HOSPITAL PROVIDER FEE ENTERPRISE PROPOSAL
Background on the Hospital Provider Fee, TABOR, and Proposals to Create a State Enterprise to Remove the Hospital Provider Fee from the TABOR Revenue Limitations

Issue Summary
Late in the 2015 Colorado legislative session, a proposal was introduced to make the Hospital Provider Fee (HPF) a state enterprise, which would exempt the program’s fee-generated revenue from caps required by Referendum C and TABOR. Though that effort failed, with the release of the Governor’s FY2016-2017 Budget request, there is increased discussion of attempting this legislative change again. With current economic forecasts, the governor’s request anticipates a $289 million rebate to taxpayers in 2017; by removing the Hospital Provider Fee from the rebate calculations, this could be prevented and the money instead used to minimize other proposed reductions in General Fund spending. Those reductions include cuts to state funding for colleges and universities, K-12 funding, the reimbursements to health care providers who accept Medicaid and other public insurance, and maintenance for state buildings.

Medicaid Provider Fees and the Colorado Hospital Provider Fee
Per the National Conference of State Legislators (NCLS), a provider fee (or assessment or tax) is a state program that collects revenue from specified categories of health providers. In most states, it is used to generate new state funds and match them with federal Medicaid funds. In a majority of cases, the cost of the fee is paid back to providers through an increase in the Medicaid reimbursement rate.

Federal Rules about Medicaid Provider Fees
Under federal law, a state’s ability to use provider-specific fees to fund the state share of Medicaid expenditures has limits. Those fees cannot generally exceed 25% of the non-federal share of Medicaid expenditures, and the state cannot provide a guarantee to the providers that the taxes will be returned to them. This is aided by a “hold harmless” rule — if the fees returned to a provider are less than 6 percent of the provider’s net patient revenues, the prohibition on guaranteeing the return of funds is not violated. As a result, a state may be able to impose a provider fee, receive a federal match for those amounts, and then return some or all of those revenues directly or indirectly back to those providers in the form of a Medicaid ‘payment’.1

Colorado Hospital Provider Fee
In 2009, Colorado passed the Health Care Affordability Act of 2009 (HB09-1293) to create the Hospital Provider Fee in an effort to reduce increased costs from uncompensated care at hospitals.2 Broadly, the funds were to be used to “increase reimbursement to hospitals for providing medical care under [Medicaid and CICP]” and to “increase the number of persons covered by public medical assistance.”

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After increasing reimbursements to hospitals under Medicaid and CICP, the law allocated new revenue to several expansions of public health programs:

- Expanded eligibility for Medicaid to (subject to federal authorization):
  - Parents of children eligible for medical assistance or CHP+ up to 100% of the federal poverty level;
  - Disabled individuals participating in the Medicaid buy-in program up to 450% of the federal poverty level; and
  - Childless adults or adults without a dependent child in the home up to 100% of the federal poverty level.
- Provided for continuous eligibility in Medicaid for children for 12 months.
- Expanded eligibility for children and pregnant women under CHP+ to up to 250% of the federal poverty level.\(^3\)

Importantly, this law was passed prior to the passage of the Affordable Care Act (ACA), which enabled the state to further expand Medicaid eligibility with other federal funds beginning in 2014. Prior to the ACA, in the fiscal note studying the proposed Health Care Affordability Act of 2009, it was estimated that the program would bring in nearly $390 million in fees in 2010-2011, with a matching amount of new federal funds.\(^4\) A fiscal note for the 2015 effort to turn the program into a state enterprise estimated that the total fee revenue in FY2016-17 would be more than $720 million, with a matching amount of federal funds.\(^5\) The rapid growth in Provider Fee revenue is partially an effect of the increased Medicaid enrollment under the ACA: more funded hospital bed days result in more paid hospital fees.

The Taxpayer’s Bill of Rights and Referendum C – Relevant Portions of TABOR spending and revenue caps

Article X, Section 20 of the Colorado Constitution, better known as the Taxpayer’s Bill of Rights (TABOR), was passed in 1992 to install procedural requirements on state finances such as election provisions, as well as spending and revenue limitations on state and local governments. TABOR limits revenue increases at the state level to the increase in population plus inflation.\(^6\) During periods of strong economic growth, the TABOR limit causes regular rebates to taxpayers, such as the $3.2 billion returned between 1997 and 2001. However, during economic downturns, the TABOR formula caused a ratcheting down of the revenue cap.

To remedy this ratcheting effect of TABOR, in 2005, voters passed Referendum C, which allowed a five year time-out on TABOR refunds and a subsequent new “excess state revenues cap” that no longer includes a ratchet down effect during downturns. Importantly, however, the revenue cap includes state general fund and cash fund revenue, but not federal funds. However, if the revenue limits are reached, the refunds are funded solely out of the general fund.

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The following chart by the Bell Policy Center demonstrates the breakdowns of General vs Cash Funds and estimated rebates in several fiscal years. Note that this chart was published in mid October, prior to the latest revenue estimates that are used in the Governor’s FY2016-17 budget request.

The distinction between cash and general funds revenue as applied to potential rebates is especially important with the Hospital Provider Fee, which has grown in recent years to more than $700 million. This fee is a cash fund, earmarked specifically for the purposes described previously with the Health Care Affordability Act of 2009. However, the TABOR rebates that are required because of the revenue cap being exceeding must compete with other state programs funded out of the General Fund.

In the governor’s FY 2016-17 Colorado State budget request, this forced rebate in the general fund will cause the reduction in a number of programs. With only $457.2 million in new General Fund revenue available, the

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state must fund $541 million in new General Fund expenditures plus $289 million in rebates (totaling $830 in General Fund Expenditures).\(^8\) To reduce the impact of this $289 million rebate on the General Fund, the FY2016-17 budget request seeks to reduce the amount of revenue that will come into the Hospital Provider Fee by $100 million (which will lead to a reduction in federal funding of an additional $100 million).

By reducing the revenue in the Hospital Provider Fee this way, there will be a subsequent reduction in total revenue, which will reduce the required rebate from the General Fund by the same amount. This will reduce the necessary cuts in other General Fund line items that would have been required to fund the full tax rebate.

> “Think of a bucket of water, with a spigot at the top. Cash revenues are at the bottom of the bucket, general funds on top of that. When TABOR-eligible cash revenues increase, the water level rises, and pushes general funds out through the spigot in the form of TABOR refunds.”

> -The Colorado Statesman, May 6, 2015

### Hospital Provider Fee Enterprise Proposal

Late in the 2015 legislative session, a bill was introduced that would have turned the Hospital Provider Fee into a state enterprise, a designation that would exempt the revenue that flows into it from TABOR and Referendum C revenue limits, allowing the state budget to have more room under the caps before rebates are necessary. HB15-1389 passed the Colorado House on a party-line vote then was postponed indefinitely in the Senate State, Veterans, and Military Affairs Committee.

### TABOR Enterprises

The importance of an enterprise is that TABOR’s provisions apply to government “districts,” which specifically does not include “enterprises.” The Colorado Supreme Court has looked at the TABOR definition of enterprise and created a four-part test:\(^10\)

1) Is the enterprise government owned?
2) Is the enterprise a business?
3) Does the enterprise have the authority to issue its own revenue bonds?
4) Does the enterprise receive less than 10 percent of its annual revenue in grants from all Colorado state and local governments combined?

Meeting these requirements, an enterprise does not operate as a separate legal entity: it is an accounting method. Control and operations are still under the control of the government. Examples of other enterprises are universities and colleges, the Colorado Lottery, Parks and Wildlife, and the Colorado Bridge Enterprise. Generally, these entities exist to collect a fee and to then provide a service to payers of the fee.\(^11\) Their existence as an enterprise allows their revenue to not be accounted for with other state revenue.

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\(^8\) Colorado Governor’s Office of State Planning and Budgeting (OSPB). Accessed November 11, 2015 at https://drive.google.com/open?id=0B0TNL0CtD9wXWH6MFT5dDNzc2s


Hospital Provider Fee Enterprise
First proposed in the 2015 session, some are seeking to make the Hospital Provider Fee (HPF) an enterprise under TABOR. This proposal is strongly being advocated for by the Colorado Hospital Association, which argues that its members will face significant cuts under the governor’s FY2016-17 budget proposal:

- Reducing HPF revenues by $100 million, which also eliminates $100 million in federal matching funds, for a $200 million total impact
- A one percent across-the-board rate cut to all Medicaid providers, which has a net fiscal impact of $45 million.
- Anticipated discontinuation of the “primary care rate bump,” giving primary care providers an effective rate cut of nearly 25 percent. This has been previously valued at a minimum of $40 million in state and federal funds.

Even with the hospital provider fee, health care providers currently receive reimbursement rates lower than both Medicare and private insurance for health care provided to those who have Medicaid as their health insurance. The total cuts anticipated for health care providers due to the impacts above are estimated at about $285 million.

Moving the HPF to an enterprise would exempt more than $700 million in fee revenue from the TABOR and Referendum C revenue caps. This would eliminate the estimated $289 million in rebates, allowing many other of the proposed cuts (in K-12 and college and university education, and in state building maintenance) to be reduced or eliminated, without also reducing the HPF funding.

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12 Colorado Hospital Association. Hospital Provider Fee Enterprise Presentation. August 2015.
Proponents of this approach argue that it meets the requirements under TABOR to be an enterprise. As noted previously, the courts have created a four-part test to determine whether a program is an enterprise. Using the language in the 2015 bill, the HPF might meet this test in the following ways:

1) *Is the enterprise government owned?* The HPF enterprise would operate under the Department of Health Care Policy and Financing. The existing oversight and advisory board would be abolished and a new enterprise board would be created within HCPF.

2) *Is the enterprise a business?* The opening of HB15-1389 discusses the “nature of the business service that the state department provides to hospitals.” Essentially, that service would be charging a fee and providing the service of collecting funds from the federal government to improve reimbursement to the hospitals that pay the fee in order to cover more of the cost of providing health care for those with public health insurance.

3) *Does the enterprise have the authority to issue its own revenue bonds?* HB15-1389 would have specifically granted this authority.

4) *Does the enterprise receive less than 10 percent of its annual revenue in grants from all Colorado state and local governments combined?* The HPF enterprise would be funded only by the fee and federal funds, so this requirement would likely be met.

**TABOR Base and the HPF Enterprise**

Under TABOR, “when an existing entity becomes an enterprise, its revenue is exempted from the state TABOR limit, and a corresponding downward adjustment is made to the level at which the TABOR limit is set. This adjustment is not required when a new enterprise is created.” In the text of TABOR, this is referred to as changing the “district bases and future year limits.”

When the Health Care Affordability Act of 2009 created the Hospital Enterprise Fee, it could have made it an enterprise and exempted it from TABOR. Changing it to an enterprise later may require consideration of whether the TABOR and Referendum C limits should be lowered to account for the change. Instead, HB15-1389 would not have converted the existing HPF to an enterprise, but would have terminated the authority of HCPF to charge the fee and then created a new enterprise to charge the fee. The text of HB15-1389 stated that this did not require adjustment of the fiscal year limit.

**Reasons to Support the creation of an HPF Enterprise**

- The revenue from the HPF helps to maintain existing health care provider reimbursement levels, and helps to assure funding to cover the costs of Coloradoans that are covered by public health programs by legally drawing down federal dollars. The enterprise proposal would prevent the annual capping of this fund to reduce rebates that must be paid out of the general fund, and thus prevent serious cuts to health care provider reimbursements at the level of about $245 million in 2016-17, potentially increasing significantly in future years ($200 million from a proposed FY16-17 budget reduction in the health provider fee fund of $100 million in fees, which leads to a loss of $100 million in federal funds in FY16-17 request; $45 million from a proposed budget reduction of 1% across the board cuts to all Medicaid providers, who already receive lower rates from Medicaid than for other payers).

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14 HB15-1389, p5 Lines 16-25
• This move would create room under the TABOR and Referendum C revenue limits to increase spending on programs as the economy improves. Without the change, rebates will be required this year and into the future.
• Many of the FY2016-17 cuts proposed by the governor, in particular those for K-12 and college and university education funding and for state building maintenance, could be eliminated with this change.
• Some believe that many voters who passed TABOR and Ref C did not intend for state funding for critical programs such as education to be cut when federal funding dedicated to other essential services, such as health care, rose.
• The effort is supported by the Governor, CHA, many business groups, consumer groups, and elected officials across the state.

Reasons to Oppose the creation of an HPF Enterprise

• This proposal’s passage would reduce direct taxpayer rebates in FY2016-17 and beyond.
• There may be a question of whether the TABOR base would need to be adjusted down with the qualification of the HPF as an enterprise.
• Some see this effort as circumventing the will of the voters that passed TABOR.

About this Document

This summary was prepared by Health District of Northern Larimer County staff to assist the Health District Board of Directors in determining whether to take an official stand on various health-related issues. The Health District is a special district of the northern two-thirds of Larimer County, Colorado, supported by local property tax dollars and governed by a publicly elected five-member board. The Health District provides medical, mental health, dental, preventive and health planning services to the communities it serves. For more information about this summary or the Health District, please contact Dan Sapienza, Policy Coordinator, at (970) 224-5209, or e-mail at dsapienza@healthdistrict.org.