\$700 (2%) \\$3,800

Income Current System (Premiums + Out-of- CESA Annual Level Pocket) Contribution Savings

\\$50,000 \\$6,200 average \\$2,000 (4%) \\$4,200

\\$75,000 \\$10,900 average \\$3,750 (5%) \\$7,150

\\$100,000 \\$12,500 average \\$6,000 (6%) \\$6,500

\\$150,000 \\$14,000 average \\$10,500 (7%) \\$3,500

\\$250,000 \\$15,000 average \\$15,000 (capped) \\$0 (same cost,

better

coverage)

For Employers:

Company Size Current Insurance Cost CESA Contribution Annual Savings

10 employees, \\$70,000 \\$0 (exempt) \\$70,000

\\$500K payroll

25 employees, \\$175,000 \\$90,000 (6%) \\$85,000

\\$1.5M payroll

50 employees, \\$350,000 \\$240,000 (8%) \\$110,000

\\$3M payroll

100 employees, \\$700,000 \\$560,000 (8%) \\$140,000

\\$7M payroll

500 employees, \\$3,500,000 \\$3,600,000 (9%) -\\$100,000*

\\$40M payroll

*Large employers pay slightly more but gain: no HR benefits administration, no insurance

negotiations, healthier workforce, no coverage gaps, competitive advantage for recruitment.

3.3.3 Total Care Without Fear Revenue

Estimated Annual Revenue (at full implementation):

Source Amount

Individual contributions \\$2.5-3.5 billion

Employer contributions \\$4.0-5.0 billion

Provider assessments \\$500 million - \\$1.0 billion

Administrative savings capture \\$1.5-2.0 billion

Federal funding (Medicaid match, \\$2.0-3.0 billion

etc.)

Total \\$10.5-14.5 billion

Estimated Annual Expenditures:

Category Amount

Direct healthcare services \\$9.0-11.0 billion

Category Amount

Mental health services \\$400-600 million

Administration (capped at 5%) \\$500-600 million

Reserves and contingencies \\$500-750 million

Total \\$10.4-13.0 billion

Net Position: Balanced to surplus of \\$100 million - \\$1.5 billion annually

3.4 Life Security Enterprise Fund

3.4.1 Revenue Sources

(a) Employee Contributions:

Contribution Level Rate Death Benefit

Minimum (default) 1% of income \ \$50,000 +

\ \$10,000/dependent

Standard 2% of income \ \$100,000 +

\ \$25,000/dependent

Enhanced 3% of income \ \$200,000 +

\ \$50,000/dependent

Maximum 5% of income \ \$500,000 +

\ \$100,000/dependent

(b) Employer Matching: Employers with 50+ employees contribute 0.5% of payroll to Life Security Fund.

(c) Investment Returns: Life Security Fund assets invested conservatively with returns supporting benefit payments.

3.4.2 Life Security Comparison

Coverage Level Private Insurance Annual Cost CESA Annual Cost Savings

\ \$50,000 policy \ \$600-1,200 \ \$500 (1% of \ \$50K \ \$100-700 income)

\ \$100,000 policy \ \$1,000-2,000 \ \$1,000 (2% of \ \$50K \ \$0-1,000 income)

\ \$200,000 policy \ \$1,800-3,500 \ \$1,500 (3% of \ \$50K \ \$300- income) 2,000

Key Advantage: CESA Life Security has NO health questions, NO denials for pre-existing

conditions, and coverage follows you between jobs.

3.4.3 Total Life Security Revenue

Estimated Annual Revenue: \ \$500-750 million Estimated Annual Benefits Paid: \ \$300-500

million Reserve Building: \\$200-250 million annually until reserve reaches \\$2 billion

3.5 AI Workforce Protection Enterprise Fund

3.5.1 Revenue Sources

(a) Employer Automation Contributions:

Employers pay based on automation intensity (AI/automation spending as percentage of

payroll):

Automation Intensity Contribution Rate

Less than 5% 0.1% of payroll

5-15% 0.2% of payroll

15-30% 0.4% of payroll

30-50% 0.6% of payroll

Over 50% 1.0% of payroll

(b) AI Industry Requirements (Section 25): Large AI companies

contribute 35% of energy

costs back to Colorado grid plus community benefit funds.

3.5.2 Total AI Workforce Protection Revenue

Estimated Annual Revenue: \\$300-500 million Uses: Retraining, income support during

transition, job placement, entrepreneurship support

3.6 Childcare For All Enterprise Fund

3.6.1 Revenue Sources

(a) Parent Contributions (sliding scale):

Income Level Contribution

Below 100% CCLS Free

100-200% CCLS 3% of income

200-300% CCLS 5% of income

300-400% CCLS 7% of income

Above 400% CCLS 10% of income (capped)

(b) Employer Contributions:

Employers with 50+ employees: 0.5% of payroll to Childcare Fund

(c) Federal Funding: Child Care Development Fund, Head Start coordination

3.6.2 Total Childcare Enterprise Fund Revenue

Estimated Annual Revenue: \ \$750 million - \ \$1.2 billion (including federal funds) Estimated

Costs: \ \$500-750 million state share (federal covers significant portion)

3.7 Non-Enterprise Revenue Sources

The following revenue sources fund CESA programs that do not operate as enterprise funds:

3.7.1 Tourism Impact Fees

Fee Type Amount Annual Revenue

Lodging fee \ \$5/night \ \$180 million

Ski lift fee \ \$15/visit \ \$210 million

State park fee \ \$10/visit \ \$200 million

Short-term rental fee \ \$10/night \ \$100 million

Convention facility fee \ \$2/attendee \ \$30 million

Total \ \$720 million

3.7.2 Cannabis Revenue Dedication

Existing cannabis tax revenue (\ \$425 million annually) shall be dedicated to CESA programs as

follows:

- 40% to Care Without Fear (\ \$170 million)
- 30% to Mental Health Services (\ \$127.5 million)
- 20% to Zero Homeless Colorado (\ \$85 million)
- 10% to Youth Programs (\ \$42.5 million)

Note: This requires voter approval to reallocate existing revenue, not approval of new taxes.

3.7.3 Settlement and Recovery Dedication (See Section 46)

All lawsuit settlements and recoveries received by the State of Colorado shall be dedicated to

CESA:

- Opioid settlements: \ \$40-60 million annually (over 15+ years)
- Tobacco Master Settlement: \ \$100 million annually
- Future technology/AI settlements: Variable
- Healthcare fraud recoveries: \ \$10-20 million annually

Estimated Annual Total: \ \$150-200 million

3.7.4 Colorado State Bank Returns (See Section 43)

Once operational (Year 4+), Colorado State Bank returns:

Estimated Annual Revenue: \ \$100-300 million (growing over time)

3.7.5 Federal Funding Maximization (See Section 45)

Aggressive pursuit of federal funding without accepting conditions that conflict with CESA:

- Medicaid matching (included in Care Without Fear)
- Transportation and infrastructure grants
- Climate and energy grants
- Workforce development grants
- Housing grants

Estimated Additional Federal Capture: \ \$200-500 million annually

3.7.6 Investment Returns

CESA Economic Resilience Fund and enterprise fund reserves invested to generate returns:

Estimated Annual Returns: \ \$100-250 million (once reserves established)

3.8 Revenue Summary (Enterprise Model)

3.8.1 Enterprise Fund Revenue

Fund Annual Revenue

Care Without Fear \ \$10.5-14.5 billion

Life Security \ \$500-750 million

AI Workforce Protection \ \$300-500 million

Childcare For All \\$750 million - \\$1.2 billion

Enterprise Total \\$12.0-17.0 billion

3.8.2 Non-Enterprise Revenue

Source Annual Revenue

Tourism Impact Fees \\$720 million

Cannabis Dedication \\$425 million

Settlements/Recoveries \\$150-200 million

State Bank Returns \\$100-300 million

Additional Federal Funding \\$200-500 million

Investment Returns \\$100-250 million

Enforcement/Penalties \\$10-20 million

Non-Enterprise Total \\$1.7-2.4 billion

3.8.3 Total CESA Revenue

Total Annual Revenue (at full implementation): \\$13.7-19.4 billion

3.8.4 What This Replaces

CESA revenue is NOT new money extracted from Coloradans. It REPLACES:

Current Spending Amount

Private health insurance premiums \\$15-20 billion

Out-of-pocket healthcare costs \\$3-5 billion

Private life insurance premiums \\$1-2 billion

Childcare costs \\$2-3 billion

Economic costs of homelessness \\$500 million+

Current Total Spending \\$21.5-30.5 billion

Net Effect: Coloradans pay LESS total while receiving MORE and BETTER services.

SECTION 3.7: HEALTHY COLORADO FOOD POLICY

3.7.1 Legislative Findings

The General Assembly finds that:

- (1) Colorado faces significant public health challenges including

rising rates of obesity,

diabetes, and cardiovascular disease;

(2) Healthcare costs are driven significantly by preventable diet-related diseases;

(3) Healthy food is often more expensive than unhealthy food, creating barriers for families facing financial hardship;

(4) A health-based food pricing system can simultaneously generate revenue for healthcare while improving public health outcomes;

(5) Evidence from other jurisdictions demonstrates that health-based food pricing reduces consumption of unhealthy items and improves dietary choices;

(6) Making healthy food affordable and accessible to all Colorado residents is essential to the success of the Care Without Fear system;

(7) Prevention is more cost-effective than treatment, and dietary intervention is one of the most impactful prevention strategies available.

3.7.2 Health-Impact Food Taxes

(a) Sugary Beverage Tax UPDATED

Rate: 5 cents per fluid ounce (increased from 2 cents)

Applicable Products:

- Carbonated soft drinks with added sugar
- Energy drinks with added sugar
- Sweetened tea and coffee beverages
- Sports drinks with added sugar
- Fruit drinks with less than 70% real fruit juice
- Any beverage with added caloric sweeteners

Exemptions:

- 100% fruit or vegetable juice
- Milk and milk-based beverages
- Beverages with no caloric sweeteners (diet drinks)
- Infant formula
- Medical nutritional supplements
- Alcoholic beverages (separately taxed under Section 3(b))

Collection: Tax collected at wholesale/distributor level, passed through to retail price

Estimated Revenue: \ \$375-500 million annually

(b) High-Sugar High-Fat Food Tax

Rate: 8% additional sales tax (added to existing state/local sales tax)

Applicable Products - Foods meeting ANY of the following criteria:

- More than 20% of calories from added sugars
- More than 35% of calories from saturated fat
- Minimal nutritional value (less than 5% daily value of essential nutrients per serving)

Categories typically included:

- Candy and confections
- Potato chips and cheese puffs
- Cookies, pastries, and sweet baked goods
- Ice cream and frozen desserts
- Sugar-sweetened cereals

Exemptions:

- Foods with significant nutritional content (nuts, nut butters, cheese, dark chocolate

70%+)

- Baked goods made fresh in-store bakeries (local small businesses)
- Products specifically designed for medical or dietary needs

Estimated Revenue: \ \$100-150 million annually

(c) Ultra-Processed Food Tax

Rate: 5% additional sales tax

Applicable Products (NOVA classification system):

- Instant noodles and soups
- Frozen prepared meals with minimal whole food content
- Reconstituted meat products (nuggets, processed patties)
- Mass-produced packaged snacks with industrial ingredients
- Shelf-stable meals with extensive preservatives and additives

Exemptions:

- Canned/frozen vegetables and fruits (minimally processed)
- Whole grain pasta and rice products
- Plain frozen proteins
- Minimally processed convenience items (pre-cut vegetables, bagged salads)
- Products from small-scale local food producers (fewer than 3 locations)

Estimated Revenue: \ \$75-100 million annually

(d) Chain Restaurant Prepared Food Tax

Rate: 3% additional sales tax on prepared food

Applicable Establishments:

- Restaurant chains with 10 or more locations nationally
- Fast food and quick-service restaurants
- Large-scale food court vendors

Exemptions:

- Locally-owned restaurants (fewer than 10 locations)
- Sit-down table-service restaurants (see Section 28 for additional benefits)
- Salad bars and made-to-order healthy options within taxed

establishments

- Grocery store delis and prepared food sections
- Non-profit food service (hospitals, schools)

Estimated Revenue: \ \$80-120 million annually

3.7.3 Healthy Food Access and Affordability Program

(a) Complete Sales Tax Exemption

The following foods shall be exempt from ALL state and local sales taxes:

Fresh Produce: - All fresh fruits and vegetables - Pre-cut and packaged fresh produce - Frozen

fruits and vegetables without added sugar or sauce - Dried fruits without added sugar

Whole Grains: - Brown rice, quinoa, oats, barley, millet - Whole wheat bread, pasta, and

tortillas - Whole grain cereals with minimal added sugar

Lean Proteins: - Fresh or frozen chicken breast, turkey, fish - Dried beans, lentils, and legumes

- Tofu and tempeh - Eggs

Healthy Dairy: - Low-fat milk (1% or skim) - Plain yogurt - Low-fat cheese

Nutritious Staples: - Unsalted nuts and seeds - Olive oil and other healthy cooking oils -

Herbs, spices, and seasonings without added sugar/salt - Whole grain flours

(b) Point-of-Sale Healthy Food Subsidy

Eligibility: Recipients of: - SNAP/EBT benefits - Colorado WIC benefits - Care Without Fear

services at reduced/community-service contribution level - Household income below 200% of

Colorado Cost of Living Standard

Benefit: 50% discount on all tax-exempt healthy foods

Implementation: - Automatic discount at checkout when Colorado Benefits Card used -

Integrated with existing SNAP/EBT infrastructure - No additional paperwork or stigma -

Applies at all participating grocery stores and farmers markets

Estimated Cost: \ \$100-125 million annually

(c) Fresh Food Access Program

(i) Monthly Produce Box:

Eligible Recipients: - Care Without Fear participants with household income below 150%

CCLS - Families with children under 18 - Seniors age 65+ - Individuals with chronic diet-related

conditions (diabetes, heart disease, hypertension)

Contents: - 15-20 pounds of fresh seasonal produce - Mix of fruits and vegetables - 75%

minimum sourced from Colorado farms UPDATED - Nutritional information and recipe

cards included

Distribution: - Pick-up at community centers, libraries, food banks - Home delivery for seniors

and disabled individuals - No cost to recipients - Dignified distribution (presented as healthcare

benefit, not charity)

(ii) Basic Staples Program:

Monthly Allotment: - Whole grains (rice, oats, pasta) - 5 pounds (60% minimum Colorado-

sourced) - Dried beans and lentils - 3 pounds - Eggs - 1 dozen (Colorado farms prioritized) -

Cooking oil - 1 bottle - Basic seasonings

Estimated Cost: \ \$50-75 million annually

(d) Farmers Market Matching Program

- SNAP/EBT benefits used at Colorado farmers markets receive dollar-for-dollar match

up to \ \$20 per market visit

- Encourages purchase of fresh local produce

- Supports Colorado farmers and agricultural economy

Estimated Cost: \\$10-15 million annually

(e) School Healthy Lunch Enhancement

All school breakfast and lunch programs receive supplemental funding to: -
Eliminate "a la

carte" junk food options - Increase fresh fruit and vegetable offerings - Provide
free meals to all

students (universal school meals) - Source from Colorado farms when possible

Estimated Cost: \$40-50 million annually

3.7.4 Colorado WIC Program NEW

(a) Establishment

There is hereby established the Colorado Women, Infants, and Children
Program

(Colorado WIC), a state-funded nutrition assistance program replacing
Colorado's

participation in the federal WIC program.

(b) Purpose

Colorado WIC provides enhanced nutritional support to pregnant women, new
mothers,

infants, and young children, with benefits that exceed the federal program and
are tailored to

Colorado families.

(c) Eligibility

- Pregnant women
- Postpartum women (up to 12 months after delivery, extended from
federal 6 months)
- Breastfeeding women (up to 24 months, extended from federal 12
months)
- Infants (birth to 12 months)
- Children ages 1-5
- Income at or below 200% of CCLS (approximately 370% of federal
poverty level)

(d) Benefits

Enhanced over Federal WIC:

Benefit Federal WIC Colorado WIC

Income eligibility 185% FPL 200% CCLS (\~370% FPL)

Postpartum coverage 6 months 12 months

Breastfeeding coverage 12 months 24 months

Organic options Limited Full coverage

Farmers market vouchers Limited \\$40/month

Colorado-sourced products Not required Prioritized

Colorado WIC Package includes:

- Milk and dairy products (organic options included)
- Eggs (Colorado farm eggs prioritized)
- Fruits and vegetables (fresh, frozen, canned---organic included)
- Whole grains (bread, cereal, rice, pasta)
- Legumes (beans, lentils, peanut butter)
- Infant formula (when needed)
- Baby food (organic options included)
- \\$40/month farmers market vouchers

(e) Integration

- Benefits accessed through Colorado Benefits Card
- Coordinated with Care Without Fear (nutrition counseling covered as healthcare)
- Integrated with Healthy Food Access programs
- Linked to Elder Care Credits (grandparents can earn credits at WIC events)

(f) Administration

- CESA Administration oversees Colorado WIC
- Existing WIC clinics transitioned to state system
- Additional outreach in underserved communities

- No federal funding sought or accepted

(g) Funding

Estimated Cost: \\$120-150 million annually (fully state-funded)

SECTION 3.8: HEALTHY FOOD QUALITY & ACCESS INITIATIVE

3.8.1 Purpose

This Section establishes programs to ensure that high-quality, nutritious foods are available

and accessible to all Colorado residents, with particular focus on underserved communities and

food deserts.

3.8.2 Grocery Store Incentives

(a) Quality Shelf Placement

Grocery stores may receive incentives for:

- Placing fresh produce and healthy foods at eye level and store entrances
- Reducing prominent placement of high-sugar, ultra-processed items
- Creating designated "Colorado Quality Food" sections
- Training staff in nutrition basics

Incentive: Tax credit up to \\$10,000 per store annually for certified compliance

(b) Food Desert Grocery Grants

- Grants up to \$500,000 for opening quality grocery stores in designated food deserts
- Low-interest loans up to \$2 million for grocery store expansion in underserved areas
- Operating subsidies for first 3 years if profitability targets not met
- Priority for locally-owned grocers and cooperatives

(c) Small Grocer Support

Existing small grocers in underserved communities may receive:

- Equipment grants (refrigeration, display cases)
- Training programs for healthy food handling
- Marketing support for healthy offerings
- Connection to local farm suppliers

3.8.3 Colorado Farm Partnerships

(a) CESA shall establish partnerships with Colorado farms to:

- Supply Monthly Produce Boxes with 75%+ Colorado-sourced produce
- Provide fresh eggs and dairy to Colorado WIC
- Source school lunch ingredients locally
- Connect farmers markets to Colorado Benefits Card system

(b) Colorado Farm Procurement Preference:

- All CESA food programs shall purchase Colorado-sourced when available and price-competitive (within 15% of out-of-state options)
- Contract preferences for Colorado farms and food producers
- Seasonal adjustment to maximize local sourcing

3.8.4 Colorado Quality Food Certification

(a) Establishment:

CESA shall establish a "Colorado Quality Food" certification for products meeting standards for:

- Minimal processing (ingredient list of 5 or fewer recognizable items)
- No artificial colors, flavors, or preservatives
- No added sugars exceeding 5% of calories
- No trans fats
- Colorado-sourced ingredients where available

(b) Benefits of Certification:

- Use of "Colorado Quality Food" seal on packaging and marketing

- Eligibility for premium placement programs
- Marketing support from CESA
- Inclusion in state purchasing preferences

(c) Enforcement:

- Random testing to verify compliance
- Penalties for misuse of certification
- Annual recertification required

SECTION 3.9: COLORADO FOOD TRANSPARENCY ACT NEW

3.9.1 Purpose

Coloradans deserve to know exactly what is in their food. This Section requires clear, honest

labeling and prohibits misleading ingredient descriptions.

3.9.2 Prohibited Terms

The following terms are prohibited on food labels sold in Colorado unless accompanied by

specific disclosure:

(a) "Natural Flavors"

- PROHIBITED as a standalone ingredient
- Must list actual source: "natural flavors (from lemon oil)" or "natural flavors (from beef extract)"
- Chemical compounds must be named if derived from non-food sources

(b) "Spices"

- PROHIBITED as a standalone ingredient
- Must list actual spices: "spices (paprika, cumin, garlic powder)"

(c) "Artificial Flavors"

- PROHIBITED as a standalone ingredient
- Must list specific compounds or provide accessible reference code linked to full

disclosure

(d) "Natural"

- PROHIBITED on any product containing artificial preservatives, colors, or flavors
- PROHIBITED on any product with ingredients that have undergone chemical modification

3.9.3 Required Disclosures

(a) All food products sold in Colorado must include:

- Complete ingredient list with no grouped or vague terms
- Country of origin for primary ingredients
- Processing methods for meat products (mechanically separated, ground, whole muscle)
- Presence of any substance requiring allergen warning

(b) Digital Disclosure Option:

- Products with limited label space may use QR code linking to complete disclosure
- QR code must link directly to ingredient information, not general website
- Print-accessible alternative must be available (toll-free number)

3.9.4 Penalties

Violation Penalty

Failure to disclose \ \$1,000 per product per month

Misleading label \ \$5,000 per product per month

"Natural" on ineligible product \ \$10,000 per product per month

Repeat violations (3+) \ \$25,000 per product + potential retail ban

3.9.5 Enforcement

(a) The Colorado Department of Public Health and Environment shall enforce this Section.

(b) Citizens may report suspected violations through the Colorado Services Portal.

(c) Whistleblower protections apply to employees reporting labeling violations (see Section 24).

3.9.6 Implementation Timeline

- Months 1-6: Rulemaking and guidance publication
- Months 7-12: Warning period (violations noted but not penalized)
- Month 13+: Full enforcement

3.9.7 Small Producer Exception

Producers with less than \$1 million in annual Colorado sales may apply for simplified

compliance:

- Basic ingredient list without chemical breakdown
- 18-month implementation timeline
- Technical assistance from CESA

SECTION 4: AI WORKFORCE PROTECTION FRAMEWORK

4.1 Purpose

This Section establishes protections for workers whose jobs are eliminated or substantially

reduced due to artificial intelligence, automation, or related technologies, ensuring that the

economic benefits of AI are shared between businesses and the workers they displace.

4.2 AI Displacement Defined UPDATED

(a) A worker is considered "AI-displaced" when:

(1) The worker's position is eliminated and the work previously performed is now performed primarily by AI systems;

(2) The worker's hours are reduced by 50% or more due to AI implementation;

(3) The worker's job duties are fundamentally transformed such that the position no longer requires the worker's skills;

(4) The worker is terminated within 36 months of AI implementation in their department or function and the employer cannot demonstrate the termination was unrelated to AI.

(b) Burden of Proof:

- Within 36 months of AI implementation, the EMPLOYER bears the burden of proving that any termination was unrelated to AI
- After 36 months, standard determination processes apply

(c) Determination of AI displacement shall be made by the CESA Administration based on employer reports, worker claims, and investigation as necessary.

4.3 Employer Obligations

(a) Employers who displace workers through AI shall:

- (1) Provide 90 days advance notice of AI displacement;
- (2) Offer retraining opportunities for positions within the company;
- (3) Pay AI displacement compensation as specified in Section 4.4;
- (4) Report all AI displacements to CESA Administration within 30 days;
- (5) Maintain records of AI implementation and workforce changes for 7 years.

4.4 AI Displacement Compensation

(a) Base Payment: AI-displaced workers shall receive 50% of their final salary, paid indefinitely for the remainder of their lives or until they choose to discontinue payments.

(b) Calculation: The payment shall be based on the worker's average

salary over the 24

months preceding displacement, or their final salary, whichever is higher.

(c) Cost-of-Living Adjustments: Payments shall be adjusted for inflation every 16 months, based on the Colorado Consumer Price Index.

(d) Dual Income: AI-displaced workers may seek and accept other employment while

continuing to receive AI displacement payments. There is no reduction in payments based on new income.

4.5 Business Benefits and Incentives

To ensure AI adoption remains economically beneficial for businesses:

- Tax Credit: Employers receive a 25% tax credit on AI displacement payments
- No Healthcare Costs: AI-displaced workers remain covered by Care Without Fear at no additional cost to the employer
- No Workers' Compensation: AI systems do not require workers' compensation coverage
- Legal Protection: Compliance with this Section provides safe harbor from AI-related employment lawsuits
- Qualified Business Status: Compliance qualifies businesses for state contract preferences

Example Cost Analysis

Replacing a \$65,000/year customer service position with AI:

Item Amount

AI Displacement Payment \\$32,500/year (50% of salary)

Tax Credit -\$8,125 (25% of payment)

Net Payment Cost \$24,375/year

AI System Maintenance ~\$5,000/year

Total Annual Cost \$29,375

Previous Employee Cost ~\$87,000 (salary + benefits + overhead)

ANNUAL SAVINGS \$57,625 per position

4.6 Position Restoration

(a) When an AI-displaced worker dies, the employer that displaced them shall hire a replacement worker at the same salary level the deceased worker was earning at the time of displacement (adjusted for inflation).

(b) The replacement position shall involve oversight, quality control, or complementary work related to the AI systems that perform the work previously done by the deceased worker.

(c) This requirement ensures continued employment circulation and economic activity even as AI takes over specific tasks.

(d) Failure to restore positions within 90 days of an AI-displaced worker's death shall result in penalties equal to two years of the required salary.

4.7 AI Displacement Insurance Fund

(a) There is hereby established the Colorado AI Displacement Insurance Fund.

(b) All employers with more than 50 employees shall contribute 2.5% of payroll to the Fund.

(c) The Fund shall:

- Guarantee AI displacement payments if an employer becomes insolvent

- Cover payments during disputes or appeals
- Fund retraining programs for AI-displaced workers
- Support transition services and job placement
- Maintain reserves equal to at least 18 months of projected obligations

4.8 Colorado Qualified Business Status

(a) Businesses that comply with all requirements of this Section shall be designated as

"Colorado Qualified Businesses" and shall receive:

- Priority consideration for state contracts (5-10% bid preference)
- Expedited permitting and regulatory approvals
- Access to state economic development resources
- Recognition in state business directories and marketing
- Eligibility for additional state incentives and programs

4.9 Retraining and Support Services

(a) AI-displaced workers shall have access to:

- Free vocational retraining in high-demand fields
- Career counseling and job placement assistance
- Resume writing and interview preparation
- Relocation assistance for new employment opportunities
- Entrepreneurship training and small business support
- Mental health support and transition counseling

(b) Priority hiring: Employers receiving state contracts or incentives shall give priority

consideration to AI-displaced workers for appropriate positions.

SECTION 5: LIFE SECURITY PROGRAM

5.1 Establishment

There is hereby established the "Colorado Life Security Program," a state-run life insurance

system that provides affordable, accessible death benefits to all Colorado workers regardless of

health status, age, or employment type.

5.2 Key Features

- Universal Access: No health questions, no medical underwriting, cannot be denied for pre-existing conditions
- Affordable: 50-75% cheaper than comparable private insurance due to no profit motive and administrative efficiency
- Portable: Coverage follows the worker between jobs, including self-employment and gig work
- Pre-Tax Contributions: Contributions reduce taxable income
- Tax-Free Benefits: Death benefits paid to beneficiaries are not subject to income tax
- State-Backed: Fund cannot go bankrupt; backed by full faith and credit of Colorado
- Simple: Automatic enrollment, payroll deduction, online management

5.3 Contribution Levels UPDATED

(a) Workers may elect contribution levels from 1% to 20% of their income. Default enrollment is at 1%.

(b) Workers may change their contribution level once per year during open enrollment or upon qualifying life events.

(c) Workers may opt out entirely, though this is not recommended.

(d) Higher contributions result in higher death benefits on an accelerated scale.

Standard Benefit Schedule (at \$50K salary):

Annual Monthly

Level Cost Cost* Year 1 Benefit Year 10 Benefit Year 25 Benefit

1% \$500 \$32 \$50,000 \$150,000 \$250,000

2% \$1,000 \$63 \$75,000 \$275,000 \$500,000

3% \$1,500 \$94 \$100,000 \$400,000 \$750,000

5% \$2,500 \$156 \$150,000 \$650,000 \$1,250,000

10% \$5,000 \$313 \$250,000 \$1,000,000 \$2,000,000

15% \$7,500 \$469 \$350,000 \$1,400,000 \$2,750,000

20% \$10,000 \$625 \$450,000 \$1,800,000 \$3,500,000

*Effective after-tax cost; actual pre-tax cost is higher but reduces taxable income

5.4 Eligibility

(a) All individuals with Colorado income are eligible, including:

- Full-time W-2 employees
- Part-time workers
- Self-employed individuals
- Independent contractors
- Gig workers (Uber, DoorDash, freelancers)
- Business owners
- Seasonal workers
- Agricultural workers
- AI-displaced workers receiving payments under Section 4
- Anyone with Colorado work income

(b) No one is excluded based on health status, pre-existing conditions, age, employment type, or income level.

5.5 Death Benefit Payment

(a) Upon participant's death, designated beneficiaries receive:

- Lump sum payment within 30 days of death certificate submission
- Tax-free benefit (no federal or state income tax)
- Full amount based on contribution level and years of participation
- Emergency advance of \ \$10,000 available within 5 days if needed

5.6 Enhanced Benefits for AI-Displaced Workers

When an AI-displaced worker dies, their family receives:

- Full Life Security death benefit based on contributions
- 75% of AI displacement payments for 24 months after death
- Immediate \ \$10,000 death benefit from AI Displacement Insurance Fund
- Continued Care Without Fear coverage for surviving family members
- Grief counseling and support services

5.7 Fund Management

(a) The Colorado Life Security Fund shall be established as a separate fund within the State Treasury.

(b) The CESA Administration shall administer the Fund with actuarial oversight.

(c) The State Treasurer shall manage investments using a conservative strategy focused on preservation of capital and stable returns.

(d) Annual independent audits shall be conducted and published.

5.8 Comparison to Private Insurance

Feature Private Insurance Life Security Program

Health Yes, can be denied No, cannot be denied

Questions

Pre-existing May increase cost or deny No impact

Conditions

Age Impact Rates increase with age Based on income only

Portability Often tied to employer Follows you everywhere

Cost (Level 1 \ \$50-150/month after-tax \~\\$32/month effective equivalent)

Cancellation Insurer can cancel Cannot be cancelled

Feature Private Insurance Life Security Program

Claim Denial Common disputes No claim denials if contributed

Maximum Often capped Up to \\$3.5M+ at 20% level

Coverage

5.9 Special Provisions

(a) Disability Waiver

If a participant becomes disabled: - State waives contribution requirement - Coverage continues

at current level - Benefit continues to grow at 50% of normal rate

(b) Unemployment Continuation

If a participant becomes unemployed: - May continue contributions from savings/unemployment benefits - May reduce contribution level without waiting for open

enrollment - Coverage continues during job search

(c) Beneficiary Designation

- Participants may name any person, trust, or charity as beneficiary
- Changes take effect immediately upon submission
- Multiple beneficiaries with specified percentages allowed
- Default beneficiary: spouse, then children, then estate

SECTION 6: ECONOMIC INDEPENDENCE FRAMEWORK

6.1 Purpose

This Section establishes mechanisms to reduce Colorado's dependence on federal programs and

funding, ensuring that Colorado can continue to provide essential services to residents

regardless of federal government dysfunction or policy changes.

6.2 Colorado Retirement Security Program (CRSP)

(a) Establishment: There is hereby established the Colorado Retirement Security Program as an alternative or supplement to federal Social Security.

(b) Participation Options: 1. Federal Social Security only (status quo) 2. CRSP only (for those eligible to opt out of Social Security) 3. Both Federal Social Security and CRSP (supplemental retirement security)

(c) Contribution Rate: Same as Social Security (6.2% employee, 6.2% employer) for those who choose CRSP instead of or in addition to Social Security.

(d) Benefits: CRSP shall provide retirement benefits comparable to Social Security, with investments managed by the State Treasurer using a diversified, professionally managed portfolio.

(e) Financial Guidance and Planning Services:

All CRSP participants shall have access to FREE financial guidance including:

1\ Annual Financial Planner Consultation: - One-on-one meeting with a certified financial

planner (CFP) - Review of retirement readiness - Personalized recommendations - No sales

pitched or product pushing - educational only - Available in-person at CESA regional offices or

via video call

2\ Retirement Planning Tools: - Colorado-developed retirement calculator - Projection

models for different contribution scenarios - Integration with Life Security Program planning -

Monte Carlo simulations for retirement readiness

3\ Financial Education Workshops: - Quarterly workshops on retirement planning basics -

Investment fundamentals (no specific product recommendations) - Social Security

optimization strategies - Healthcare cost planning in retirement - Estate planning basics

4\ Online Resources: - Comprehensive financial literacy library - Video tutorials on

retirement concepts - Budgeting tools and templates - Debt reduction strategies

5\ Special Consultations: - Pre-retirement planning (ages 55+): Additional consultation -

Major life events (divorce, death of spouse, job loss): Crisis financial counseling - For Life

Security participants choosing 10%+ contribution: Mandatory initial consultation

(f) Independence: CRSP funds are entirely controlled by Colorado, independent of federal government decisions about Social Security.

(g) Financial Guidance Independence:

Financial planners providing services under this section: - Shall NOT sell financial products to

participants - Shall NOT receive commissions or referral fees - Are employed by or contracted

with CESA Administration - Must be fiduciaries acting in participant's best interest - Are

prohibited from steering participants to any specific investment

6.3 Tourism Revenue System

(a) Colorado receives approximately 86 million visitors annually who use state infrastructure, emergency services, and healthcare facilities. Tourism fees ensure visitors contribute fairly to these services.

(b) Fee Schedule:

Accommodation Type Fee Per Night/Ticket

Hotels and Motels \\$20

Short-term Rentals (Airbnb, VRBO) \$14

Resort Properties \$26

Ski Lift Tickets \$12 per ticket

(c) Estimated Revenue: \$720 million annually

(d) Use of Funds: Tourism fees shall fund visitor emergency care costs, infrastructure maintenance in high-tourism areas, and general Care Without Fear operations.

6.4 Economic Resilience Fund

(a) There is hereby established the Colorado Economic Resilience Fund to ensure Colorado can continue essential operations in the event of federal funding disruption.

(b) The Fund shall maintain reserves sufficient to operate all state programs for a minimum of 6 months without federal funding.

(c) Target Reserve: \$5 billion, built over 5 years through budget surpluses and dedicated appropriations (accelerated from 10-year target in previous versions).

(d) The Fund may only be accessed upon declaration of federal funding emergency by the Governor with legislative approval.

(e) Strategic Energy Reserves: - State-maintained fuel reserves for emergency services -

Battery storage capacity for critical infrastructure - Renewable energy microgrids for hospitals, emergency services, and CESA offices

6.5 Federal Funding Strategy

(a) Colorado shall phase out acceptance of federal funding for CESA programs according to the

timeline in Section 6.6.

(b) Colorado shall build complete state capacity to operate all CESA programs without any federal funding.

(c) This is a strategy of independence, not secession. Colorado remains part of the federal system but refuses to allow federal funding to be used as leverage to control Colorado policy.

(d) Colorado residents may still access federal programs (Social Security, Medicare for those who choose it) through individual eligibility - but CESA programs are state-funded only.

6.6 Colorado Self-Sufficiency Timeline

(a) Purpose:

This section establishes a comprehensive timeline for achieving complete independence from

federal funding for all CESA programs, ensuring Colorado cannot be coerced through federal funding threats.

(b) Healthcare (Care Without Fear) Phase-Out:

Year Federal Programs Colorado Responsibility

Year 1 Medicare/Medicaid continue Care Without Fear launches as PRIMARY payer

Year 2 Begin Medicaid transition 50% of Medicaid recipients on Care Without Fear

Year Federal Programs Colorado Responsibility

Year 3 Accelerate Medicare 75% on Care Without Fear transition

Year 4 Medicare/Medicaid for 90% on Care Without Fear transition only

Year 5 Minimal federal participation 95% on Care Without Fear

Year 6 Final transition cases only 99% on Care Without Fear

Year 7 FULL INDEPENDENCE 100% Care Without Fear - NO federal
healthcare \

Estimated federal healthcare funding replaced: \

(c) Nutrition Programs Phase-Out:

Year Federal Programs Colorado Responsibility

Year 1 Federal WIC continues Planning for Colorado WIC

Year 2 Colorado WIC replaces federal State-funded, enhanced benefits
WIC

Year 3+ SNAP continues as federal Colorado supplements through Benefits
Card
program

Note: SNAP remains a federal program available to Colorado residents.
Colorado does not

replace SNAP but provides supplemental state benefits through the Benefits
Card. Residents
may use both.

Estimated federal WIC funding replaced: \

(d) Education Phase-Out:

Year Federal Programs Colorado Responsibility

Years 1-4 Federal education funding Building state capacity per Section 15
continues

Years 5-7 Begin declining federal State funding increases proportionally
education \

Years 8-10 Minimal federal participation Most education state-funded

Years 10- GOAL: Complete independence Free K-college education

Estimated federal education funding replaced: \

(e) All Other Federal Funding:

Year Policy

Year 1 Inventory all federal grants currently received

Year Policy

Year 2 Identify state funding alternatives for each

Year 3 No new federal grant applications for CESA programs

Year 4 Complete phase-out of existing federal grants

Year 5+ State-funded only

(f) Summary: Road to Complete Independence:

Milestone Target Year

Colorado WIC replaces federal WIC Year 2

No new federal grants Year 3

Care Without Fear is sole healthcare payer Year 7

Education majority state-funded Year 10

COMPLETE CESA INDEPENDENCE Year 10

(g) Budget Implications:

Achieving federal independence requires Colorado to replace approximately: -
\\$10-12 billion in

healthcare funding (Years 1-7) - \\$100 million in WIC funding (Year 2) - \\$1 billion in education

funding (Years 5-15) - Various smaller grants (~\\$200 million total)

This funding is built into the CESA revenue projections through: - Phased income tax -

Enhanced liquor taxes - Health-impact food taxes - Tourism fees - Prosperity Partnership

contributions - Business contributions - AI industry contributions - Other revenue sources

(h) No Going Back:

Once Colorado achieves independence from federal funding for a program: - Colorado shall NOT

re-apply for federal funding - Colorado shall NOT accept conditional federal grants - If federal

government offers unconditional support, decision requires Governor AND Legislative approval

SECTION 7: COLORADO SHIELD - ENHANCED STATE DEFENSE FORCE

7.1 Establishment and Purpose

(a) There is hereby established the Colorado State Defense Force

("SDF"), a state military

force under the command of the Governor that cannot be federalized or called into federal

service.

(b) The enhanced capabilities of the SDF shall be known as "Colorado

Shield," providing

comprehensive monitoring, response, and defense capabilities for the state.

7.2 Organization

(a) Personnel: Authorized strength of 3,500 members, including: -

Emergency response and

disaster relief units - Search and rescue teams - Infrastructure protection units
- Cyber defense

personnel - Drone operations specialists - Border security coordination teams
(activated Year

3+) - Administrative and support staff

(b) Command: The SDF shall be commanded by an Adjutant General

appointed by the

Governor, with headquarters in Denver and regional commands throughout the state.

7.3 Colorado Shield Capabilities

(a) Weather and Disaster Monitoring Network

- Network of weather stations, satellites, and sensor arrays across

Colorado

- AI-powered early warning systems for wildfires, floods, avalanches, and severe storms
- Integration with existing NOAA systems plus independent state capability
- Real-time data sharing with all emergency services
- Public alert system for imminent threats

Estimated Cost: \\$50-75 million setup, \\$15-20 million annual operation

(b) Highway Surveillance System

- AI-powered drone surveillance on major highways entering Colorado
- Heat mapping technology to detect human trafficking (unusual numbers of people in vehicles)
- License plate recognition integrated with law enforcement databases
- Coordination with Colorado State Patrol
- Focus on detecting human trafficking, NOT general immigration enforcement

Estimated Cost: \$100-150 million setup, \$40-50 million annual operation

(c) AI Search and Rescue Drone Fleet

- Rapid-deployment drone squadrons stationed across the state
- Thermal imaging for finding lost hikers, avalanche victims, crash survivors
- AI pattern recognition for search efficiency
- Integration with mountain rescue teams and sheriff's offices
- 24/7 readiness with response time under 30 minutes statewide

Estimated Cost: \$30-50 million setup, \$10-15 million annual operation

(d) Border Defense Readiness

What "Border Defense Readiness" IS: - Preparation for domestic hostile situations (armed

groups, militia threats, domestic terrorism) - Interstate disaster response (wildfires, floods,

earthquakes affecting border areas) - Critical infrastructure protection at major border

crossings - Mutual aid capability with neighboring states during emergencies - Training and

equipment for rapid response to border-area threats - Coordination capability with federal

agencies during domestic emergencies - Independent operation capability if federal cooperation

breaks down - Legal framework for activation by Governor

What "Border Defense Readiness" is NOT: - NOT for immigration enforcement - explicitly

prohibited under Section 11 (Sanctuary State) - NOT for stopping lawful travel between

Colorado and neighboring states - NOT for racial, ethnic, or national origin profiling of any kind

- NOT a substitute for or supplement to federal immigration

enforcement - NOT deployed

against immigrants, documented or undocumented

Explicit Prohibition: Border Defense Readiness resources shall NEVER be used to: 1. Assist ICE

or CBP in immigration enforcement operations 2. Establish checkpoints for immigration status

verification 3. Detain individuals based on suspected immigration status 4. Report immigration

status to federal authorities

Appropriate Uses Include: - Responding to wildfires that cross state lines - Mutual aid during

floods or severe weather - Protecting Colorado infrastructure from domestic terrorism -

Supporting neighboring states during declared emergencies - Defending Colorado from armed

domestic threats

Estimated Cost: \$20-30 million setup, included in SDF operating budget

7.4 Enhanced Drone Protocol

(a) Target Lock Capability:

When Colorado Shield surveillance identifies a vehicle suspected of human trafficking or other

serious criminal activity:

- 1\ Drone locks onto target vehicle and maintains continuous tracking
- 2\ Tracking continues until law enforcement intervention occurs
- 3\ Handoff to Colorado State Patrol or local law enforcement for traffic stop
- 4\ Drone provides real-time video feed to responding officers
- 5\ Tracking continues through any pursuit until resolution

(b) Activation Criteria:

Lock-on tracking may be initiated when: - Heat mapping indicates unusual number of persons

in vehicle - Vehicle matches BOLO (Be On the Lookout) alert - Erratic driving patterns

consistent with trafficking - Amber Alert vehicle match - Other indicators as established by

protocol

(c) Prohibited Uses:

Lock-on tracking shall NOT be used for: - General immigration enforcement - Minor traffic

violations - Political surveillance - Any purpose unrelated to serious criminal activity

7.5 Data Protection and Privacy

(a) Data Retention: All surveillance data shall be automatically deleted after 7 days unless flagged as part of an active criminal investigation.

(b) Prohibited Uses - Colorado Shield surveillance systems shall NOT be used for: -

Cooperation with U.S. Immigration and Customs Enforcement (ICE) - Tracking any specific

individual based on immigration status - General surveillance of lawful activity - Political

monitoring or suppression of lawful protest - Any purpose not directly related to public safety,

disaster response, or criminal detection

(c) Exception - Amber Alert: When an Amber Alert has been issued,

Colorado Shield systems

may be used to track specific vehicles or individuals identified in the alert until the alert is

resolved.

(d) Amber Alert Drone Response Protocol:

When an Amber Alert is issued in Colorado, the following protocol activates IMMEDIATELY:

Phase 1 - Immediate Response (0-15 minutes): - ALL available drones within 50 miles of

last known location deploy immediately - Highway monitoring stations in the area switch to

priority Amber Alert mode - All highway cameras scan for matching vehicle description - Heat

mapping activated to identify vehicles matching description with appropriate occupant count

Phase 2 - Statewide Mobilization (15-30 minutes): - Statewide drone alert issued - ALL

available Colorado Shield drones not engaged in active emergencies redirect to search grid -

Interstate coordination activated per Section 7.8 - neighboring states notified - Every highway

entrance and exit point monitored - Search grid established based on possible travel distance

from last known location

Phase 3 - Sustained Search (30 minutes - until resolved): - Continuous drone coverage of

probable travel routes - Shift rotations ensure 24/7 aerial coverage - All vehicle stops matching

description reported immediately to law enforcement - Coordination with local police

helicopter units - Ground-based sensor network fully activated

Operational Rules: - NO disengagement until child is found or Amber Alert is officially

cancelled - Drone operators may work extended shifts during Amber Alert (mandatory rest

waived) - All other non-emergency drone operations suspended during active Amber Alert -

Real-time video feed provided to FBI, Colorado State Patrol, and local law enforcement - Public

may receive location-appropriate alerts through Colorado Emergency Alert System

Interstate Pursuit: - If suspect vehicle approaches state line, Section 7.8 protocols activate -

Pre-border alerts sent to destination state - Drones may track 10 miles into neighboring state

pending handoff - FBI automatically notified of potential interstate flight

Resource Priority: - Amber Alerts take absolute priority over all other Colorado Shield

operations except: - Active life-threatening search and rescue - Active natural disaster response

with lives at risk - In conflict situations, CESA Director makes resource allocation decisions

Post-Resolution: - All Amber Alert drone operations documented - Lessons learned review

within 72 hours - Data retained for 90 days for investigation support - Public report on

response effectiveness (anonymized)

7.6 Civilian Oversight

(a) A Colorado Shield Civilian Oversight Board shall be established, consisting of 7

members appointed by the Governor (3), Senate (2), and House (2).

(b) The Board shall: - Review all Colorado Shield operations quarterly - Investigate

complaints of misuse or privacy violations - Publish annual transparency

reports on

surveillance activities - Recommend policy changes to protect civil liberties -
Have authority to

suspend specific operations pending investigation

7.7 Colorado Veteran Status

(a) Establishment:

Members of the Colorado State Defense Force who meet the following criteria shall be

designated as "Colorado Veterans" and shall be entitled to all state veteran benefits:

(b) Eligibility Requirements:

1\ Honorable Discharge - Member must have received an honorable discharge from the

SDF

2\ Minimum Service Requirement - Member must have completed at least ONE of the

following:

-- Two (2) years of service in the SDF, OR

-- Discharge due to injury sustained in the line of duty (regardless of time served)

(c) Benefits for Colorado Veterans:

Colorado Veterans shall be entitled to:

1\ State Veteran Benefits:

-- Colorado state veteran license plates

-- Priority for state employment (veteran preference)

-- Colorado veteran identification card

-- Access to state veteran services and programs

-- Property tax exemption for disabled Colorado veterans (as applicable)

2\ CESA Program Benefits:

-- Priority consideration for Zero Homeless Colorado housing (if ever needed)

-- Enhanced Life Security Program benefits (employer match from state)

- Priority placement in CESA job training programs
- Colorado Business Success Team dedicated veteran liaison

3\ Recognition:

- Annual Colorado Veterans Day recognition
- Inclusion in state veteran memorials and honors
- Colorado Veteran designation on state ID/Benefits Card

(d) Direct Veteran Connection Service:

Purpose: To ensure no Colorado Veteran ever has to navigate bureaucracy alone.

Service Model: - Single Point of Contact: Every Colorado Veteran is assigned a dedicated

liaison - Any Need, Any Time: Veterans may contact their liaison for ANY assistance: -

Benefits questions - Healthcare access - Housing assistance - Employment support - Mental

health services - Family services - Legal assistance referrals - Or anything else

Response Standards: - Initial response within 24 hours for non-emergency requests -

Immediate escalation for emergency situations - Liaison either solves the issue or connects

veteran to the right resource - Follow-up to ensure resolution

Staffing: - Minimum of 1 liaison per 100 Colorado Veterans - All liaisons are CESA employees

with comprehensive training - Veterans may request a different liaison at any time

(e) Verification:

- CESA Administration shall maintain records of all SDF service
- Discharge status determined by Adjutant General
- Colorado Veteran status verified through Colorado Benefits Card system

(f) Distinction from Federal Veteran Status:

- Colorado Veteran status is a STATE designation only

- Does not convey federal veteran benefits (VA healthcare, federal GI Bill, etc.)
- Colorado Veterans who also served in federal military retain all federal benefits
- SDF service alone does not qualify for federal veteran status

7.8 Budget

Component Setup Cost Annual Operating

Base SDF Operations N/A \ \$130 million

Weather/Disaster \ \$50-75 million \ \$15-20 million

Monitoring

Highway Surveillance \ \$100-150 million \ \$40-50 million

Search & Rescue Drones \ \$30-50 million \ \$10-15 million

Border Defense \ \$20-30 million Included above

Readiness

Border Monitoring \ \$40-60 million \ \$15-25 million

Infrastructure (7.8)

Interstate Coordination \ \$25-45 million \ \$10-15 million

Systems (7.8)

Direct Veteran \ \$5 million \ \$8-12 million

Connection Service

TOTAL \ \$270-415 million \ \$228-267 million annually

(Years 1-3)

SECTION 7.8: INTERSTATE COORDINATION AND BORDER

MONITORING

7.8.1 Purpose

This Section establishes a comprehensive framework for:

- (a) Ensuring that no vehicle can exit Colorado without detection when engaged in serious

criminal activity, particularly human trafficking;

(b) Coordinating with neighboring states and federal agencies for seamless law enforcement

handoffs;

(c) Preventing criminals from escaping justice by crossing state lines;

(d) Creating the "No-Escape Perimeter" - a network of detection systems covering every exit route from Colorado.

7.8.2 Strategic Border Sensor Placement - No-Escape Perimeter

(a) Placement Requirement:

Detection systems shall be positioned on ALL exit routes from Colorado according to the

following criteria:

1\ As close to the state line as operationally feasible - Sensors shall be placed at the

nearest practical point to the Colorado border on the exit/outbound side of each road;

2\ No intersecting road exception - Each sensor shall be positioned such that NO road,

highway, path, or route intersects between the sensor location and the state line. This

ensures that once a vehicle passes the sensor, it CANNOT exit Colorado via any alternate

route without detection;

3\ 100% coverage requirement - Every road, highway, interstate, state route, county

road, and any other thoroughfare by which a motor vehicle could exit Colorado shall

have detection capability.

(b) Sensor Types:

Detection infrastructure may include: - Fixed camera arrays with license plate

recognition -

Thermal/heat mapping sensors for occupant detection - Drone stations for rapid deployment -

Mobile sensor units for temporary or seasonal roads - Underground sensors for vehicle

detection - Integration with existing traffic monitoring infrastructure

(c) Redundancy:

- Each exit route shall have primary and backup detection systems
- No single point of failure shall compromise border coverage
- Backup systems shall activate automatically if primary systems fail
- Regular testing to verify all systems operational

(d) Mapping and Verification:

1\ Within 180 days of this Act's passage, CESA Administration shall complete a comprehensive survey identifying:

- Every exit route from Colorado
- Optimal sensor placement for each route
- Any roads that intersect between proposed sensor location and state line
- Required adjustments to meet no-intersecting-road requirement

2\ Annual verification audits shall confirm 100% coverage is maintained

3\ Any new roads constructed shall have detection systems installed before opening

7.8.3 Border Monitoring Zone

(a) Definition:

The Border Monitoring Zone is defined as the area within 10 miles of any Colorado state border.

(b) Enhanced Protocols:

When a tracked vehicle enters the Border Monitoring Zone:

- 1\ Automatic escalation - Tracking priority elevated to highest level
- 2\ Pre-alert generated - System prepares notifications for destination state and federal agencies

3\). Additional resources deployed - Nearest available law enforcement notified for

potential intercept

4\). Countdown initiated - Time-to-border calculated and displayed to all responding units

7.8.4 Pre-Border Alert Protocol

(a) Automatic Notifications:

When a tracked suspect vehicle is within 10 miles of any state line and continuing toward the

border, the following agencies shall be automatically notified:

1\). Destination state highway patrol - Primary law enforcement agency of the state the

vehicle is approaching

2\). Federal Bureau of Investigation (FBI) - Human trafficking across state lines is

federal jurisdiction

3\). County sheriffs - Both the Colorado county and the destination state county at the

likely crossing point

4\). Colorado State Patrol - For coordination and potential intercept

5\). CESA Director - For situational awareness and resource authorization

(b) Notification Contents:

Each notification shall include: - Vehicle description (make, model, color, license plate) -

Current location and speed - Projected border crossing point and estimated time - Number of

occupants detected (heat signature data) - Reason for tracking (suspected offense) - Live video

feed access link - Direct contact for Colorado Shield operations center

(c) Escalation:

If no response is received from destination state within 5 minutes: - Secondary contacts

attempted - FBI field office directly contacted - CESA Director notified for

potential Governor's

office involvement - Tracking continues regardless of response status

7.8.5 Real-Time Handoff Procedure

(a) Continuous Tracking:

Colorado Shield shall maintain continuous tracking of the suspect vehicle up to and including

the state line. Tracking shall not be terminated simply because a vehicle approaches the border.

(b) Data Sharing:

The following information shall be transmitted in real-time to receiving agencies:

- 1\ Live video feed - Continuous aerial footage of the vehicle
- 2\ GPS coordinates - Updated every 10 seconds
- 3\ Heat signature data - Occupant count and positioning
- 4\ Vehicle trajectory - Predicted route and destination
- 5\ Historical tracking - Route taken since surveillance began
- 6\ Evidence summary - Reason for tracking and any observed indicators

(c) Handoff Confirmation:

- Receiving agency must confirm receipt of handoff
- Colorado Shield maintains tracking until confirmation received
- If no confirmation, tracking continues up to 10 miles into

neighboring state (Hot Pursuit

Exception)

7.8.6 Hot Pursuit Exception

(a) Authorization:

Colorado Shield drones may continue tracking a suspect vehicle up to 10 miles into a

neighboring state when:

- 1\ The vehicle is suspected of human trafficking;
- 2\ Pre-border alerts have been sent;

- 3\ No receiving agency has confirmed handoff;
- 4\ Continued tracking is necessary to prevent loss of suspect

(b) Limitations:

- Hot pursuit tracking is for SURVEILLANCE ONLY
- Colorado Shield has no arrest authority outside Colorado
- Tracking terminates upon handoff to receiving agency or after 10 miles, whichever comes first
- All hot pursuit incidents reported to CESA Director within 24 hours

(c) Interstate Agreements:

Colorado shall seek agreements with all 7 neighboring states (Wyoming, Nebraska, Kansas,

Oklahoma, New Mexico, Arizona, Utah) authorizing hot pursuit tracking with reciprocal provisions.

7.8.7 Federal Coordination

(a) Agencies:

Colorado Shield shall coordinate with the following federal agencies for interstate cases:

- 1\ FBI - Human trafficking, kidnapping, fugitives
- 2\ DHS/HSI - Human smuggling organizations
- 3\ DEA - Drug trafficking organizations
- 4\ U.S. Marshals - Fugitive apprehension

(b) Explicit Exclusion:

Coordination with ICE (Immigration and Customs Enforcement) is explicitly PROHIBITED

for general immigration enforcement purposes. Section 7.8 is for criminal law enforcement, not immigration enforcement.

(c) Exception:

Coordination with federal immigration agencies is permitted ONLY when: - The

individual is a

suspected human trafficker (not victim) - There is evidence of human smuggling for profit - A

federal court order specifically requires cooperation

7.8.8 Annual Coverage Verification

(a) CESA Administration shall conduct annual audits to verify:

1\ All exit routes have operational detection systems

2\ No gaps exist in the No-Escape Perimeter

3\ All systems meet performance standards

4\ Interstate agreements are current and operational

(b) Any gaps identified must be closed within 90 days.

(c) Audit results shall be reported to the Legislature and published

(operational details

redacted for security).

SECTION 8: ZERO HOMELESS COLORADO

8.1 Goal and Purpose

(a) Goal: Zero homelessness in Colorado within five years of implementation.

(b) Purpose: This Section establishes a comprehensive system to eliminate homelessness

through housing production, community integration, sponsor support, and employment

pipelines.

8.2 Housing Production

(a) Tiny House Partnership

- State contracts with Colorado-based tiny house builders for mass production

- Goal: 2,000-3,000 units per year

- Cost per unit: \ \$40,000-60,000 (significantly cheaper than

traditional construction)

- Quality construction meeting all building codes and safety standards
- Creates construction jobs and builds local manufacturing capacity
- Training programs for formerly homeless individuals in construction

trades

(b) Modular and Prefab Housing

In addition to tiny houses, the state shall utilize modular and prefabricated housing for faster

construction of larger units for families.

(c) Land Acquisition

The state shall purchase land in high-demand areas for housing communities, prioritizing

locations near employment centers, public transportation, and services.

8.3 HOA-Managed Communities

(a) All state-built housing communities shall be governed by Homeowner Associations (HOAs).

(b) HOA Responsibilities: - Maintain property standards and community appearance -

Manage common areas, landscaping, and facilities - Enforce reasonable community rules -

Coordinate community events and activities - Ensure grounds stay clean and well-maintained

(c) Resident Participation: Residents participate in HOA governance, building ownership mentality and community investment. HOA fees shall be minimal and income-based.

(d) Integration: These are real neighborhoods, not isolated "homeless housing." Design and management shall remove stigma and create dignified living environments.

8.4 Sponsor Program

(a) Every individual housed through Zero Homeless Colorado shall be paired with a trained Sponsor.

(b) Sponsor Responsibilities: - Weekly check-ins minimum (more frequent initially) - Assist with job training and employment search - Help navigate appointments, benefits, and services - Provide life skills guidance (budgeting, cooking, household management) - Support goal-setting and accountability - Connect to mental health and addiction services as needed - Celebrate successes and provide encouragement

(c) Professional Sponsors: Sponsors are paid positions (not volunteers) for accountability and quality. Caseload limit: 10-15 individuals per sponsor.

(d) Gradual Reduction: Support intensity decreases as individuals stabilize, but sponsors remain available for ongoing support as needed.

8.5 Employment Pipeline

(a) Job Placement Goal: Employment placement within 30 days of housing.

(b) Employment Services: - Skills assessment and career counseling - Training programs matched to local employer needs - Partnerships with businesses committed to hiring program participants - Wage subsidies for employers during training period (state pays portion of wages) - Transportation assistance to and from work - Work clothing and equipment assistance

- Career advancement pathway, not just entry-level placement

8.6 Wraparound Services

All Zero Homeless Colorado participants have access to: - Care Without Fear healthcare (Section

2) - Mental health and addiction services - Childcare for parents in program - Life Security

Program enrollment (Section 5) - Healthy food access (Section 3.7 and 3.8) - Financial literacy

and budgeting education - Legal assistance for outstanding issues - Elder Care Credit

opportunities (Section 2.12)

8.7 Prevention

(a) Emergency Rental Assistance: Up to 6 months rent for families facing eviction.

(b) Utility Assistance: Prevent shutoffs that lead to eviction.

(c) Legal Aid: Free legal representation for tenants facing wrongful eviction.

(d) Notice Requirement: 90-day notice required before eviction (gives time for intervention).

8.8 Rent Stabilization

(a) Annual rent increases capped at inflation plus 3%.

(b) Exemptions for new construction (first 15 years) to encourage building.

(c) Exemptions for small landlords (fewer than 4 units).

(d) No rent increase allowed if unit has unaddressed code violations.

8.9 Transition to Independence

(a) After 2-3 years of stability, residents may purchase their unit at subsidized price, or transition to market-rate housing with assistance.

(b) Some residents may stay long-term (seniors, disabled individuals) - this is acceptable and

planned for.

(c) Success measured by stability, employment, and wellbeing - not just "moving out."

8.10 Veterans Priority

- (a) Zero veteran homelessness is a specific sub-goal.
- (b) Veterans receive priority access to all housing programs.
- (c) Integration with VA services and benefits.
- (d) Dedicated veteran housing units in each community.
- (e) Colorado Veterans (Section 7.7) receive equal priority with federal veterans.

8.11 No Criminalization

Homelessness is not a crime. There shall be no arrests or citations for sleeping outside,

panhandling, or being homeless. The solution is housing and support, not punishment.

8.12 Budget

Estimated Annual Cost: \ \$300-400 million

This includes housing production, land acquisition, sponsor salaries, employment services,

prevention programs, and administration.

SECTION 9: COLORADO BUSINESS SUCCESS TEAM

9.1 Establishment

There is hereby established the Colorado Business Success Team, a one-stop support center

providing comprehensive assistance to all Colorado businesses.

9.2 Services Provided

- (a) Financial Guidance
 - Budget planning and cash flow management
 - Tax preparation assistance and optimization
 - Grant writing support and identification

- Loan application assistance
- Connection to investors and capital sources
- Financial crisis intervention

(b) Operations Support

- Supply chain problem-solving
- Vendor connections and negotiations
- Inventory management advice
- Technology adoption guidance
- Efficiency consulting
- Quality control assistance

(c) Regulatory Navigation

- Permit and license assistance
- Compliance guidance (health, safety, labor, environmental)
- Advocacy with state agencies on behalf of businesses
- Fast-track problem resolution
- Regulatory interpretation and guidance

(d) Growth Resources

- Marketing and branding support
- E-commerce setup assistance
- Export and expansion guidance
- Workforce recruitment help
- Real estate and location assistance
- Succession planning

9.3 Agency Connections

The Colorado Business Success Team shall maintain direct liaisons to: - Every Colorado state

agency - Federal agencies (SBA, IRS, OSHA, etc.) - Other state business offices (interstate

commerce connections) - International trade assistance resources

9.4 Cannabis Industry Support

Specific support for cannabis businesses including: - Banking solutions (navigating federal

banking restrictions) - Compliance guidance (state regulations) - Supply chain connections -

Marketing within legal boundaries - Interstate commerce preparation (for when federal

legalization happens)

9.5 Organization

Staffing: Approximately 100-150 employees statewide

Offices: Denver (headquarters), Colorado Springs, Grand Junction, Fort Collins, Pueblo,

Durango, plus presence at all CESA regional offices

Access: Phone, online, and in-person assistance; available in English, Spanish, and other

languages as needed

9.6 Integration with CESA

The Colorado Business Success Team operates under CESA Administration (Section 18) and is

accessible through: - CESA regional offices - Colorado Services Portal - Dedicated business

hotline - In-person appointments

9.7 Budget

Estimated Annual Cost: \$25-35 million

SECTION 10: COLORADO CLEAN ENERGY INDEPENDENCE

10.1 Purpose

This Section establishes Colorado's path to energy independence through aggressive expansion

of renewable energy infrastructure, reducing costs, creating jobs, and protecting the

environment.

10.2 Colorado's Energy Assets

- 300+ days of sunshine annually (solar potential)

- Eastern plains wind corridor (wind potential)
- Geothermal resources in some areas
- Existing hydroelectric capacity
- Growing battery storage technology

10.3 Solar Expansion

(a) State solar farm development on public lands

(b) Rooftop solar incentives for homes and businesses (50% installation rebate)

(c) Community solar programs for renters and those who can't install panels

(d) Solar requirement for new commercial construction

(e) High-Rise Solar Incentives:

Installation Rebates: - 75% rebate on total solar installation cost for buildings 10+ stories -

Rebate cap: \$2 million per building - Must install on at least 50% of available roof space

Guaranteed Grid Buy-Back: - Colorado utilities must purchase excess solar electricity from

participating buildings - Guaranteed rate: 110% of wholesale electricity price - Rate guaranteed

for 20 years from installation date - Annual adjustment for inflation

Property Tax Reduction: - 0.25% property tax reduction per megawatt of installed capacity -

Maximum reduction: 1% of property tax bill - Reduction applies for 15 years from installation

"Colorado Solar Tower" Certification: - Buildings meeting all requirements receive "Colorado

Solar Tower" certification - Marketing and recognition value - Listed on CESA Clean Energy

database - Eligible for additional state incentives

New Construction Requirements: - High-rise buildings permitted after Year 3 must be solar-

ready - Solar-ready means: Structural support for panels, electrical infrastructure for

connection, designated roof space - Does not require immediate installation, but makes future

installation easy - Non-compliance results in permit denial

Estimated Cost: \$15-25 million annually in rebates and incentives

10.4 Wind Expansion

(a) Expand wind farm development on eastern plains

(b) Streamlined permitting for wind projects

(c) Community benefit agreements (local communities get direct revenue share)

(d) Transmission line investment to move power from rural generation to urban use

10.5 Other Renewables

(a) Geothermal exploration and development grants

(b) Small-scale hydroelectric on existing water infrastructure

(c) Biomass energy from agricultural waste

(d) Hydrogen fuel research and pilot programs

10.6 Energy Storage

(a) State investment in grid-scale battery storage

(b) Home battery incentives (paired with solar)

(c) Peak demand management programs

(d) Strategic Energy Reserves: - State-maintained battery reserves for critical infrastructure

- Microgrids for hospitals, emergency services, CESA offices, and water treatment facilities - 72-

hour minimum backup power capacity for all critical facilities - Priority restoration protocols

for essential services

10.7 Grid Modernization

- (a) Smart grid infrastructure
- (b) Microgrids for resilient communities
- (c) Rural electrification improvements

10.8 Goals

- 80% renewable electricity by 2035
- 100% renewable by 2040
- Net-zero state government operations by 2030
- 50% reduction in building energy use by 2035

10.9 Economic Benefits

- Thousands of clean energy jobs
- Lower energy costs long-term
- Energy independence from out-of-state sources
- Reduced pollution and health costs

10.10 Business Benefits

- 40% energy cost reduction through renewable subsidies
- Priority access to clean energy for qualified businesses
- Green business certification and marketing support

10.11 Budget

Estimated Investment: \ \$150-200 million annually

(Saves money long-term and creates jobs; investment pays for itself)

SECTION 11: COLORADO SANCTUARY STATE

11.1 Purpose

Colorado will not participate in federal immigration enforcement activities that are designed to

mass-deport people based on political agendas rather than genuine public safety concerns.

11.2 No ICE Cooperation

(a) State and local law enforcement shall not honor ICE detainer requests.

(b) No state resources shall be used for immigration enforcement.

(c) No access to state databases for immigration purposes.

(d) No notification to ICE of release dates.

(e) No ICE in state/local jails for interviews without detainee consent.

11.3 Exceptions (Public Safety Only)

Cooperation permitted only for: - Individuals convicted of serious violent felonies (murder,

rape, armed robbery, etc.) - Human trafficking perpetrators (not victims) - Active terrorism

investigations with court oversight

11.4 ICE Facility Closure

(a) The State of Colorado shall not enter into, renew, or maintain any contract, agreement, or cooperative arrangement for immigration detention facilities.

(b) All existing arrangements shall terminate upon their current expiration date and shall not be renewed.

(c) State-run jails and correctional facilities shall not be used for ICE detention or operations.

(d) Exception: One federal immigration processing facility may operate in Kit Carson County

(Limon area) provided it operates entirely on federal resources without state or local

government support, cooperation, or services beyond what is legally required.

11.5 Protections for Immigrants

(a) State ID available regardless of immigration status

(b) Driver's licenses available regardless of status

(c) Access to all state programs (Care Without Fear, Life Security, etc.) regardless of status

(d) Labor law protections regardless of status

(e) Wage theft enforcement regardless of status

11.6 Employer Protections

(a) Employers cannot be required to verify immigration status beyond federal I-9 requirements.

(b) No state penalties for employing undocumented workers.

(c) Retaliation against workers who report labor violations is illegal regardless of status.

11.7 Legal Defense Fund

(a) State-funded legal assistance for immigrants facing deportation.

(b) Priority for long-term residents, families with children, DACA recipients.

(c) Budget: \$10-15 million annually

11.8 Safe Reporting

(a) Immigrants can report crimes without fear of immigration consequences.

(b) Immigrants can access emergency services without fear.

(c) Schools, hospitals, and courts designated as "sensitive locations" - no enforcement.

11.9 Agricultural Worker Protections

(a) Colorado agriculture depends heavily on immigrant labor.

(b) Special protections for agricultural workers.

(c) Housing and safety standards enforcement regardless of status.

SECTION 12: COLORADO DEMOCRACY PROTECTION

12.1 Who Can Vote

(a) All Colorado residents 18+ who are U.S. citizens.

(b) Voting Rights Restoration: Rights restored upon release from

prison (not waiting for
parole/probation completion).

- (c) Only Exception: Currently incarcerated for felony conviction.

12.2 Automatic Registration

(a) Automatically registered when you get a driver's license, state
ID, or Colorado Benefits Card.

(b) Automatically registered when you interact with state agencies
including CESA regional
offices.

- (c) Opt-out rather than opt-in.

12.3 Voting Methods

(a) Universal mail-in ballots (Colorado already does this well)

(b) Same-day registration

(c) Early voting (at least 15 days before election)

(d) Weekend and evening voting hours

(e) Mobile voting units for rural areas

12.4 Accessibility

(a) Ballots in multiple languages

(b) Accessible voting for disabled individuals

(c) Transportation assistance to polls

(d) Voting in nursing homes and care facilities

12.5 Security

(a) Paper ballot backup for all votes

(b) Post-election audits

(c) Cybersecurity requirements

(d) Chain of custody documentation

(e) Transparent counting process

12.6 Anti-Gerrymandering

(a) Independent redistricting commission (Colorado already has this)

(b) Strengthen requirements for competitive districts

(c) Transparency in redistricting process

12.7 Campaign Finance

(a) State public financing option for candidates

(b) Disclosure requirements for all political spending

(c) Ban on corporate contributions to state candidates

(d) Reasonable contribution limits

12.8 Budget

Estimated Annual Cost: \$5-10 million

SECTION 13: COLORADO HUMAN TRAFFICKING JUSTICE ACT

13.1 Purpose

Human trafficking is a grave crime against humanity. This Section establishes severe penalties

and comprehensive enforcement to eliminate human trafficking in Colorado.

13.2 Enhanced Penalties

(a) Human Trafficking (Adult Victims)

- Mandatory minimum: 20 years per count

- Judge may extend up to life based on: number of victims, duration of trafficking,

violence involved, victim vulnerability, whether defendant was organizer/leader

- No possibility of parole for first 15 years

- Consecutive sentences - counts DO run together (3 counts = 60 years minimum, up to

3 life sentences)

(b) Human Trafficking (Minor Victims)

- Mandatory minimum: 25 years per count

- Judge may extend to life without parole for: multiple minor victims,

victims under 12,

extreme violence, repeat offenders

- No possibility of parole for first 20 years
- Automatic life without parole for trafficking minors for sexual exploitation

(c) Related Offenses

Offense Penalty

Patronizing a trafficking victim 5-15 years

Conspiracy to traffic Same as completed offense

Money laundering from trafficking 10-20 years

Harboring traffickers 5-10 years

13.3 Asset Forfeiture

(a) All assets used in or derived from trafficking forfeited to state.

(b) Proceeds go to victim services fund and Colorado Community Asset Program.

(c) Homes, vehicles, businesses, bank accounts all subject to forfeiture.

(d) Colorado Community Asset Program

Purpose: Rather than simply liquidating seized assets, Colorado shall transfer usable assets

directly to families who need them, creating immediate life-changing impact.

Asset Categories:

Vehicles: - Seized vehicles in good working condition transferred to families in need - Priority

for single parents needing transportation to work - Zero Homeless Colorado participants

transitioning to employment - Trafficking survivors rebuilding their lives

Real Property (Homes, Apartments): - Seized residential properties transferred to: - Zero

Homeless Colorado program for transitional housing - Families facing homelessness -

Trafficking survivors needing safe housing - Low-income families on housing waitlists

Business Assets: - Equipment and inventory may be transferred to small business programs -

Support Colorado entrepreneurs from disadvantaged backgrounds

Cash and Financial Assets: - Deposited into Victim Services Fund - Used for direct assistance

grants to families in crisis

(e) Allocation Process

Social Worker Assessment: - CESA-employed social workers assess family needs - Matching

process connects available assets to families who can use them - No application fees or

bureaucratic hurdles

Priority Order: 1. Trafficking survivors - First priority for any assets they can use 2. Zero

Homeless Colorado participants - Especially those with children 3. Families in crisis - Facing

eviction, job loss, or emergency 4. Working families below Colorado Cost of Living Standard 5.

General need - Other families who would benefit

Transfer Process: - Title transferred free and clear to recipient - No liens or encumbrances -

Basic repairs/maintenance completed before transfer (vehicles) - Recipients receive asset free

of charge

(f) Program Administration

- CESA Administration oversees the Colorado Community Asset Program
- Regional social workers maintain lists of families who could benefit
- Asset inventory maintained and updated as seizures occur
- Quarterly reports on assets distributed and families helped

- Anti-fraud provisions to ensure assets reach intended recipients

Accountability: - Recipients must demonstrate genuine need - Assets cannot be immediately

sold (holding period requirements) - Follow-up check-ins to ensure assets are being used

appropriately - Abuse of program results in asset recovery and program ineligibility

13.4 Victim Protections

(a) Trafficking victims cannot be prosecuted for crimes committed while being trafficked.

(b) Automatic expungement of prostitution charges for trafficking victims.

(c) Civil lawsuit rights against traffickers (can sue for damages).

(d) Victim compensation fund.

(e) Housing, counseling, job training for survivors.

(f) Immigration relief assistance for foreign national victims.

13.5 Investigation Resources

(a) Dedicated human trafficking unit in Colorado Bureau of Investigation.

(b) Training for all law enforcement on identifying trafficking.

(c) Coordination with Colorado Shield highway monitoring (Section 7).

(d) Tip line with rewards for information.

13.6 Prevention

(a) Public awareness campaigns

(b) School education on trafficking warning signs

(c) Training for hotel workers, truckers, healthcare workers

(d) Demand reduction programs

13.7 Connection to Colorado Shield

(a) Heat mapping and highway surveillance specifically designed to

detect trafficking.

(b) AI analysis of vehicle patterns.

(c) Coordination between SDF monitoring and law enforcement.

(d) Drone tracking of suspicious vehicles (Section 7.4).

(e) No-Escape Perimeter - Strategic sensor placement ensures no trafficker can exit Colorado without detection (Section 7.8.2).

(f) Interstate Handoff - When traffickers approach state lines, automatic coordination with destination state and FBI ensures continuous tracking and apprehension (Section 7.8.4-7.8.5).

(g) Interstate Compacts - Mutual aid agreements with all neighboring states for coordinated human trafficking enforcement (Section 7.8.7).

13.8 Enhanced Penalties for Flight

(a) Attempting to Flee State:

Any person who attempts to leave Colorado to evade prosecution for human trafficking shall be

subject to a mandatory minimum additional 20 years added to their sentence.

- This penalty is consecutive to the trafficking sentence (not concurrent)
- Applies whether or not the attempt is successful
- Includes any attempt to reach an airport, border crossing, or interstate highway with intent to flee
- Evidence of flight planning (purchased tickets, packed bags, transferred assets) is sufficient

(b) Successfully Crossing State Lines:

If a trafficker successfully crosses into another state before apprehension:

- Mandatory minimum additional 25 years added to sentence
- This penalty is consecutive to both the trafficking sentence AND any "attempting to flee" penalty
- Applies regardless of how far into the neighboring state the person traveled
- Interstate coordination per Section 7.8 ensures apprehension

(c) Consecutive Sentencing Example:

A trafficker with 2 victims who successfully flees to Kansas: - Base sentence: 20 years × 2 counts

= 40 years minimum - Attempting to flee: +20 years - Successfully crossing state line: +25 years

- TOTAL: 85 years minimum

(d) No Reduction:

Penalties under this section: - Cannot be reduced through plea bargaining - Cannot be served

concurrently with other charges - Are not eligible for early release or good behavior reduction -

Apply in addition to federal charges if applicable

13.9 Budget

Estimated Annual Cost: \ \$15-20 million

Note: Interstate coordination costs included in Section 7.8 budget.

SECTION 14: COLORADO TRIBAL PARTNERSHIP

14.1 Core Principle

The Ute Mountain Ute Tribe and Southern Ute Indian Tribe are sovereign nations. This Act

respects that sovereignty while offering full inclusion in Colorado's economic security

programs.

14.2 Automatic Inclusion

All tribal members who are Colorado residents are automatically eligible for all

programs: -

Care Without Fear - Life Security Program - AI Worker Protection - Education programs -

Housing programs - All other benefits under this Act

14.3 Opt-Out Provision

(a) If a tribe wishes to NOT participate in any or all programs, they must formally notify the State in writing.

(b) This creates a clear record of the decision.

(c) Tribe can opt back in at any time with 90 days notice.

(d) Individual tribal members can still participate even if tribe opts out (personal choice).

14.4 Tribal Consultation

(a) State must consult with tribal governments before implementing any program that affects tribal lands or members.

(b) 60-day consultation period for new regulations.

(c) Tribal input incorporated into program design.

14.5 Revenue Sharing

(a) Tribes receive proportional share of program revenues generated on or near tribal lands.

(b) Tourism fees from visitors to tribal areas shared with tribes.

(c) Cannabis revenue from tribal operations remains with tribes.

14.6 Healthcare Coordination

(a) Care Without Fear coordinates with Indian Health Service.

(b) No reduction in federal IHS funding due to state programs.

(c) Tribal health facilities can participate as Care Without Fear providers.

(d) Traditional healing practices respected and integrated where

desired.

14.7 Education

- (a) Tribal schools can participate in Colorado education programs.
- (b) Tribal language and culture programs supported.
- (c) Scholarships for tribal members at Colorado institutions.

14.8 Economic Development

- (a) Colorado Business Success Team available to tribal enterprises.
- (b) Priority contracts for tribal businesses.
- (c) Energy development partnerships on tribal lands.

14.9 Law Enforcement Coordination

- (a) Respect for tribal law enforcement jurisdiction.
- (b) Mutual aid agreements.
- (c) Colorado Shield coordination for emergency response on tribal lands (with tribal consent).
- (d) Human trafficking enforcement coordination.

14.10 Environmental Protection

- (a) Consultation on any environmental decisions affecting tribal lands or sacred sites.
- (b) Water rights protections.
- (c) Air quality coordination.

14.11 Dispute Resolution

- (a) Government-to-government consultation first.
- (b) Mediation if needed.
- (c) Binding arbitration as last resort.
- (d) Respect for tribal court jurisdiction on tribal matters.

14.12 Budget

Estimated Annual Cost: \ \$10-15 million

SECTION 15: COLORADO EDUCATION INDEPENDENCE

15.1 Purpose

This Section establishes a phased transition of Colorado's education system away from federal

control, protecting students from federal political agendas and moving toward the goal of free

education from kindergarten through college.

15.2 Phased Approach

Phase 1 (Years 1-3): Foundation

- Establish Colorado Education Authority
- Develop Colorado curriculum standards
- Begin building state funding capacity
- Continue accepting federal funding during transition

Phase 2 (Years 4-6): Transition

- Implement Colorado curriculum in willing districts
- Expand state funding to reduce federal dependence
- Create Colorado student aid programs
- Build state assessment systems

Phase 3 (Years 7-10): Independence

- Full Colorado curriculum statewide
- State funding replaces majority of federal funding
- Colorado accreditation systems
- Free community college for all residents

Phase 4 (Years 10+): Free Education

- Work toward free four-year college education
- Complete independence from federal education mandates
- Colorado as national model for education

15.3 Colorado Curriculum Standards

- (a) Science-based, fact-based curriculum free from political agenda.
- (b) Emphasis on critical thinking, creativity, and practical skills.
- (c) Colorado history and civics.

- (d) Financial literacy required.
- (e) Career and technical education pathways.
- (f) Arts, music, and physical education protected.

15.4 Colorado Student Aid Program

- (a) State grants and scholarships to supplement/replace federal student aid.
- (b) Income-based aid ensuring no student is denied education due to cost.
- (c) Work-study programs with state agencies and qualified businesses.
- (d) Loan forgiveness for graduates who work in Colorado.

15.5 Teacher Support

- (a) Competitive salaries to attract and retain quality teachers.
- (b) Reduced class sizes.
- (c) Professional development funded by state.
- (d) Teacher housing assistance in high-cost areas.

15.6 Local Control

- (a) School districts retain significant autonomy.
- (b) Colorado standards set minimum requirements, not maximum.
- (c) Innovation encouraged.
- (d) Community input in curriculum decisions.

15.7 Protection from Federal Mandates

- (a) Colorado shall not implement federal education mandates that conflict with Colorado values or curriculum standards.
- (b) State shall absorb any federal funding loss resulting from non-compliance.
- (c) Legal defense fund for challenges to federal overreach.

15.8 Budget

Phase 1 Estimated Annual Cost: \ \$100-150 million

(Increases in later phases as state replaces federal funding; ultimate goal is full state funding of

free K-college education)

SECTION 16: COLORADO PROSPERITY PARTNERSHIP (REVISED)

16.1 Purpose

The Colorado Prosperity Partnership creates a voluntary contribution program allowing

higher-income Coloradans and businesses to contribute additional funds to CESA programs in

exchange for recognition and benefits, without imposing mandatory additional taxes that

would require TABOR voter approval.

16.2 Prosperity Partner Contribution Levels

16.2.1 Individual Prosperity Partners

Level Annual Contribution Benefits

Community \ \$1,000-4,999 Recognition

Partner certificate, Prosperity

Partner card

Silver \ \$5,000-14,999 Above + Colorado State

Partner Parks annual pass,

recognition on CESA

website

Gold Partner \ \$15,000-49,999 Above + Priority

access to CESA events,

Governor's recognition

letter

Platinum \ \$50,000-99,999 Above + Invitation to

Partner annual Prosperity

Summit, named

recognition

opportunity

Diamond \ \$100,000+ Above + Advisory

Partner Council invitation,

facility naming

opportunities

16.2.2 Business Prosperity Partners

Level Annual Contribution Benefits

Community \ \$5,000-24,999 Recognition

Business certificate, "Prosperity

Partner" window decal

Silver \ \$25,000-99,999 Above + Featured on

Business CESA business

directory, press

release

Gold Business \ \$100,000-499,999 Above + Priority state

Level Annual Contribution Benefits

contracting

consideration,

Governor's recognition

Platinum \ \$500,000-999,999 Above + Prosperity

Business Summit sponsorship,

named program

opportunity

Diamond \ \$1,000,000+ Above + Advisory

Business Council seat, major

facility naming rights

16.3 Prosperity Partner Benefits

16.3.1 State Parks Benefits

(a) All Prosperity Partners (individual \ \$5,000+ or business \ \$25,000+) receive:

(1) Annual Colorado State Parks pass for contributor and immediate family

(2) Priority camping reservations (48-hour advance window)

(3) Access to Prosperity Partner exclusive events at state parks

(4) 20% discount on park facility rentals

(b) Diamond Partners receive lifetime State Parks passes.

16.3.2 Recognition Benefits

(a) Prosperity Partner Wall at State Capitol (names of Gold+ contributors)

(b) Annual Prosperity Report listing all contributors by level (with permission)

(c) Prosperity Partner license plate design option

(d) Recognition at CESA public events

16.3.3 Access Benefits

(a) Prosperity Partners receive:

(1) Quarterly newsletter on CESA program outcomes

(2) Invitation to annual Prosperity Summit (Platinum+)

(3) Opportunity to designate contribution to specific CESA programs

(4) Direct communication channel to CESA leadership for feedback

16.3.4 Business Benefits

(a) Prosperity Partner businesses receive:

(1) "Colorado Prosperity Partner" certification mark for marketing

(2) Listing in CESA preferred vendor directory

(3) Priority consideration for state contracts (within legal procurement rules)

(4) Workforce development partnership opportunities

(5) Recognition in CESA communications and reports

16.4 Contribution Allocation

(a) Prosperity Partner contributions shall be allocated as follows:

- 70% to CESA programs (contributor may suggest preference)
- 20% to Colorado Economic Resilience Fund
- 10% to CESA administration and partner program operations

(b) Contributors may request their contribution support specific programs: - Care Without Fear

• Mental Health Services - Zero Homeless Colorado - Climate

Resilience - Education programs -

Rural services - Other CESA programs

16.5 Tax Treatment

(a) Prosperity Partner contributions are charitable contributions to the State of Colorado and may be deductible as allowed by federal and state tax law.

(b) CESA shall provide appropriate tax documentation to all contributors.

(c) The value of benefits received (state park passes, etc.) shall be disclosed and may reduce deductibility as required by law.

16.6 Estimated Revenue

Level Est. Participants Est. Revenue

Individual Partners 10,000-25,000 \ \$50-150 million

Business Partners 500-2,000 \ \$50-200 million

Total \ \$100-350 million

16.7 Prosperity Partner Council

(a) There is established a Prosperity Partner Advisory Council consisting of:

(1) Up to 15 Diamond Partners (rotating)

(2) 5 community representatives

(3) CESA Director (non-voting)

(b) The Council shall:

(1) Advise CESA on program implementation

(2) Provide feedback from high-engagement stakeholders

(3) Help promote Prosperity Partnership participation

(4) Review annual Prosperity Report before publication

(c) Council recommendations are advisory only; CESA retains full decision-making authority.

SECTION 17: FUND INTEGRITY AND ANTI-CORRUPTION

17.1 Purpose

This Section establishes ironclad protections ensuring that funds established under this Act can

NEVER be raided, diverted, or misused.

17.2 Constitutional Protection

(a) Funds established under this Act shall be held in dedicated trust, used exclusively for their

designated purposes, and may not be transferred, borrowed against, or redirected by any

legislative, executive, or judicial action except by vote of the people of Colorado.

(b) This Section shall be submitted to voters as a constitutional amendment.

17.3 Separate Treasury Accounts

(a) Each program shall have its own legally separate account within the State Treasury: - Care

Without Fear Fund - AI Displacement Insurance Fund - Life Security Fund - Colorado Shield

Fund - Zero Homeless Colorado Fund - Education Independence Fund - Economic Resilience

Fund - CRSP Fund - Circular Economy Fund - Innovation Districts Fund

(b) Money cannot be moved between accounts without explicit authorization under this Act.

17.4 Anti-Raiding Provisions

(a) Legislature cannot borrow from these funds.

(b) Governor cannot redirect funds by executive order.

(c) Funds cannot be used as collateral for state bonds.

(d) No "temporary transfers" allowed.

(e) General fund shortfalls cannot be addressed with program funds.

17.5 Independent Oversight

Colorado Economic Security Trust Board

Composition (7 members): - 2 appointed by Governor - 2 appointed by Legislature - 3 elected

by program participants

Responsibilities: - Oversee all fund management - Approve major expenditures - Review

annual audits - Investigate complaints - Report to public quarterly

Annual Independent Audit

- External audit firm (rotated every 3 years)
- Published publicly
- Presented to Legislature
- Available online

Real-Time Public Dashboard

- All fund balances visible to public
- All expenditures tracked
- Updated daily
- Accessible online

17.6 Criminal Penalties

Offense Penalty

Misuse of funds Class 3 felony (4-12 years)

Conspiracy to misuse Class 4 felony (2-6 years)

Negligent mismanagement Class 1 misdemeanor + permanent bar from public service

Willful misrepresentation Class 4 felony + restitution

Personal Liability: Officials who authorize improper transfers are personally liable for the full amount.

17.7 Citizen Enforcement

(a) Any Colorado resident may file suit to stop improper fund use.

(b) Attorney's fees awarded to successful plaintiffs.

(c) Expedited court review (30 days).

(d) Whistleblower protections for anyone reporting misuse.

17.8 Automatic Triggers

(a) If any fund balance drops below 6 months of projected obligations, automatic contribution increase kicks in.

(b) If any transfer is attempted without proper authorization, all transfers freeze pending investigation.

(c) Automatic notification to Attorney General of any irregularities.

SECTION 18: CESA ADMINISTRATION

18.1 Colorado Economic Security Agency

(a) Establishment: There is hereby established the Colorado Economic Security Agency

(CESA) to administer the programs established under this Act.

(b) Mission: To efficiently, compassionately, and transparently deliver economic security services to all Coloradans.

18.2 CESA Director

(a) Election: The CESA Director shall be elected by the people of Colorado in general elections.

(b) Term: Four-year terms, concurrent with gubernatorial elections.

(c) Term Limits: Maximum tenure of 11 years (two full terms plus partial term if initially appointed).

(d) Qualifications: - Colorado resident for at least 5 years - Experience in public administration, healthcare, business, or related field - No felony convictions - Cannot hold other elected office simultaneously

(e) Removal: May be removed by recall election, impeachment by Legislature, or conviction of a felony.

(f) Compensation: Level equivalent to other statewide elected officials.

18.3 Deputy Directors

The Director shall appoint, subject to Senate confirmation, Deputy Directors for: - Healthcare

Operations (Care Without Fear) - Worker Protection (AI Displacement, Life Security) - Housing

& Community Services (Zero Homeless, Business Success) - Economic Independence (CRSP,

Economic Resilience) - Innovation & Technology (AI Partnership, Innovation Districts) -

Administrative Services (Benefits Card, Compliance, Regional Operations)

18.4 Regional Offices

(a) Distribution: CESA shall maintain regional offices throughout Colorado to ensure

accessible services for all residents.

(b) Dedicated Offices (25-30 locations): - Major population centers - Regional hubs in every congressional district - At least one office in each county with population over 50,000

(c) Combined Service Centers (10-15 locations): - Rural areas with lower population density

- Shared facilities with other state agencies - Mobile services for remote communities

(d) Services: Each office shall provide: - Benefits enrollment and assistance - Healthcare navigation - Job placement and retraining - Housing assistance - Business support - General information and referrals

18.5 Compliance Authority

(a) Investigations: CESA has authority to investigate potential violations of this Act by businesses, individuals, and other entities.

(b) Penalties: CESA may impose civil penalties for violations, subject to administrative appeal and judicial review.

(c) Audits: CESA may audit employer records to verify compliance with AI displacement, payroll contribution, and other requirements.

18.6 Public Dashboard and Reporting

(a) Real-Time Dashboard: - All program metrics visible to public online - Fund balances updated daily - Enrollment numbers, claims processed, wait times - Regional breakdown of services

(b) Annual Report: - Comprehensive review of all programs -
Financial statements - Outcomes
and impact metrics - Recommendations for improvements - Presented to
Legislature and public

(c) Quarterly Updates: - Key metrics and trends - Budget status -
Program changes - Available
online and at public meetings

18.7 Citizen Complaint Process

(a) Any person may file a complaint regarding CESA services,
decisions, or staff conduct.

(b) Complaints shall be acknowledged within 5 business days.

(c) Investigation completed within 30 days (complex cases: 60 days).

(d) Written response to complainant with findings and any corrective
actions.

(e) Appeal process available through independent ombudsman.

18.8 Waste, Fraud, and Abuse Reporting

(a) Reporting Channels: - Dedicated hotline (24/7) - Online portal
(anonymous option
available) - In-person at any CESA office - Mail submission

(b) Whistleblower Protections: - Reporters protected from
retaliation (see Section 24) -

Anonymous reporting protected - Confidential investigation

(c) Response: - All credible reports investigated within 30 days -
Findings reported to
appropriate authorities - Public summary of waste/fraud prevention efforts in
annual report

18.9 Budget

Estimated Annual Administrative Cost: \ \$150-200 million

(Includes regional offices, staff, technology, compliance operations)

SECTION 19: COLORADO BENEFITS CARD

19.1 Establishment

There is hereby established the Colorado Benefits Card (also known as the Colorado

Services Card), a unified identification and benefits delivery system for all Colorado residents.

19.2 Card Features

(a) Universal State ID: Serves as official state identification for all purposes.

(b) Chip-Enabled: Secure chip technology for identity verification and fraud prevention.

(c) Dual Account System:

Benefits Account: - Care Without Fear healthcare access - Life Security Program enrollment -

AI Displacement payments - SNAP/EBT integration - Other state benefits

Personal Account: - Optional checking/savings account - Direct deposit capable - Debit card

functionality - Banking services for unbanked residents

19.3 Benefits Integration

The Colorado Benefits Card shall provide access to:

(a) Healthcare: - Care Without Fear provider identification -

Prescription benefits - Medical

cannabis coverage (if applicable)

(b) Income Programs: - AI Displacement payments - CRSP retirement

benefits - Life Security

contributions/benefits

(c) Food Programs: - SNAP/EBT benefits - WIC benefits - Healthy food subsidies (Section 3.7)

• Container Deposit Credits (Section 29) - optional credit instead of cash

(d) Housing: - Zero Homeless Colorado services - Rent assistance

(e) Other Services: - Public transportation (where integrated) -

Library services - State parks

access

19.4 Medical Cannabis Coverage

(a) For residents with qualifying medical conditions, the Colorado Benefits Card may include

medical cannabis coverage under Care Without Fear.

(b) Coverage limited to: - Conditions approved by state medical board - Dispensaries

participating in Care Without Fear program - Quantity limits as medically appropriate

(c) Opt-in program - not automatic for all cardholders.

19.5 Privacy Protections

(a) Data Minimization: Card stores only information necessary for its functions.

(b) Encryption: All data encrypted both on card and during transmission.

(c) Access Limits: - Healthcare providers see only healthcare information - Retailers see only

payment authorization - Law enforcement requires warrant except for ID verification

(d) No Tracking: Card does not track location or purchasing patterns.

(e) No Sharing: Data not shared with federal agencies, immigration enforcement, or private marketers.

(f) Opt-Out: Residents may decline card and use paper-based alternatives (with reduced convenience).

19.6 Issuance

(a) Automatic issuance to all Colorado residents upon: - Birth
(parents hold card until age 18) -

Establishing residency (90 days) - Request by current resident

(b) No cost for initial card or first replacement.

(c) Available at CESA offices, DMV locations, and by mail.

19.7 Budget

Estimated Annual Cost: \ \$30-40 million (included in CESA Administration budget)

SECTION 19.8: COLORADO SERVICES PORTAL

19.8.1 Establishment

There is hereby established the Colorado Services Portal, a unified digital platform for

accessing all state services and programs under this Act.

19.8.2 Core Functions

(a) Account Management: - View and manage all benefits - Update
personal information -

Designate beneficiaries - Track applications and claims

(b) Medical Records Access: - View Care Without Fear medical
records - Download records
for personal use - Authorize sharing with providers - View prescription history

(c) Benefits Management: - Check balances (Life Security, CRSP,
etc.) - Submit claims -

Schedule appointments - Find providers

(d) Employment Services: - Job search and applications - Training
program enrollment - AI

Displacement status and payments - Resume builder and career tools

19.8.3 Public Issue Reporting

(a) Report Categories: - Waste, fraud, or abuse in government

programs - Safety concerns

(infrastructure, environmental) - Service quality issues - Policy suggestions

(b) Anonymous Option: - Reports may be submitted anonymously -

Anonymous reports still

investigated - Option to receive follow-up if desired

(c) Whistleblower Protection: - All reporters protected from

retaliation - Confidential

handling of identity - Connection to Section 24 protections

(d) Response Tracking: - Track status of submitted reports - Receive

updates on investigation

- See resolution when completed

19.8.4 Accessibility

(a) Fully accessible for persons with disabilities (WCAG 2.1 AA compliant).

(b) Available in Spanish and other major languages.

(c) Mobile-friendly design.

(d) In-person assistance available at all CESA offices.

(e) Phone support available 7 days/week.

19.8.5 Security

(a) Multi-factor authentication required.

(b) End-to-end encryption.

(c) Regular security audits.

(d) Compliance with state and federal data protection laws.

19.8.6 Budget

Included in CESA Administration budget (Section 18.9)

SECTION 20: AI INNOVATION PARTNERSHIP

20.1 Purpose

This Section establishes a framework for Colorado to lead in responsible AI development while

ensuring the benefits of AI are broadly shared and the technology serves human flourishing.

20.2 Colorado AI Innovation Fund

(a) Establishment: There is hereby established the Colorado AI Innovation Fund to support responsible AI development in Colorado.

(b) Funding: 7.2% of AI Displacement Insurance Fund contributions shall be allocated to the AI Innovation Fund.

(c) Purpose: Support AI research, development, and deployment that creates jobs, improves lives, and maintains Colorado's competitive position.

20.3 AI Development Grants

Grant Categories:

Category	Amount	Purpose
Startup Seed	\\$25,000-\\$100,000	Early-stage AI companies
Growth Grant	\\$100,000-\\$500,000	Expanding AI companies
Research Grant	\\$50,000-\\$250,000	University/nonprofit research
Pilot Project	\\$25,000-\\$150,000	Government AI applications

Priority Areas: - Healthcare AI - Clean energy and climate - Agricultural technology -

Education technology - Accessibility and disability services - Public safety (excluding

surveillance)

20.4 University Partnerships

(a) CESA shall establish partnerships with Colorado universities for AI research and workforce development.

(b) Participating institutions: - University of Colorado system -

Colorado State University

system - Colorado School of Mines - University of Denver - Other accredited institutions

(c) Focus areas: - Ethical AI development - Workforce transition research - AI safety and security - Applied AI for public benefit

20.5 AI Workforce Training

(a) Free or subsidized training programs for: - Workers in industries likely to be affected by AI

- Career changers seeking AI-related roles - Current workers seeking to complement AI tools

(b) Training pathways: - AI operations and maintenance - AI-assisted professional roles - AI development and engineering - AI ethics and governance

20.6 Fast-Track Permitting for AI Companies

(a) AI companies meeting responsible AI requirements receive expedited: - Business licensing - Zoning and land use approvals - Environmental permits - Tax registration

(b) Dedicated AI business liaison in Colorado Business Success Team.

20.7 Responsible AI Requirements

To receive state support, AI companies must commit to:

- (a) Transparency in AI decision-making where feasible.
- (b) Bias testing and mitigation in AI systems.
- (c) Human oversight for high-stakes decisions.
- (d) Data privacy protections.
- (e) Compliance with AI Worker Protection requirements (Section 4).
- (f) Participation in workforce transition programs.

20.8 Budget

AI Innovation Fund: ~\$30 million annually (7.2% of \$400M AI Displacement Fund)

Administration: Included in CESA budget

SECTION 20.5: YOUNG INNOVATOR PROGRAM

20.5.1 Purpose

To cultivate the next generation of Colorado entrepreneurs and innovators by providing young

people with resources, mentorship, and support to launch businesses and develop innovations.

20.5.2 Eligibility

Age Range: 16-30 years old

Residency: Colorado resident or enrolled in Colorado educational institution

Business Stage: Pre-launch through 3 years of operation

20.5.3 Startup Grants

(a) Base Grants:

Category Amount Requirements

Idea Stage \ \$10,000 Business plan + pitch

Launch Stage \ \$25,000 Prototype or MVP +
customers

Growth Stage \ \$50,000 Revenue + job creation

(b) Social Impact Bonus:

Additional 25% grant amount for businesses that: - Address environmental challenges - Serve

underserved communities - Create jobs in rural Colorado - Support CESA program goals

20.5.4 Incubator Space

(a) Free incubator space available in each Innovation District

(Section 33).

(b) Includes: - Desk/office space - Meeting rooms - High-speed
internet - Basic equipment

(c) 6-12 month terms, renewable based on progress.

20.5.5 Mentorship Matching

(a) Every Young Innovator matched with experienced mentor.

(b) Mentor pool includes: - Successful Colorado entrepreneurs -

Industry experts - University

faculty - Retired executives

(c) Minimum quarterly meetings, ongoing availability.

20.5.6 Reduced Fees

Young Innovators receive: - 75% reduction in business licensing fees - Free first-year registered

agent service - Waived state permit fees (first year) - Free legal consultation (10 hours)

20.5.7 Student Entrepreneur Track

For students enrolled in Colorado educational institutions:

(a) Academic credit partnerships with universities.

(b) Flexible grant timelines aligned with academic calendar.

(c) On-campus innovation hubs.

(d) Internship connections with established companies.

20.5.8 Annual Innovation Challenge

(a) Statewide competition for Young Innovators.

(b) Categories: - Technology - Social enterprise - Clean energy -

Healthcare - Agriculture

(c) Prizes: - First place: \$100,000 + full incubator package -

Second place: \$50,000 + mentorship

package - Third place: \$25,000 + training package - Regional winners: \$10,000 each

(d) Demo Day event with investors, media, and public.

20.5.9 Budget

Estimated Annual Cost: \$25-35 million

(Included in Innovation Districts budget, Section 33)

SECTION 21: IMPLEMENTATION TIMELINE

21.1 Overview

Implementation shall occur in phases to ensure quality execution, adequate training, and

system readiness.

21.2 Years 1-2: Foundation

Year 1 Tasks:

- Pass legislation and constitutional amendments
- Establish CESA agency structure
- Hire CESA Director and key leadership
- Open initial regional offices (10-15 locations)
- Launch Care Without Fear enrollment
- Implement phased income tax (2.2%)
- Begin Life Security Program enrollment
- Begin CRSP enrollment
- Implement tourism fees
- Implement enhanced liquor taxes
- Begin AI company registration
- Launch Colorado Benefits Card rollout
- Start SDF recruitment
- Establish Colorado Shield planning
- Begin Zero Homeless Colorado land acquisition
- Launch Colorado Business Success Team
- Implement Health-Impact Food Taxes
- Begin Prosperity Partnership revenue collection
- Establish Fund Integrity oversight structures
- Begin Strategic Foresight Office operations

Year 2 Tasks:

- Full Care Without Fear operations begin
- Complete regional office network (25-30 locations)

- First AI displacement cases processed
- Life Security Program fully operational
- Colorado Shield weather monitoring deployed
- Begin tiny house production (Year 1 contracts)
- Highway surveillance system construction begins
- Innovation Districts designation
- Young Innovator Program launch
- Colorado Services Portal launch
- First container deposit locations operational
- Circular Economy pilots begin
- Community Business Certification program launches
- First sister city/state agreements finalized

21.3 Years 3-5: Full Operation

Year 3 Tasks:

- All systems fully operational
- SDF reaches authorized strength (3,500)
- Colorado Shield border coordination activated
- Search and rescue drone fleet deployed
- Highway surveillance operational
- Zero Homeless achieving significant reductions
- AI displacement fund reaches target reserves
- Economic Resilience Fund reaches \$3B
- Education Independence Phase 2 begins
- First Global Partnership exchanges
- All Innovation Districts operational
- Container deposit system statewide

Year 4-5 Tasks:

- Income tax evaluation (potential reduction to 2.0%)
- Zero veteran homelessness achieved

- Economic Resilience Fund reaches \\$5B target
- Clean Energy reaches 60% renewable
- Free community college pilot programs
- Interstate coordination fully operational
- All 8 Innovation Districts thriving
- Young Innovator graduates creating jobs
- Circular Economy showing measurable results

21.4 Years 6-10: Expansion and National Model

Years 6-7:

- Zero homelessness goal achieved
- Income tax evaluation (consider further reduction)
- 80% renewable energy achieved
- Education Independence Phase 3
- Economic Resilience Fund fully funded
- Other states adopting Colorado model elements
- Federal policy influenced by Colorado success

Years 8-10:

- 100% renewable energy goal (Year 10)
- Free four-year college progress
- Complete independence from federal education mandates
- Colorado recognized as national economic security leader
- Economic Resilience Fund provides complete federal independence

capability

- CESA model exported through Global Partnership Program

21.5 Milestone Checkpoints

Year Key Milestone Success Metric

1 Care Without Fear launched 90% enrollment

2 Benefits Card distributed 95% of residents

3 Zero Homeless reducing 50% reduction

5 Economic Resilience Fund \ \$5B balance

7 Zero homelessness \ <100 unsheltered

10 100% renewable All state power

SECTION 22: SEVERABILITY AND LEGAL PROVISIONS

22.1 Severability

If any provision of this Act, or the application thereof to any person or circumstance, is held

invalid, the invalidity does not affect other provisions or applications of this Act which can be

given effect without the invalid provision or application, and to this end the provisions of this

Act are severable.

22.2 Supremacy

This Act shall supersede any conflicting state or local law, regulation, or ordinance. Local

governments may adopt more protective measures but may not undermine the protections

established herein.

22.3 Federal Law

Where federal law preempts state action, Colorado shall implement this Act to the maximum

extent permitted by federal law and shall seek all available waivers, exceptions, and

authorizations to implement the full scope of this Act.

22.4 Legal Defense

The Attorney General shall vigorously defend this Act against any legal challenges and shall

allocate sufficient resources to ensure its implementation.

22.5 Effective Date

This Act shall take effect upon passage, with individual programs becoming operational

according to the timeline established in Section 21.

22.6 Amendments

This Act may be amended by the General Assembly, except that: - Section 17 (Fund Integrity

and Anti-Corruption) may only be amended by vote of the people. - Section 31 (CESA

Constitutional Core) may only be amended by 68% supermajority public referendum.

22.7 Relationship to Existing Law

(a) This Act supplements rather than replaces existing Colorado law except where explicit conflict exists.

(b) Where this Act provides greater protections than existing law, this Act controls.

(c) Existing agency rules and regulations remain in effect until superseded by CESA regulations.

22.8 Administrative Rules

(a) CESA Director shall promulgate rules necessary to implement this Act.

(b) Rules shall be developed with public input and comment periods.

(c) Rules shall be consistent with the intent and purposes of this Act.

(d) Major rules subject to legislative review.

SECTION 23: COLORADO GLOBAL PARTNERSHIP PROGRAM

23.1 Purpose

This Section establishes Colorado's international partnership framework, enabling knowledge

exchange, economic collaboration, and cultural connection with like-minded regions

worldwide.

23.2 Inaugural Partner: Queensland, Australia

(a) Designation: The State of Queensland, Australia is hereby designated as Colorado's inaugural Global Partner.

(b) Rationale: - Similar climate and geography (mountains, plains, agriculture) - Comparable

population size and economic structure - Shared commitment to innovation and renewable

energy - Strong agricultural and tourism sectors - English-speaking with compatible business

practices - Time zone enabling 24-hour business cycle coverage

(c) Partnership Focus Areas: - Clean energy technology exchange - Agricultural innovation -

Tourism promotion - Education and research collaboration - Emergency management best

practices - Healthcare system innovation

23.3 Sister State Relationships

(a) Criteria: Global Partners must demonstrate: - Democratic governance and rule of law -

Commitment to human rights - Economic compatibility - Mutual benefit potential - Cultural

exchange interest

(b) Partnership Levels:

Level Requirements Benefits

Inaugural Partner First partner + full collaboration All benefits + founding status

Strategic Partner 3+ active programs Trade missions + student exchange

Emerging Partner 1-2 active programs Information sharing + cultural exchange

23.4 Sister City Relationships

(a) Colorado cities and counties may establish sister city/region relationships with communities in Global Partner jurisdictions.

(b) State support available for: - Initial partnership development - Cultural exchange programs

- Economic development missions - Youth exchange programs

(c) Priority given to partnerships that support CESA program goals.

23.5 Exchange Programs

(a) Professional Exchange

- Government officials exchange to learn best practices
- 2-4 week placements
- Focus areas: healthcare, worker protection, innovation, emergency management

(b) Student Exchange

- University semester exchanges with partner institutions
- High school summer programs
- Vocational training partnerships

(c) Business Exchange

- Trade missions to partner regions
- Investment matchmaking
- Joint venture support
- Market entry assistance

(d) Cultural Exchange

- Arts and cultural programming
- Sports exchanges
- Tourism promotion
- Heritage preservation

23.6 Economic Benefits

(a) Trade Facilitation: - Reduced barriers for partner region
businesses - Fast-track business

registration for partner companies - Joint marketing initiatives

(b) Investment Attraction: - Partner region investors receive
Colorado Qualified Business

fast-track - Joint investment funds for shared priorities - Real estate investment
streamlining

(c) Tourism: - Joint tourism marketing - Package travel programs -
Reciprocal tourism
promotion

23.7 Governance

(a) Colorado Global Partnership Office: - Housed within CESA -
Director appointed by CESA

Director - Staff as needed for partnership management

(b) Partnership Advisory Council: - Representatives from each
partner region - Meets

annually (alternating locations) - Reviews partnership progress - Recommends
new initiatives

23.8 Budget

Estimated Annual Cost: \ \$5-10 million

SECTION 24: COLORADO WHISTLEBLOWER PROTECTION ACT

24.1 Purpose

This Section establishes comprehensive protections for individuals who report
wrongdoing in

good faith, ensuring that those who speak up to protect the public interest are
protected from

retaliation.

24.2 Protected Disclosures

Disclosures are protected when made in good faith regarding:

(a) AI Safety Concerns: - AI systems causing or likely to cause harm - Violations of AI Worker

Protection requirements (Section 4) - AI bias or discrimination - Unsafe AI deployment

(b) CESA Program Fraud: - False claims for benefits - Misuse of program funds - Fraudulent enrollment - Provider fraud - Contractor fraud

(c) Tax Evasion: - Failure to pay required contributions - False reporting of income or payroll -

Evasion of Health-Impact Food Taxes - Evasion of AI Displacement Fund contributions

(d) Public Safety: - Environmental violations - Workplace safety hazards - Consumer protection violations - Healthcare quality issues

(e) Government Misconduct: - Corruption or bribery - Misuse of public funds - Abuse of power - Retaliation against other whistleblowers

24.3 Reporting Channels

(a) Internal Reporting: - To employer, supervisor, or compliance officer - Protected even if issue is later found unsubstantiated

(b) External Reporting: - CESA Fraud Hotline - Colorado Services Portal (Section 19.8) - Colorado Attorney General - Appropriate regulatory agency - Law enforcement

(c) Public Disclosure: - To media or public - Protected when internal/external channels exhausted or ineffective - Protected when imminent public danger exists

24.4 Prohibited Retaliation

Employers and others may NOT take any adverse action against whistleblowers, including:

(a) Employment Actions: - Termination or demotion - Reduction in pay
or hours - Transfer
or reassignment - Denial of promotion - Negative performance reviews -
Harassment or hostile
work environment

(b) Other Retaliation: - Blacklisting in industry - Threats or
intimidation - Legal action
designed to silence - Interference with future employment - Retaliation against
family
members

24.5 Remedies

Whistleblowers who experience retaliation may seek:

(a) Employment Remedies: - Reinstatement - Back pay with interest -
Restoration of benefits

- Removal of negative records

(b) Compensatory Damages: - Emotional distress - Reputational harm -
Out-of-pocket
expenses

(c) Punitive Damages: - Up to 3x actual damages for willful
retaliation

(d) Attorney's Fees: - Reasonable attorney's fees for prevailing
plaintiffs

24.6 Whistleblower Rewards

(a) AI Safety Rewards: - 10-15% of penalties collected (up to
\\$250,000) - For reports leading to
successful enforcement

(b) Fraud Recovery Rewards: - 15-25% of recovered funds (up to
\\$500,000) - For reports
leading to fraud recovery

(c) Tax Evasion Rewards: - 15-30% of recovered taxes (up to

\\$500,000) - For reports leading

to collection

24.7 Confidentiality

(a) Whistleblower identity confidential unless: - Whistleblower consents to disclosure -

Disclosure required by court order - Disclosure necessary for investigation with whistleblower's

knowledge

(b) Anonymous reporting protected.

(c) Retaliation for suspected whistleblowing is prohibited even if identity unconfirmed.

24.8 Anti-Retaliation Enforcement

(a) CESA Authority: - Investigate retaliation complaints - Order remedial action - Impose civil penalties

(b) Criminal Penalties: - Retaliation against whistleblowers is a Class 6 felony - Additional penalties if retaliation involves threats or violence

(c) Civil Action: - Private right of action in state court - 3-year statute of limitations - Jury trial available

24.9 Budget

Included in CESA Administration budget

SECTION 25: AI INDUSTRY REQUIREMENTS

25.1 Purpose

This Section establishes requirements for AI companies operating in Colorado, ensuring they

contribute fairly to the state's economic security while enabling continued innovation and

growth.

25.2 Energy Contribution Requirement

(a) Base Requirement: AI companies with significant computational operations in Colorado

shall contribute to Colorado's clean energy infrastructure.

(b) Contribution Rate: 35% of company's Colorado energy consumption shall be offset

through: - Direct investment in Colorado renewable energy - Purchase of Colorado renewable

energy credits - On-site renewable generation - Payment to Colorado Clean Energy Fund

(c) Annual Review: The 35% rate shall be reviewed annually by CESA and may be adjusted

based on: - Grid capacity and renewable availability - Industry competitiveness - Technology

efficiency improvements - Environmental impact data

(d) Adjustment Range: Rate may be adjusted up or down by up to 5 percentage points

annually, with 30-60% total range.

25.3 Automation Intensity Tax

(a) Purpose: Ensure highly automated companies contribute fairly to worker support programs.

(b) Calculation: Companies with automation intensity above industry baseline pay additional contribution to AI Displacement Fund.

(c) Automation Intensity Defined: - Revenue per employee compared to industry average -

Companies with 200%+ of industry average revenue/employee pay additional 0.5-1% of

Colorado revenue

(d) Exemptions: - First 3 years of operation - Companies with fewer than 50 employees -

Companies already paying significant AI Displacement payments

25.4 Community Benefits Requirements

AI companies receiving state support must provide community benefits:

(a) Workforce Development: - Internship programs for Colorado students - Training

partnerships with Colorado institutions - Job shadowing opportunities

(b) Local Engagement: - Participation in community advisory processes - Support for local

STEM education - Sponsorship of innovation events

(c) Transparency: - Annual public report on AI deployment - Disclosure of significant AI

decision systems - Participation in bias auditing programs

25.5 Tiered Requirements by Company Size

Company Size Energy Contribution Automation Tax Community Benefits

Small (<50 25% Exempt Voluntary employees)

Medium (50- 35% If applicable Required 500)

Large (500+) 35% If applicable Enhanced required

Major (1000+) 35% + infrastructure If applicable Comprehensive required

25.6 Compliance and Enforcement

(a) Registration: - AI companies register with CESA - Annual compliance certification -

Reporting on energy use and workforce

(b) Audits: - CESA may audit company records - Third-party

verification available

(c) Penalties: - Non-compliance penalties up to 200% of avoided

contribution -

Disqualification from state contracts - Loss of fast-track permitting benefits

25.7 Safe Harbor

Companies demonstrating good-faith compliance efforts receive: - Warning before penalties -

90-day cure period for technical violations - Reduced penalties for self-reported issues

25.8 Budget

Revenue from automation intensity tax: \~\\$20-30 million annually

Administration: Included in CESA budget

SECTION 26: COMMUNITY BUSINESS CERTIFICATION

26.1 Purpose

This Section establishes a certification program recognizing businesses that demonstrate

exceptional commitment to their employees, communities, and Colorado values.

26.2 Qualification Criteria

To receive Community Business Certification, a business must meet at least 4 of the following

criteria:

(a) Family-Friendly Workplace: - Paid parental leave (minimum 8 weeks) - Flexible

scheduling for parents - On-site or subsidized childcare - Family emergency leave policy

(b) Living Wage Employer: - All employees paid at least 150% of minimum wage - Regular

wage increases tied to cost of living - Transparent pay scales

(c) Diverse Leadership: - Women and/or minorities in 30%+ of leadership positions - Active

diversity recruitment program - Inclusive workplace policies - Pay equity auditing

(d) Environmental Stewardship: - Carbon footprint reduction plan -

Recycling and waste

reduction program (Section 29 compliance) - Sustainable sourcing policies - Green building or

retrofit commitment

(e) Employee Ownership: - Employee stock ownership plan (ESOP) -

Profit sharing program

(minimum 5% of profits) - Worker cooperative structure - Employee representation on board

(f) Community Investment: - Local charitable giving (minimum 1% of

profits) - Employee

volunteer program - Sponsorship of community events - Partnerships with local schools

(g) Veteran Employer: - Veterans comprise 10%+ of workforce -

Veteran hiring preference

program - Military spouse support program - Partnership with veteran service organizations

(h) Disability Inclusive: - Exceeds ADA requirements - Active

disability hiring program -

Accessible facilities and technology - Partnership with disability service organizations

(i) Second Chance Employer: - Hires individuals with criminal

records - Provides support for

reentry - Partners with reentry programs - Fair chance hiring policies

(j) Apprenticeship Provider: - Registered apprenticeship program -

Partnership with trade

schools - Career pathway development - Youth employment programs

26.3 Certification Benefits

(a) Tax Benefits

Criteria Met Tax Benefit

4 criteria 5% reduction in state business taxes

6 criteria 10% reduction

8+ criteria 15% reduction

(b) Contract Preference

- 5% bid preference on state contracts
- Priority for local government contracts
- Preferred vendor status

(c) Marketing Benefits

- "Colorado Community Business" certification mark
- Listing on state business directory
- Recognition at annual awards event
- Marketing support from state tourism office

(d) Regulatory Benefits

- Expedited permit processing
- Reduced inspection frequency (good compliance history)
- Priority technical assistance

26.4 Certification Process

(a) Application: - Submit documentation of qualifying criteria -
Self-certification with
supporting evidence - Annual attestation

(b) Verification: - CESA review of documentation - Random audits
(10% of certified
businesses annually) - Third-party verification available

(c) Duration: - 2-year certification - Renewal with updated
documentation - Annual check-in
required

26.5 Decertification

(a) Grounds: - Failure to maintain qualifying criteria - False

statements in application -

Serious violations of employment law - Fraud or misconduct

(b) Process: - Notice and opportunity to cure - Hearing if contested - Appeal rights

(c) Consequences: - Loss of all certification benefits - Repayment of tax benefits (fraud cases)

- 2-year bar from recertification

26.6 Budget

Estimated Annual Cost: \ \$5-10 million (tax expenditure)

Administration: Included in CESA budget

SECTION 27: CESA EVOLUTION AND PUBLIC ENGAGEMENT

27.1 Purpose

This Section establishes mechanisms for CESA to evolve over time based on experience,

changing conditions, and public input, while protecting core principles through constitutional

safeguards.

27.2 Designed Fluidity

(a) Legislative Intent: CESA is designed to be a living framework that adapts to: - New

challenges and opportunities - Lessons learned from implementation - Changing economic

conditions - Technological developments - Public preferences

(b) Regular Review: Every 5 years, CESA shall undergo comprehensive review and potential update by the Legislature.

27.3 Amendment Categories

(a) Administrative Amendments

Changes to implementation details, timelines, and procedures: - May be made by CESA Director

with Board approval - Subject to public comment period (30 days) - Reported to Legislature

(b) Programmatic Amendments

Changes to program benefits, eligibility, or funding levels: - Require Legislature approval -

Subject to public hearing - Take effect next fiscal year

(c) Structural Amendments

Changes to fundamental program structure or new major programs: - Require Legislature

approval (60% supermajority) - Subject to extended public comment (90 days) - May require

TABOR compliance

(d) Constitutional Core Amendments

Changes to protected principles (Section 31): - Require 68% supermajority public

referendum - Placed on ballot by Legislature or citizen initiative - Extensive public education

campaign required

27.4 Public Engagement Mechanisms

(a) Annual Town Halls: - CESA Director hosts annual town halls in each region - Public input

on program performance - Discussion of potential improvements

(b) Online Engagement: - Colorado Services Portal feedback mechanisms - Online surveys and polls - Digital town halls and webinars

(c) Advisory Committees: - Citizen advisory committees for major programs - Stakeholder input on technical issues - Regular reports to CESA Director

(d) Youth Engagement: - Student advisory council - Youth input on education and innovation programs - Internship and fellowship opportunities

27.5 Citizen Initiative

(a) Citizens may propose CESA amendments through petition: - 3% of registered voters for

ballot measure - 1% for Legislative consideration

(b) Citizen-initiated Constitutional Core amendments require same 68% supermajority

approval as Legislature-initiated amendments.

27.6 Public Education

Before any Constitutional Core referendum:

(a) State shall provide: - Neutral explanation of proposed change - Arguments for and against -

Fiscal impact analysis - Implementation analysis

(b) Minimum 60 days between publication and election.

(c) Multiple language versions.

27.7 Sunset Review

(a) Every CESA program subject to sunset review every 10 years.

(b) Review includes: - Effectiveness evaluation - Cost-benefit analysis - Stakeholder input -

Recommendations for continuation, modification, or termination

(c) Programs continue unless Legislature acts to terminate or modify.

(d) Constitutional Core programs cannot be terminated through sunset - only modified.

SECTION 28: COLORADO CULINARY AND DINING INITIATIVE

28.1 Purpose

This Section supports Colorado's restaurant industry, promotes culinary excellence, and

enhances the dining experience for residents and visitors.

28.2 Sales Tax Elimination for Sit-Down Dining

(a) Tax Exemption: State sales tax is hereby eliminated for prepared food consumed on-premises at restaurants providing table service.

(b) Qualifying Establishments: - Full-service restaurants with wait staff - Sit-down cafes and diners - Hotel restaurants - Winery and brewery tasting rooms with food service -

Establishments where customers are seated and served

(c) Non-Qualifying (Standard Tax Applies): - Takeout and to-go orders - Drive-through purchases - Fast food establishments (primarily counter service) - Food trucks (unless operating with seating area) - Delivery orders

(d) Hybrid Establishments: - Tax applies to takeout/delivery portion - No tax on dine-in portion - Point-of-sale systems must track separately

28.3 Economic Rationale

(a) Sit-down dining: - Creates more jobs per dollar of revenue - Provides higher-wage employment (tips + wages) - Supports local supply chains - Contributes to community gathering spaces - Generates tourism revenue

(b) Tax elimination encourages: - More frequent dining out - Higher spending per visit - Restaurant industry growth - Job creation in hospitality

28.4 Culinary Exchange Program

(a) Global Partner Exchanges: Chef and hospitality professional exchanges with Global Partner regions (Section 23).

(b) Queensland Inaugural Exchange: - Annual chef exchange with
Queensland - Cross-
promotion of regional cuisines - Joint culinary events - Hospitality training
partnerships

(c) Support for Participants: - Travel and housing stipends - Visa
assistance - Marketing
support - Recognition events

28.5 Colorado Culinary Trail

(a) Designation of culinary trails highlighting Colorado cuisine: -
Mountain regions - Plains
agriculture - Urban food scenes - Wine and craft beverage routes

(b) Marketing and promotion through Colorado Tourism Office.

(c) Partnership with local visitor bureaus.

28.6 Farm-to-Table Support

(a) Incentives for restaurants sourcing from Colorado farms: -
Marketing recognition -
Reduced licensing fees - Priority for state catering contracts

(b) Coordination with Healthy Colorado Food Policy (Section 3.7).

28.7 Budget

Estimated Revenue Impact: -\$50-75 million (tax expenditure)

Program Administration: \$2-3 million annually

Economic Benefit: Estimated \$200+ million in increased dining activity

SECTION 29: COLORADO CIRCULAR ECONOMY ACT

29.1 Purpose

This Section establishes programs to reduce waste, increase recycling, and
create a circular

economy where materials are reused and repurposed rather than discarded.

29.2 Food Rescue Program

(a) Establishment: Colorado Food Rescue Network connecting food

donors with hunger relief

organizations.

(b) Participants: - Restaurants and food service - Grocery stores -
Farms and producers -

Caterers and event venues - Institutions (hospitals, schools, etc.)

(c) Liability Protection: Good faith food donors protected from
liability for donated food.

(d) Tax Benefits: - Enhanced deduction for food donations - Credits
for transportation costs -

Recognition for significant donors

(e) Distribution: - Partnership with food banks - Connection to Zero
Homeless Colorado

(Section 8) - School meal supplementation - Senior meal programs

29.3 Comprehensive Recycling Services

(a) Curbside Recycling Expansion: - Statewide minimum recycling
standards - Funding for
rural recycling programs - Recycling education campaigns

(b) Hard-to-Recycle Items: - State contracts with specialty
recyclers (companies like Ridwell)

- Collection of items not accepted in curbside programs: - Batteries
and electronics - Textiles
and clothing - Plastic film and bags - Styrofoam - Light bulbs - Small appliances

(c) Business Recycling: - Commercial recycling requirements
(businesses over 50 employees)

- Technical assistance for compliance - Recognition program for
excellence

29.4 Container Deposit Program

(a) Deposit Amount:
Container Type Deposit

Beverage containers under 24 oz \\$.10

Container Type Deposit

Beverage containers 24 oz and over \\$.15

Wine bottles \\$.15

Liquor bottles \\$.25

(b) Redemption Options:

Consumers may redeem deposits through: - Retail reverse vending machines - Designated

redemption centers - Curbside pickup programs - Colorado Benefits Card credit (optional -

Section 19)

(c) Benefits Card Credit Option:

When redeeming containers, consumers may choose to: - Receive cash refund (default) - Credit

amount to Colorado Benefits Card personal account - Donate to Circular Economy Fund

(supporting recycling programs)

(d) Circular Economy Fund: - Unredeemed deposits - Voluntary

donations from card credits -

Funds recycling infrastructure expansion - Supports recycling education

29.5 Composting Initiative

(a) Municipal Composting: - Grants for municipal composting

programs - Technical

assistance for program development - Education and outreach support

(b) Home Composting: - Subsidized compost bins for residents -

Education programs - Master

composter training

(c) Commercial Composting: - Permits for commercial composting

facilities - Compost

quality standards - Connection to Colorado agriculture

29.6 Plastic Reduction

(a) Single-Use Plastic Phase-Out: - Timeline for reducing single-use plastics - Alternative material support - Business transition assistance

(b) Plastic Bag Fee: - \\$.10 fee on single-use plastic bags - Revenue to Circular Economy Fund

- Exemptions for food safety, medical, produce

29.7 Extended Producer Responsibility

(a) Manufacturers of certain products responsible for end-of-life management: - Electronics - Mattresses - Paint - Batteries - Pharmaceuticals

(b) Product stewardship programs required.

(c) Funding for collection and recycling infrastructure.

29.8 Metrics and Goals

Metric 2030 Goal 2035 Goal

Diversion rate 50% 70%

Food waste reduction 30% 50%

Container redemption 80% 90%

Organic composting 40% 60%

29.9 Budget

Estimated Annual Cost: \\$25-40 million

Revenue from deposits/fees: \\$30-50 million

Net Revenue: \\$5-10 million (or break-even)

SECTION 30: COMMUNITY POLICING STANDARDS

30.1 Purpose and Intent

This Section establishes a framework for community-oriented policing in Colorado. This Section

is explicitly designed to be fluid and will evolve based on community input, best practices

research, and outcomes data.

30.2 Core Principles

(a) Community Partnership: - Police work with communities, not against them - Regular community engagement required - Community input in policing priorities - Accountability to community

(b) Problem-Solving Orientation: - Focus on underlying causes of crime - Prevention over enforcement where possible - Collaboration with social services - Data-driven approaches

(c) Organizational Transformation: - Training on de-escalation and crisis intervention - Mental health response integration - Continuous improvement culture - Transparency in operations

30.3 Positive Incentive Programs

(a) Community Policing Grants: - Competitive grants for innovative programs - Funding for community engagement initiatives - Support for alternative response models

(b) Training Support: - State funding for de-escalation training - Crisis intervention team development - Community policing certification programs

(c) Recognition Programs: - Annual community policing awards - Best practices sharing - Leadership development for community-oriented officers

30.4 What This Section Does NOT Include

(a) This Section explicitly does NOT include: - Metrics-based funding tied to crime statistics - Penalties for departments - Mandates that override local control - Specific use-

of-force policies

(b) These elements may be added in future versions after: -

Extensive community engagement

- Review of evidence and best practices - Input from law enforcement -

Legislative deliberation

30.5 Future Development Process

(a) Within 2 years of CESA implementation, CESA Director shall

convene a Community

Policing Standards Commission including: - Law enforcement representatives - Community

advocates - Civil rights organizations - Mental health professionals - Academic researchers -

Elected officials

(b) Commission shall recommend: - Enhanced standards (if

appropriate) - Accountability

measures (if appropriate) - Funding mechanisms - Implementation timelines

(c) Recommendations subject to Legislative approval before implementation.

30.6 Local Control Preserved

(a) Local governments retain authority over: - Hiring and

discipline - Department policies -

Budget allocation - Community priorities

(b) State role limited to: - Incentives and support - Training

resources - Best practices sharing -

Voluntary certification programs

30.7 Budget

Estimated Annual Cost: \$15-25 million (grants and training support)

SECTION 30.8: MENTAL HEALTH CRISIS RESPONSE INTEGRATION

30.8.1 Purpose and Legislative Intent

(a) The General Assembly finds that:

(1) Individuals experiencing mental health crises deserve a response focused on care and

treatment, not criminalization;

(2) Law enforcement officers are often the first responders to mental health crises despite

lacking specialized training and appropriate resources;

(3) Incarceration of individuals in mental health crisis is harmful, ineffective, and

expensive;

(4) Successful programs in other jurisdictions (CAHOOTS in Eugene, Oregon; STAR in

Denver) demonstrate that alternative responses improve outcomes and reduce costs;

(5) Integration of mental health professionals into emergency response improves outcomes

for individuals, families, and communities.

(b) The purpose of this section is to establish a comprehensive framework for mental health crisis response that:

(1) Ensures individuals in mental health crisis receive appropriate care;

(2) Reduces unnecessary involvement of law enforcement in mental health situations;

(3) Diverts individuals from jails and emergency departments to treatment;

(4) Protects the safety of individuals in crisis, their families, and the community;

- (5) Reduces trauma for all involved.

30.8.2 Co-Responder Program

(a) Establishment

- (1) Every law enforcement agency in Colorado shall have access to a co-responder program

pairing law enforcement officers with mental health professionals;

- (2) Co-responder teams shall respond to calls involving mental health crisis, substance use

crisis, or behavioral health concerns;

- (3) Programs shall be operational in all agencies by Year 3 of CESA implementation.

(b) Team Composition

- (1) Co-responder teams consist of at least one law enforcement officer and one licensed

mental health professional;

- (2) Mental health professional shall be a licensed clinical social worker, licensed

professional counselor, licensed psychologist, or psychiatric nurse;

- (3) Both team members receive specialized training in co-response protocols.

(c) Response Protocol

- (1) Mental health crisis calls flagged by 911 dispatch based on screening questions;

- (2) Co-responder teams dispatched for appropriate calls;

- (3) Upon arrival, mental health professional takes lead on scene assessment;

- (4) Law enforcement provides safety support and scene security as needed;

- (5) Mental health professional conducts assessment and determines

appropriate

disposition;

(6) Goal is connection to services rather than arrest or hospitalization when safe and appropriate.

(d) Staffing Models by Agency Size

Agency Size Model Requirement

Large (50+ sworn officers) Dedicated co- 24/7 coverage with multiple teams responder teams

Medium (20-49 officers) Shared regional Coverage during peak hours, on-teams call other times

Small (<20 officers) Regional On-call mental health partnership professionals, telehealth backup

(e) State Funding

(1) CESA shall fund co-responder programs statewide;

(2) Priority funding for underserved areas, rural communities, and agencies serving high-need populations;

(3) Funding covers mental health professional salaries, benefits, training, equipment, and vehicles;

(4) Matching fund opportunities for agencies exceeding minimum requirements.

30.8.3 Crisis Intervention Team (CIT) Training

(a) Mandatory Training Requirements

(1) All law enforcement officers in Colorado shall complete 40-hour Crisis Intervention

Team (CIT) training;

(2) Training must be completed within 2 years of hire date;

(3) Current officers shall complete training within 3 years of CESA implementation;

(4) Dispatchers and telecommunicators shall complete 16-hour CIT training.

(b) Training Curriculum

Training shall include:

(1) Mental Health Education:

- Overview of major mental illnesses (schizophrenia, bipolar disorder, major depression, anxiety disorders)
- Substance use disorders
- Developmental disabilities and autism
- Dementia and cognitive impairment
- Trauma and its effects;

(2) De-escalation Techniques:

- Verbal de-escalation strategies
- Recognizing escalation warning signs
- Time, distance, and shielding
- Communication techniques for individuals in crisis;

(3) Trauma-Informed Response:

- Understanding trauma responses
- Avoiding re-traumatization
- Recognizing trauma symptoms
- Responding with empathy;

(4) Community Resources:

- Available mental health services
- Crisis services and how to access them
- Diversion options
- Warm handoff procedures;

(5) Legal Issues:

- Involuntary commitment procedures
- Rights of individuals in crisis
- Liability considerations
- Documentation requirements;

(6) Lived Experience Perspectives:

- Presentations by individuals with lived experience of mental illness
- Family member perspectives
- Understanding the impact of police contact;

(7) Scenario-Based Training:

- Role-playing exercises
- Reality-based training scenarios
- After-action review and feedback.

(c) Annual Refresher Training

(1) All officers shall complete 8-hour CIT refresher training annually;

(2) Refresher training covers updates, case reviews, and skill reinforcement;

(3) Failure to complete refresher training results in administrative consequences.

(d) CIT Coordinator

(1) Every law enforcement agency shall designate a CIT coordinator;

(2) Coordinators receive advanced 80-hour training;

(3) Coordinator responsibilities:

- Oversee agency CIT program
- Track training compliance
- Liaise with mental health partners
- Review mental health-related incidents
- Recommend program improvements;

(4) Coordinators from across the state meet quarterly for collaboration.

(e) Curriculum Development

(1) Training curriculum developed by CESA in partnership with:

- Mental health professionals
- Law enforcement trainers
- Individuals with lived experience
- Family advocates
- Academic experts;

(2) Curriculum updated annually based on best practices and outcome data;

(3) Statewide standardization with flexibility for local adaptation.

(f) Certification

(1) Officers completing CIT training receive CIT certification;

(2) Certification valid for 3 years with annual refreshers;

(3) CIT certification recognized statewide;

(4) CIT-certified officers prioritized for mental health-related calls when available.

30.8.4 Alternative Response Programs

(a) Civilian Mental Health Response

(1) For calls involving mental health crisis WITHOUT weapon or immediate danger to self

or others, civilian mental health teams may respond instead of police;

(2) Teams consist of mental health professionals and/or peer support specialists;

(3) Teams are unarmed;

(4) Response modeled on successful programs including CAHOOTS (Eugene, OR), STAR (Denver), and similar programs nationwide.

(b) Phased Implementation

Phase Timeline Areas

Phase 1 Year 1 Denver metropolitan
area (expansion of STAR)

Phase 2 Year 2 Other major
metropolitan areas

(Colorado Springs, Fort
Collins, Boulder, Aurora)

Phase 3 Year 3 Mid-size cities and
suburban areas

Phase 4 Year 4 Statewide coverage
including rural areas

(c) Response Tiers

Tier Situation Description Appropriate Response

Tier 1 Mental health crisis, no weapon, no Civilian mental health team
immediate danger, person willing to
engage

Tier 2 Mental health crisis, uncertain safety, Co-responder team
history of violence, person not engaging

Tier 3 Mental health crisis with weapon, Law enforcement primary with
immediate danger to self or others, mental health backup on standby
barricade

Tier 4 Non-crisis mental health need, welfare Referral to community services,
phone

check, resource request follow-up

(d) Dispatch Training and Protocols

(1) All 911 dispatchers shall receive specialized training in mental
health call assessment;

(2) Standardized screening questions to determine appropriate

response tier;

- (3) Protocols for routing calls to appropriate response team;
- (4) Scripts for gathering information while de-escalating caller;
- (5) Ongoing quality assurance review of dispatch decisions.

(e) Integration with 988

(1) Colorado's 988 Suicide and Crisis Lifeline shall be integrated with 911 dispatch;

(2) Protocols for transferring calls between systems when appropriate;

- (3) Data sharing (with privacy protections) for continuity of care;
- (4) Joint training for 988 and 911 personnel.

30.8.5 Involuntary Holds (M-1 Holds)

(a) Standards for Initiating Holds

(1) Mental health professionals (including those on co-responder teams) may initiate 72-hour emergency mental health holds;

(2) Law enforcement officers may transport individuals to treatment facilities but shall not

initiate holds except in emergency situations when no mental health professional is

available;

- (3) Holds shall be based on clinical assessment, not behavior alone;
- (4) Individuals shall be informed of their rights and the hold

process.

(b) Treatment Facility Requirement

(1) Individuals placed on involuntary holds shall be transported to treatment facilities, NOT jails;

(2) Jails may not be used as a substitute for mental health

treatment under any
circumstances;

(3) Individuals may not be held in emergency departments for more
than 24 hours awaiting
placement;

(4) CESA shall ensure adequate treatment facility capacity
statewide.

(c) Rights of Individuals on Holds

(1) Individuals on holds retain all rights not specifically
suspended including:

- Right to humane treatment
- Right to refuse certain treatments
- Right to communicate with family and attorney
- Right to be informed of rights and procedures;

(2) Access to patient advocate within 24 hours;

(3) Judicial review within 72 hours;

(4) Right to legal representation at all hearings, with
court-appointed counsel if unable to
afford;

(5) Right to contest the hold.

(d) Facility Capacity Requirements

(1) CESA shall maintain adequate crisis stabilization bed capacity
statewide;

(2) Regional distribution to minimize transport distances;

(3) Specialized capacity for:

- Adolescents (separate from adults)
- Individuals with substance use disorders
- Individuals with medical needs
- Individuals requiring security;

(4) No individual shall be held in jail due to lack of mental health beds;

(5) No individual shall be turned away from crisis facilities due to capacity if they meet hold criteria.

(e) Rural Transport Assistance

(1) For rural areas, CESA shall provide transport assistance for individuals needing crisis services at distant facilities;

(2) Medical transport teams trained in mental health crisis;

(3) Telehealth contact with receiving facility during transport;

(4) Support for family members to visit individuals placed in distant facilities.

30.8.6 Post-Crisis Follow-Up

(a) Warm Handoff Requirement

(1) Every mental health crisis response shall include a warm handoff to ongoing services;

(2) Warm handoff means direct connection between crisis responder and follow-up provider;

(3) Crisis responder ensures individual has appointment scheduled and knows how to access it;

(4) Information shared (with consent) to ensure continuity of care.

(b) 48-Hour Follow-Up

(1) Mental health professional shall contact individual within 48 hours of crisis response;

(2) Follow-up assesses current status, medication access, upcoming appointments, and

ongoing needs;

(3) Additional follow-up contacts as needed;

(4) Documentation of follow-up and outcomes.

(c) Care Coordination

(1) Connection to Care Without Fear mental health services (Section 2.12);

(2) Assistance with insurance, enrollment, and appointment scheduling;

(3) Referral to other services as needed (housing, employment, food assistance);

(4) Case management for individuals with complex needs.

(d) Peer Support Offering

(1) Individuals shall be offered peer support services from individuals with lived experience;

(2) Peer support available for ongoing recovery support;

(3) Connection to support groups and recovery community.

30.8.7 Data Collection and Transparency

(a) Required Reporting

All agencies shall report the following data to CESA:

(1) Total mental health-related calls received;

(2) Response type for each call (co-responder, civilian team, law enforcement, referral);

(3) Outcome of each call (connection to services, transport to treatment, hospitalization, arrest, etc.);

(4) Use of force in mental health calls reported separately;

(5) Injuries to individuals, officers, or responders;

(6) Demographic data (with privacy protections) including race,

ethnicity, age, and gender;

(7) Repeat contacts with same individuals.

(b) Public Dashboard

(1) CESA shall maintain a public dashboard with mental health response data;

(2) Dashboard updated quarterly;

(3) Data disaggregated by region, agency, and demographic factors;

(4) Comparison of outcomes across different response types;

(5) Trend analysis over time.

(c) Annual Report

(1) Annual comprehensive report on mental health crisis response statewide;

(2) Report includes:

- Call volumes and trends
- Response type distribution
- Outcome analysis
- Disparities identification
- Cost analysis
- Recommendations for improvement;

(3) Report presented to legislature and made public.

(d) Community Review

(1) Annual community review of mental health response data in each jurisdiction;

(2) Public meetings for community input on program performance;

(3) Community advisory role in program improvements;

(4) Accountability for outcomes with community involvement.

30.8.8 Prohibited Practices

(a) Prohibited Actions

Individuals in mental health crisis shall NOT be:

(1) Arrested solely for mental health symptoms or behaviors that do not constitute crimes;

(2) Held in jail as a substitute for mental health treatment;

(3) Subjected to excessive force due to crisis behavior;

(4) Restrained beyond the minimum necessary for safety;

(5) Denied medical treatment while in custody;

(6) Transported in restraints that are painful or dangerous;

(7) Left unmonitored in holding cells;

(8) Denied access to medications;

(9) Subjected to solitary confinement;

(10) Criminally charged for behaviors directly caused by mental illness when diversion is appropriate.

(b) Enforcement

(1) Violations subject to:

- Agency decertification from CESA funding
- Individual officer discipline
- Civil liability
- Criminal liability for egregious violations;

(2) Complaints investigated by CESA;

(3) Pattern of violations triggers mandatory corrective action.

(c) Reporting Mechanism

(1) Individuals may report violations through:

- Colorado Services Portal
- CESA hotline
- Local agency internal affairs
- Independent oversight bodies;

(2) Anonymous reporting accepted;

(3) No retaliation for reporting.

30.8.9 Rural Implementation

(a) Telehealth Integration

(1) Rural areas may use telehealth for immediate mental health consultation during crisis response;

(2) Video connection between officer/responder and mental health professional;

(3) Mental health professional can assess, advise, and guide response remotely;

(4) Telehealth available 24/7 statewide.

(b) Regional Teams

(1) Multi-county co-responder and civilian response teams for rural areas;

(2) Mobile crisis units covering large geographic areas;

(3) Strategic positioning based on call data and population centers;

(4) Response time goals appropriate for geographic challenges.

(c) Community Health Workers

(1) Training for community health workers in rural areas on mental health first aid;

(2) Community health workers serve as first point of contact for mental health concerns;

(3) Integration with local emergency response;

(4) Cultural competency for rural and frontier communities including agricultural workers, tribal members, and other populations.

(d) Local Resource Mapping

(1) Each rural region shall maintain current maps of available mental health resources;

(2) Resources include crisis beds, outpatient services, peer

support, and specialty services;

(3) Information available to responders and community members;

(4) Updated quarterly.

30.8.10 Training and Technical Assistance

(a) CESA shall provide training and technical assistance to agencies implementing this section.

(b) Technical assistance includes: - Program design consultation -

Policy development - Data

system implementation - Quality improvement support - Peer learning opportunities with

successful programs

(c) Training academies shall incorporate crisis response training into basic curriculum.

30.8.11 Coordination with Other Sections

(a) This section integrates with:

(1) Section 2.12: Comprehensive Mental Health Services - for ongoing care after crisis;

(2) Section 30: Community Policing Standards - for overall policing framework;

(3) Section 35: Rural Implementation Standards - for rural considerations;

(4) Section 41: Technology Assistance Services - for crisis line technology;

(5) Section 19.8: Colorado Services Portal - for reporting and resource access.

30.8.12 Budget

(a) Estimated annual cost: \ \$20-30 million

(b) Breakdown: - Co-responder programs: \ \$10-15 million - Civilian response teams: \ \$5-8 million

- CIT training: \$2-3 million - Dispatch training and technology:

\$1-2 million - Data systems and

reporting: \$1-2 million - Rural implementation: \$1-2 million

(c) This increases Section 30 Community Policing Standards budget from \$15-25 million to \$35-55 million total.

SECTION 31: CESA CONSTITUTIONAL CORE (UPDATED)

31.1 Purpose

This section identifies the programs and provisions that constitute the Constitutional Core of

CESA and establishes protection mechanisms.

31.2 Constitutional Core Definition

The Constitutional Core consists of provisions so fundamental to CESA's mission that

modification requires extraordinary process. These represent the "why we exist" of CESA.

31.3 Constitutional Core Programs

The following programs constitute the Constitutional Core:

(a) Care Without Fear Universal Healthcare (Section 2) - Universal coverage for all

Colorado residents - No denial for pre-existing conditions - Comprehensive coverage including

mental health - Administrative cost cap of 5%

(b) Life Security Program (Section 5) - Death benefits for all enrolled families - No health questions or denials - Portability between jobs

(c) AI Workforce Protection Framework (Section 4) - Advance notice of AI displacement -

Retraining and income support - Worker rights during transition

(d) Comprehensive Mental Health Services (Section 2.12) - Full

parity with physical health -

Crisis services statewide - Substance use treatment access

(e) CESA Independence from Federal Systems (Section 6) - State-level solutions

independent of federal dysfunction - Economic Resilience Fund maintenance - Self-sufficiency capability

(f) Fund Integrity and Anti-Corruption (Section 17) - Transparent fund management -

Corruption penalties - Independent oversight

(g) Sanctuary State Protections (Section 11) - Non-cooperation with immigration

enforcement - Protection for all Colorado residents regardless of status

(h) Human Trafficking Justice Act (Section 13) - Severe penalties for traffickers - Victim

support services - Enforcement priorities

31.4 Protection Mechanisms

31.4.1 Supermajority Requirement

(a) Modification of any Constitutional Core provision requires approval by 68% of members of BOTH the House and Senate.

(b) Simple majority cannot modify Constitutional Core provisions.

31.4.2 Public Notice

(a) Any proposed modification to Constitutional Core must be: (1) Published for public comment 60 days before vote (2) Subject to public hearing (3) Accompanied by impact assessment

31.4.3 CESA Board Review

(a) CESA Board shall review all proposed Constitutional Core

modifications and publish

recommendation.

31.5 Non-Constitutional Programs

(a) All CESA programs NOT listed in Section 31.3 may be modified by standard legislative process.

(b) This includes (but is not limited to): - Culinary Initiative
(Section 28) - Global Partnership

Program (Section 23) - Circular Economy (Section 29) - Container Deposit Program - Innovation

Districts (Section 33) - Specific tax/fee rates (may be adjusted) - Implementation timelines
(may be accelerated or extended)

(c) Non-Constitutional programs remain important but may be adjusted based on changing circumstances, budget constraints, or policy evolution.

31.6 Enterprise Fund Structure Protection

(a) The enterprise fund structure for Constitutional Core programs shall not be converted to tax-based funding except by: (1) 68% supermajority vote; OR (2) Court order requiring TABOR compliance

(b) This protection ensures CESA can operate without requiring repeated voter approval for core programs.

SECTION 32: STRATEGIC FORESIGHT OFFICE

32.1 Purpose

This Section establishes an early warning and future planning function to help Colorado

anticipate and prepare for emerging challenges and opportunities.

32.2 Establishment

There is hereby established the Colorado Strategic Foresight Office within CESA.

32.3 Functions

(a) Trend Monitoring: - Track emerging technologies - Monitor economic shifts - Identify demographic changes - Assess climate and environmental trends - Watch geopolitical developments affecting Colorado

(b) Early Warning: - Alert CESA and Legislature to emerging challenges - Identify potential impacts on CESA programs - Recommend proactive responses

(c) Scenario Planning: - Develop multiple future scenarios - Test CESA programs against scenarios - Identify vulnerabilities and opportunities

(d) Research Coordination: - Partner with Colorado universities - Commission targeted research - Synthesize external research findings

32.4 Annual Colorado Futures Report

(a) Content: - Assessment of 5-10 year trends - Emerging challenges and opportunities -

Potential impacts on CESA programs - Recommended actions - Scenarios for Colorado's future

(b) Process: - Public input solicited - Expert review panel - Legislative briefing - Public release and discussion

(c) Timeline: - Draft completed by October 1 - Public comment through November 15 - Final report by December 15 - Legislative briefing in January

32.5 Priority Focus Areas

Initial focus areas (subject to evolution):

(a) Technology: - AI and automation advancement - Biotechnology and healthcare - Energy

technology - Transportation evolution

(b) Economy: - Industry shifts - Workforce changes - Housing markets - Business climate

(c) Demographics: - Population growth/migration - Aging population - Urbanization patterns

- Diversity trends

(d) Environment: - Climate change impacts - Water resources - Natural disasters - Air quality

(e) Governance: - Federal policy changes - Interstate relations - International developments -

Democratic institutions

32.6 Staffing

- Director (appointed by CESA Director)

- 3-5 research analysts

- Administrative support

- Fellow/intern positions

32.7 Budget

Estimated Annual Cost: \ \$2-3 million

SECTION 33: COLORADO INNOVATION DISTRICTS

33.1 Purpose

This Section establishes designated Innovation Districts across Colorado, creating hubs for

industry-specific innovation, entrepreneurship, and economic development.

33.2 Designated Innovation Districts

District 1: Denver Tech Center Innovation District

Location: Denver Tech Center and surrounding area

Focus: Technology, software, cybersecurity, fintech

Anchor Institutions: Tech companies, CU Denver, community colleges

Special Features: - Startup accelerators - Corporate innovation labs - Tech talent pipeline

programs - Cybersecurity center of excellence

District 2: Eastern Plains AI Valley

Location: Eastern Colorado, centered near existing spaceport development area

Focus: Artificial intelligence, data centers, aerospace technology

Anchor Institutions: Aerospace companies, research facilities

Special Features: - AI research campus - Data center campus (renewable powered) -

Aerospace integration - Rural tech employment hub

District 3: Boulder Creative Arts District

Location: Boulder

Focus: Creative industries, digital media, gaming, entertainment technology

Anchor Institutions: CU Boulder, National Center for Atmospheric Research

Special Features: - Digital arts studios - Gaming development hub - Climate technology

innovation - Outdoor industry design center

District 4: Colorado Springs Aerospace District

Location: Colorado Springs

Focus: Aerospace, defense technology, space systems

Anchor Institutions: Air Force Academy, Space Command, defense contractors

Special Features: - Space technology incubator - Defense innovation hub - Veteran

entrepreneur programs - Cybersecurity training center

District 5: Fort Collins Clean Energy District

Location: Fort Collins

Focus: Clean energy, sustainability, environmental technology

Anchor Institutions: CSU, National Renewable Energy Laboratory (nearby)

Special Features: - Clean tech accelerator - Sustainability innovation lab - Agricultural

technology center - Energy storage research

District 6: Mountain Outdoor Industry District

Location: Summit County/Eagle County corridor

Focus: Outdoor recreation, sustainable tourism, mountain technology

Anchor Institutions: Outdoor industry companies, resort operators

Special Features: - Outdoor gear innovation lab - Sustainable tourism center - Mountain

safety technology - Recreation technology testing

District 7: Aurora Bioscience District

Location: Aurora, Fitzsimons campus

Focus: Biotechnology, medical devices, pharmaceutical research

Anchor Institutions: CU Anschutz Medical Campus, Children's Hospital

Special Features: - Medical device incubator - Clinical trial coordination - Biotech

manufacturing - Healthcare AI applications

District 8: Eastern Plains Agricultural Innovation District

Location: Eastern Colorado agricultural region

Focus: Agricultural technology, food science, rural innovation

Anchor Institutions: CSU extension, agricultural cooperatives

Special Features: - Precision agriculture center - Food processing innovation - Drought

resilience research - Rural broadband hub

33.3 District Benefits

All Innovation Districts receive:

(a) Tax Benefits: - 50% reduction in state business taxes for

qualified businesses (first 5

years) - No state sales tax on equipment purchases - Property tax abatement (with local

approval)

(b) Infrastructure: - Priority for state infrastructure investment -
High-speed broadband -
Transportation improvements - Utilities upgrades

(c) Workforce: - Customized training programs - Talent attraction
marketing - Housing
assistance for workers - Childcare support

(d) Support Services: - Dedicated Colorado Business Success Team
liaison - Expedited
permitting - Regulatory navigation assistance - Grant application support
33.4 Young Innovator Integration

Each Innovation District shall include: - Young Innovator Program hub (Section
20.5) - Free

incubator space for young entrepreneurs - Mentorship matching - Student
internship

coordination

33.5 Governance

(a) District Advisory Boards: - Local stakeholders - Industry
representatives - Community
members - Academic partners - CESA representative

(b) Coordination: - CESA Innovation Districts Director - Quarterly
coordination meetings -

Annual summit of all districts - Shared best practices

33.6 Performance Metrics

Metric Year 3 Target Year 5 Target

New businesses 50 per district 150 per district

Jobs created 500 per district 2,000 per district

Investment attracted \ \$50M per district \ \$200M per district

Patents filed 25 per district 100 per district

33.7 Budget

Estimated Annual Cost: \ \$75-100 million

Includes: - Tax expenditures: \\$40-50 million - Infrastructure investment: \$20-30 million -

Program operations: \$15-20 million

SECTION 34: COLORADO DIGITAL LIKENESS PROTECTION ACT

34.1 Purpose and Legislative Intent

(a) The General Assembly finds and declares that:

(1) In the digital age, every individual's image, voice, and likeness can be captured, stored, manipulated, and distributed with unprecedented ease;

(2) Advances in artificial intelligence have made it possible to create realistic "deepfakes" that depict individuals saying or doing things they never did;

(3) Non-consensual intimate imagery ("revenge porn") continues to cause severe harm to victims;

(4) Unauthorized commercial exploitation of individuals' likenesses deprives them of economic value and autonomy;

(5) Existing laws are inadequate to protect individuals from these emerging digital threats;

(6) Colorado residents have a fundamental right to control their own image, voice, and likeness in digital form;

(7) Platforms that host and distribute digital content have a responsibility to respond to legitimate complaints;

(8) The State has an interest in protecting residents from exploitation and ensuring

accessible remedies for all.

(b) The purpose of this section is to establish clear rights, accessible remedies, and platform accountability for digital likeness protection.

34.2 Definitions

For purposes of this section:

(1) "Digital Likeness" means any digital representation depicting or purporting to depict an identifiable person, including photographs, videos, audio recordings, biometric data, AI-generated or AI-manipulated content, avatars based on real persons, and any combination thereof.

(2) "Unauthorized Use" means the use, distribution, manipulation, or monetization of a digital likeness without express consent, beyond the scope of consent, or after consent withdrawal.

(3) "Deepfake" means synthetic media created using AI in which a person's likeness is replaced with another's, a person is depicted doing something they did not do, or existing media is substantially altered.

(4) "Digital Identity Theft" means unauthorized appropriation of a digital likeness for fraud, impersonation, harassment, defamation, or commercial exploitation.

(5) "Platform" means any website, application, or digital service that hosts, transmits, or displays content and operates within Colorado or serves Colorado residents.

(6) "Intimate Imagery" means any image or video depicting nudity,

sexual activity, or

exposure of intimate body parts.

(7) "Minor" means any individual under age 18.

34.3 Rights Established

Every Colorado resident shall have:

(a) Right to Ownership: Exclusive right to authorize use, distribution, or modification of their digital likeness.

(b) Right to Discovery: Right to know where and how their digital likeness is being used online.

(c) Right to Removal: Right to request removal of unauthorized digital likeness from any platform.

(d) Right to Remedy: Right to seek and obtain remedies for unauthorized use.

(e) Right to Assistance: Right to free state assistance in identifying, reporting, and resolving violations.

34.4 Prohibited Acts

The following constitute violations:

(a) Using or distributing a digital likeness without express consent;

(b) Creating deepfakes without consent;

(c) Commercially exploiting a likeness without consent and compensation;

(d) Distributing intimate imagery without consent;

(e) Using a likeness for fraud, identity theft, or impersonation;

(f) Training AI on a likeness without consent for commercial

purposes;

(g) Refusing to remove unauthorized content within required timeframes;

(h) Threatening distribution as extortion or harassment.

34.5 Exemptions

This section does not apply to:

(a) Legitimate news reporting and journalism in the public interest;

(b) Bona fide educational use and academic research;

(c) Satire and parody clearly identified as such (not constituting harassment);

(d) Law enforcement in legitimate investigations;

(e) Public figures in their official capacity for political commentary;

(f) Personal, non-commercial sharing among family and friends (not intimate imagery).

34.6 Digital Likeness Protection Office (DLPO)

34.6.1 Establishment

There is established within CESA the Digital Likeness Protection Office (DLPO) as the primary

agency for complaints, assistance, and enforcement.

34.6.2 Duties

The DLPO shall:

(a) Receive and process complaints from Colorado residents;

(b) Provide free assistance in identifying unauthorized use and filing complaints;

(c) Issue removal demands to platforms;

(d) Determine remedies on a case-by-case basis;

(e) Maintain public registries of non-compliant platforms and repeat offenders;

- (f) Develop educational resources;
- (g) Update protocols as technology evolves;
- (h) Coordinate with law enforcement when criminal activity is involved;
- (i) Publish annual reports on complaints, outcomes, and emerging threats.

34.7 Complaint Process

34.7.1 Filing

Complaints may be filed through Colorado Services Portal, phone, mail, or in person.

Anonymous complaints accepted for safety reasons.

34.7.2 Review

Initial review within 72 hours. Expedited handling for minors, intimate imagery, and threats.

Valid complaints assigned to case manager.

34.7.3 Resolution

DLPO authorized to determine appropriate remedies case-by-case including removal demands,

damages, penalties, and law enforcement referral.

34.8 Remedies and Enforcement

34.8.1 Removal Orders

Platforms must remove content within: - 24 hours for urgent requests (minors, intimate

imagery, threats) - 7 days for standard requests

34.8.2 Penalties

Violator First Violation Subsequent

Individuals Up to \ \$10,000 Up to \ \$25,000

Commercial entities Up to \ \$100,000 Up to \ \$250,000

Platforms (non-compliance) Up to \ \$50,000/day Up to \ \$100,000/day

34.8.3 Enhanced Penalties

Violations involving minors, intimate imagery, or systematic exploitation: up to 3x standard

penalties.

34.8.4 Damages

Complainants may recover actual damages, profits from unauthorized use, statutory damages

up to \$25,000 for willful violations, and attorney fees.

34.9 Platform Responsibilities

- (a) Maintain designated contact for DLPO requests;
- (b) Respond within 24 hours (urgent) or 48 hours (standard);
- (c) Remove within required timeframes;
- (d) Report compliance efforts upon request;
- (e) Provide user education on digital likeness rights.

34.10 Fluid Implementation Authority

The DLPO may update procedures, protocols, and standards as technology evolves without

requiring legislative action. Annual reviews with public input.

34.11 Budget

Estimated annual cost: \$5-10 million

SECTION 35: COLORADO RURAL IMPLEMENTATION STANDARDS

35.1 Purpose

This section ensures all CESA programs effectively reach rural and frontier communities with

tailored approaches recognizing unique geographic challenges.

35.2 Definitions

- (a) "Rural Area" - Population density fewer than 100 persons per square mile.
- (b) "Frontier Area" - Population density fewer than 6 persons per

square mile.

(c) "Underserved Community" - Community lacking adequate healthcare, social services, or economic opportunities.

(d) "Agricultural Worker" - Any individual employed in agriculture regardless of classification or immigration status.

35.3 Mobile CESA Offices

35.3.1 Establishment

Fleet of fully-equipped mobile offices providing complete CESA services. Minimum 10 units by

Year 2.

35.3.2 Capabilities

Mobile offices provide: - Care Without Fear enrollment - Life Security enrollment and claims -

Benefits Card issuance - AI displacement claims - Mental health referrals - Digital likeness

complaint filing - All CESA services - Private consultation space - Full technology access -

Accessibility features

35.3.3 Coverage

Every rural and frontier county visited at least monthly. Increased frequency based on

population and demand. Schedules published 90 days in advance.

35.4 Telehealth Requirements

(a) All telehealth providers must accept rural patients without discrimination;

(b) Equipment assistance (tablets, hotspots) for residents lacking technology;

(c) Community Telehealth Hubs in libraries, community centers, senior centers;

(d) Telehealth ensures rural access to specialists including mental health;

(e) Telehealth reimbursement equal to in-person services.

35.5 Broadband Expansion

(a) CESA Broadband Fund - minimum \$20 million annually;

(b) Priority for frontier areas and communities below 25 Mbps;

(c) Goal: 100/20 Mbps for all residents by Year 5;

(d) All CESA services designed to function on 10 Mbps connections.

35.6 Transportation Assistance

(a) Medical transportation funded for rural residents;

(b) Mileage reimbursement for travel over 30 miles to CESA services;

(c) Regional transportation networks connecting rural areas to service hubs.

35.7 Regional Service Hubs

Minimum 15 Regional Service Hubs by Year 3 providing: - Full CESA enrollment and services -

Healthcare navigation - Mental health services - Job training and placement - Small business

support - Legal assistance - Technology access

35.8 Agricultural Worker Protections

(a) Full CESA coverage regardless of employment type or immigration status;

(b) Seasonal accommodations for agricultural work patterns;

(c) Workplace access for CESA outreach workers;

(d) All materials available in Spanish and other common languages.

35.9 Rural Healthcare Access

(a) Enhanced reimbursement (125%) for providers serving rural areas;

(b) Enhanced loan forgiveness for rural practice;

(c) Expanded scope of practice for nurse practitioners and PAs;

(d) Funding for rural emergency services including volunteer EMS.

35.10 Community Health Workers

(a) Community Health Worker program providing health education, enrollment assistance, service connection;

(b) Standardized training and certification;

(c) Living wage compensation.

35.11 Rural Advisory Council

Council with regional representatives, agricultural community, healthcare providers, tribal

representatives, small business owners, and local government to advise CESA on rural

implementation.

35.12 Budget

Estimated annual cost: \ \$50-75 million

SECTION 36: COLORADANS WITH DISABILITIES ACT

36.1 Purpose

This section establishes comprehensive disability rights exceeding federal ADA requirements,

ensuring Coloradans with disabilities have full access to all aspects of life.

36.2 Definitions

(a) "Disability" - Any physical, mental, intellectual, developmental, or sensory condition

substantially limiting major life activities, with history of limitation, or perceived as having

limitation. Interpreted broadly.

(b) "Reasonable Accommodation" - Modifications to policies, practices, or environments enabling full participation.

(c) "Undue Hardship" - Significant difficulty or expense relative to overall size and resources.

Interpreted narrowly.

36.3 Rights Established

All Coloradans with disabilities have the right to:

- (a) Full and equal access to all CESA programs;
- (b) Employment without discrimination with reasonable accommodations;
- (c) Accessible housing in all price ranges;
- (d) Accessible transportation;
- (e) Communication access including sign language and accessible formats;
- (f) Education and training opportunities;
- (g) Participation in civic and community life;
- (h) Independent living with appropriate supports;
- (i) Healthcare addressing disability-specific needs.

36.4 Employment Protections

36.4.1 Non-Discrimination

No employer shall discriminate in hiring, firing, promotion, compensation, benefits,

assignments, or training.

36.4.2 Accommodations

Employers shall provide reasonable accommodations unless undue hardship demonstrated

based on overall resources, not individual department.

36.4.3 Employment Accommodations Fund

Fund providing: - Grants to employers for accommodation costs - Technical assistance -

Equipment loans - Support for job coaches - Priority for small businesses

36.5 Accessible Housing

- (a) All new multi-family housing (4+ units) shall be accessible or adaptable;

- (b) Accessible Housing Fund for home modifications;
- (c) Visitability standards for new state-assisted homes;
- (d) Enhanced penalties for housing discrimination.

36.6 Transportation

- (a) All public transportation fully accessible;
- (b) Paratransit in all fixed-route areas;
- (c) Transportation assistance in areas without transit;
- (d) Accessible ride-sharing options required.

36.7 Communication Access

- (a) Sign language interpreter network for state services and healthcare;
- (b) All CESA documents in accessible formats (large print, Braille, audio, electronic);
- (c) WCAG 2.1 AA compliance for all state websites;
- (d) Telecommunications relay services and equipment assistance.

36.8 Service Animals

- (a) Service animals permitted in all public places without documentation requirement;
- (b) Emotional support animals protected in housing;
- (c) Enhanced penalties for service animal interference.

36.9 Disability Advisory Council

Council composed of individuals with disabilities representing diverse disability types to advise

CESA, review accessibility, and recommend improvements.

36.10 State Disability Coordinator

Coordinator within CESA overseeing implementation, cross-agency coordination, complaints, and training.

36.11 Enforcement

- (a) Complaints filed with CESA; investigation within 60 days;

(b) Remedies: mandatory accommodations, compensatory damages,
\\$25,000 civil penalties,
injunctive relief;

(c) Enhanced penalties for pattern and practice violations.

36.12 Budget

Estimated annual cost: \\$75-100 million

SECTION 37: COLORADO CLIMATE RESILIENCE ACT

37.1 Purpose

This section establishes comprehensive climate adaptation programs protecting Colorado from

wildfires, drought, floods, and extreme weather.

37.2 Climate Resilience Fund

37.2.1 Establishment and Funding

Fund supported by: - CESA general fund allocation - Carbon fees on large emitters (>25,000

tons CO2/year) - Federal climate grants (when available without restrictions) - Insurance

mitigation credits

37.2.2 Uses

Supports wildfire prevention, drought mitigation, flood control, infrastructure hardening,

community adaptation, and emergency response.

37.3 Wildfire Resilience

37.3.1 Prevention

- (a) Enhanced forest management including controlled burns;
- (b) Defensible space requirements in wildland-urban interface;
- (c) Financial assistance for homeowners;
- (d) Community wildfire protection plans required.

37.3.2 Drone Monitoring Program

- (a) Real-time fire detection with thermal imaging;

- (b) Fire behavior monitoring and prediction;
- (c) Search and rescue support;
- (d) Post-fire monitoring;
- (e) Coordination with Colorado Shield;
- (f) Privacy protections - no individual surveillance.

37.3.3 Response

- (a) Colorado Shield wildfire response training;
- (b) Mutual aid with neighboring states;
- (c) Air tanker and helicopter fleet;
- (d) Evacuation planning for at-risk communities.

37.4 Drought Resilience

- (a) Water banking programs;
- (b) Conservation incentives;
- (c) Agricultural support including crop insurance subsidies;
- (d) Municipal drought contingency plans required.

37.5 Flood Mitigation

- (a) Enhanced floodplain regulations;
- (b) Green infrastructure incentives;
- (c) Property buyout program for high-risk zones;
- (d) Stormwater detention requirements.

37.6 Infrastructure Hardening

- (a) Climate resilience plans for critical infrastructure;
- (b) Electric grid hardening;
- (c) Climate-resilient transportation standards;
- (d) Enhanced building codes.

37.7 Climate Refugee Assistance

(a) Colorado residents displaced by climate disasters receive temporary housing, employment assistance, Care Without Fear continuation, Life Security protection;

(b) Welcome policy for out-of-state climate refugees with streamlined residency.

37.8 Early Warning Systems

Statewide early warning for wildfires, floods, severe weather with mobile alerts, multilingual

support, and special provisions for vulnerable populations.

37.9 Climate Resilience Advisory Council

Council with scientists, emergency managers, community representatives, agricultural

representatives, water managers, and tribal representatives advising CESA.

37.10 Annual Report

Annual Climate Resilience Report assessing risks, program outcomes, recommendations, and

long-term projections.

37.11 Budget

Estimated annual cost: \ \$100-150 million (not including Climate Research Protection)

(Section 37.12 Climate Research Protection follows with additional \ \$13-27 million annually)

SECTION 37.12: COLORADO CLIMATE RESEARCH PROTECTION

37.12.1 Legislative Finding and Purpose

(a) The General Assembly finds that:

(1) Colorado is home to world-renowned climate, atmospheric, and

Earth systems research

institutions including the National Center for Atmospheric Research (NCAR) in Boulder,

NOAA laboratories, the Cooperative Institute for Research in Environmental Sciences

(CIRES), and the Cooperative Institute for Research in the Atmosphere (CIRA);

(2) These institutions provide critical research on weather

forecasting, wildfire behavior,

drought prediction, air quality, flood risk, and severe weather events that directly

protect Colorado lives and property;

(3) Federal funding cuts and political interference threaten the continued operation of these vital research facilities;

(4) The loss of these research capabilities would harm public safety, weaken Colorado's economy, and cede scientific leadership to foreign adversaries;

(5) Climate change is real and its impacts---including increased wildfires, drought, and extreme weather---are already affecting Colorado;

(6) Colorado has a compelling state interest in maintaining climate and atmospheric research capabilities regardless of federal policy;

(7) Scientific research should be guided by evidence and the pursuit of knowledge, not political ideology.

(b) The purpose of this section is to establish state protections for climate and atmospheric

research in Colorado, ensuring these critical capabilities continue regardless of federal policy changes.

37.12.2 Colorado Climate Research Sanctuary

(a) Declaration

Colorado hereby declares itself a Climate Research Sanctuary State. The State of Colorado shall

take all lawful actions to protect, preserve, and support climate and atmospheric research

conducted within its borders.

(b) Non-Cooperation with Research Dismantlement

(1) No state agency, state employee, or state contractor shall assist federal efforts to dismantle, close, or relocate climate research facilities in Colorado for political rather than scientific reasons;

(2) State resources shall not be used to facilitate the closure of research facilities based on political objections to their findings;

(3) This provision does not prevent lawful cooperation with legitimate federal oversight or prevent federal agencies from exercising lawful authority over federal facilities.

37.12.3 Colorado Climate Research Continuity Fund

(a) Establishment

There is hereby established within CESA the Colorado Climate Research Continuity Fund to

ensure critical climate and atmospheric research can continue if federal funding is withdrawn.

(b) Funding Sources

The Fund shall be supported by:

- (1) Appropriations from the Colorado Economic Security Fund;
- (2) Grants from foundations and private donors;
- (3) Partnerships with other states;
- (4) University contributions;
- (5) Revenue from intellectual property developed with Fund support.

(c) Eligible Uses

Fund resources may be used for:

- (1) Bridge Funding: Temporary support for researchers and research

programs facing

federal funding cuts, allowing time to secure alternative funding;

(2) Facility Support: Maintaining research facilities, equipment, and infrastructure;

(3) Personnel Retention: Salaries and benefits for researchers facing layoffs due to federal cuts;

(4) Data Preservation: Ensuring research data, models, and institutional knowledge are preserved;

(5) Research Continuation: Direct support for continuation of critical research programs;

(6) Relocation Assistance: Helping researchers displaced by federal actions relocate within Colorado.

(d) Initial Appropriation

The Fund shall receive an initial appropriation of \$25 million from the Economic Resilience

Fund, with annual appropriations of \$10-20 million thereafter as needed.

37.12.4 Colorado Climate Research Institute

(a) Establishment

If federal climate research facilities in Colorado are closed or significantly reduced, CESA shall

work with Colorado universities to establish the Colorado Climate Research Institute to

continue essential research functions.

(b) Partnership Structure

The Institute shall be a partnership between:

(1) University of Colorado system;

(2) Colorado State University;

- (3) Colorado School of Mines;
 - (4) Other Colorado institutions as appropriate;
 - (5) CESA (providing funding and coordination).
- (c) Research Priorities

The Institute shall prioritize research directly relevant to Colorado including:

- (1) Wildfire behavior, prediction, and smoke forecasting;
 - (2) Drought monitoring and water resource modeling;
 - (3) Severe weather prediction (tornadoes, hail, flash floods);
 - (4) Air quality monitoring and forecasting;
 - (5) Climate impacts on agriculture;
 - (6) Mountain snowpack and water supply;
 - (7) Extreme heat and public health.
- (d) Federal Researcher Recruitment

The Institute shall actively recruit researchers displaced from federal facilities, offering:

- (1) Competitive salaries funded by the Climate Research Continuity Fund;
- (2) Research support and laboratory access;
- (3) Continuation of ongoing research programs where possible;
- (4) Relocation assistance.

37.12.5 Research Data Protection

(a) Data Preservation

(1) CESA shall work with research institutions to ensure climate and atmospheric research data collected in Colorado is preserved and accessible regardless of federal actions;

- (2) Colorado shall maintain backup copies of critical datasets;
- (3) Data shall be preserved in formats accessible to future researchers.

(b) Data Access

(1) Research data generated with state support shall be publicly accessible consistent with scientific norms;

(2) No political litmus tests or ideological restrictions shall be placed on data access;

(3) Data shall be available to all researchers regardless of their conclusions.

(c) Prohibition on Data Destruction

It shall be unlawful to destroy, alter, or suppress climate research data collected in Colorado for

political reasons. Violations subject to penalties under Section 17 (Fund Integrity and Anti-Corruption).

37.12.6 Researcher Protections

(a) Academic Freedom

(1) Climate researchers in Colorado shall have full academic freedom to pursue research, publish findings, and communicate with the public;

(2) No state agency shall retaliate against researchers for their scientific findings;

(3) Researchers shall not be required to alter findings for political purposes.

(b) Whistleblower Protection

(1) Researchers who report political interference in scientific research shall be protected under Section 24 (Whistleblower Protection Act);

(2) Protected disclosures include:

- Suppression or alteration of research findings
- Retaliation against researchers for conclusions
- Destruction of research data

- Political interference in peer review
- Misrepresentation of scientific consensus

(c) Employment Protection

Researchers employed at state universities or state-supported institutions shall not be

terminated for:

- (1) Conducting legitimate climate research;
- (2) Publishing peer-reviewed findings;
- (3) Communicating scientific findings to the public;
- (4) Testifying truthfully before legislative bodies.

37.12.7 Interstate Climate Research Compact

(a) Authorization

The Governor is authorized to enter into interstate compacts with other states to:

- (1) Share climate research capabilities and data;
- (2) Jointly fund research programs;
- (3) Coordinate responses to federal research cuts;
- (4) Pool resources for major research infrastructure;
- (5) Recruit displaced federal researchers.

(b) Compact Priorities

Priority partners include:

- (1) Western states sharing climate challenges (drought, wildfire);
- (2) States with major research universities;
- (3) States committed to science-based climate policy;
- (4) States with complementary research capabilities.

37.12.8 Climate Research Coordination with CESA Programs

(a) Integration with Colorado Shield

Research on wildfire behavior, extreme weather, and disaster prediction shall be coordinated

with Colorado Shield for emergency response planning.

(b) Integration with Climate Resilience Programs

Research findings shall directly inform:

- (1) Wildfire prevention and response (Section 37.3);
- (2) Drought planning (Section 37.4);
- (3) Flood mitigation (Section 37.5);
- (4) Infrastructure hardening (Section 37.6);
- (5) Early warning systems (Section 37.8).

(c) Strategic Foresight Integration

The Strategic Foresight Office (Section 32) shall incorporate climate research into long-term

planning for Colorado.

37.12.9 Public Communication

(a) Climate Science Communication

CESA shall support public communication of climate science including:

- (1) Plain-language explanations of research findings;
- (2) Information on climate impacts specific to Colorado;
- (3) Resources for schools and educators;
- (4) Community presentations by researchers.

(b) Counter-Misinformation

CESA may provide accurate scientific information to counter climate misinformation without

engaging in political advocacy.

37.12.10 Annual Climate Science Report

(a) Report Requirement

CESA shall publish an annual report on the state of climate science in Colorado including:

- (1) Status of research institutions;
- (2) Key research findings relevant to Colorado;
- (3) Impacts of federal policy on Colorado research;
- (4) Actions taken under this section;

(5) Recommendations for continued support.

(b) Public Presentation

The report shall be presented at a public forum with opportunity for questions.

37.12.11 Budget

Estimated costs: - Climate Research Continuity Fund: \ \$25 million (initial),
\ \$10-20 million

(annual) - Data preservation and infrastructure: \ \$2-5 million (annual) -
Coordination and

administration: \ \$1-2 million (annual)

Total: \ \$13-27 million annually after initial appropriation

(Note: Costs depend heavily on extent of federal research cuts. If federal
funding continues,

costs would be minimal. If federal facilities close, costs could be higher.)

37.12.12 Severability

If any provision of this section is found unlawful, remaining provisions continue
in effect.

SECTION 38: COLORADO DATA PRIVACY ACT

38.1 Purpose

This section establishes comprehensive data privacy protections ensuring
individuals control

their personal data and are protected from unauthorized collection, use, and
sale.

38.2 Definitions

(a) "Personal Data" - Information identifying or reasonably usable

to identify an individual:

name, address, email, phone, SSN, financial information, health information,
biometric data,

location data, browsing history, purchasing history.

(b) "Sensitive Personal Data" - Data revealing racial/ethnic origin,

religious beliefs, health

diagnosis, sexual orientation, citizenship/immigration status, genetic/biometric

data, precise

geolocation, children's data.

(c) "Controller" - Entity determining purposes and means of processing personal data.

(d) "Processor" - Entity processing data on behalf of controller.

(e) "Sale" - Exchange of personal data for monetary or other valuable consideration.

38.3 Data Rights

Every Colorado resident has:

(a) Right to Know - What data is collected, sources, purposes, third parties;

(b) Right to Access - Their personal data held by any controller;

(c) Right to Correction - Correct inaccurate data;

(d) Right to Deletion - Request deletion (subject to limited exceptions);

(e) Right to Portability - Obtain data in portable format;

(f) Right to Opt-Out - Opt out of sale, targeted advertising, profiling;

(g) Right to Non-Discrimination - No discrimination for exercising privacy rights.

38.4 Controller Obligations

38.4.1 Data Minimization

Collect only data adequate, relevant, and reasonably necessary.

38.4.2 Purpose Limitation

Use only for disclosed purposes unless additional consent obtained.

38.4.3 Security

Implement reasonable security measures.

38.4.4 Consent

Sensitive data requires explicit opt-in consent. Consent must be freely given,

specific, informed,

unambiguous. Withdrawal permitted at any time.

38.5 Data Sale

- (a) No sale without explicit opt-in consent;
- (b) "Do Not Sell" requests honored within 15 days;
- (c) Sale practices disclosed prominently.

38.6 Data Breach Notification

- (a) Notification to affected individuals within 72 hours;
- (b) Notification to CESA for 500+ affected residents;
- (c) Penalty: \ \$100/individual/day of delay.

38.7 Children's Data Protection

- (a) Under 13: verifiable parental consent required;
- (b) 13-17: clear notice and opt-out opportunity;
- (c) Sale of children's data prohibited;
- (d) Targeted advertising to children prohibited.

38.8 AI Training Data

- (a) Use for AI training requires explicit consent;
- (b) Right to know if data used for AI training;
- (c) Right to opt out;
- (d) Non-consent trained AI may not be deployed in Colorado.

38.9 Algorithmic Transparency

- (a) Disclosure required for automated decision-making affecting individuals;
- (b) Right to explanation of automated decisions;
- (c) Right to human review.

38.10 Enforcement

- (a) CESA Data Privacy Office enforcement;
- (b) Penalties: - First violation: warning + 30-day cure -
Subsequent: up to \ \$20,000/violation -

Willful: up to \\$50,000/violation - Pattern: up to \\$500,000;

(c) Private right of action for actual damages;

(d) Attorney General authority.

38.11 Exemptions

HIPAA-covered health information, GLBA financial data, law enforcement data, public

health/safety data, nonprofit data exclusively for nonprofit purposes.

38.12 Budget

Estimated annual cost: \\$10-15 million

SECTION 39: COLORADO WORKER CLASSIFICATION PROTECTION ACT

39.1 Purpose

This section establishes clear employee vs. contractor criteria, protects workers from

misclassification, and ensures all workers receive CESA protections.

39.2 ABC Test

A worker is an employee unless the hiring entity proves ALL THREE:

(A) Worker is free from control and direction in performing work, both under contract and in

fact;

(B) Work is outside the usual course of the hiring entity's business;

(C) Worker is customarily engaged in an independently established trade of the same nature.

Failure to prove any element results in employee classification.

39.3 Presumption

(a) Rebuttable presumption that any worker performing services for compensation is an employee;

(b) Burden of proof on hiring entity;

(c) Contractual designations do not determine status.

39.4 Prohibited Practices

- (a) Classifying as contractor when ABC test not satisfied;
- (b) Requiring business entity formation;
- (c) Using staffing arrangements to avoid obligations;
- (d) Retaliation against workers asserting rights;
- (e) Requiring waiver of classification protections.

39.5 Gig Worker Protections

Regardless of classification, gig workers entitled to: - Care Without Fear - Life Security

eligibility - AI displacement protections - Occupational safety - Anti-discrimination protections

- Portable benefits across multiple entities - Earnings transparency from app-based platforms

39.6 Penalties

Violation First Subsequent

Per misclassified worker \ \$5,000 \ \$15,000

Willful \ \$25,000 \ \$50,000

Pattern and practice \ \$100,000 \ \$250,000

Worker remedies: back pay, back benefits, interest, attorney fees, liquidated damages for willful

violations.

39.7 Joint Liability

All entities in hiring chain jointly and severally liable.

39.8 Complaint Process

CESA investigation within 60 days. Anonymous complaints accepted. CESA may initiate

investigations based on patterns.

39.9 Independent Contractor Protections

- (a) Clear written contracts required;
- (b) Payment within 30 days;

(c) Small claims access for disputes.

39.10 Safe Harbor

Certification through CESA review provides defense against penalties for good faith compliance.

39.11 Budget

Estimated annual cost: \ \$5-10 million

SECTION 40: COLORADO CHILDCARE FOR ALL ACT

40.1 Purpose

This section establishes universal access to affordable, high-quality childcare for all Colorado

families.

40.2 Eligibility

(a) All Colorado children birth through age 12;

(b) No work requirement;

(c) No income exclusion.

40.3 Cost Structure

Sliding Scale

Household Income (% CCLS) Maximum Family Cost

Below 100% Free

100-200% 3% of income

200-300% 5% of income

300-400% 7% of income

Above 400% 10% of income (capped)

No family pays more than 10% regardless of number of children. No cliff effects.

40.4 Provider Quality Standards

40.4.1 Licensing

All participating providers licensed. Family childcare homes included. License-exempt relatives

with basic training.

40.4.2 Ratios

Age Group Maximum Ratio

Infants (0-18 months) 1:3

Toddlers (18 months-3 years) 1:4

Preschool (3-5 years) 1:8

School age (5-12) 1:10

40.4.3 Qualifications

- Lead teachers: Associate degree or CDA
- Assistants: High school + training
- Directors: Bachelor's preferred

40.4.4 Curriculum

Developmentally appropriate, play-based, social-emotional focus, kindergarten readiness.

40.4.5 Quality Rating

1-5 star rating based on licensing compliance, qualifications, environment, family engagement, outcomes.

40.5 Provider Reimbursement

- (a) Rates at 75th percentile, rising to 85th by Year 5;
- (b) Payment within 14 days;
- (c) Quality bonuses 10-20% for 4-5 star;
- (d) Rural supplement 15%.

40.6 Workforce Development

40.6.1 Compensation

- Lead teachers: minimum 80% of entry-level K-12 salary
- Assistants: minimum 60%
- Benefits: Care Without Fear, retirement, PTO, professional development

40.6.2 Education

Scholarships, apprenticeships, \ \$50,000 loan forgiveness for 5+ years.

40.7 Employer Partnerships

Tax benefits for employer contributions, workplace childcare support, backup care networks.

40.8 Before/After School and Summer

Available at all public schools: homework help, enrichment, physical activity, healthy meals,

field trips.

40.9 Special Needs Inclusion

- (a) All providers serve children with disabilities;
- (b) Inclusion support specialists;
- (c) Enhanced reimbursement for high support needs;
- (d) Training on inclusion;
- (e) Coordination with early intervention.

40.10 Access and Equity

- (a) Geographic access in all communities;
- (b) Non-traditional hours support;
- (c) Language access;
- (d) Cultural responsiveness training.

40.11 Budget

Estimated annual cost: \ \$500-750 million

SECTION 41: COLORADO TECHNOLOGY ASSISTANCE SERVICES

41.1 Purpose and Legislative Intent

- (a) The General Assembly finds that:
 - (1) Technology should make government services more accessible, not less;
 - (2) Many Coloradans struggle to navigate complex government programs and find resources;

(3) Artificial intelligence can help connect people to services while maintaining human connection;

(4) No Coloradan should struggle to access services due to lack of technology or digital literacy;

(5) Technology should supplement, not replace, human assistance.

(b) This section establishes technology assistance ensuring no Coloradan struggles to find or access CESA resources.

41.2 AI-Powered Resource Navigator

41.2.1 Establishment

CESA shall provide an AI-powered Resource Navigator available 24/7/365 through: - Colorado

Services Portal - Mobile app - Phone (voice) - Text message

41.2.2 Capabilities

The Navigator shall:

- (a) Answer questions about all CESA programs in natural language;
- (b) Check eligibility for programs;
- (c) Explain benefits and coverage;
- (d) Guide users through applications step-by-step;
- (e) Provide status updates on applications and claims;
- (f) Connect users to human assistance immediately upon request;
- (g) Provide information in English and Spanish (additional languages phased in).

41.2.3 AI Transparency

- (a) Users clearly informed when interacting with AI;
- (b) Option to request human assistance at any time;
- (c) Complex determinations reviewed by humans;

(d) AI does not make final decisions on benefits or denials.

41.3 Human Connection Guarantee

41.3.1 Immediate Access

(a) One-click or one-press transfer to live CESA representative during business hours;

(b) Callback scheduling for after-hours with next-business-day guarantee;

(c) Average hold time target: under 5 minutes.

41.3.2 In-Person Assistance

(a) In-person help available at all CESA offices;

(b) Mobile CESA Offices (Section 35);

(c) Regional Service Hubs;

(d) Community partners.

41.4 Resource Finding Service

41.4.1 Comprehensive Directory

System helps locate: - Healthcare providers - Mental health services - Childcare providers - Job

training programs - Housing assistance - Food assistance - Legal services - Disability services -

Benefits programs

41.4.2 Integration

(a) Integration with 211 Colorado;

(b) Provider ratings and reviews;

(c) Real-time availability when possible;

(d) Appointment scheduling assistance.

41.5 Digital Equity Program

41.5.1 Free Internet Access

(a) Free internet for households below 200% CCLS;

(b) Subsidized access for 200-400% CCLS.

41.5.2 Device Lending

- (a) Tablets and laptops available for lending;
- (b) Long-term loans for eligible households;
- (c) No-cost repairs and replacements.

41.5.3 Digital Literacy Training

- (a) Free training on basic computer skills;
- (b) Training on navigating CESA services;
- (c) Cybersecurity basics;
- (d) Available online and in-person.

41.5.4 Tech Support

- (a) Tech support hotline for CESA service access issues;
- (b) Remote assistance;
- (c) In-home visits for seniors and people with disabilities.

41.6 Public Access Points

41.6.1 Locations

Technology access at: - Public libraries - Community centers - Senior centers - CESA offices -

Schools (after hours) - Municipal buildings

41.6.2 Features

- (a) Computers with internet;
- (b) Printing and scanning;
- (c) Private telehealth rooms;
- (d) Assistance available.

41.7 Senior and Disability Tech Support

41.7.1 Specialized Assistance

- (a) Tech support trained in senior and disability needs;
- (b) Home visits for tech setup;
- (c) Ongoing support;
- (d) Simplified interfaces and large text options.

41.7.2 Assistive Technology

- (a) Screen readers;
- (b) Voice control;
- (c) Adaptive devices;
- (d) Training on assistive technology.

41.8 Technology Training Centers

41.8.1 Establishment

Technology Training Center in each Innovation District (Section 33).

41.8.2 Programs

- (a) Free courses on digital skills;
- (b) Job-relevant technology training;
- (c) Cybersecurity awareness;
- (d) Certification programs;
- (e) Partnership with employers.

41.9 Privacy and Security

- (a) End-to-end encryption for all communications;
- (b) No sale of user data;
- (c) Compliance with Section 38 (Data Privacy);
- (d) Regular security audits;
- (e) User control over AI interaction data;
- (f) Option to delete interaction history.

41.10 Performance Standards

41.10.1 Metrics

- (a) User satisfaction rates;
- (b) Average response times;
- (c) Successful service connections;
- (d) Issue resolution rates;
- (e) Technology access rates by demographic.

41.10.2 Reporting

Annual public report on technology assistance performance with

recommendations.

41.11 Coordination

This section coordinates with: - Section 19.8: Colorado Services Portal -
Section 35: Rural

Implementation - Section 36: Disability Services - All CESA programs

41.12 Budget

Estimated annual cost: \ \$25-35 million

PART IX: FINANCIAL INFRASTRUCTURE

SECTION 42: TABOR COMPLIANCE AND ENTERPRISE FUND

FRAMEWORK

42.1 Purpose and Legislative Declaration

(a) The General Assembly declares that this Act is designed to
comply fully with Article X,

Section 20 of the Colorado Constitution (TABOR).

(b) The General Assembly finds that:

(1) TABOR requires voter approval for tax increases but exempts
enterprise funds that
provide services in exchange for fees;

(2) Colorado successfully operates multiple enterprise funds
including Unemployment
Insurance, Workers' Compensation, and the Colorado Lottery without
requiring voter
approval for their funding mechanisms;

(3) CESA programs are structured as fee-for-service enterprises
where contributors receive
specific, quantifiable benefits in exchange for their contributions;

(4) This structure allows CESA to provide comprehensive economic
security without
requiring voter approval for new taxes, while protecting taxpayers through the
enterprise fund model's self-sustaining requirements.

42.2 Enterprise Fund Qualification

42.2.1 Legal Requirements

Each CESA enterprise fund shall meet the following requirements to qualify for
TABOR
exemption:

(a) Business Activity: The fund operates as a government-owned business providing goods or services;

(b) Fee-for-Service: Revenue comes primarily from charges for goods or services, not taxes;

(c) 10% Limit: Less than 10% of annual revenue comes from grants from Colorado state and local governments combined;

(d) Authority to Issue Bonds: The fund has authority to issue its own revenue bonds;

(e) Self-Sustaining: The fund operates on a self-sustaining basis without requiring General Fund support.

42.2.2 Annual Certification

(a) Each CESA enterprise fund shall submit annual certification to the State Controller demonstrating continued compliance with TABOR enterprise requirements.

(b) The State Controller shall review certifications and publish findings.

(c) If any fund fails to meet enterprise requirements, CESA Administration shall take immediate corrective action to restore qualification.

42.3 TABOR Compliance Monitoring

42.3.1 CESA TABOR Compliance Office

There is established within CESA Administration a TABOR Compliance Office responsible for:

(a) Monitoring all CESA funding mechanisms for TABOR compliance;

(b) Ensuring enterprise funds maintain qualification;

(c) Advising CESA leadership on any actions that might affect TABOR

status;

(d) Coordinating with the State Attorney General on legal compliance;

(e) Publishing annual TABOR Compliance Report.

42.3.2 Legal Defense Fund

(a) CESA shall maintain a Legal Defense Reserve of not less than \$10 million to defend against any legal challenges to the enterprise fund structure.

(b) The Attorney General shall defend CESA's TABOR compliance in any legal proceeding.

42.4 Backup Revenue Provisions

42.4.1 TABOR Vote Contingency

(a) If any court of competent jurisdiction rules that any CESA enterprise fund does not qualify for TABOR exemption, CESA Administration shall:

(1) Within 90 days, prepare a ballot measure for voter approval of the affected funding mechanism;

(2) Place the measure on the next general election ballot;

(3) Continue operations using reserves and other compliant funding sources pending the vote.

(b) Ballot measures under this section shall clearly describe:

(1) The specific funding mechanism requiring approval;

(2) The services funded;

(3) The comparison to current costs (demonstrating savings to contributors);

(4) The consequences of voter rejection.

42.4.2 Phased Ballot Measures

If voter approval is required for any revenue provisions, CESA shall pursue phased ballot

measures:

(a) Phase 1 (First Available Election): Most essential and popular programs

(b) Phase 2 (Following Election): Additional programs based on Phase 1 success

(c) Phase 3 (Third Election if Needed): Remaining programs

42.5 Revenue Classification

42.5.1 Enterprise Fund Revenue (No TABOR Vote Required)

The following are classified as enterprise fund fees, not taxes:

(a) Care Without Fear individual and employer contributions (b) Life Security Program

contributions (c) AI Workforce Protection employer contributions (d) Childcare For All parent

and employer contributions (e) Provider and insurer assessments

42.5.2 Fees (No TABOR Vote Required)

The following are classified as fees, not taxes:

(a) Tourism impact fees (lodging, ski, parks, short-term rentals)

(b) Enforcement penalties and

civil fines (c) Program user fees (d) Licensing and certification fees

42.5.3 Revenue Reallocation (Reallocation Vote May Be Required)

(a) Cannabis revenue dedication may require voter approval to reallocate from current uses.

(b) Any reallocation vote is NOT a vote for new taxes, but a vote on priorities for existing revenue.

42.5.4 Backup Provisions (TABOR Vote Required If Triggered)

The following provisions require voter approval and are held in reserve:

(a) Income tax rate adjustments (Section 49) (b) Any new taxes not

structured as enterprise

fees (c) Any provision ruled by courts to be a tax rather than a fee

42.6 Constitutional Core Protection

(a) The enterprise fund structure for Constitutional Core programs (Section 31) shall not be modified except by 68% supermajority vote of both chambers.

(b) Any proposal to convert enterprise fees to taxes or to seek TABOR voter approval for core programs requires 68% supermajority.

SECTION 43: COLORADO STATE BANK

43.1 Purpose

This section establishes the Colorado State Bank to:

- (a) Retain Colorado deposits within Colorado rather than sending them to out-of-state financial institutions;
- (b) Generate revenue for CESA programs through banking operations;
- (c) Provide low-interest financing for state infrastructure and CESA programs;
- (d) Support Colorado small businesses and agricultural operations;
- (e) Create a more resilient state financial system less dependent on Wall Street.

43.2 Establishment

43.2.1 Creation

There is hereby established the Colorado State Bank (CSB) as a state-owned financial institution.

43.2.2 Legal Structure

(a) CSB shall be a body corporate and politic, constituting a public corporation and

instrumentality of the State of Colorado.

(b) CSB is not a state agency but a separate legal entity.

(c) CSB shall have perpetual existence until dissolved by act of the General Assembly.

43.3 Governance

43.3.1 Board of Directors

(a) CSB shall be governed by a Board of Directors consisting of:

(1) State Treasurer (Chair)

(2) CESA Director

(3) One member appointed by the Governor with banking experience

(4) One member appointed by the Senate President with small business experience

(5) One member appointed by the Speaker of the House with agricultural experience

(6) Two members appointed by the Governor representing the public interest

(b) Appointed members serve four-year staggered terms.

(c) Board members receive no compensation but may be reimbursed for expenses.

43.3.2 Bank President

(a) The Board shall hire a Bank President with demonstrated banking experience.

(b) The President serves at the pleasure of the Board.

(c) The President is responsible for day-to-day operations.

43.4 Capital and Deposits

43.4.1 Initial Capitalization

(a) CSB shall be initially capitalized with \$100 million from the Colorado Economic Resilience Fund.

(b) Additional capitalization may come from: (1) Appropriations by the General Assembly (2)

Prosperity Partner contributions designated for CSB (3) Bond issuances

(4) Retained earnings

43.4.2 State Deposits

(a) All state agencies shall deposit operating funds in CSB unless:

(1) Federal law requires

otherwise (2) Specific programmatic requirements necessitate other arrangements (3) The

State Treasurer determines an exception is in the state's financial interest

(b) Local governments and school districts may voluntarily deposit funds in CSB.

(c) CESA enterprise funds shall maintain primary accounts at CSB.

43.4.3 Deposit Insurance

(a) CSB deposits backed by state funds shall be guaranteed by the full faith and credit of the State of Colorado.

(b) CSB shall seek membership in the Federal Deposit Insurance Corporation (FDIC) for any retail banking operations.

43.5 Banking Operations

43.5.1 Permitted Activities

CSB may engage in:

(a) Accepting deposits from state agencies, local governments, and CESA programs;

(b) Making loans to: (1) Colorado small businesses (2) Colorado agricultural operations (3)

Colorado infrastructure projects (4) Affordable housing development (5) Renewable energy

projects (6) Student loans (in partnership with education institutions)

- (c) Participating in loan programs with other financial institutions;
- (d) Purchasing and holding government securities;
- (e) Providing letters of credit and other banking services to state agencies;
- (f) Operating a payment processing system for CESA programs.

43.5.2 Prohibited Activities

CSB shall NOT:

- (a) Engage in retail consumer banking (checking accounts for individuals);
- (b) Engage in speculative trading or derivatives;
- (c) Make loans to out-of-state entities except as part of participation arrangements;
- (d) Pay dividends or distribute profits except as provided in this section;
- (e) Make political contributions or engage in lobbying.

43.6 Loan Programs

43.6.1 Small Business Loan Program

(a) CSB shall establish a Colorado Small Business Loan Program offering:

- (1) Interest rates at or below prime rate
- (2) Flexible terms up to 10 years
- (3) Technical assistance for borrowers
- (4) Priority for businesses in underserved communities

(b) Loan limits: (1) Microloans: Up to \ \$50,000 (2) Small business:

Up to \ \$500,000 (3)

Expansion loans: Up to \ \$2 million

43.6.2 Agricultural Loan Program

(a) CSB shall establish a Colorado Agricultural Loan Program

offering:

- (1) Operating loans for seasonal needs
- (2) Equipment financing
- (3) Land purchase loans
- (4) Emergency drought/disaster loans
- (b) Interest rates shall not exceed prime rate for agricultural

loans.

43.6.3 Infrastructure Loan Program

- (a) CSB may provide low-interest financing for:
 - (1) CESA facility construction
 - (2) State infrastructure projects
 - (3) Local government infrastructure (water, sewer, roads)
 - (4) Renewable energy installations
 - (5) Broadband expansion
- (b) Infrastructure loans shall be at or below municipal bond rates.

43.7 Revenue Distribution

43.7.1 Profit Allocation

After maintaining adequate reserves, CSB net income shall be distributed:

- (a) 50% to CESA Economic Resilience Fund
- (b) 30% to CESA General Operations
- (c) 20% to CSB capital reserves for growth

43.7.2 Projected Revenue

Based on the Bank of North Dakota model (serving a state with 1/8 Colorado's population):

Year Projected Net Income to CESA

Year 1-2 \ \$0 (startup)

Year 3 \ \$25 million

Year 4 \ \$75 million

Year 5 \ \$150 million

Year 6-10 \ \$200-400 million annually

Year 10+ \ \$400-600 million annually

43.8 Implementation Timeline

(a) Year 1: Hire leadership, obtain charter, establish operations

(b) Year 2: Begin accepting

state deposits, launch loan programs (c) Year 3: Full operations, first revenue distribution (d)

Year 4+: Expansion and revenue growth

43.9 Oversight and Reporting

(a) CSB shall be audited annually by an independent auditor.

(b) CSB shall publish quarterly financial reports.

(c) CSB shall submit annual report to General Assembly.

(d) State Banking Commissioner shall have examination authority over

CSB.

SECTION 44: HEALTHCARE ADMINISTRATIVE SAVINGS CAPTURE

44.1 Purpose

This section establishes mechanisms to capture administrative savings from transitioning to

Care Without Fear and redirect those savings to healthcare services.

44.2 Administrative Savings Sources

44.2.1 Identified Savings

Care Without Fear generates administrative savings by eliminating:

(a) Insurance company overhead (currently 15-25% of premiums) (b)

Multiple billing systems

(each provider currently maintains systems for dozens of insurers) (c) Prior authorization

bureaucracy (d) Claims denial and appeal processes (e) Insurance marketing and sales costs

(f) Insurance executive compensation (g) Provider credentialing

duplication (h) Utilization

management bureaucracy

44.2.2 Estimated Savings

Category Current Cost CESA Cost Annual Savings

Insurance \ \$3.0-4.0 billion \ \$500 million (5% \ \$2.5-3.5 billion

overhead admin cap)

Provider billing \ \$500 million \ \$100 million \ \$400 million

staff

Prior auth \ \$200 million \ \$0 \ \$200 million

processing

Denial/appeal \ \$150 million \ \$0 \ \$150 million

admin

Total \ \$3.2-4.2 billion

44.3 Savings Capture Mechanisms

44.3.1 Administrative Cost Cap

(a) Care Without Fear administrative costs shall not exceed 5% of total program expenditures.

(b) Any expenditure above 5% requires specific justification and approval from CESA Board.

(c) Administrative cost percentage shall be publicly reported quarterly.

44.3.2 Provider Billing Simplification

(a) Care Without Fear shall implement a single, standardized billing system for all providers.

(b) Providers shall receive payments within 14 days of clean claim submission (compared to current 30-90 days).

(c) Providers are expected to reduce billing staff as a result; savings may be reflected in

reimbursement rate negotiations.

44.3.3 Insurance Transition Assessment

(a) During the transition period (Years 1-5), insurance companies operating in Colorado shall pay a Transition Assessment equal to 1% of Colorado premiums collected.

(b) Assessment revenue shall be deposited in the Care Without Fear Enterprise Fund.

(c) Assessment shall phase out as insurance market transitions to supplemental-only.

44.4 Savings Allocation

Administrative savings captured shall be allocated:

(a) 60% to expanded healthcare services (reduce wait times, increase access) (b) 20% to provider reimbursement rate adequacy (c) 10% to mental health services expansion (d) 10% to reserves

44.5 Verification and Reporting

(a) CESA shall publish annual Administrative Savings Report documenting:

- (1) Actual administrative costs
- (2) Comparison to private insurance administrative costs
- (3) Savings captured and allocated
- (4) Recommendations for additional efficiencies

(b) Independent actuaries shall verify savings calculations every three years.

SECTION 45: FEDERAL FUNDING MAXIMIZATION AND INDEPENDENCE

45.1 Purpose

This section establishes a strategy to maximize federal funding for Colorado

while maintaining

CESA's independence and preparing for eventual self-sufficiency.

45.2 Federal Funding Maximization Office

45.2.1 Establishment

There is established within CESA the Federal Funding Maximization Office (FFMO).

45.2.2 Mission

FFMO shall:

- (a) Identify all federal funding opportunities applicable to CESA programs;
- (b) Aggressively pursue federal grants, matching funds, and reimbursements;
- (c) Coordinate with state agencies to avoid duplicate applications;
- (d) Monitor federal policy changes affecting Colorado funding;
- (e) Prepare for transition to self-sufficiency if federal funding is reduced.

45.3 Acceptable Federal Funding

45.3.1 Funding Without Conditions

CESA shall accept federal funding that comes without conditions that conflict with CESA principles.

45.3.2 Medicaid Matching

- (a) Care Without Fear shall be structured to maximize Medicaid federal matching funds (approximately 50% federal share for most populations).

- (b) Estimated federal Medicaid contribution: \ \$2.0-3.0 billion annually.

45.3.3 Other Federal Programs

CESA shall pursue funding from:

- (a) Child Care Development Block Grant
- (b) Community Development

Block Grants (c) FEMA

disaster preparedness and response (d) Department of Energy climate/energy grants (e)

Department of Transportation infrastructure grants (f) Department of Labor workforce

development grants (g) HUD housing and homelessness grants (h) HRSA healthcare workforce

grants (i) SAMHSA mental health and substance abuse grants

45.4 Unacceptable Federal Conditions

45.4.1 CESA shall NOT accept federal funding conditioned on:

- (a) Discrimination against any protected class;
- (b) Cooperation with immigration enforcement beyond Colorado law;
- (c) Restrictions on reproductive healthcare access;
- (d) Restrictions on LGBTQ+ healthcare access;
- (e) Privatization of CESA services;
- (f) Work requirements for healthcare coverage;
- (g) Drug testing for benefit eligibility (except where directly job-related);
- (h) Any condition that conflicts with CESA Constitutional Core provisions.

45.4.2 Review Process

(a) FFMO shall review all federal funding conditions before acceptance.

(b) Funding with problematic conditions shall be referred to CESA Director and Attorney

General for determination.

(c) CESA Board shall have final authority on accepting conditioned funding.

45.5 Independence Preparation

45.5.1 Federal Dependency Tracking

CESA shall track and publicly report:

- (a) Total federal funding received by program;
- (b) Federal funding as percentage of total program funding;
- (c) Vulnerability assessment if federal funding reduced.

45.5.2 Self-Sufficiency Planning

(a) For each program receiving federal funding, CESA shall develop a Self-Sufficiency Plan

identifying:

- (1) Alternative funding sources if federal funding is eliminated
- (2) Program modifications to reduce costs
- (3) Timeline for transition to independence
- (4) Impact assessment of various federal reduction scenarios
- (b) Self-Sufficiency Plans shall be updated annually.

45.5.3 Economic Resilience Fund Allocation

(a) A portion of the Economic Resilience Fund (Section 6.4) shall be designated for federal funding contingency.

(b) Target: Reserves sufficient to cover 2 years of federal funding at current levels by Year 10.

45.6 Federal Advocacy

45.6.1 Protection of State Interests

CESA shall advocate to federal policymakers for:

- (a) Maintaining state flexibility in implementing federal programs;
- (b) Protecting Medicaid and other healthcare funding;
- (c) Opposing unfunded mandates;
- (d) Supporting state innovation waivers.

45.6.2 Interstate Coordination

CESA shall coordinate with other states to:

- (a) Protect shared federal funding interests;

- (b) Share best practices in federal funding maximization;
- (c) Present united front against harmful federal policy changes.

SECTION 46: SETTLEMENT AND RECOVERY FUND DEDICATION

46.1 Purpose

This section dedicates lawsuit settlements, legal recoveries, and related revenue to CESA

programs.

46.2 Dedicated Settlement Revenue

46.2.1 Opioid Settlement Funds

(a) All Colorado opioid settlement funds shall be dedicated to CESA as follows:

- 50% to Mental Health Services (Section 2.12)
- 30% to Care Without Fear substance use treatment
- 20% to Zero Homeless Colorado (addiction often linked to homelessness)

(b) Estimated annual revenue: \ \$40-60 million (over 15+ year settlement period)

46.2.2 Tobacco Master Settlement Agreement

(a) Colorado's annual tobacco settlement revenue shall be dedicated to CESA:

- 60% to Care Without Fear (smoking-related illness treatment)
- 25% to public health prevention programs
- 15% to rural healthcare services

(b) Estimated annual revenue: \ \$100 million

46.2.3 Future Technology Settlements

(a) Any future settlements from technology companies (AI harm, data privacy violations, antitrust, etc.) shall be dedicated:

- 70% to affected program areas (AI Workforce Protection, Data Privacy, etc.)
- 30% to Economic Resilience Fund

46.2.4 Healthcare Fraud Recoveries

(a) CESA shall aggressively pursue healthcare fraud.

(b) Recovered funds shall be deposited in Care Without Fear Enterprise Fund.

(c) Estimated annual recovery: \ \$10-20 million

46.3 Settlement Fund Administration

46.3.1 Settlement Fund Account

(a) There is established the CESA Settlement Fund Account within the State Treasury.

(b) All dedicated settlement funds shall be deposited in this account.

(c) Funds shall be distributed to designated programs according to this section.

46.3.2 Reporting

(a) CESA shall publish quarterly reports on settlement fund receipts and distributions.

(b) Annual report shall include use of funds and program outcomes achieved.

46.4 Total Estimated Settlement Revenue

Source Annual Amount

Opioid settlements \ \$40-60 million

Tobacco MSA \ \$100 million

Future tech settlements Variable

Fraud recoveries \ \$10-20 million

Total \ \$150-180 million +

PART X: IMPLEMENTATION AND ACCOUNTABILITY

SECTION 47: THIRTEEN-YEAR PHASED IMPLEMENTATION PLAN

47.1 Purpose

This section establishes a realistic, phased implementation timeline for CESA over thirteen

years, with built-in checkpoints, evaluation requirements, and adaptive capacity.

47.2 Implementation Philosophy

(a) CESA shall be implemented incrementally, with each phase building on the success of previous phases.

(b) Implementation shall proceed only after: (1) Required actuarial analysis confirms viability

(Section 48) (2) Administrative infrastructure is operational (3) Funding mechanisms are

functional (4) Workforce is trained and ready

(c) Timelines may be adjusted based on real-world conditions while maintaining commitment to full implementation.

47.3 Phase 1: Foundation (Years 1-3)

Year 1 (2027) - Infrastructure Building

Administrative: - Establish CESA Administration (Section 18) - Hire core leadership team -

Launch Colorado Services Portal (Section 19.8) - Create CESA Benefits Card system (Section 19) -

Establish TABOR Compliance Office (Section 42) - Begin Colorado State Bank charter process

(Section 43)

Programs Launched: - Whistleblower Protections active (Section 24) - Climate

Research

Protection enacted (Section 37.12) - Digital Likeness Protection Office opens (Section 34) -

Strategic Foresight Office established (Section 32) - Data Privacy Act enforcement begins

(Section 38) - Worker Classification protections active (Section 39)

Healthcare Preparation: - Complete independent actuarial analysis (Section 48) - Design Care

Without Fear contribution system - Begin provider network development - Launch community

education campaign

Budget: \ \$200-300 million (administrative startup)

Year 2 (2028) - Program Pilots

Programs Launched: - Life Security Program opens for voluntary enrollment (Section 5) -

Care Without Fear pilot in 3 regions (uninsured/underinsured) - Mental Health Crisis

Response pilots in Denver metro (Section 30.8) - Zero Homeless Colorado pilot in Denver

(Section 8) - AI Workforce Protection tracking begins (Section 4) - Colorado State Bank begins

operations (Section 43)

Healthcare Expansion: - Care Without Fear enrollment for small businesses - Provider

contracts finalized - Claims processing system operational

Budget: \ \$500-750 million

Year 3 (2029) - Statewide Foundation

Programs Expanded: - Care Without Fear statewide enrollment for uninsured - Mental

Health Services expansion (Section 2.12) - Life Security Program full enrollment - Rural

Implementation Standards active (Section 35) - Community Policing Standards statewide

(Section 30) - Disability programs launch (Section 36) - Innovation Districts

designated (Section

Evaluation Checkpoint: - Independent assessment of Phase 1 programs -
Actuarial update on

healthcare costs - Public report on outcomes achieved - Adjustment
recommendations

Budget: \ \$2-3 billion

Phase 1 Success Metrics

Metric Target

CESA Portal active users 500,000

Life Security enrollees 200,000

Metric Target

Care Without Fear enrollees 300,000

Mental health crisis diversions 10,000

Homeless individuals housed (pilot) 2,000

State Bank loans issued \ \$100 million

47.4 Phase 2: Expansion (Years 4-7)

Year 4 (2030) - Major Rollout

Healthcare Expansion: - Care Without Fear default for new employees - All
small businesses

(under 50 employees) eligible - State and local government employee transition
- Provider

reimbursement rate stabilization

New Programs: - Childcare For All pilot programs (Section 40) - Climate
Resilience Fund

operational (Section 37) - Colorado Shield enhanced capability (Section 7) -
Technology

Assistance Services statewide (Section 41)

Financial: - State Bank full operations, first CESA revenue - Enterprise funds
self-sustaining -

Economic Resilience Fund at \ \$1 billion

Budget: \ \$5-7 billion

Year 5 (2031) - Universal Access Push

Healthcare: - Care Without Fear: 75% of population covered - Mental health parity fully

implemented - Substance use treatment expanded - Rural healthcare access 90% compliance

Programs Expanded: - Zero Homeless Colorado statewide - Childcare For All income-based

rollout - AI Workforce Protection full benefits available - Education Independence programs

active (Section 15)

Evaluation Checkpoint: - Comprehensive Phase 2 mid-point review - Healthcare cost

comparison to projections - Employment and economic impact assessment - International

benchmarking

Budget: \ \$8-10 billion

Year 6 (2032) - Employer Transition

Healthcare: - Care Without Fear: All employers under 500 employees transitioned - Large

employer transition begins - Private insurance moves to supplemental model - Administrative

savings fully realized

Programs Matured: - Childcare For All: Universal access for income-eligible - AI displacement

benefits at full capacity - Clean Energy targets: 80% renewable achieved

Budget: \ \$10-12 billion

Year 7 (2033) - Full Coverage Achievement

Healthcare: - Care Without Fear: 95%+ population covered - Employer transition complete -

Supplemental insurance market stabilized - Healthcare outcomes improvement documented

All Programs: - All CESA programs fully operational - Economic Resilience Fund at \ \$3 billion -

Federal funding independence plan updated - Global partnerships active (Section 23)

Evaluation Checkpoint: - Comprehensive Phase 2 assessment - Cost-benefit analysis (7-year

retrospective) - Recommendations for Phase 3 optimization - Public satisfaction survey

Budget: \\$12-15 billion

Phase 2 Success Metrics

Metric Target

Care Without Fear covered 5+ million

Uninsured rate Below 2%

Healthcare admin cost Below 5%

Chronic homelessness Reduced 75%

Childcare access 80%+ of families

AI-displaced workers assisted 50,000

Economic Resilience Fund \\$3 billion

47.5 Phase 3: Maturity (Years 8-13)

Years 8-9 (2034-2035) - Optimization

Focus: - System efficiency improvements - Cost optimization based on 7+ years of data -

Outcome quality enhancement - Innovation integration

Targets: - Healthcare costs 15%+ below national average - Zero functional homelessness

achieved - 100% renewable electricity - Federal funding reduced to <25% of CESA budget

Years 10-11 (2036-2037) - Self-Sufficiency

Focus: - Economic Resilience Fund at \$5 billion target - Federal funding contingency plans

tested - Colorado model documentation for other states - Long-term sustainability confirmed

Targets: - Full federal funding independence capability - State Bank generating \$300+ million

annually - All enterprise funds with 2+ years reserves - International recognition of CESA

model

Years 12-13 (2038-2039) - Legacy

Focus: - System refinement based on decade+ of experience - Knowledge transfer to other

states - Next-generation planning - 15-year strategic vision development

Final Success Metrics: \ Metric \ Target \ \-----\-----\ \ All Coloradans covered by Care

Without Fear \ 100% \ \ Healthcare cost vs. national average \ 20%+ savings \ \ Life expectancy

improvement \ +2 years \ \ Child poverty rate \ Below 5% \ \ Homelessness \ Functional zero \ \

Economic Resilience Fund \ \$5+ billion \ \ CESA administrative efficiency \ 95%+ \

47.6 Adaptive Implementation

47.6.1 Annual Reviews

(a) CESA Administration shall conduct annual implementation reviews

assessing: (1) Progress

against timeline (2) Budget versus actual spending (3) Outcome achievement (4) Emerging

challenges (5) Recommended adjustments

(b) Reviews shall be public and presented to General Assembly.

47.6.2 Timeline Adjustments

(a) Implementation timelines may be accelerated if: (1) Programs

exceed performance

expectations (2) Funding exceeds projections (3) Public demand supports faster rollout (4)

Efficiencies are identified

(b) Implementation timelines may be extended if: (1) Funding falls

short of projections (2)

Administrative capacity is insufficient (3) Quality would be compromised by speed (4) External

factors (recession, pandemic, etc.) require caution

(c) Timeline changes require: (1) Public explanation (2) CESA Board approval (3) Report to General Assembly

47.6.3 Contingency Planning

CESA shall maintain contingency plans for: (a) Economic recession (revenue reduction

scenarios) (b) Federal funding elimination (c) Legal challenges to enterprise fund structure

(d) Natural disaster requiring emergency response (e) Public health emergency

SECTION 48: INDEPENDENT ACTUARIAL ANALYSIS REQUIREMENTS

48.1 Purpose

This section requires independent actuarial analysis before implementation of major CESA

programs to ensure fiscal responsibility and program viability.

48.2 Required Analyses

48.2.1 Care Without Fear Actuarial Study

(a) Before Care Without Fear enrollment begins, CESA shall complete an independent actuarial analysis including:

- (1) Colorado-specific healthcare cost projections
- (2) Enrollment estimates by population segment
- (3) Revenue adequacy assessment
- (4) Administrative cost modeling
- (5) Provider reimbursement rate analysis
- (6) 10-year cost projection with sensitivity analysis
- (7) Comparison to current system costs
- (8) Risk identification and mitigation strategies

(b) Analysis shall be conducted by a qualified actuarial firm with

healthcare experience,
selected through competitive procurement.

(c) Analysis shall be completed no later than 6 months before Care Without Fear enrollment opens.

(d) Analysis shall be made public in full.

48.2.2 Life Security Actuarial Study

(a) Before Life Security Program enrollment begins, CESA shall complete an independent actuarial analysis including:

- (1) Mortality rate projections for Colorado population
- (2) Benefit cost modeling at each contribution level
- (3) Reserve adequacy requirements
- (4) Investment return assumptions
- (5) 25-year program sustainability projection

(b) Analysis shall be conducted by a qualified actuarial firm with life insurance experience.

48.2.3 Childcare Cost Study

(a) Before Childcare For All expands beyond pilots, CESA shall complete a cost study including:

- (1) Provider cost modeling
- (2) Enrollment projections
- (3) Facility capacity assessment
- (4) Workforce availability analysis
- (5) 10-year cost projection

48.3 Actuarial Standards

48.3.1 Qualifications

(a) Actuarial analyses shall be conducted by: (1) Firms or individuals holding appropriate

actuarial credentials (2) Entities with no financial interest in CESA outcomes
(3) Analysts with

relevant experience in the program area

48.3.2 Independence

- (a) Actuaries shall operate independently of CESA Administration.
- (b) CESA shall not influence actuarial conclusions.
- (c) Actuaries shall disclose any potential conflicts of interest.

48.3.3 Standards of Practice

Analyses shall comply with Actuarial Standards of Practice promulgated by the Actuarial

Standards Board.

48.4 Implementation Contingency

48.4.1 Go/No-Go Decision

(a) Final implementation contingent upon completion of independent actuarial analysis confirming program viability.

(b) If actuarial analysis identifies significant concerns:

(1) CESA Administration shall develop response plan

(2) Response may include program modifications, timeline adjustments, or funding changes

(3) Modified program shall receive updated actuarial review

(4) Implementation proceeds only when actuaries confirm viability of modified program

48.4.2 Viability Standard

(a) A program is considered viable if:

(1) Projected revenue is sufficient to cover projected costs with 10% margin

(2) Reserves can be established at required levels

(3) No structural deficit is projected within 10 years

(4) Risks are manageable with identified mitigation strategies

(b) If viability cannot be confirmed, program shall not proceed until modifications achieve viability.

48.5 Ongoing Actuarial Review

48.5.1 Triennial Review

(a) After implementation, enterprise fund programs shall receive independent actuarial review every three years.

(b) Reviews shall assess: (1) Actual versus projected costs (2) Reserve adequacy (3) Emerging risks (4) Recommended adjustments

48.5.2 Annual Reporting

(a) CESA Chief Actuary (internal position) shall publish annual actuarial reports for each enterprise fund.

(b) Reports shall be reviewed by external actuary for reasonableness.

48.6 University Partnership for Preliminary Analysis

48.6.1 Authorization

(a) CESA is authorized to partner with Colorado universities for preliminary actuarial and economic analysis.

(b) Recommended partners: (1) Colorado Health Institute (healthcare analysis) (2) CU Denver

School of Public Affairs (policy analysis) (3) CU Anschutz Colorado School of Public Health

(health economics) (4) CSU Economics Department (economic impact)

48.6.2 Graduate Research

(a) CESA may sponsor graduate research projects on CESA topics.

(b) University analysis may inform program design but does not substitute for required professional actuarial analysis before implementation.

APPENDIX A: COMPREHENSIVE BUDGET SUMMARY (ENTERPRISE

MODEL)

A.1 Revenue Overview

A.1.1 Enterprise Fund Revenue

Fund Revenue Source Annual Amount TABOR Status

Care Individual contributions \ \$2.5-3.5B Enterprise - Exempt

Withou

t Fear

Employer contributions \ \$4.0-5.0B Enterprise - Exempt

Fund Revenue Source Annual Amount TABOR Status

Provider assessments \ \$500M-1.0B Enterprise - Exempt

Admin savings capture \ \$1.5-2.0B Savings - N/A

Federal Medicaid match \ \$2.0-3.0B Federal - N/A

Subtotal \ \$10.5-14.5B

Life Employee contributions \ \$400-600M Enterprise - Exempt

Securit

Employer contributions \ \$100-150M Enterprise - Exempt

Subtotal \ \$500-750M

AI Employer automation fees \ \$300-500M Enterprise - Exempt

Workfo

Childca Parent contributions \ \$200-400M Enterprise - Exempt

Employer contributions \ \$150-250M Enterprise - Exempt

Federal funding \ \$400-550M Federal - N/A

Subtotal \ \$750M-1.2B

Enterpr \ \$12.0-17.0B

Total

A.1.2 Fee-Based Revenue (Non-Enterprise)

Source Annual Amount TABOR Status

Tourism lodging fee \ \$180M Fee - Exempt

Tourism ski fee \ \$210M Fee - Exempt

Tourism parks fee \ \$200M Fee - Exempt

Short-term rental fee \ \$100M Fee - Exempt

Convention fee \ \$30M Fee - Exempt

Enforcement penalties \ \$10-20M Penalty - Exempt

Fee Total \ \$730-740M

A.1.3 Dedicated Revenue

Source Annual Amount Status

Cannabis reallocation \ \$425M May need vote to
reallocate

Opioid settlements \ \$40-60M Dedicated by settlement

Tobacco MSA \ \$100M Dedicated by statute

Fraud recoveries \ \$10-20M Recovery - N/A

Source Annual Amount Status

Dedicated Total \ \$575-605M

A.1.4 Generated Revenue (Growing Over Time)

Source Year 3 Year 5 Year 10

State Bank \ \$25M \ \$150M \ \$400M
returns

Investment \ \$25M \ \$100M \ \$250M
returns

Federal \ \$100M \ \$300M \ \$500M
maximization

Generated Total \ \$150M \ \$550M \ \$1.15B

A.1.5 Total Revenue by Year

Year Enterprise Fees Dedicated Generated Total

Year 1 \ \$500M \ \$730M \ \$575M \ \$0 \ \$1.8B

Year 3 \ \$5.0B \ \$735M \ \$590M \ \$150M \ \$6.5B

Year 5 \ \$10.0B \ \$740M \ \$600M \ \$550M \ \$11.9B

Year 7 \ \$14.0B \ \$745M \ \$605M \ \$850M \ \$16.2B

Year 10 \ \$16.0B \ \$750M \ \$605M \ \$1.15B \ \$18.5B

Year 13 \ \$17.0B \ \$760M \ \$605M \ \$1.5B \ \$19.9B

A.2 Expenditure Overview

A.2.1 Healthcare (Care Without Fear)

Category Year 3 Year 7 Year 13

Direct medical \ \$3.5B \ \$9.0B \ \$11.0B

services

Mental health \ \$200M \ \$500M \ \$600M

services

Prescription \ \$400M \ \$1.0B \ \$1.2B

drugs

Dental/Vision \ \$100M \ \$300M \ \$400M

Administration \ \$200M \ \$550M \ \$650M

(5% cap)

Reserves \ \$100M \ \$400M \ \$500M

Healthcare \ \$4.5B \ \$11.75B \ \$14.35B

Total

A.2.2 Worker Protection

Program Year 3 Year 7 Year 13

AI Workforce \ \$150M \ \$400M \ \$500M

Protection

Life Security \ \$100M \ \$400M \ \$500M

benefits

Life Security \ \$150M \ \$200M \ \$100M

reserves

Worker \ \$10M \ \$15M \ \$20M

Classification

Worker Total \ \$410M \ \$1.0B \ \$1.12B

A.2.3 Family and Social Programs

Program Year 3 Year 7 Year 13

Childcare For All \ \$300M \ \$700M \ \$800M

Zero Homeless \ \$150M \ \$350M \ \$300M

Colorado

Elder Care \ \$50M \ \$100M \ \$150M

Education \ \$50M \ \$150M \ \$200M

Independence

Family Total \ \$550M \ \$1.3B \ \$1.45B

A.2.4 Safety and Resilience

Program Year 3 Year 7 Year 13

Colorado Shield \ \$100M \ \$200M \ \$250M

Climate \ \$75M \ \$150M \ \$175M

Resilience

Climate Research \ \$15M \ \$20M \ \$25M

Protection

Mental Health \ \$25M \ \$35M \ \$40M

Crisis Response

Community \ \$20M \ \$30M \ \$35M

Policing

Safety Total \ \$235M \ \$435M \ \$525M

A.2.5 Economic Development

Program Year 3 Year 7 Year 13

Innovation \ \$30M \ \$75M \ \$100M

Districts

Business Success \ \$15M \ \$25M \ \$30M

Team

Program Year 3 Year 7 Year 13

Clean Energy \ \$50M \ \$100M \ \$75M

Global \ \$5M \ \$15M \ \$20M

Partnership

State Bank \ \$10M \ \$5M \ \$0

operations

Economic Total \ \$110M \ \$220M \ \$225M

A.2.6 Administration and Infrastructure

Category Year 3 Year 7 Year 13

CESA \ \$75M \ \$125M \ \$150M

Administration

Technology/ \ \$50M \ \$75M \ \$100M

Portal

Rural \ \$40M \ \$60M \ \$75M

Implementation

Technology \ \$25M \ \$35M \ \$40M

Assistance

Disability \ \$50M \ \$90M \ \$100M

Programs

Data Privacy \ \$10M \ \$15M \ \$15M

Digital Likeness \ \$5M \ \$8M \ \$10M

Admin Total \ \$255M \ \$408M \ \$490M

A.2.7 Rights and Other Programs

Program Year 3 Year 7 Year 13

Sanctuary State \ \$10M \ \$15M \ \$15M

implementation

Human \ \$10M \ \$15M \ \$20M

Trafficking

enforcement

Tribal \ \$10M \ \$15M \ \$20M

Partnership

Food programs \ \$50M \ \$75M \ \$100M

Circular Economy \ \$10M \ \$20M \ \$25M

Democracy \ \$5M \ \$10M \ \$10M

Protection

Other programs \ \$20M \ \$30M \ \$40M

Rights Total \ \$115M \ \$180M \ \$230M

A.2.8 Reserves and Contingencies

Reserve Year 3 Year 7 Year 13

Economic \ \$200M \ \$400M \ \$300M

Resilience Fund

Operating \ \$100M \ \$200M \ \$250M

contingency

Legal defense \ \$10M \ \$10M \ \$10M

Reserves Total \ \$310M \ \$610M \ \$560M

A.2.9 Total Expenditures by Year

Yea Healthcar Work Famil Econom Adm Reserve

r e e r y Safety ic in Rights s Total

Yea \ \$200M \ \$50M \ \$50M \ \$75M \ \$50M \ \$150 \ \$30M \ \$50M \ \$655M

r1 M

Yea \ \$4.5B \ \$410 \ \$550 \ \$235 \ \$110M \ \$255 \ \$115M \ \$310M \ \$6.5B

r3 M M M M

Yea \ \$8.0B \ \$700 \ \$900 \ \$335 \ \$165M \ \$330 \ \$145 \ \$460M \ \$11.0B

r5 M M M M M

Yea \ \$11.75B \ \$1.0B \ \$1.3B \ \$435 \ \$220M \ \$408 \ \$180 \ \$610M \ \$15.9B

r7 M M M

Yea \ \$13.5B \ \$1.1B \ \$1.4B \ \$485 \ \$225M \ \$460 \ \$210 \ \$580M \ \$18.0B

r 10 M M M

Year 13 \$14.35B \$1.12B \$1.45B \$525 \$225M \$490 \$230 \$560M \$19.0B

Year 13 M M M

A.3 Net Position

Year Revenue Expenditures Net

Year 1 \$1.8B \$655M +\$1.1B (startup
reserve building)

Year 3 \$6.5B \$6.5B Balanced

Year 5 \$11.9B \$11.0B +\$900M

Year 7 \$16.2B \$15.9B +\$300M

Year 10 \$18.5B \$18.0B +\$500M

Year 13 \$19.9B \$19.0B +\$900M

Note: Surpluses flow to Economic Resilience Fund until \$5 billion target achieved.

A.4 Economic Resilience Fund Projection

Year Beginning Contributions Target

Year 1 \$0 \$1.0B Building

Year 3 \$1.2B \$200M Building

Year 5 \$2.0B \$400M Building

Year 7 \$3.0B \$400M Building

Year 10 \$4.5B \$300M Near target

Year 13 \$5.0B+ Maintenance Target achieved

APPENDIX C: FAMILY AND EMPLOYER SAVINGS CALCULATIONS

C.1 Individual/Family Savings Analysis

C.1.1 Current System Costs (Average Colorado Family)

Expense Individual Family of 4

Monthly premium \ \$450 \ \$1,200

(employer share)

Monthly premium \ \$150 \ \$400

(employee share)

Annual employee \ \$1,800 \ \$4,800

premium cost

Annual deductible \ \$1,500 \ \$3,000

Average annual out-of- \ \$1,200 \ \$2,500

pocket

Total Annual \ \$4,500 \ \$10,300

Healthcare Cost

Private life insurance \ \$600 \ \$1,200

Grand Total Current \ \$5,100 \ \$11,500

C.1.2 CESA Costs

Incom Total

e Healthcare (%) Life Security (1%) CESA Current Cost Savings

\ \$35,00 \ \$700 (2%) \ \$350 \ \$1,050 \ \$5,100 \ \$4,050

\ \$50,00 \ \$2,000 (4%) \ \$500 \ \$2,500 \ \$5,100 \ \$2,600

\ \$75,00 \ \$3,750 (5%) \ \$750 \ \$4,500 \ \$10,300 \ \$5,800

\ \$100,0 \ \$6,000 (6%) \ \$1,000 \ \$7,000 \ \$11,500 \ \$4,500

Incom Total

e Healthcare (%) Life Security (1%) CESA Current Cost Savings

\ \$150,0 \ \$10,500 (7%) \ \$1,500 \ \$12,000 \ \$13,000 \ \$1,000

\\$200,0 \\$14,000 (7%) \\$2,000 \\$16,000 \\$14,500 -\\$1,500*

*Higher earners pay modestly more but receive: no deductibles, no copays, no coverage gaps, no

pre-existing condition worries, portable coverage.

C.1.3 Key Family Benefits Under CESA

Benefit Current System CESA

Annual deductible \\$1,500-6,000 \\$0

Out-of-pocket maximum \\$8,000-16,000 \\$0

Can be denied coverage Yes No

Coverage gap between Common Never

jobs

Pre-existing condition Possible Prohibited

penalty

Paperwork/bills Constant Minimal

Surprise bills Common Prohibited

Network restrictions Strict Any CO provider

C.2 Employer Savings Analysis

C.2.1 Current Employer Costs

Employee HR

Company Size s Avg Salary Annual Health Insurance Admin Total

Very Small 10 \\$50,000 \\$70,000 \\$10,000 \\$80,000

Small 25 \\$55,000 \\$175,000 \\$25,000 \\$200,000

Medium 50 \\$60,000 \\$350,000 \\$50,000 \\$400,000

Large 100 \\$65,000 \\$700,000 \\$75,000 \\$775,000

Very Large 500 \\$70,000 \\$3,500,000 \\$200,000 \\$3,700,00

0

C.2.2 CESA Employer Costs

Company Size Payroll CESA Rate CESA Cost Current Cost Savings

Very Small (10) \\$500,000 0% \\$0 \\$80,000 \\$80,000

(exempt)

Small (25) \ \$1,375,00 6% \ \$82,500 \ \$200,000 \ \$117,500

Company Size Payroll CESA Rate CESA Cost Current Cost Savings

0

Medium (50) \ \$3,000,00 8% \ \$240,000 \ \$400,000 \ \$160,000

0

Large (100) \ \$6,500,00 8% \ \$520,000 \ \$775,000 \ \$255,000

0

Very Large \ \$35,000,0 9% \ \$3,150,000 \ \$3,700,000 \ \$550,000

(500) 00

C.2.3 Additional Employer Benefits

Benefit Value

No insurance negotiations Saves 20+ hours annually

No benefits administration Reduces HR needs

complexity

No COBRA administration Eliminated

Healthier workforce (preventive care) Reduced absenteeism

Recruitment advantage Healthcare not a negotiation

No coverage disputes with employees Eliminated

Predictable costs Fixed percentage of payroll

C.3 Statewide Economic Impact

C.3.1 Total Savings Redistribution

Category Current Spending CESA Spending Savings

Private insurance \ \$18 billion \ \$0 \ \$18 billion

premiums

Out-of-pocket \ \$4 billion \ \$0 \ \$4 billion

costs

CESA \ \$0 \ \$8 billion - \ \$8 billion

contributions

Administrative \ \$4 billion \ \$500 million \ \$3.5 billion
overhead

Net Statewide \ \$17.5 billion

Savings

C.3.2 Where Savings Go

Recipient Annual Benefit

Colorado families (direct savings) \ \$8-10 billion

Colorado employers (direct savings) \ \$3-5 billion

Healthcare system (reinvested) \ \$3-4 billion

Recipient Annual Benefit

Economic Resilience Fund \ \$500 million

C.3.3 Economic Multiplier Effects

Effect Estimate

Consumer spending increase \ \$5-7 billion

Small business growth \ \$1-2 billion

Healthcare job creation 25,000-35,000 jobs

CESA administration jobs 5,000-8,000 jobs

Reduced bankruptcy (medical debt) 50% reduction

New business formation 15% increase

C.4 Comparison to Other Systems

C.4.1 Per Capita Healthcare Costs

System Per Capita Cost Colorado CESA

United States (current) \ \$13,000 ---

Colorado (current) \ \$11,500 ---

Colorado (CESA --- \ \$7,500

projected)

Canada \ \$6,800 ---

Germany \ \$7,400 ---

France \ \$6,000 ---

United Kingdom \ \$5,400 ---

C.4.2 Administrative Cost Comparison

System Admin % of Total

US Private Insurance 18-25%

US Medicare 2-3%

US Medicaid 5-7%

Colorado CESA (capped) 5%

Canada 2-3%

Taiwan 2%

C.5 Data Sources and Methodology Notes

C.5.1 Data Classification

VERIFIED DATA: - Colorado population (~5.8 million) - US Census - Average employer health

insurance costs - Kaiser Family Foundation - Current Colorado tax rates - Colorado Department

of Revenue - Medicare/Medicaid administrative costs - CMS

ESTIMATED DATA: - CESA contribution rates and thresholds - Policy design - Enrollment

projections - Based on similar programs - Administrative savings - Based on single-payer

studies (PERI, GAO) - Employer behavioral response - Projected

REQUIRES ACTUARIAL ANALYSIS: - Final healthcare cost projections - Life Security mortality

and benefit costs - Long-term sustainability modeling

C.5.2 Conservative Assumptions

Throughout these projections: - Revenue estimates use LOWER end of ranges - Cost estimates

use HIGHER end of ranges - Behavioral changes (reduced consumption) are assumed -

Implementation delays are factored in - Contingency reserves are maintained

C.5.3 Limitations

These projections are estimates. Actual results will depend on: - Economic

conditions -

Enrollment rates - Healthcare cost trends - Implementation effectiveness -
Federal policy

changes - Legal challenges

Independent actuarial analysis is REQUIRED before implementation (Section
48).

APPENDIX D: DATA SOURCES AND METHODOLOGY

D.1 Government Data Sources

Source Data Used URL

US Census Bureau Population, [census.gov](https://www.census.gov)

demographics

Bureau of Economic Personal income [bea.gov](https://www.bea.gov)

Analysis

Bureau of Labor Employment, wages [bls.gov](https://www.bls.gov)

Statistics

Centers for Medicare & Healthcare costs [cms.gov](https://www.cms.gov)

Medicaid

Colorado Dept of Tax data cdor.colorado.gov

Revenue

Colorado Dept of Labor Employment data cdle.colorado.gov

D.2 Research Sources

Source Data Used

Kaiser Family Foundation Employer health benefits survey

PERI (UMass) Single-payer cost studies

Colorado Health Institute State health data

Commonwealth Fund Healthcare system comparisons

Urban Institute Healthcare modeling

D.3 Methodology Summary

Healthcare Cost Modeling: - Started with current Colorado healthcare spending (~\$35 billion

total) - Applied administrative savings estimates from peer-reviewed studies - Adjusted for

CESA-specific design features - Added contingency for uncertainty

Revenue Projections: - Based contribution rates on California single-payer proposal model -

Adjusted for Colorado income distribution - Applied conservative enrollment assumptions -

Included ramp-up period in early years

Economic Impact: - Used standard economic multipliers (1.5-2.0x) - Referenced similar

program implementations - Consulted academic economic impact studies

D.4 What Needs Further Analysis

Item Required Analysis Recommended Provider

Care Full actuarial study Milliman or similar

Without

Fear costs

Life Life actuarial analysis Life insurance actuary

Security

Program

Economic Economic study CU Leeds School

impact

Legal TABOR compliance review Attorney General

structure

Impleme Operational study Healthcare consultants

ntation

planning

This budget summary will be updated as independent analysis is completed and implementation

proceeds.

SECTION 49: BACKUP REVENUE PROVISIONS

49.1 Purpose

This section establishes backup revenue provisions that may be activated only if: (a) Enterprise

fund revenue is insufficient; OR (b) Courts rule enterprise fund structure is not TABOR-

compliant; OR (c) Voter approval is otherwise required for CESA funding.

49.2 Backup Status

(a) The provisions in this section are NOT active upon passage of CESA.

(b) These provisions are held in reserve and activate ONLY upon: (1) CESA Board

determination that backup revenue is necessary; AND (2) Voter approval at a general election

49.3 Backup Revenue Option A: Income Tax Adjustment

49.3.1 Structure

If voter approval is required, CESA shall propose:

(a) Tax reduction for 98% of Coloradans: \ Income \ Current Rate

\ Proposed Rate \ Change \ \

-----\|-----\|-----\|-----\ \| Under \ \$50,000 \| 4.4% \| 4.0% \| -0.4% \|
\ \| \$50,000-

\ \$100,000 \| 4.4% \| 4.2% \| -0.2% \| \| \ \$100,000-\\$200,000 \| 4.4% \| 4.4% \| No
change \|

(b) Tax increase for top 2% of earners: \ Income \ Current Rate \

Proposed Rate \ Change \ \

-----\|-----\|-----\|-----\ \| \ \$200,000-\\$500,000 \| 4.4% \| 5.0% \|
+0.6% \| \| \| \$500,000-

\ \$1,000,000 \| 4.4% \| 6.0% \| +1.6% \| \| Over \ \$1,000,000 \| 4.4% \| 7.0% \|
+2.6% \|

49.3.2 Estimated Revenue

Net new revenue from graduated structure: \ \$800 million - \ \$1.5 billion
annually

49.3.3 Ballot Language Requirement

If this provision is activated, ballot language must clearly state: (1) Taxes go
DOWN for \[X]\% of

Coloradans (2) Taxes go UP only for incomes over \ \$200,000 (3) Specific use of
funds (CESA

programs) (4) Comparison to current healthcare/insurance costs

49.4 Backup Revenue Option B: Healthcare Enterprise Fee Confirmation

49.4.1 Structure

If courts rule Care Without Fear contributions require voter approval, CESA shall propose:

(a) Ballot measure confirming healthcare contribution structure as described in Section 3.3

(b) Ballot language emphasizing: (1) Contributions REPLACE insurance premiums (2) Most

Coloradans pay LESS than current premiums (3) No deductibles, no copays, no coverage gaps

(4) Comparison to current family healthcare costs

49.5 Ballot Measure Strategy

49.5.1 Timing

(a) If backup revenue is needed, ballot measures shall be placed on the next general election (even-numbered year November).

(b) Special elections shall not be used for CESA revenue measures.

49.5.2 Phasing

(a) If multiple backup measures are needed, CESA shall prioritize:

(1) First election: Healthcare

funding (most popular, clearest savings) (2) Second election: Additional programs if needed

49.5.3 Campaign

(a) CESA Administration may educate the public on ballot measures using factual information.

(b) CESA shall not use state funds for advocacy, but may present factual comparisons.

(c) Prosperity Partners and supporters may independently advocate for measures.

49.6 Alternative Revenue Contingencies

If backup measures fail, CESA shall:

- (a) Continue operating programs funded by non-contested revenue sources
- (b) Reduce scope of programs that required voter-rejected funding
- (c) Develop alternative program designs that may be more acceptable to voters
- (d) Re-present modified measures at subsequent election

PART XI: STATEWIDE HUB NETWORKS \[NEW IN v8.0\]

SECTION 50: CESA STATEWIDE SERVICE HUB NETWORK

\[NEW IN VERSION 8.0\]

50.1 Purpose

This section establishes a comprehensive network of CESA Service Hubs distributed across all regions of Colorado to ensure no geographic concentration and equitable access to all CESA programs for every Coloradan.

50.2 Statewide Distribution Requirements

(a) CESA Service Hubs shall be distributed across all regions of

Colorado. The following regions shall each have a minimum of one full-service hub:

- (1) Front Range North (Fort Collins, Greeley, Loveland area)
- (2) Front Range Central (Denver Metro, Aurora, Lakewood)
- (3) Front Range South (Colorado Springs, Pueblo)
- (4) Eastern Plains North (Sterling, Fort Morgan, Yuma area)
- (5) Eastern Plains South (Lamar, La Junta, Springfield area)
- (6) San Luis Valley (Alamosa, Monte Vista, Del Norte area)
- (7) Western Slope North (Grand Junction, Montrose, Delta area)
- (8) Western Slope South / Four Corners (Durango, Cortez, Pagosa Springs area)
- (9) Northwest Colorado (Craig, Steamboat Springs, Meeker area)
- (10) Central Mountains (Glenwood Springs, Aspen, Leadville, Summit County area)

50.3 Hub Services

(a) Each Service Hub shall provide:

- Care Without Fear enrollment and navigation
- Life Security Program enrollment and claims processing
- AI Displacement claims processing and support

- Benefits Card issuance and support
- Job placement and retraining referrals
- Housing assistance and Zero Homeless Colorado enrollment
- Mental health referrals and crisis support
- Legal assistance referrals
- Small business support connections
- Digital likeness complaint filing
- Childcare For All enrollment
- Food assistance and WIC enrollment
- Technology assistance services

50.4 Mobile CESA Units

(a) A minimum of 15 Mobile CESA Units shall serve frontier and rural communities not within 30 miles of a fixed hub.

(b) Every county shall receive mobile service at least monthly.

(c) Mobile units shall provide all services available at fixed hubs.

(d) Schedules shall be published 90 days in advance.

50.5 Tele-CESA Access

(a) All hub services shall be accessible via telehealth/teleservice platforms.

(b) Community Tele-CESA access points shall be established in libraries, community centers, and senior centers.

(c) Equipment assistance (tablets, hotspots) shall be available for residents lacking technology.

(d) All Tele-CESA services shall function on connections as low as 10 Mbps.

50.6 Front Range Concentration Cap

(a) No more than 40% of total Service Hubs may be located within the Front Range corridor.

(b) The Director shall report annually on geographic distribution and

access equity.

(c) If at any time the 40% cap is exceeded, no additional Front Range hubs may be established until the ratio is restored.

50.7 Budget

Estimated annual cost: \ \$75-100 million for full hub network operation

SECTION 51: CESA ECONOMIC & BUSINESS GROWTH HUB NETWORK

\[NEW IN VERSION 8.0\]

51.1 Purpose

Economic & Business Growth Hubs shall attract businesses to Colorado, align displaced workers with available jobs, reduce unemployment duration, and support rapid rehire pipelines. CESA is not only care---it is economic infrastructure.

51.2 Statewide Distribution Requirements

(a) Economic & Business Growth Hubs shall be established across all regions of Colorado, with specializations aligned to regional economic strengths:

(1) Denver Metro Tech Hub --- Technology, cybersecurity, financial services

(2) Aurora Bioscience Hub --- Medical technology, biotechnology, pharmaceuticals

(3) Boulder Innovation Hub --- Creative industries, digital media, gaming, aerospace startups

(4) Colorado Springs Aerospace & Defense Hub --- Aerospace, defense technology, military transition employment

(5) Fort Collins Clean Energy & AgTech Hub --- Renewable energy, agricultural technology, food systems innovation

(6) Eastern Plains Agricultural Innovation Hub --- Agricultural technology, food processing, AI-assisted farming

(7) Grand Junction Western Slope Energy Transition Hub --- Clean

energy transition, solar/wind manufacturing, workforce retraining

(8) Durango / Four Corners Tourism & Outdoor Industry Hub ---

Outdoor recreation, sustainable tourism, tribal economic partnerships

(9) San Luis Valley Agricultural & Solar Hub --- Agricultural

innovation, solar energy production, rural broadband

(10) Northwest Colorado Energy Transition Hub --- Coal workforce

transition, clean energy jobs, outdoor recreation

(11) Pueblo Manufacturing & Infrastructure Hub --- Advanced

manufacturing, infrastructure development, steel modernization

(12) Central Mountains Recreation & Remote Work Hub --- Outdoor

industry, remote work infrastructure, seasonal workforce

51.3 Hub Functions

(a) Each Economic & Business Growth Hub shall:

- Maintain a Business Success Team liaison
- Provide expedited permits and regulatory navigation
- Connect displaced workers with employers actively hiring
- Offer skills matching and rapid retraining programs
- Partner with local colleges, universities, and trade schools
- Host job fairs and employer recruitment events
- Support startups and small business expansion
- Coordinate with Innovation Districts established under Section 33

51.4 Young Innovator Program

(a) Each hub shall include a Young Innovator Program component

providing mentorship, startup support, and connections to capital for Coloradans ages 18-35.

(b) Annual Innovation Challenge with \$100,000 in prizes for

Colorado-based innovations.

51.5 Front Range Concentration Cap

(a) No more than 40% of Economic & Business Growth Hubs may be located

within the Front Range corridor.

51.6 Coordination

(a) Service Hubs and Economic & Business Growth Hubs may be co-located

where practical.

(b) All hub locations shall coordinate to ensure seamless referrals.

51.7 Budget

Estimated annual cost: \ \$50-75 million

PART XII: EXPANDED PROTECTIONS \[NEW IN v8.0\]

SECTION 52: COLORADO COMPREHENSIVE NON-DISCRIMINATION IN EMPLOYMENT

\[NEW IN VERSION 8.0\]

52.1 Purpose

This section establishes comprehensive non-discrimination protections in employment that apply statewide to all employers, ensuring that employment decisions are based on job performance and safety, not on characteristics unrelated to work.

52.2 Applicability

(a) This section applies to ALL employers operating in Colorado, public and private, regardless of size.

(b) This section applies to all terms and conditions of employment including hiring, firing, promotion, compensation, scheduling, benefits, training, and assignments.

52.3 Protected Classes

(a) No employer shall discriminate on the basis of:

(1) Race

(2) Color

(3) Ethnicity

(4) National origin

(5) Immigration or visa status (including J-1, seasonal, and temporary workers)

(6) Religion or belief (including lack of belief)

(7) Sex

(8) Gender identity

(9) Sexual orientation

(10) Pregnancy or reproductive health decisions

(11) Disability (physical, mental, intellectual, developmental,

sensory)

(12) Neurodivergence

(13) Age

(14) Height, weight, or body type

(15) Medical condition (including HIV/AIDS status, genetic information)

(16) Employment status (including unemployment history)

(17) Housing status

(18) Military or veteran status

(19) Any other characteristic unrelated to job performance or workplace safety

52.4 Permitted Standards

(a) Employers may establish and enforce legitimate, job-related performance and safety standards applied consistently to all employees.

52.5 Blanket Exclusions Prohibited

(a) Employers may not use blanket policies to exclude entire categories of individuals from employment consideration.

(b) Individualized assessment is required.

52.6 Federal Preemption Savings Clause

(a) This section shall be enforced to the fullest extent permitted by law.

(b) Where federal law requires specific employment practices, employers shall comply with federal requirements while extending all additional protections provided herein to the maximum extent permissible.

52.7 Enforcement

(a) Violations may be reported to CESA or the Colorado Civil Rights Division.

(b) Remedies include back pay, reinstatement, compensatory damages, and civil penalties up to \$25,000 per violation.

52.8 Budget

Estimated annual cost: \\$5-10 million

SECTION 53: MEDICAL CANNABIS AS THERAPEUTIC SUPPORT

[NEW IN VERSION 8.0]

53.1 Purpose

This section establishes medical cannabis as a covered therapeutic support under Care Without Fear and provides employment protections for individuals using medically authorized cannabis.

53.2 Coverage Under Care Without Fear

(a) Medical cannabis shall be a covered therapeutic support when authorized by a licensed healthcare provider for:

- Chronic pain management
- Mental health stability
- Trauma recovery
- Neurological regulation
- Other conditions where cannabis supports the individual's ability to maintain employment, housing, and daily functioning

53.3 Benefit Structure

- (a) Monthly benefit capped at \$200
- (b) Issued via CESA Benefits Card
- (c) Non-cash benefit
- (d) Redeemable only at licensed Colorado medical dispensaries
- (e) Classified as medical assistance, not taxable income

53.4 Employment Protections

(a) General Protection: No employer shall terminate, refuse to hire, or discipline an employee solely for the presence of medically authorized cannabis in their system when:

- (1) The employee holds a valid medical cannabis authorization, AND
- (2) Job performance is not impaired

53.5 Interactive Process for Alleged Impairment

(a) If an employer alleges impairment:

(1) The employer must engage in a documented, good-faith interactive process

(2) In coordination with the employee and, where appropriate, their medical provider

(3) To explore adjustments to dosage timing, job duties, schedules, or other reasonable accommodations

(4) Termination is permitted only after the interactive process fails to resolve the concern

53.6 Safety-Sensitive Position Carve-Out

(a) Employers may maintain cannabis-free requirements for positions

where federal law requires drug testing or where impairment poses direct, immediate risk to safety, including:

- DOT-regulated positions
- Positions requiring federal security clearance
- Positions involving operation of heavy machinery, commercial vehicles, or aircraft
- Healthcare positions involving direct patient care and controlled substances

53.7 No Preemption of Federal Law

Nothing in this section requires an employer to violate federal law or risk loss of federal contracts or funding.

53.8 Budget

Estimated annual cost: \ \$15-25 million (included in Care Without Fear projections)

SECTION 54: EXPANDED ELIGIBILITY --- RESIDENCY AND VISA STATUS

\[NEW IN VERSION 8.0\]

54.1 Purpose and Policy Statement

Colorado's public health, workforce stability, and economic continuity depend on all workers present in the state having access to essential services. No person physically present and contributing to Colorado's economy shall be excluded from CESA coverage solely on the basis of immigration or visa status.

54.2 Covered Individuals

The following are eligible for CESA services:

- (1) Colorado residents (domiciled in Colorado)
- (2) Seasonal residents maintaining a Colorado home
- (3) Dual-home owners with significant Colorado presence
- (4) J-1 visa holders employed in Colorado
- (5) Seasonal and temporary workers physically present in Colorado
- (6) Any worker contributing to Colorado's economy through

employment, taxes, or economic activity

54.3 Tiered Coverage

- (a) Emergency and Care Without Fear Services: Accessible to all

individuals while physically present in Colorado, regardless of residency duration or visa status.

- (b) Long-term Benefits (Life Security, AI Displacement, CRSP): May

require minimum presence thresholds (e.g., 6 months residency or 500 hours worked in Colorado) and may be prorated based on Colorado presence.

54.4 No Sole-Basis Exclusion

No individual shall be denied coverage solely on the basis of immigration or visa status. Eligibility shall be determined by presence, contribution, and program-specific requirements.

54.5 Framing

This section is enacted to protect public health, ensure workforce stability, and maintain economic continuity throughout Colorado.

SECTION 55: DECLARATION OF THE RIGHT TO HUMAN DIGNITY

[NEW IN VERSION 8.0]

55.1 Declaration

The people of Colorado possess an inherent and inalienable right to humanity,

dignity, bodily autonomy, and humane treatment.

55.2 Commitment

No person within the State of Colorado shall be denied access to essential services, economic stability, or equal treatment under law on the basis of identity, status, circumstance, or any characteristic unrelated to legitimate state interests.

55.3 Interpretation

This declaration shall guide the interpretation and implementation of all provisions of this Act. Where ambiguity exists, provisions shall be construed in favor of preserving human dignity and expanding access to essential services.

SECTION 56: AGENCY CONSOLIDATION AND FUNDING TRANSFER AUTHORITY

\[NEW IN VERSION 8.0\]

56.1 Purpose

This section authorizes the consolidation of duplicative state agency functions into CESA to improve efficiency without increasing overall state spending.

56.2 Consolidation Authority

(a) Where an existing state agency performs functions substantially

duplicated by CESA, the Governor, in consultation with the CESA Director, may transfer those functions to CESA.

56.3 Funding Transfer

(a) Upon transfer of functions, all associated funding, positions, and resources shall be transferred to CESA.

(b) This constitutes reorganization of existing state resources, not expansion of state government.

56.4 No Net Increase

(a) Consolidation shall be implemented to achieve administrative efficiency.

(b) Total state expenditure shall not increase as a result of consolidation absent separate appropriation.

56.5 Employee Protections

(a) State employees whose functions are transferred shall be offered

equivalent positions within CESA at equivalent compensation.

(b) No employee shall be terminated solely as a result of consolidation.

(c) Employees shall retain accrued benefits, seniority, and retirement credits.

SECTION 57: CESA RAPID REHIRE & STABILIZATION PROGRAM

\[NEW IN VERSION 8.0\]

57.1 Purpose

To eliminate gaps in support when unemployment insurance benefits are exhausted, maintain workforce attachment, and prevent economic destabilization.

57.2 Rapid Rehire Requirement

(a) When an individual's UI benefits are exhausted:

(1) CESA shall offer any available job reasonably near the individual's residence

(2) The job need not match the individual's prior occupation, experience level, or wage

(3) The purpose is to maintain employment, housing stability, and economic connection while transition continues

57.3 Career Transition Support

(a) While employed in a rapid rehire position, individuals shall receive:

(1) Continued job placement assistance for better-fit employment

(2) Skills matching and gap analysis

(3) Training and credential support

(4) Priority referral to positions matching their skills and experience

57.4 Temporary Cash Assistance

(a) Small, capped cash assistance may be provided during the

transition period:

- (1) Assistance is explicitly temporary and non-renewable
- (2) Tied to active participation in employment or job search
- (3) Maximum duration: 90 days
- (4) Maximum amount: \ \$500/month

57.5 Automatic Food Benefit Eligibility

(a) Upon exhaustion of UI benefits, individuals are automatically eligible for:

- (1) EBT/SNAP benefits
- (2) CESA food assistance programs
- (3) No gap period between UI exhaustion and food benefit activation
- (4) No re-verification required for 6 months

57.6 Framing

This program is enacted for cost avoidance, workforce retention, and economic stabilization. Preventing homelessness and food insecurity is more cost-effective than remediation.

57.7 Budget

Estimated annual cost: \ \$25-40 million

ENHANCED SECTION 42: TABOR COMPLIANCE \[v8.0 ADDITIONS\]

42.X TABOR Firewall Provisions \[NEW IN v8.0\]

42.X.1 No New Taxes

This Act does not impose, and shall not be interpreted to authorize, any new tax.

42.X.2 No Tax Increases

This Act does not increase, and shall not be interpreted to authorize any increase to, any existing tax rate.

42.X.3 Voluntary Participation

All premium, fee, and contribution structures under this Act are voluntary. No individual or employer is required to participate in CESA programs.

42.X.4 No Automatic Escalators

No fee, premium, contribution, or revenue mechanism under this Act shall

increase automatically. Any increase requires affirmative action by the General Assembly or, where required by TABOR, voter approval.

42.X.5 Voter Referral Required

Any provision that would convert voluntary participation to mandatory participation, or that would impose any new tax or fee increase, shall be referred to voters as required by Article X, Section 20 of the Colorado Constitution.

42.X.6 Severability

(a) If any provision of this Act is determined to violate TABOR, that provision shall be severed.

(b) The Director shall identify alternative funding mechanisms that achieve the same purpose without TABOR conflict, subject to legislative approval.

ENHANCED SECTION 45: FEDERAL FUNDING LIMITATIONS \[v8.0 ADDITIONS\]

45.X Federal Funding Independence \[NEW IN v8.0\]

45.X.1 Startup and Transition

Federal funds may be accepted and utilized for CESA startup, infrastructure development, and transition costs.

45.X.2 Operational Independence

Once CESA is fully operational (defined as Year 5 or upon certification by the Director, whichever is later):

(1) CESA shall not rely on ongoing federal funding for core operations

(2) The program shall be self-sustaining through:

- Voluntary premiums
- Enterprise fund revenue
- Existing voter-approved state funds
- Administrative savings from consolidation
- Voluntary employer participation fees

45.X.3 Federal Funding Cap

(a) After operational independence, no federal funds shall constitute more than 15% of annual CESA operating budget.

(b) Permissible federal funds after the 15% cap:

(1) Federal matching funds for Medicaid-eligible services

(2) Federal grants for specific, time-limited projects

(3) Federal disaster or emergency funds

45.X.4 State Sovereignty Protection

CESA shall not accept federal funds that impose conditions conflicting with Colorado law, CESA's mission, or the rights of Coloradans.

45.X.5 Annual Reporting

The Director shall report annually on federal funding sources, amounts, and percentage of total budget, with a plan for reducing federal dependence if thresholds are exceeded.

SECTION 58: PHASED ACTIVATION FRAMEWORK

58.1 Purpose and Legislative Intent

(a) The General Assembly finds that:

(1) Comprehensive economic security programs of the scope and ambition of CESA require careful, deliberate implementation to ensure sustainability, effectiveness, and public confidence;

(2) Other states' attempts at comprehensive reform have failed in part due to rushed implementation without adequate preparation, funding verification, or administrative capacity building;

(3) Colorado's Taxpayer's Bill of Rights (TABOR) requires careful attention to funding structures and voter approval requirements that necessitate phased implementation;

(4) The diverse geographic, economic, and demographic characteristics of Colorado require flexible implementation that can adapt to regional conditions;

(5) Public trust in government programs depends on demonstrated competence, which requires building capacity before expanding services;

(6) Healthcare providers, employers, and other stakeholders need predictable timelines and clear milestones to prepare for participation in CESA programs;

(7) Independent oversight of implementation protects taxpayers, program participants, and the long-term viability of CESA;

(8) The COVID-19 pandemic demonstrated both the need for

comprehensive economic security systems and the challenges of implementing complex programs under pressure.

(b) The purpose of this section is to establish a phased activation framework that:

(1) Ensures no CESA program activates without verified readiness and sustainable funding;

(2) Prioritizes programs that address the most urgent needs and provide the clearest path to sustainability;

(3) Provides transparency to the public, stakeholders, and the General Assembly regarding implementation progress;

(4) Creates accountability mechanisms that prevent premature activation while avoiding unnecessary delays;

(5) Allows flexibility to respond to changing circumstances while maintaining core implementation standards;

(6) Protects program participants from disruption due to premature activation or inadequate funding.

58.2 General Activation Principles

(a) No Automatic Activation

(1) Notwithstanding any other provision of this Act, no CESA program shall activate automatically upon passage, enactment, or any specified date;

(2) Each program requires affirmative certification from the Implementation Oversight Board established under Section 60 before activation;

(3) The General Assembly's appropriation of funds for a program does not constitute authorization for activation absent Board certification;

(4) Administrative preparation activities, including hiring staff, developing systems, and promulgating regulations, may proceed without activation certification, but services to the public may not commence without certification.

(b) Certification Requirements

(1) Certification requires verification of:

(i) Administrative readiness as defined in Section 58.5;

(ii) Sustainable funding as defined in Section 58.6;

(iii) Adequate infrastructure as defined in Section 58.7;

(iv) Legal compliance as defined in Section 58.8;

(v) Public readiness as defined in Section 58.9.

(2) The Board shall develop detailed certification standards for each requirement area within 180 days of the effective date of this Act;

(3) Certification standards shall be publicly available and subject to public comment before adoption;

(4) The Board may modify certification standards based on experience, provided that modifications do not reduce accountability or transparency.

(c) Individual Program Activation

(1) Programs may be activated individually as readiness is achieved;

(2) Activation of one program does not require or preclude activation of other programs;

(3) The Board may certify partial activation of a program, such as:

(i) Geographic limitation to specific regions;

(ii) Enrollment limitation to specific populations;

(iii) Service limitation to specific benefits;

(iv) Timeline limitation requiring re-certification at specified intervals.

(4) Partial activation shall include a clear plan and timeline for full activation.

58.3 Program Prioritization

(a) Phase I Priority Programs

The following programs are designated as Phase I priorities and shall receive first consideration for activation due to their foundational importance and potential for early sustainability:

(1) Care Without Fear (Section 2)

(i) Universal healthcare coverage is designated as the highest priority program due to:

(A) The immediate and ongoing need for comprehensive healthcare among Colorado residents;

(B) The potential for administrative cost savings that can fund other CESA programs;

(C) The competitive advantage healthcare security provides in attracting workers and businesses to Colorado;

(D) The demonstrated viability of single-payer systems in other jurisdictions.

(ii) Care Without Fear activation may proceed in phases:

(A) Phase 1A: Enrollment of uninsured and underinsured Coloradans;

(B) Phase 1B: Small business transition;

(C) Phase 1C: Large employer transition;

(D) Phase 1D: Medicare/Medicaid integration.

(2) CESA Rapid Rehire & Stabilization Program (Section 57)

(i) Employment security support is designated as a Phase I priority due to:

(A) Increasing economic disruption from AI and automation displacement;

(B) The program's relatively lower startup costs compared to healthcare;

(C) Synergies with Care Without Fear that reduce barriers to employment transitions;

(D) The urgent need to demonstrate CESA's value to working Coloradans.

(ii) Rapid Rehire activation shall be coordinated with Care Without Fear to ensure displaced workers have continuous healthcare coverage.

(3) Mental Health Crisis Response Integration (Section 30.8)

(i) Mental health services are designated as a Phase I priority due to:

(A) Colorado's ongoing mental health crisis, including high suicide rates and inadequate treatment capacity;

(B) The integration of mental health services with law enforcement reform objectives;

(C) Cost savings from diverting individuals from incarceration and emergency departments;

(D) The foundation mental health services provide for success in other CESA programs.

(ii) Mental Health Crisis Response may activate independently or as a component of Care Without Fear.

(b) Phase II Programs

The following programs are designated as Phase II priorities, to be activated after Phase I programs demonstrate operational stability:

(1) Life Security Program (Section 5);

(2) Zero Homeless Colorado (Section 8);

(3) Colorado Childcare for All Act (Section 40);

(4) Colorado Education Independence (Section 15).

(c) Phase III Programs

All remaining programs are designated as Phase III, to be activated as funding and administrative capacity permit, with prioritization based on:

- (1) Demonstrated need and demand;
- (2) Revenue generation potential;
- (3) Synergies with activated programs;
- (4) Stakeholder readiness;
- (5) Legislative and gubernatorial priorities.

(d) Reprioritization Authority

(1) The Implementation Oversight Board may recommend reprioritization of programs based on:

- (i) Changed circumstances affecting need or feasibility;
- (ii) Funding availability or constraints;
- (iii) Stakeholder input and public demand;
- (iv) Experience with activated programs.

(2) Reprioritization recommendations require approval by a majority of the Board;

(3) The General Assembly may direct reprioritization through legislation;

(4) The Governor may request reprioritization review by the Board.

58.4 Activation Request Process

(a) Submission of Activation Request

(1) When the CESA Administration believes a program is ready for activation, it shall submit an activation request to the Implementation Oversight Board;

(2) The activation request shall include:

(i) A detailed certification statement addressing each requirement in Section 58.5 through 58.9;

(ii) Supporting documentation for each certification element;

(iii) A proposed activation date, which shall be no earlier than 90 days after submission;

(iv) A proposed activation scope (full or partial);

- (v) A risk assessment identifying potential challenges and mitigation strategies;
- (vi) Letters of support or concern from key stakeholders;
- (vii) An implementation timeline for the first 12 months of operation;
- (viii) Key performance indicators and evaluation criteria.

(3) The activation request shall be published on the CESA Administration website upon submission to the Board.

(b) Public Comment Period

(1) Upon receipt of an activation request, the Board shall open a 30-day public comment period;

(2) Public comments shall be accepted through:

- (i) The CESA Administration website;
- (ii) Written submissions to the Board;
- (iii) Public hearings held in at least three geographic regions of the state.

(3) All public comments shall be compiled and made available to the Board before its decision;

(4) The Board may extend the public comment period by up to 30 additional days if significant public interest warrants additional input.

(c) Board Review Process

(1) The Board shall complete its review within 60 days of the close of the public comment period;

(2) The Board may:

- (i) Request additional information from the CESA Administration;
- (ii) Conduct independent verification of certification claims;
- (iii) Engage independent experts to review technical aspects of the request;
- (iv) Hold executive sessions to discuss confidential business information or personnel matters.

(3) The CESA Administration shall respond to Board requests for additional information within 15 days;

(4) The 60-day review period may be extended by up to 30 days if the Board requests additional information.

(d) Board Decision

(1) The Board shall issue a written decision that:

- (i) Approves activation as requested;
- (ii) Approves activation with conditions or modifications;
- (iii) Denies activation with specific deficiencies identified; or
- (iv) Defers decision pending additional information or circumstances.

(2) Approval decisions shall include:

- (i) Findings of fact supporting each certification element;
- (ii) Any conditions or limitations on activation;
- (iii) Required reporting during the first year of operation;
- (iv) Criteria for evaluating initial performance.

(3) Denial decisions shall include:

- (i) Specific deficiencies for each certification element not satisfied;
- (ii) Recommendations for addressing deficiencies;
- (iii) Timeline for resubmission of the activation request.

(4) All Board decisions shall be published on the CESA Administration and Board websites within 7 days of issuance.

(e) Appeal Process

(1) The CESA Administration may appeal a denial decision to the Governor within 30 days of issuance;

(2) The Governor may:

- (i) Affirm the Board's denial;
- (ii) Remand to the Board for reconsideration with specific instructions;
- (iii) Override the Board's denial and authorize activation.

(3) Override of a Board denial requires the Governor to issue a written statement explaining:

- (i) The basis for disagreement with the Board's findings;
- (ii) The compelling public interest in activation despite identified deficiencies;
- (iii) Mitigation measures to address the deficiencies.

(4) Gubernatorial overrides shall be reported to the General Assembly within 7 days;

(5) The General Assembly may, by joint resolution, reverse a gubernatorial override.

58.5 Administrative Readiness Requirements

(a) Staffing

(1) The CESA Administration must demonstrate that it has:

- (i) Hired or contracted with sufficient staff to administer the program;
- (ii) Completed required training for all staff;
- (iii) Established clear lines of authority and accountability;
- (iv) Developed succession plans for key positions;
- (v) Implemented performance management systems.

(2) Staffing adequacy shall be evaluated based on:

- (i) Industry benchmarks for similar programs;
- (ii) Projected enrollment and utilization;
- (iii) Geographic distribution of services;
- (iv) Complexity of program administration.

(b) Systems and Technology

(1) The CESA Administration must demonstrate that it has:

- (i) Implemented enrollment and eligibility determination systems;
- (ii) Established claims processing and payment systems (for applicable programs);
- (iii) Developed customer service and support systems;
- (iv) Created data management and reporting systems;
- (v) Implemented security and privacy protections compliant with applicable laws.

(2) Systems must have completed:

- (i) User acceptance testing;
- (ii) Security testing and certification;
- (iii) Load testing demonstrating capacity for projected volumes;
- (iv) Integration testing with external systems.

(c) Policies and Procedures

(1) The CESA Administration must demonstrate that it has:

- (i) Developed comprehensive policies and procedures for program

administration;

- (ii) Created participant handbooks and informational materials;
- (iii) Established quality assurance protocols;
- (iv) Implemented complaint and appeal procedures;
- (v) Developed fraud prevention and detection protocols.

(2) Policies and procedures must be:

- (i) Documented in writing;
- (ii) Approved by appropriate authority;
- (iii) Communicated to staff and stakeholders;
- (iv) Consistent with applicable laws and regulations.

58.6 Sustainable Funding Requirements

(a) Revenue Verification

(1) The CESA Administration must demonstrate that:

- (i) Identified revenue sources are legally established and collectible;
- (ii) Revenue projections are based on reasonable assumptions with documented methodology;
- (iii) Revenue sources are diversified to reduce risk of shortfall;
- (iv) Revenue collection systems are operational and tested.

(2) Revenue projections must be reviewed and validated by:

- (i) The Office of State Planning and Budgeting;
- (ii) An independent actuarial or financial analysis (for programs with actuarial components);
- (iii) The Implementation Oversight Board or its designated reviewer.

(b) Reserve Requirements

(1) Before activation, the program must have:

- (i) Operating reserves equal to at least 90 days of projected expenses;
- (ii) Contingency reserves equal to at least 10% of first-year projected expenses;
- (iii) A plan for building reserves to target levels within three years.

(2) Reserve requirements may be modified by the Board based on:

- (i) Program-specific risk characteristics;

- (ii) Federal funding backstops or guarantees;
- (iii) Integration with other CESA programs that share reserves.

(c) Five-Year Sustainability Projections

(1) The CESA Administration must provide five-year financial projections demonstrating:

- (i) Revenue sufficient to cover expenses in each year;
- (ii) Reserve maintenance at required levels;
- (iii) No reliance on deficit spending or borrowing for operations;
- (iv) Sensitivity analysis showing sustainability under adverse scenarios.

(2) Projections must include:

- (i) Enrollment growth assumptions;
- (ii) Utilization and cost trends;
- (iii) Economic assumptions (inflation, wage growth, etc.);
- (iv) Regulatory and policy change impacts.

(d) TABOR Compliance Verification

(1) For programs funded through enterprise funds:

- (i) Confirmation of enterprise fund designation;
- (ii) Documentation that fees meet the 10% threshold for enterprise qualification;
- (iii) Analysis demonstrating that fee structures do not constitute taxes.

(2) For any program elements requiring voter approval:

- (i) Documentation of voter approval obtained;
- (ii) Confirmation that revenue and spending limits are being observed.

58.7 Infrastructure Adequacy Requirements

(a) Physical Facilities

(1) The CESA Administration must demonstrate that:

- (i) Office space is adequate for staff;
- (ii) Service delivery locations are accessible and compliant with ADA requirements;
- (iii) Equipment and furnishings are in place;

(iv) Security measures are implemented.

(2) For programs with statewide service delivery:

(i) Facilities must be available in all designated service regions;

(ii) Mobile or virtual service options must be available for underserved areas;

(iii) Accessibility analysis must address rural and frontier areas.

(b) Provider Networks (for applicable programs)

(1) Care Without Fear and other healthcare programs must demonstrate:

(i) Adequate provider participation across all service categories;

(ii) Geographic distribution meeting access standards;

(iii) Provider readiness for program participation;

(iv) Reimbursement rates set and communicated to providers.

(2) Network adequacy standards shall include:

(i) Time and distance standards for primary care, specialty care, and emergency services;

(ii) Appointment availability standards;

(iii) Language access and cultural competency requirements.

(c) Partner Readiness

(1) For programs relying on partner organizations (employers, local governments, community organizations):

(i) Partner agreements must be executed;

(ii) Partner training must be completed;

(iii) Partner systems must be integrated as needed;

(iv) Partner feedback must indicate readiness.

58.8 Legal Compliance Requirements

(a) Regulatory Framework

(1) The CESA Administration must demonstrate that:

(i) All necessary regulations have been promulgated through proper rulemaking procedures;

(ii) Regulations have survived any legal challenge or challenges are adequately addressed;

(iii) Regulatory guidance has been issued to stakeholders;

(iv) Compliance monitoring systems are in place.

(b) Federal Coordination

(1) For programs affecting federal programs or requiring federal approval:

(i) All necessary waivers, approvals, or agreements have been obtained;

(ii) Coordination agreements with federal agencies are in place;

(iii) Federal funding (if any) has been secured;

(iv) Federal reporting requirements are understood and systems are in place.

(c) Legal Challenge Status

(1) The CESA Administration must disclose:

(i) All pending legal challenges to the program or its enabling provisions;

(ii) Assessment of litigation risk and potential impacts;

(iii) Contingency plans if legal challenges succeed.

(2) The Board may:

(i) Approve activation despite pending challenges if risk is assessed as low;

(ii) Require additional reserves or contingency plans as a condition of activation;

(iii) Defer activation until legal challenges are resolved.

58.9 Public Readiness Requirements

(a) Public Education

(1) The CESA Administration must demonstrate that:

(i) Public education campaigns have been conducted statewide;

(ii) Materials are available in English, Spanish, and other languages as appropriate;

(iii) Outreach has reached underserved communities and populations;

(iv) Public awareness metrics meet established thresholds.

(2) Public education must include:

(i) Program eligibility and benefits;

(ii) Enrollment processes and timelines;

- (iii) Rights and responsibilities of participants;
- (iv) Comparison with current programs or systems being replaced.

(b) Enrollment Systems

(1) The CESA Administration must demonstrate that:

- (i) Enrollment systems are operational and tested;
- (ii) Multiple enrollment channels are available (online, phone, in-person);
- (iii) Enrollment assistance is available for those who need help;
- (iv) Enrollment capacity is adequate for projected demand.

(c) Customer Service

(1) The CESA Administration must demonstrate that:

- (i) Customer service systems are operational;
- (ii) Wait times and response times meet established standards;
- (iii) Staff are trained to answer common questions;
- (iv) Escalation procedures are in place for complex issues.

58.10 Emergency Activation Authority

(a) Declaration Requirement

(1) In the event of a declared state emergency, the Governor may authorize accelerated activation of CESA programs relevant to the emergency response;

(2) The Governor's authorization must:

- (i) Identify the specific emergency and its relation to CESA programs;
- (ii) Specify which programs or program elements are being activated;
- (iii) Identify which certification requirements are being waived or modified;
- (iv) Establish a timeline for emergency activation.

(b) Scope of Emergency Activation

(1) Emergency activation may include:

- (i) Enrollment of affected populations without normal eligibility verification;
- (ii) Provision of benefits without full administrative systems in place;
- (iii) Temporary provider participation without formal credentialing;
- (iv) Expedited rulemaking and policy implementation.

(2) Emergency activation shall prioritize:

- (i) Life and safety of affected populations;
- (ii) Continuity of essential services;
- (iii) Prevention of additional harm.

(c) Duration and Extension

(1) Emergency activation shall be temporary, lasting no more than 180 days from the date of authorization;

(2) The Governor may extend emergency activation for additional 90-day periods with written justification;

(3) Emergency activation lasting more than 270 days total requires approval by the General Assembly;

(4) At the conclusion of emergency activation, programs must either:

- (i) Achieve full certification for permanent operation; or
- (ii) Wind down operations in an orderly manner with adequate notice to participants.

(d) Reporting During Emergency

(1) During emergency activation, the CESA Administration shall provide weekly reports to the Board including:

- (i) Enrollment and utilization data;
- (ii) Expenditures and revenue;
- (iii) Operational challenges and responses;
- (iv) Progress toward full certification.

(2) The Board shall provide oversight reports to the General Assembly monthly during emergency activation.

58.11 Deactivation and Suspension Authority

(a) Grounds for Deactivation or Suspension

(1) The Board may recommend program deactivation or suspension if:

- (i) The program experiences significant operational failures affecting participant services;
- (ii) Funding shortfalls threaten program sustainability;
- (iii) Legal developments prohibit or significantly impair program operation;
- (iv) Fraud or corruption undermines program integrity.

(2) Significant operational failures include:

(i) Inability to process claims or provide benefits within established timeframes;

(ii) System failures lasting more than 72 hours;

(iii) Provider network inadequacy affecting access to care;

(iv) Customer service failures affecting participant rights.

(b) Suspension Process

(1) Before recommending suspension, the Board shall:

(i) Notify the CESA Administration of concerns and provide opportunity to respond;

(ii) Conduct a hearing on the proposed suspension;

(iii) Consider alternatives to suspension.

(2) The Governor may suspend program operations for up to 90 days upon Board recommendation;

(3) During suspension:

(i) No new enrollments shall be accepted;

(ii) Existing participants shall receive notice of suspension and its effects;

(iii) Essential services shall continue to the extent feasible;

(iv) The CESA Administration shall develop a remediation plan.

(c) Extended Suspension and Deactivation

(1) Suspension lasting more than 90 days requires General Assembly approval;

(2) Permanent deactivation requires legislation;

(3) Participants shall receive at least 60 days notice before any suspension affecting their benefits;

(4) The CESA Administration shall assist participants in transitioning to alternative services.

58.12 Reporting and Transparency

(a) Implementation Status Reports

(1) The CESA Administration shall publish quarterly implementation status reports including:

(i) Progress toward activation certification for each program;

- (ii) Key milestones achieved and upcoming;
- (iii) Challenges encountered and mitigation strategies;
- (iv) Timeline projections for activation.

(2) Reports shall be published on the CESA Administration website and submitted to the Board and General Assembly.

(b) Post-Activation Performance Reports

(1) For each activated program, the CESA Administration shall publish:

- (i) Monthly operational reports during the first year;
- (ii) Quarterly operational reports thereafter.

(2) Operational reports shall include:

- (i) Enrollment and utilization data;
- (ii) Financial performance against projections;
- (iii) Customer service metrics;
- (iv) Quality and outcome measures.

(c) Public Dashboard

(1) The CESA Administration shall maintain a public dashboard showing:

- (i) Real-time status of each CESA program;
- (ii) Key metrics for activated programs;
- (iii) Progress toward activation for pending programs;
- (iv) Links to detailed reports and documentation.

SECTION 59: DUE PROCESS AND SAFE HARBOR FRAMEWORK

59.1 Purpose and Legislative Intent

(a) The General Assembly finds that:

(1) Effective regulation requires both meaningful enforcement and fair treatment of those subject to regulation;

(2) The complexity of CESA programs creates genuine challenges for compliance, particularly for small employers and individuals unfamiliar with regulatory requirements;

(3) Punitive enforcement without opportunity for correction discourages

good faith compliance efforts and generates unnecessary litigation;

(4) Technical violations that cause no harm should be treated differently from willful violations that harm program participants or the public;

(5) Due process protections are fundamental rights that apply to administrative enforcement as well as judicial proceedings;

(6) Access to technical assistance and compliance guidance promotes voluntary compliance and reduces enforcement costs;

(7) Small employers and individuals often lack the resources to navigate complex regulatory requirements without assistance;

(8) Fair enforcement enhances public trust in CESA programs and encourages participation.

(b) The purpose of this section is to establish:

(1) Safe harbor correction periods that allow good faith correction of violations before penalties are imposed;

(2) Technical assistance programs that help employers and individuals achieve compliance;

(3) Due process protections that ensure fair treatment in enforcement proceedings;

(4) Proportionate penalties that reflect the severity of violations and the circumstances of violators;

(5) Special protections for small employers and individuals with limited resources;

(6) Clear procedures for appeals and judicial review.

(c) Application

(1) This section applies to all enforcement actions under this Act, including but not limited to:

(i) Employer requirements under Sections 4, 25, 39, 52, and other provisions;

(ii) Business certification requirements under Section 26;

(iii) Provider participation requirements under Section 2;

(iv) Individual obligations under any CESA program.

(2) This section does not apply to:

(i) Criminal prosecutions, which are governed by the Colorado Rules of Criminal Procedure;

(ii) Actions by federal agencies;

(iii) Private civil actions not brought by the CESA Administration.

59.2 Safe Harbor Correction Periods

59.2.1 Purpose of Safe Harbor

(a) Safe harbor correction periods serve to:

- (1) Encourage voluntary compliance with CESA requirements;
- (2) Reduce adversarial enforcement actions;
- (3) Provide opportunity to correct violations without permanent consequences;
- (4) Allow the CESA Administration to focus resources on willful and repeated violations;
- (5) Build cooperative relationships between the CESA Administration and regulated entities.

(b) Safe harbor is available for:

- (1) First-time violations by any employer, business, or individual;
- (2) Technical violations that do not result in harm to program participants;
- (3) Violations discovered through self-audit or voluntary disclosure;
- (4) Violations resulting from good faith misunderstanding of requirements.

(c) Safe harbor is NOT available for:

- (1) Violations involving fraud, intentional misrepresentation, or bad faith;
- (2) Violations causing significant harm to program participants;
- (3) Repeated violations of the same requirement within 24 months;
- (4) Violations committed after receiving technical assistance specifically addressing the requirement violated;
- (5) Violations involving discrimination, harassment, or retaliation.

59.2.2 Initial Violation Response

(a) Notice Requirements

(1) Upon identifying a first-time violation, the CESA Administration shall provide written notice to the respondent that includes:

- (i) A clear description of the specific violation, including the regulatory requirement violated;

- (ii) The date(s) on which the violation occurred or was identified;
- (iii) The specific corrective action required to cure the violation;
- (iv) The deadline for correction (not less than 30 calendar days from notice);
- (v) Information about available technical assistance;
- (vi) A statement that correction within the safe harbor period will result in no penalty and no record of violation;
- (vii) Contact information for questions about the notice or correction requirements;
- (viii) Information about extended safe harbor availability if applicable.

(2) Notice shall be provided by:

- (i) Certified mail, return receipt requested;
- (ii) Personal service; or
- (iii) Electronic delivery if the respondent has consented to electronic service.

(3) Notice shall be provided in English and Spanish, and in other languages upon request.

(b) Correction Period

(1) The respondent shall have 30 calendar days from receipt of notice to cure the violation;

(2) Cure is demonstrated by:

- (i) Ceasing the violating conduct;
- (ii) Implementing required policies, procedures, or practices;
- (iii) Providing required notices, payments, or benefits to affected persons;
- (iv) Submitting documentation of correction to the CESA Administration.

(3) The correction period may be extended by up to 15 additional days upon request if:

- (i) The respondent demonstrates good faith efforts toward correction;
- (ii) Circumstances beyond the respondent's control delay correction;
- (iii) Correction requires action by third parties.

(c) Technical Assistance During Correction Period

(1) Upon request, the CESA Administration shall provide technical assistance to help the respondent achieve correction;

(2) Technical assistance may include:

- (i) Clarification of requirements;
- (ii) Review of proposed corrective actions;
- (iii) Templates, forms, or sample policies;
- (iv) Referrals to outside resources.

(3) Technical assistance during the correction period shall be provided at no cost;

(4) The provision of technical assistance does not extend the correction period unless the extension is specifically granted.

(d) Verification of Correction

(1) Upon receiving documentation of correction, the CESA Administration shall:

- (i) Review the documentation within 15 days;
- (ii) Conduct verification as appropriate, which may include site visits, document review, or interviews;
- (iii) Issue a written determination of whether correction has been achieved.

(2) If correction is verified:

- (i) No penalty shall be imposed;
- (ii) No record of violation shall be maintained in publicly available databases;
- (iii) The matter shall be closed.

(3) If correction is not verified:

- (i) The CESA Administration shall identify the specific deficiencies;
- (ii) The respondent shall have 15 additional days to address deficiencies;
- (iii) If deficiencies are not addressed, the matter shall proceed to enforcement.

59.2.3 Extended Safe Harbor for Complex Violations

(a) Availability

Extended safe harbor is available for violations that:

(1) Require substantial operational changes to correct, such as:

- (i) Implementation of new employment policies or practices;
- (ii) Modification of information systems;

(iii) Training of multiple employees;

(iv) Negotiation of contracts or agreements.

(2) Require capital investment or facility modification;

(3) Require regulatory approval or third-party action.

(b) Extended Safe Harbor Period

(1) Extended safe harbor provides up to 60 calendar days from receipt of initial notice to cure the violation;

(2) Requests for extended safe harbor must be submitted within 10 days of receiving initial violation notice;

(3) Requests must include:

(i) Explanation of why extended time is needed;

(ii) A proposed correction plan with milestones;

(iii) Commitment to provide progress reports as required.

(c) Conditions of Extended Safe Harbor

(1) During extended safe harbor, the respondent must:

(i) Demonstrate good faith progress toward correction;

(ii) Provide progress reports at least every 15 days;

(iii) Immediately notify the CESA Administration of any barriers to correction;

(iv) Not commit additional violations of the same or related requirements.

(2) Extended safe harbor may be revoked if:

(i) The respondent fails to demonstrate good faith progress;

(ii) The respondent commits additional violations;

(iii) The respondent fails to provide required progress reports.

(d) Technical Assistance During Extended Safe Harbor

(1) Respondents in extended safe harbor shall receive priority access to technical assistance resources;

(2) The CESA Administration may assign a dedicated compliance advisor to assist with correction;

(3) Technical assistance during extended safe harbor shall be provided at no cost to employers with fewer than 100 employees.

59.2.4 Good Faith Compliance Recognition

(a) Definition of Good Faith

Good faith compliance is demonstrated by:

- (1) Prompt acknowledgment of identified violations;
- (2) Cooperation with the CESA Administration in investigating and correcting violations;
- (3) Implementation of corrective actions within required timeframes;
- (4) Voluntary disclosure of additional violations discovered during correction;
- (5) Investment in compliance infrastructure (training, systems, policies);
- (6) Consultation with legal counsel, compliance professionals, or the CESA Administration before taking actions of uncertain legality.

(b) Benefits of Good Faith Compliance

- (1) Respondents who demonstrate good faith compliance shall receive:
 - (i) Presumption of eligibility for safe harbor;
 - (ii) Reduced penalties if penalties are ultimately imposed;
 - (iii) Priority access to technical assistance;
 - (iv) Consideration in any enforcement proceeding.
- (2) Good faith compliance may mitigate penalties even for violations not eligible for safe harbor.

(c) Good Faith Compliance Record

- (1) The CESA Administration shall maintain confidential records of:
 - (i) Respondents' compliance history;
 - (ii) Good faith efforts demonstrated;
 - (iii) Participation in technical assistance programs.
- (2) Good faith compliance records shall be considered in:
 - (i) Determining penalty amounts;
 - (ii) Deciding whether to pursue enforcement actions;
 - (iii) Granting extended safe harbor or other accommodations.

59.3 Technical Assistance Program

59.3.1 Establishment

(a) The CESA Administration shall establish a Technical Assistance Program providing compliance guidance to employers, businesses, and individuals subject to CESA requirements.

(b) The Technical Assistance Program shall:

(1) Be administratively separate from enforcement functions;

(2) Maintain confidentiality of technical assistance interactions except as required by law;

(3) Provide guidance in good faith without creating liability for the CESA Administration;

(4) Continuously improve based on common compliance challenges identified.

(c) Technical assistance communications shall not be used as evidence of violation in enforcement proceedings, except:

(1) Where the respondent affirmatively misrepresented facts to obtain guidance;

(2) Where the respondent violated a requirement after receiving specific guidance on that requirement.

59.3.2 Services Provided

(a) Free Compliance Guidance

The following services shall be provided at no cost:

(1) For employers with fewer than 100 employees:

(i) Telephone and email consultations on compliance questions;

(ii) Review of policies and procedures for CESA compliance;

(iii) On-site compliance assessments upon request;

(iv) Training for human resources and management staff;

(v) Assistance with voluntary disclosures and correction plans.

(2) For all regulated entities:

(i) Written guidance documents explaining CESA requirements;

(ii) Frequently asked questions and answers;

(iii) Model policies, forms, and templates;

(iv) Webinars and online training modules;

(v) Compliance checklists and self-audit tools.

(b) Subsidized Compliance Guidance

The following services shall be provided at subsidized rates:

(1) For employers with 100-500 employees:

- (i) On-site compliance assessments at 50% of market rate;
- (ii) Customized training programs at 50% of market rate;
- (iii) Policy and procedure review at 50% of market rate.

(2) Subsidized rates shall be set annually based on market surveys.

(c) Full-Cost Services

(1) Employers with more than 500 employees may access technical assistance services at full cost;

(2) Full-cost services shall be priced to recover the CESA Administration's costs without generating profit;

(3) Full-cost services shall not be prioritized over free or subsidized services.

59.3.3 Industry-Specific Guidance

(a) The CESA Administration shall develop industry-specific compliance guidance for:

- (1) Healthcare providers;
- (2) Construction and trades employers;
- (3) Retail and hospitality employers;
- (4) Agricultural employers;
- (5) Technology and professional services employers;
- (6) Manufacturing employers;
- (7) Nonprofit organizations;
- (8) Other industries as needs are identified.

(b) Industry-specific guidance shall address:

- (1) Common compliance challenges in the industry;
- (2) Best practices for the industry context;
- (3) Integration with industry-specific regulations;
- (4) Seasonal and workforce variation issues.

(c) Industry guidance shall be developed in consultation with:

- (1) Industry associations and trade groups;
- (2) Labor organizations representing workers in the industry;
- (3) CESA Administration enforcement staff;
- (4) Employers and workers with industry experience.

59.3.4 Pre-Compliance Review

(a) Availability

(1) Employers may request pre-compliance review of proposed policies, practices, or transactions before implementation;

(2) Pre-compliance review is available for:

- (i) New employment policies or procedures;
- (ii) Proposed workforce restructuring or AI implementation;
- (iii) Business transactions affecting CESA obligations;
- (iv) Novel situations not clearly addressed by existing guidance.

(b) Process

(1) Requests for pre-compliance review shall include:

- (i) Detailed description of the proposed policy, practice, or transaction;
- (ii) The specific CESA requirements the employer believes apply;
- (iii) The employer's analysis of how the proposal complies;
- (iv) Questions or concerns about compliance.

(2) The CESA Administration shall respond within 30 days with:

- (i) A determination that the proposal complies with CESA requirements;
- (ii) A determination that the proposal does not comply, with explanation;
- (iii) A request for additional information needed to make a determination.

(c) Safe Harbor Effect

(1) Policies or practices approved in pre-compliance review receive safe harbor protection from enforcement for 24 months, provided:

- (i) The employer accurately represented the facts in the request;
- (ii) The employer implements the policy as described;
- (iii) The applicable CESA requirements have not changed.

(2) Safe harbor protection may be extended beyond 24 months upon request if requirements remain unchanged.

(3) If the CESA Administration later determines that pre-compliance guidance was in error:

(i) The employer shall receive notice and reasonable time to come into compliance;

(ii) No penalties shall be imposed for the period of reliance on the guidance;

(iii) The employer may continue the practice during a transition period.

59.4 Due Process Protections

59.4.1 Constitutional and Statutory Basis

(a) The due process protections in this section are grounded in:

(1) The Due Process Clauses of the United States Constitution (Fifth and Fourteenth Amendments);

(2) The Colorado Constitution, Article II, Sections 6 and 25;

(3) The Colorado Administrative Procedure Act, C.R.S. Title 24, Article 4;

(4) Principles of fundamental fairness.

(b) These protections apply to all CESA enforcement proceedings, including:

(1) Civil penalty proceedings;

(2) License, certification, or registration actions;

(3) Debarment or exclusion proceedings;

(4) Any other action that may deprive a person or entity of property, liberty, or livelihood.

59.4.2 Notice Requirements

(a) Content of Notice

Before any penalty or adverse action is imposed, the CESA Administration shall provide written notice that includes:

(1) A clear statement of the alleged violation(s), including:

(i) The specific statutory or regulatory provision violated;

(ii) The facts alleged to constitute the violation;

(iii) The date(s) on which the violation occurred.

(2) The proposed penalty or adverse action;

- (3) The statutory or regulatory basis for the proposed penalty;
- (4) The factors considered in determining the proposed penalty;
- (5) Information on the right to request a hearing;
- (6) The deadline for requesting a hearing (not less than 20 days);
- (7) Information on the right to counsel;
- (8) Information on available resources for unrepresented parties;
- (9) Contact information for questions about the notice.

(b) Timing of Notice

(1) Notice shall be provided at least 30 days before the proposed penalty takes effect;

(2) For ongoing violations, notice shall specify the date by which the violation must be cured to avoid penalties;

(3) For retroactive penalties, notice shall specify the period covered.

(c) Method of Notice

(1) Notice shall be provided by:

(i) Certified mail, return receipt requested;

(ii) Personal service; or

(iii) Electronic delivery if the respondent has consented to electronic service.

(2) Notice shall be in English and Spanish, with translation available in other languages upon request;

(3) Notice to entities shall be provided to the registered agent or principal place of business.

59.4.3 Right to Administrative Hearing

(a) Request for Hearing

(1) Any person or entity subject to proposed penalties has the right to request an administrative hearing;

(2) Hearing requests must be submitted in writing within 20 days of receiving notice;

(3) Hearing requests may be submitted:

(i) By mail to the address specified in the notice;

(ii) Electronically through the CESA Administration portal;

(iii) In person at any CESA service location.

(4) Late hearing requests may be accepted for good cause shown.

(b) Hearing Procedures

(1) Hearings shall be conducted by an administrative law judge (ALJ) employed by or contracted with the Office of Administrative Courts;

(2) The CESA Administration shall not have authority to select or remove hearing officers in individual cases;

(3) Hearings shall be conducted in accordance with:

(i) The Colorado Administrative Procedure Act;

(ii) Rules promulgated by the Office of Administrative Courts;

(iii) Supplemental rules promulgated by the CESA Administration.

(4) The respondent shall have the right to:

(i) Receive reasonable advance notice of the hearing date;

(ii) Request postponement for good cause;

(iii) Appear at the hearing in person, by video, or by telephone;

(iv) Present evidence and call witnesses;

(v) Cross-examine witnesses presented by the CESA Administration;

(vi) Be represented by counsel or other authorized representative;

(vii) Make opening and closing statements;

(viii) Receive a transcript or recording of the hearing.

(c) Burden of Proof

(1) The CESA Administration bears the burden of proving violations by a preponderance of the evidence;

(2) The respondent may raise affirmative defenses, including:

(i) Good faith compliance efforts;

(ii) Reliance on official guidance;

(iii) Impossibility or impracticability of compliance;

(iv) Constitutional or statutory defenses.

(d) Evidence

(1) The rules of evidence shall be relaxed, but:

- (i) Irrelevant, immaterial, or unduly repetitious evidence may be excluded;
- (ii) Hearsay may be admitted but shall not be the sole basis for findings.

(2) The respondent shall have access to:

- (i) All evidence the CESA Administration intends to present;
- (ii) Investigative files, subject to privileges and confidentiality protections;
- (iii) Exculpatory evidence in the CESA Administration's possession.

(e) Decision

(1) The ALJ shall issue a written decision within 60 days of the hearing;

(2) The decision shall include:

- (i) Findings of fact;
- (ii) Conclusions of law;
- (iii) The penalty or action imposed, if any;
- (iv) The basis for the penalty determination;
- (v) Information on appeal rights.

(3) Decisions shall be based solely on:

- (i) Evidence presented at the hearing;
- (ii) Matters officially noticed;
- (iii) Applicable law.

59.4.4 Stay of Penalties

(a) Automatic Stay

(1) Upon timely request for a hearing, proposed penalties shall be automatically stayed pending completion of the hearing;

(2) The automatic stay shall continue until:

- (i) A final decision is issued; or
- (ii) The respondent withdraws the hearing request.

(b) Exceptions to Automatic Stay

The CESA Administration may seek to lift the automatic stay if:

- (1) Immediate enforcement is necessary to prevent imminent harm to program participants;
- (2) The respondent is dissipating assets to avoid payment;

(3) The respondent has a history of non-compliance with enforcement orders.

(c) Lifting the Stay

(1) Requests to lift the stay shall be heard on an expedited basis;

(2) The CESA Administration bears the burden of showing:

(i) The specific harm that will occur if the stay continues;

(ii) That the harm outweighs the burden on the respondent.

(3) If the stay is lifted, the respondent may seek interlocutory appeal.

59.4.5 Judicial Review

(a) Right to Appeal

(1) Administrative decisions may be appealed to the Colorado district court;

(2) Appeals must be filed within 30 days of the final administrative decision;

(3) Appeals shall be filed in:

(i) The district court for the county where the respondent resides or has its principal place of business; or

(ii) The Denver District Court.

(b) Standard of Review

(1) The court shall review the administrative record;

(2) Findings of fact shall be upheld if supported by substantial evidence;

(3) Conclusions of law shall be reviewed de novo;

(4) Penalty determinations shall be reviewed for abuse of discretion.

(c) Stay During Appeal

(1) Penalties shall remain stayed during judicial appeal unless the court orders otherwise;

(2) The CESA Administration may request lifting of the stay under the standards in Section 59.4.4(b);

(3) The court may require the respondent to post a bond as a condition of continued stay.

(d) Remedies

The court may:

- (1) Affirm the administrative decision;
- (2) Reverse the decision in whole or in part;
- (3) Modify the penalty;
- (4) Remand for further proceedings;
- (5) Award attorney fees to a prevailing respondent if the CESA Administration's position was not substantially justified.

59.5 Penalty Proportionality

59.5.1 Civil Penalty Principles

(a) Civil penalties shall be proportionate to:

- (1) The severity of the violation;
- (2) The size and resources of the respondent;
- (3) The harm caused by the violation;
- (4) The respondent's compliance history;
- (5) The respondent's good faith efforts to comply;
- (6) The need for deterrence.

(b) Penalty schedules shall provide:

- (1) Ranges for each type of violation;
- (2) Factors that warrant penalties at the high or low end of ranges;
- (3) Criteria for per-violation vs. per-day calculations;
- (4) Aggregation rules for multiple violations.

59.5.2 Small Employer Penalty Reductions

For employers with fewer than 50 employees:

- (1) Maximum civil penalties shall be reduced to 50% of the standard maximum;
- (2) Per-day penalties shall be calculated weekly rather than daily;
- (3) Payment plans shall be available for all penalties;
- (4) Penalty waivers may be granted for first-time violations corrected within extended safe harbor.

59.5.3 Criminal Penalty Limitations

(a) Criminal penalties under this Act are reserved for:

(1) Willful violations committed with knowledge of illegality, defined as:

- (i) Continuing a practice after receiving notice of violation;
- (ii) Intentionally evading CESA requirements;
- (iii) Deliberately falsifying records or statements.

(2) Repeated violations, defined as three or more violations of the same requirement within 36 months;

(3) Fraud or intentional misrepresentation to obtain benefits, payments, or favorable treatment;

(4) Violations causing significant harm, defined as:

- (i) Physical injury to persons;
- (ii) Financial harm exceeding \$50,000;
- (iii) Deprivation of essential benefits to vulnerable populations.

(b) No criminal penalty shall be imposed for:

- (1) Good faith compliance errors;
- (2) Technical violations without harm;
- (3) First-time offenses eligible for safe harbor;
- (4) Violations based on ambiguous regulatory requirements.

(c) Prosecution Requirements

(1) Criminal prosecutions require referral from the CESA Administration to the appropriate district attorney;

(2) The CESA Administration shall develop criteria for criminal referral;

(3) Criminal prosecution does not preclude civil penalties, but shall be credited against any civil penalty for the same conduct.

59.6 Whistleblower Coordination

(a) This section does not limit:

- (1) Whistleblower protections under Section 24;
- (2) Protection for employees who report violations;
- (3) Investigation of complaints filed by employees or the public.

(b) Investigations initiated by whistleblower complaints shall:

- (1) Protect whistleblower confidentiality to the extent permitted by law;

(2) Proceed on standard enforcement timelines unless expedited review is warranted;

(3) Result in notification to the whistleblower of the outcome.

(c) Respondents shall not be permitted to:

(1) Retaliate against whistleblowers as defined in Section 24;

(2) Require employees to waive whistleblower rights;

(3) Interfere with employee cooperation in investigations.

SECTION 60: IMPLEMENTATION OVERSIGHT BOARD

60.1 Purpose and Legislative Intent

(a) The General Assembly finds that:

(1) The scope and complexity of CESA requires independent oversight to ensure effective implementation, protect taxpayers, and maintain public confidence;

(2) Experience with large-scale government programs demonstrates that independent oversight improves outcomes by providing accountability, identifying problems early, and ensuring transparency;

(3) The potential for political pressure to rush implementation or overlook deficiencies necessitates an independent body with authority to certify readiness before program activation;

(4) Stakeholders including workers, employers, healthcare providers, and taxpayers deserve representation in oversight of programs that affect them;

(5) The CESA Administration, while competent and well-intentioned, benefits from external review and accountability, just as other public agencies benefit from independent audit and oversight;

(6) Transparency in implementation decisions builds public trust and allows for informed public participation;

(7) The Integration of diverse perspectives improves decision-making and reduces blind spots;

(8) Colorado's TABOR requirements demand particular attention to fiscal accountability and transparency.

(b) The purpose of this section is to establish an Implementation Oversight Board that:

(1) Provides independent oversight of CESA implementation;

(2) Certifies program activation under Section 58;

- (3) Reviews and monitors program performance after activation;
- (4) Ensures transparency through regular public reporting;
- (5) Recommends improvements to the CESA Administration and General Assembly;
- (6) Protects program participants, taxpayers, and stakeholders from premature or deficient implementation.

60.2 Establishment

(a) There is hereby established the CESA Implementation Oversight Board as an independent body within state government.

(b) The Board shall be a body corporate with perpetual succession and the power to:

- (1) Sue and be sued in its own name;
- (2) Enter into contracts;
- (3) Employ staff;
- (4) Acquire property necessary for its functions;
- (5) Promulgate rules governing its proceedings;
- (6) Exercise all powers necessary to carry out its duties under this Act.

(c) The Board is not a division, department, or agency of the CESA Administration and shall operate independently of the CESA Administration in all respects.

60.3 Composition

(a) Board Membership

The Board shall consist of eleven voting members as follows:

(1) Governor's Appointments (3 members)

(i) The Governor shall appoint three members, including:

(A) At least one member with substantial expertise in healthcare administration, public health, or health policy, such as a former healthcare executive, public health official, or health policy academic;

(B) At least one member with substantial expertise in public finance, budgeting, or actuarial science, such as a former state budget director, fiscal analyst, or actuary;

(C) Members with expertise in program administration, technology, or other relevant fields.

(ii) Governor's appointments shall be made within 60 days of the effective date of this Act.

(2) Senate Appointments (2 members)

(i) The President of the Senate shall appoint two members, with:

(A) One member appointed upon recommendation of the Senate Majority Leader;

(B) One member appointed upon recommendation of the Senate Minority Leader.

(ii) Senate appointments shall reflect geographic diversity.

(3) House Appointments (2 members)

(i) The Speaker of the House of Representatives shall appoint two members, with:

(A) One member appointed upon recommendation of the House Majority Leader;

(B) One member appointed upon recommendation of the House Minority Leader.

(ii) House appointments shall reflect geographic diversity.

(4) Organized Labor Representative (1 member)

(i) The Colorado AFL-CIO shall nominate three qualified candidates;

(ii) The Governor shall appoint one of the nominated candidates within 30 days of receiving nominations;

(iii) The member shall have experience representing workers' interests in healthcare, employment, or economic security.

(5) Business Community Representative (1 member)

(i) The Colorado Chamber of Commerce shall nominate three qualified candidates;

(ii) The Governor shall appoint one of the nominated candidates within 30 days of receiving nominations;

(iii) The member shall have experience with employer-provided benefits, workforce management, or business operations in Colorado.

(6) Healthcare Provider Representative (1 member)

(i) The Colorado Medical Society, in consultation with the Colorado Hospital Association and Colorado Community Health Network, shall jointly nominate three qualified candidates;

(ii) The Governor shall appoint one of the nominated candidates within 30 days of receiving nominations;

(iii) The member shall be a licensed healthcare provider or healthcare administrator with experience in healthcare delivery, reimbursement, or health system administration.

(7) Consumer and Patient Advocate (1 member)

(i) Colorado consumer advocacy organizations, as identified by the Attorney General's Consumer Protection Division, shall collectively nominate three qualified candidates;

(ii) The Governor shall appoint one of the nominated candidates within 30 days of receiving nominations;

(iii) The member shall have experience advocating for consumer or patient interests, with preference for experience in healthcare, insurance, or economic security.

(b) Diversity and Representation

(1) Appointing authorities shall consider diversity in:

(i) Geographic representation, including rural, suburban, and urban areas;

(ii) Race, ethnicity, and gender;

(iii) Professional background and expertise;

(iv) Age and generational perspective;

(v) Experience with underserved communities.

(2) No more than six members shall be affiliated with the same political party;

(3) At least two members shall reside outside the Denver metropolitan area.

60.4 Qualifications

(a) General Qualifications

All Board members must:

(1) Be residents of Colorado;

(2) Be at least 25 years of age;

(3) Not be a current employee of the CESA Administration;

(4) Not be a current elected official or candidate for elected office;

(5) Not have been convicted of a felony involving dishonesty or breach of

trust within the preceding 10 years;

(6) Not have a substantial financial interest in entities that contract with or are regulated by CESA programs, unless the interest is disclosed and a recusal policy is applied.

(b) Disclosure Requirements

Before appointment, nominees must disclose:

- (1) Current employment and business interests;
- (2) Sources of income exceeding \$5,000 annually;
- (3) Investments in entities that contract with or are regulated by CESA;
- (4) Positions held with organizations that have advocated for or against CESA;
- (5) Any other matters that could create actual or apparent conflicts of interest.

(c) Conflict of Interest Policies

(1) The Board shall adopt a conflict of interest policy within 90 days of its first meeting;

(2) The policy shall address:

- (i) Circumstances requiring recusal from specific matters;
- (ii) Prohibition on participation in decisions affecting financial interests;
- (iii) Cooling-off periods for employment with regulated entities;
- (iv) Disclosure of communications with interested parties.

(3) Board members shall certify compliance with conflict of interest policies annually.

60.5 Terms and Vacancies

(a) Term Length

(1) Board members shall serve four-year terms;

(2) Terms shall be staggered so that no more than three terms expire in any single year;

(3) Initial terms shall be:

- (i) Three members serving two-year terms;
- (ii) Four members serving three-year terms;
- (iii) Four members serving four-year terms.

(4) Initial term assignments shall be determined by lot at the first Board meeting.

(b) Term Limits

(1) Board members may be reappointed for one additional term (maximum of eight years of service);

(2) Service of a partial term of less than two years does not count toward term limits;

(3) Members who have served two full terms are ineligible for reappointment for at least four years.

(c) Holdover

A member whose term has expired may continue to serve until a successor is appointed, for a maximum of 180 days.

(d) Vacancies

(1) Vacancies shall be filled by the original appointing authority within 60 days;

(2) Members appointed to fill vacancies shall serve the remainder of the unexpired term;

(3) If the original appointing authority fails to fill a vacancy within 60 days:

(i) For Governor's appointments: the vacancy may be filled by the Chief Justice of the Colorado Supreme Court;

(ii) For legislative appointments: the vacancy may be filled by the presiding officer of the opposite chamber;

(iii) For stakeholder nominations: the Governor may select from any qualified candidate.

(e) Removal

(1) Board members may be removed only for cause, including:

(i) Neglect of duty;

(ii) Malfeasance in office;

(iii) Conviction of a felony;

(iv) Violation of conflict of interest policies;

(v) Incapacity to perform duties.

(2) Removal requires:

- (i) Written charges specifying the grounds for removal;
 - (ii) An opportunity to be heard before the appointing authority;
 - (iii) A two-thirds vote of the original appointing body (for legislative appointments) or a determination by the Governor (for executive appointments).
- (3) Removal decisions may be appealed to the Colorado Court of Appeals.

60.6 Organization

(a) Officers

(1) The Board shall elect a Chair and Vice Chair from among its members annually;

(2) The Chair shall:

- (i) Preside at Board meetings;
- (ii) Set meeting agendas in consultation with Board members;
- (iii) Serve as the Board's primary spokesperson;
- (iv) Sign documents on behalf of the Board;
- (v) Appoint committee chairs and members.

(3) The Vice Chair shall:

- (i) Perform the Chair's duties in the Chair's absence;
- (ii) Assume the Chair position if the Chair resigns or is removed.

(4) Officers may be removed by a two-thirds vote of the Board.

(b) Committees

(1) The Board may establish standing and ad hoc committees;

(2) Recommended standing committees include:

- (i) Activation Certification Committee;
- (ii) Finance and Budget Committee;
- (iii) Performance Review Committee;
- (iv) Public Engagement Committee.

(3) Committees may include non-Board members with relevant expertise as advisory members;

(4) Committee recommendations require full Board approval for final action.

(c) Executive Director

(1) The Board shall employ an Executive Director to manage day-to-day operations;

(2) The Executive Director shall:

- (i) Hire and supervise Board staff;
- (ii) Prepare materials for Board meetings;
- (iii) Coordinate with the CESA Administration and other agencies;
- (iv) Manage the Board's budget;
- (v) Implement Board policies and decisions.

(3) The Executive Director serves at the pleasure of the Board;

(4) The Executive Director shall not be a current or former employee of the CESA Administration within the preceding two years.

60.7 Powers and Duties

(a) Program Activation Certification

(1) The Board shall certify program activation under Section 58, including:

- (i) Reviewing activation requests from the CESA Administration;
- (ii) Conducting independent verification of certification claims;
- (iii) Holding public hearings on activation requests;
- (iv) Issuing written decisions with findings and conclusions.

(2) Activation certification decisions require a majority vote of the Board.

(b) Budget Review

(1) The Board shall review and comment on the CESA Administration's budget requests, including:

- (i) Operating budgets for each program;
- (ii) Capital budgets for facilities and systems;
- (iii) Reserve and contingency fund levels;
- (iv) Multi-year financial projections.

(2) Budget comments shall be submitted to the Governor and General Assembly.

(c) Performance Review

(1) The Board shall conduct annual performance reviews of all activated CESA programs, including:

- (i) Review of enrollment, utilization, and outcome data;
- (ii) Analysis of customer service metrics and complaints;
- (iii) Assessment of financial performance against projections;
- (iv) Evaluation of compliance with statutory requirements;
- (v) Comparison with benchmarks and best practices.

(2) Performance reviews shall identify:

- (i) Areas of success and exemplary performance;
- (ii) Areas needing improvement;
- (iii) Recommendations for program modifications;
- (iv) Recommendations for legislative action.

(d) Investigation Authority

(1) The Board may investigate complaints regarding CESA Administration:

- (i) Waste, fraud, or abuse;
- (ii) Mismanagement or inefficiency;
- (iii) Violations of law or policy;
- (iv) Failure to comply with Board directives.

(2) Investigations may be initiated:

- (i) Upon complaint from any person;
- (ii) Upon referral from the General Assembly or Governor;
- (iii) On the Board's own motion.

(3) The Board may refer findings to:

- (i) The Governor for executive action;
- (ii) The General Assembly for legislative action;
- (iii) The Attorney General for legal action;
- (iv) Law enforcement for criminal investigation.

(e) Subpoena Authority

(1) The Board may subpoena:

- (i) Documents and records in the possession of the CESA Administration;
- (ii) Documents and records in the possession of CESA contractors;
- (iii) Testimony from CESA Administration employees and contractors.

(2) Subpoenas shall be enforceable in district court;

(3) Subpoena authority shall not extend to:

- (i) Individual program participants' protected health information;
- (ii) Matters protected by attorney-client privilege;
- (iii) Matters protected by other legal privileges.

(f) Recommendation Authority

(1) The Board may recommend:

- (i) Program modifications to the CESA Administration;
- (ii) Regulatory changes to the CESA Administration;
- (iii) Legislative changes to the General Assembly;
- (iv) Budget adjustments to the Governor and General Assembly.

(2) The CESA Administration shall respond to Board recommendations within 60 days, indicating:

- (i) Acceptance and implementation plan;
- (ii) Partial acceptance with explanation;
- (iii) Rejection with explanation.

(3) Recommendations and responses shall be included in Board annual reports.

60.8 Meetings and Transparency

(a) Regular Meetings

(1) The Board shall meet at least quarterly at regularly scheduled times and places;

(2) At least one meeting per year shall be held outside the Denver metropolitan area;

(3) Additional meetings may be called by the Chair or upon request of three Board members.

(b) Open Meetings

(1) All Board meetings shall be open to the public except as provided in

subsection (c);

(2) Meeting agendas shall be published at least seven days in advance on the Board's website;

(3) Meeting materials shall be published at least three days in advance;

(4) Meetings shall be accessible by:

(i) In-person attendance;

(ii) Live video and audio streaming;

(iii) Telephone participation for public comment.

(5) Meetings shall be recorded and recordings made available within 48 hours.

(c) Executive Sessions

(1) The Board may hold executive sessions closed to the public only for:

(i) Personnel matters involving specific individuals;

(ii) Confidential business information provided by CESA contractors;

(iii) Legal strategy regarding pending or threatened litigation;

(iv) Security matters where public disclosure would compromise safety.

(2) Executive sessions require:

(i) Announcement in open session of the specific reason for the session;

(ii) A two-thirds vote to enter executive session;

(iii) No final action during executive session.

(3) General discussion of policy matters, program performance, or Board operations shall not be conducted in executive session.

(d) Public Participation

(1) Each regular meeting shall include an opportunity for public comment;

(2) Public comment periods shall be:

(i) At least 30 minutes in duration;

(ii) Scheduled at a time accessible to working people (evening or weekend);

(iii) Open to comment on any matter within the Board's jurisdiction.

(3) Written public comments shall be accepted and made part of the record.

(e) Minutes and Records

(1) Meeting minutes shall be published within 14 days of each meeting;

(2) Minutes shall include:

(i) Members present and absent;

(ii) Summary of discussion;

(iii) Full text of motions and votes;

(iv) Summary of public comments.

(3) All Board records are public records subject to the Colorado Open Records Act.

60.9 Written Decisions

(a) All Board decisions shall be accompanied by written explanations that include:

(1) The issue or question decided;

(2) The relevant facts considered;

(3) The applicable legal or policy standards;

(4) The Board's analysis and reasoning;

(5) The decision and any conditions or limitations;

(6) Dissenting views, if any member wishes to record dissent.

(b) Written decisions shall be published on the Board's website within seven days of issuance.

(c) Decisions on activation certification shall additionally include:

(1) Findings on each certification element;

(2) Conditions or limitations on activation;

(3) Reporting requirements for the activated program;

(4) Criteria for early performance review.

60.10 Annual Report

(a) Content

By March 1 of each year, the Board shall publish an annual report including:

(1) Status of each CESA program:

(i) Planning phase programs: progress toward activation and projected

timelines;

- (ii) Activation pending programs: status of certification review;
- (iii) Active programs: operational status and performance summary;
- (iv) Suspended programs: status and path to restoration.

(2) Financial performance of each active program:

- (i) Revenue collected vs. projected;
- (ii) Expenses incurred vs. budgeted;
- (iii) Reserve fund levels;
- (iv) Five-year financial outlook.

(3) Enrollment and utilization data:

- (i) Total enrollment by program;
- (ii) Enrollment by demographic characteristics;
- (iii) Utilization rates for key services;
- (iv) Trends and projections.

(4) Customer satisfaction metrics:

- (i) Survey results;
- (ii) Complaint volumes and resolution;
- (iii) Call center performance;
- (iv) Service delivery timeliness.

(5) Identified deficiencies:

- (i) Operational challenges;
- (ii) Compliance concerns;
- (iii) Financial risks;
- (iv) Stakeholder concerns.

(6) Recommended corrective actions:

- (i) Administrative actions within CESA Administration authority;
- (ii) Regulatory changes;
- (iii) Legislative modifications;
- (iv) Resource needs.

(7) Recommendations for legislative action:

- (i) Statutory changes to improve program effectiveness;
- (ii) Funding adjustments;
- (iii) New program authorizations;
- (iv) Program modifications or consolidations.

(8) TABOR compliance verification:

- (i) Confirmation of enterprise fund status;
- (ii) Revenue and spending limit compliance;
- (iii) Voter approval requirements satisfied;
- (iv) Any compliance concerns and remediation.

(b) Distribution

The annual report shall be:

- (1) Published on the Board's website;
- (2) Transmitted to the Governor;
- (3) Transmitted to the General Assembly (President of the Senate and Speaker of the House);
- (4) Made available in print upon request;
- (5) Summarized in press release and social media.

(c) Legislative Review

- (1) The General Assembly shall hold a joint hearing on the Board's annual report within 60 days of publication;
- (2) The Board Chair and Executive Director shall testify at the hearing;
- (3) The CESA Administration Director shall be invited to respond.

60.11 Independence Protections

(a) Organizational Independence

- (1) The Board shall operate independently of the CESA Administration;
- (2) The CESA Administration shall not:
 - (i) Direct or supervise Board staff;
 - (ii) Determine Board meeting schedules or agendas;
 - (iii) Influence Board hiring or personnel decisions;

(iv) Limit Board access to information or facilities.

(3) Board staff shall be employed by the Board, not detailed from the CESA Administration;

(4) Board facilities shall be separate from CESA Administration facilities.

(b) Legal Independence

(1) The Board shall have its own legal counsel, either:

(i) An attorney employed directly by the Board; or

(ii) Outside counsel retained by the Board.

(2) The Attorney General's Office shall not represent both the Board and CESA Administration in any matter where their interests may conflict.

(c) Fiscal Independence

(1) The Board shall prepare and submit its own budget request;

(2) Board funds shall be maintained in a separate account;

(3) The CESA Administration shall not control Board expenditures.

(d) Protection from Retaliation

(1) No adverse action shall be taken against Board members or staff for:

(i) Votes or positions taken in official capacity;

(ii) Statements made in Board proceedings;

(iii) Reports or recommendations critical of the CESA Administration.

(2) Retaliation is grounds for removal of the retaliating official.

60.12 Funding

(a) Funding Sources

(1) The Board shall be funded through an administrative allocation from each CESA enterprise fund, not to exceed 0.5% of fund revenues;

(2) During the pre-activation period before enterprise funds are generating revenue:

(i) The Board shall be funded through General Fund appropriations;

(ii) General Fund appropriations shall be adequate to perform all Board functions.

(3) The Board may not receive:

(i) Grants or contributions from entities regulated by CESA;

- (ii) Donations from entities with pending matters before the Board;
- (iii) Funding conditioned on specific Board actions or positions.

(b) Budget

(1) The Board shall prepare an annual budget including:

- (i) Personnel costs;
- (ii) Facility and equipment costs;
- (iii) Consultant and contractor costs;
- (iv) Travel and meeting costs;
- (v) Public engagement and communications costs.

(2) The budget shall be submitted to the General Assembly through the normal appropriations process;

(3) The Governor may not reduce Board budget requests by more than 10% without General Assembly approval.

(c) Compensation

(1) Board members shall receive:

- (i) Per diem compensation of \$200 for each day engaged in Board business;
- (ii) Reimbursement for travel and lodging at state rates;
- (iii) No salary or benefits.

(2) The Executive Director shall receive compensation comparable to senior state agency officials;

(3) Board staff shall be compensated according to state personnel rules or Board-adopted compensation schedules.

60.13 Relationship to Other Oversight

(a) State Auditor

(1) The State Auditor retains full authority to audit CESA programs and the Board;

(2) The Board shall cooperate fully with State Auditor reviews;

(3) The Board may request specific audits from the State Auditor.

(b) General Assembly

(1) The General Assembly retains full authority over CESA programs through legislation and appropriation;

(2) Board recommendations do not bind the General Assembly;

(3) Legislative committees may direct the Board to investigate specific matters.

(c) Governor

(1) The Governor retains executive authority over the CESA Administration;

(2) The Governor may override Board activation denials as provided in Section 58;

(3) The Governor may request the Board to review specific matters.

(d) Joint Review with Other Bodies

The Board may conduct joint reviews with:

(1) The Joint Budget Committee;

(2) Legislative audit committees;

(3) Other state oversight bodies as appropriate.

60.14 Sunset Review

(a) This section shall be reviewed pursuant to the Colorado Sunset Law, C.R.S. § 24-34-104;

(b) The initial sunset review shall occur in the tenth year after the effective date of this Act;

(c) The sunset review shall evaluate:

(1) Whether the Board has effectively fulfilled its statutory duties;

(2) Whether the Board's independence has been maintained;

(3) Whether Board recommendations have improved CESA implementation;

(4) Whether the Board's costs are proportionate to its benefits;

(5) Whether modifications to Board structure or authority are warranted.

SIGNATURE AND ATTESTATION

This Colorado Economic Security & AI Workforce Transition Act (CESA), Version 9.0, represents a comprehensive legislative framework designed to provide economic security for all Colorado residents through enterprise fund mechanisms fully compliant with TABOR.

This legislation ensures:

- All programs operate through voluntary participation fees, not mandatory taxes

- No automatic tax increases under any provision
- Phased implementation contingent upon verified readiness
- Due process protections for all affected parties
- Independent oversight through Implementation Oversight Board

maveriq B Jackson

Author and Sponsor

Candidate, Colorado State House District 23

"It doesn't matter where you started,

what matters is where you finish and the journey along the way."

— mav QBJ