Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Aging and Adult Services	Office of Long Term Care	The Adult Protective Services (APS) Program intervenes on behalf of atrisk adults to correct or alleviate situations in which actual or imminent danger of mistreatment or self-neglect exists under Title XX of the Social Security Act as well as state statute. County administration funding, authorized for the program, is funded through Title XX Social Services Block Grant and State General Funds.	26-3.1-101, C.R.S.	Adult Protective Services have been determined to be exempt as counties investigate at-risk adults without regard for legal immigrant status.	Not Applicable
Aging and Adult Services	Office of Long Term Care	Per the Older Americans Act of 1965 - 45 CFR 1321 (OAA), Older Coloradoans Act (OCA), and State Funding for Senior Services (SFSS), the services are generally available to individuals who are age sixty or over including those who are homebound, frail, isolated, or have difficulty with some aspects of daily living. Programs target low-income, minority, and rural individuals with supportive services; senior centers; nutrition services; in-home services, disease prevention and health promotion services. The State Unit on Aging administers the federal OAA Title V Senior Community Service Employment Program (SCSEP), and the Title VII Vulnerable Elder Rights Protection Programs via contracts for services.	26-2-111(1); 26-11-100.1, et seq.; 26-11-205.5; 26-11.5-101, C.R.S., et. seq.	Not subject to the provisions of HB 06S-1023 per federal statute.	Not Applicable
Aging and Adult Services	Office of Long Term Care	Aid to the Needy Disabled /Supplemental Security Income-Colorado Supplement (AND/SSI-CS) Federal Title XVI of the Social Security Act. These are grant assistance programs, but at 26-2-111.8(3): "A legal immigrant may receive benefits under the old age pension, the aid to the needy disabled and the aid to the blind programs if such legal immigrant meets the eligibility criteria, including the sponsor responsibility policies in section 36-2-137(2)."	26-2-104; 26-2-108; 26-2-111(4); 26-2-119, C.R.S.	Rules existed prior to the legislation citing that only legal immigrants were eligible for assistance grants. Counties under general direction are now required to keep a copy of the documentation proving residency.	Yes
Aging and Adult Services	Office of Long Term Care	The Old Age Pension (OAP) program provides cash assistance, up to a maximum grant amount to eligible individuals age sixty and older. Established by Article 24 of the Colorado Constitution.	26-2-104; 26-2-111(2); 26-2-111.5; 26-2-112 through 26-2-117, C.R.S.	Rules existed prior to the legislation citing that only legal immigrants were eligible for assistance grants. Counties under general direction are now required to keep a copy of the documentation proving residency.	Yes
Aging and Adult Services	Office of Long Term Care	Aid to the Blind/Supplemental Security Income-Colorado Supplement (AB/SSI-CS) supplements income up to the current Colorado standard of need to meet monthly living expenses for persons aged 0 to 59 who meet eligibility requirements.	26-2-104; 26-2-106(6); 26-2-110; 26-2-111(5), C.R.S.	Rules existed prior to the legislation citing that only legal immigrants were eligible for assistance grants. Counties under general direction are now required to keep a copy of the documentation proving residency.	Yes
Aging and Adult Services	Office of Long Term Care	Aid to the Needy Disabled-State Only (AND-SO) is the only State assistance program that provides basic financial assistance to low-income persons eighteen to fifty-nine years of age. Individuals must have a disability expected to last six months or longer and also apply for SSI disability (deemed "interim assistance") as benefits are distributed pending an eligibility decision for federally funded benefits.	26-2-104; 26-2-106(6); 26-2-110; 26-2-119, C.R.S.	Rules existed prior to the legislation citing that only legal immigrants were eligible for assistance grants. Counties under general direction are now required to keep a copy of the documentation proving residency.	Yes
Aging and Adult Services	Office of Long Term Care	The AND Burial Program is provided to individuals on the AND-SO Program who are eighteen to fifty-nine years of age, those who are on the AND/AB/SSI Program with Medicaid, and to children on the Medicaid Program.	26-2-129, C.R.S.	Rules existed prior to the legislation citing that only legal immigrants were eligible for assistance grants. Counties under general direction are now required to keep a copy of the documentation proving residency.	Yes
Aging and Adult Services	Office of Long Term Care	The OAP Burial Program provides those on the Old Age Pension Program help with the cost of funeral/burial.	26-2-129, C.R.S.	Rules existed prior to the legislation citing that only legal immigrants were eligible for assistance grants. Counties under general direction are now required to keep a copy of the documentation proving residency.	Yes

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Alcohol & Drug Abuse	Office of Behavioral Health	Substance Abuse Detoxification, Treatment and Prevention Services is not subject to the provisions of HB 06S-1023 per federal law. No programs overseen by OBH that are wholly or partially funded by the Mental Health Services or Substance Abuse Prevention and Treatment Block Grant are subject to the provisions of HB 06S-1023.	27-80-105, C.R.S.	The Department sought clarification from the federal government regarding federally funded services (Block Grant) and received clarification on November 28, 2006, that federal regulations have priority over state law. Therefore, Block Grant funded services do not apply to HB06S-1023. Enforcing the provisions of HB 06S-1009 are under the authority of the Department of Regulatory Agencies.	Not Applicable
Alcohol & Drug Abuse	Office of Behavioral Health	Short-Term Intensive Residential Remediation and Treatment (STIRRT) clients are subject to the provisions of HB 06S-1023.	27-80-105, C.R.S.	Agencies licensed and contracted by the Division have been given guidance to implement procedures to verify legal status at the time an individual applies for services.	
Alcohol & Drug Abuse	Office of Behavioral Health	Case Management for Chronic Detoxification Clients is not subject to the provisions of HB 06S-1023 per federal law. No programs overseen by OBH that are wholly or partially funded by the Mental Health Services or Substance Abuse Prevention and Treatment Block Grant are subject to the provisions of HB 06S-1023.	27-80-105, C.R.S.	Not subject to the provisions of HB 06S-1023 per federal statute. See above.	Not Applicable
Alcohol & Drug Abuse	Office of Behavioral Health	High Risk Pregnant Women is not subject to the provisions of HB 06S-1023 per federal law. No programs overseen by OBH that are wholly or partially funded by federal dollars, in this case Medicaid, are subject to the provisions of HB 06S-1023.	27-80-112, C.R.S.	Not subject to the provisions of HB 06S-1023 per federal statute.	Not Applicable
Alcohol & Drug Abuse	Office of Behavioral Health	Persistent Drunk Driver Programs. Service provided through this cash fund include community prevention and intervention services in targeted communities throughout Colorado with high-risk for underage drinking and driving and underage substance use. Also provided are treatment and intervention services for individuals considered persistent drunk drivers and involved with the Office of the State Court Administrator (Parole) and DUI treatment services through contracts with Managed Service Organizations.	42-3-303, C.R.S.	The program may have some areas that are subject to the provisions of HB 06S-1023 to the extent that applicants are eighteen years of age or older. The prevention and intervention services target to youth under the age of eighteen and directed to the public as a whole are not subject to the provisions. Agencies licensed and/or contracted by the Division have been given guidance to implement procedures to verify legal status at the time an individual applies for services.	Yes
Alcohol & Drug Abuse	Office of Behavioral Health	Law Enforcement Assistance Fund Contracts is not subject to HB 06S-1023 because funds are targeted to youth and communities as a whole.	43-4-402(2), C.R.S.	This program is not subject to the provision of HB 06S-1023 because services are for children/youth.	Not Applicable
Alcohol & Drug Abuse	Office of Behavioral Health	Community Prevention and Treatment Services (SB07-097/HB07-1359).	27-80-101, C.R.S.	The program may have some areas that are subject to the provisions of HB 06S-1023 to the extent that applicants are eighteen years of age or older. Some of the program funding is provided in conjunction with (Block Grant) dollars and therefore is not subject to the provisions of HB 06S-1023 per federal statute. Prevention services targeted to youth and communities as a whole are not subject to the provisions HB 06S-1023. Agencies licensed and/or contracted by the Division have been given guidance to implement procedures to verify legal status at the time an individual applies for services.	Yes
Alcohol & Drug Abuse	Office of Behavioral Health	Gambling Addiction Counseling Services - Gambling addiction can affect all areas of an individual's life. Grants are applied for and awarded to provide counseling for Colorado residents assessed to be problem gamblers, as well as others who have been affected by problem gambling.	27-47.1-1601 (4)(a)(II)(a.5)(I), C.R.S.; 27-61-101, C.R.S.	The program may have some areas that are subject to the provisions of HB 06S-1023 to the extent that applicants are eighteen years of age or older. Agencies and entities contracted to provide services have been given guidance to implement procedures to verify legal status at the time an individual applies for service.	Yes

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Alcohol & Drug Abuse	Office of Behavioral Health	Rural Substance Abuse and Treatment - Prevention and treatment (including detoxification) services in rural communities.	27-80-117, C.R.S.	The program may have some areas that are subject to the provisions of HB 06S-1023 to the extent that applicants are eighteen years of age or older. Agencies and entities contracted to provide services have been given guidance to implement procedures to verify legal status at the time an individual applies for service.	Yes
Co-occurring Behavioral Health Services	Office of Behavioral Health	Behavioral Health Services for Juveniles and Adults at risk of involvement in the Criminal Justice System - Mental Health and Substance Use Disorder Services through mental health centers and licensed substance use disorder treatment providers.	27-69-101, C.R.S., et seq.	Contracts include HB 06S-1023 requirements. Community Programs conduct verification of HB 06S-1023 requirements on a sample of population charts.	Yes
Co-occurring Behavioral Health Services	Office of Behavioral Health	Jail Based Behavioral Health Services created by HB10-1352.	18-19-103(3.5)(b), (c), (4)(a), C.R.S.	Contracts include HB 06S-1023 requirements. Community Programs conduct verification of HB 06S-1023 requirements on a sample of population charts.	Yes
Behavioral Health - Federal Programs (Non-Block)	Office of Behavioral Health	Mental Health and Substance Use Disorder services funded through Federal discretionary grants (SAMHSA).	27-80-105, C.R.S.	Not subject to the provisions of HB 06S-1023 per federal statute.	Not Applicable
Early Care and Learning/Child Care	Office of Early Childhood	Colorado Child Care Assistance Program	26-2-801 , C.R.S., et seq.	Under CCCAP, child care assistance is considered a benefit to the child and therefore are not impacted by HB-1023. Qualified providers (non-licensed) of child care assistance have to prove lawful presence as a condition of receiving payment for services.	Yes
Early Care and Learning/Child Care	Office of Early Childhood	Child Care Licensing	26-6-107, C.R.S.	Licensing is affected as the license is considered a benefit. The Department implemented procedures to obtain the required documentation prior to issuing a license.	Yes
Division of Child Welfare	Office of Children, Youth and Families	Child Welfare Services - Title IV-E	26-5-101(3), C.R.S. IV-B, Title XX, GF or County Share funded	An agency or a political subdivison shall verify the lawful presence in the United States of each applicant eighteen years of age or older for federal public benefits or state or local public benefits by requiring the applicant to produce: - Birth Certificates: - Passports - Certificate of U.S. Citizenship - Certificate of Naturalization - Certificate of Birth Abroad of U.S. Citizenship - U.S. Citizen Identification Cards - Written notice from TANF/FS workers who are required to verify citizenship	Yes

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Division of Child Welfare	Office of Children, Youth and Families	Child Welfare Services - Certified Foster Parents	26-5-101(3), C.R.S. IV-B, Title XX, GF or County share funded	Child Welfare has provided an agency letter requiring county departments to assure the lawful presence in the United States for county certified foster home parents and applicants, county certified adoptive home parents and applicants, and any Child Welfare client age eighteen or older and their family members receiving benefits unrelated to safety of the Child Welfare client. In addition, these placement providers are required to sign an Affidavit of Lawful Presence. The Division has not encountered any problems in implementing the bill.	Yes
Division of Child Welfare	Office of Children, Youth and Families	Child Welfare Services - Child Welfare and Child Care	26-5-101(3), C.R.S. Child Welfare Services - IV-B, Title XX, GF or County Share funded	An agency or a political subdivison shall verify the lawful presence in the United States of each applicant eighteen years of age or older for federal public benefits or state or local public benefits by requiring the applicant to produce: A valid Colorado driver's license or a Colorado identification card issued under article 2 of title 42, C.R.S., unless the applicant holds a license or card issued under part 5 of article 2 of title 42, C.R.S.; or A United States military card or a military dependent's identification card; or A United States Coast Guard Merchant Mariner card; A Native American tribal document; and Execute an affidavit stating that he or she is a United States citizen or legal permanent resident; or that he or she is otherwise lawfully present in the United States pursuant to federal law.	Yes
Division of Child Welfare	Office of Children, Youth and Families	Chafee Foster Care Independence Program requires that youth be citizens of the United States or Qualified Non-Citizens.	26-5-101(3), C.R.S. Child Welfare Services - IV-B, Title XX, GF or County Share funded	Eligibility and citizenship are verified by county department staff in the local Chafee program using Trails. Youth who move from another state after the age of eighteen are verified by contacting the Independent Living Coordinator in the state of origin and verifying their eligibility according to the sending state's SACWIS records. Verification for Educational and Training vouchers is done by state staff using the same criteria and documentation in the Trails records.	Yes
Disability Determination Services	Office of Long Term Care	Disability Determination Services (DDS) is the State Agency that makes the disability decisions for Social Security. Individuals must have a disability expected to last one year or longer. The program provides benefits to children and adults who meet medical criteria to qualify for benefits under either the Social Security Disability Insurance (SSDI) or Supplemental Security Income (SSI) programs.	Sec. 221, 42 USC 421(a)(1)	Rules existed prior to the legislation citing that only legal immigrants were eligible for benefits. Verification of eligibility is a federal responsibility, done by the Social Security Administration prior to the claims receipt by DDS.	Not Applicable

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Persons With Intellectual or Developmental Disabilities	Office of Early Childhood	Early Intervention Services - Education, training, and assistance in child development, parent education, therapies, and other activities for infants and toddlers and their families, which are designed to meet the developmental needs of infants and toddlers with developmental delays or disabilities including, but not limited to, cognition, speech, communication, physical, motor, vision, hearing, social-emotional, and self-help skills.	27-10.5-104, C.R.S.	Not subject to the provision of HB 06S-1023 because services are for children/youth.	Not Applicable
Persons With Intellectual or Developmental Disabilities	Office of Early Childhood	Early Intervention Services - an annual federal grant under Part C of the Individuals with Disabilities Education Act (IDEA) that is used to develop a statewide system of services and supports for families who have infants or toddlers, from birth through two years of age, with developmental disabilities or developmental delays.	Federal P.L. 108- 446	Not subject to the provision of HB 06S-1023 because services are for children/youth.	Not Applicable
Persons With Intellectual or Developmental Disabilities	Office of Long Term Care	Family Support Services - A limited support service program to provide financial and other support to families of children with developmental disabilities living in the family home and either delay or prevent the need for more costly out of home placements.	CRS 27-10.5 (404)	The program is subject to the provisions of HB 06S- 1023 to the extent that applicants are eighteen years of age or older. Program has implemented procedures to verify legal resident status at the time an individual applies for services.	Yes
Persons With Intellectual or Developmental Disabilities	Office of Long Term Care	Regional Center HCBS Medicaid Waiver Services - State operated twenty four hour residential and day program services for adults with intellectual and/or developmental disabilities.	-27-10.5-104; 27-10.5-301, C.R.S.	Program does not provide services to illegal immigrants. Individuals must meet eligibility criteria for Medicaid which is established by HCPF and determined by the county departments of social/human services.	Yes
Persons With Intellectual or Developmental Disabilities	Office of Long Term Care	Regional Center ICF-IID Services - State operated twenty-four hour residential and day program services for adults with intellectual or developmental disabilities who have significant needs and for whom adequate services and supports are not available in the CCB community system to safely meet their needs.	27-10.5-104; 27-10.5-301, C.R.S.	Program does not provide services to illegal immigrants. Individuals must meet eligibility criteria for Medicaid which is established by HCPF and determined by the county departments of social/human services.	Yes
Persons With Disabilities	Office of Community Access and Independence	Independent Living Program provides services to individuals with disabilities to live independently.	26-8.1-107, C.R.S.	The Department does not provide services to individuals. Contracts with the ten law specified Centers for Independent Living (CIL) are completed annually and the CILs provide the services to individuals.	Not Applicable
Persons With Disabilities	Office of Community Access and Independence	Older Individuals Who are Blind provides services to individuals with vision disabilities over the age of fifty-five to live independently.		The Department does not provide services to individuals. Contracts with the eight vendors from an RFP process tri-annually and the vendor provide the services to individuals.	Not Applicable
Division of Vocational Rehabilitation	Office of Community Access and Independence	Division of Vocational Rehabilitation (DVR) provides services to applicants and eligible individuals with disabilities to assist them in obtaining employment and becoming independent and self-sufficient. Services are provided directly by state-employed rehabilitation counselors and other state staff, as well as purchased from community vendors and partners.	26-8-105, C.R.S.	DVR policy states that all applicants eighteen years of age and older shall provide a form of identification. The accepted forms of identification are based on departmental policy and state statutes. A copy of the produced identification shall be filed in the applicant's client record. In addition, each applicant (age eighteen and older) is required to execute an affidavit stating that he or she is either a United States citizen or legally permanent resident; or that he or she is otherwise lawfully present in the United States pursuant to federal law. For an applicant who has signed an affidavit stating that he or she is an alien lawfully present in the United States, verification of lawful presence shall be made through the Federal Systematic Alien Verification of Entitlement (SAVE) program operation by the United States Department of Homeland Security. Until such verification of lawful presence is made, the affidavit may be presumed to be proof of lawful presence.	Yes

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Division of Vocational Rehabilitation	Office of Community Access and Independence	Supported Employment Program - The Division of Vocational Rehabilitation (DVR) provides services to applicants and eligible individuals with disabilities to assist them in obtaining employment and becoming independent and self-sufficient. Services are provided directly by state-employed rehabilitation counselors and other state staff, as well as purchased from community vendors and partners. The Supported Employment grant funds contracts with Colorado Mental Health Centers for the provision of job seeking and placement services to DVR clients. It also funds specific supported employment services that are part of the individualized plans for employment developed between DVR clients and rehabilitation counselors.	26-8-105, C.R.S.	DVR policy states that all applicants eighteen years of age and older shall provide a form of identification. The accepted forms of identification are based on departmental policy and state statutes. A copy of the produced identification shall be filed in the applicant's client record. In addition, each applicant (age eighteen and older) is required to execute an affidavit stating that he or she is either a United States citizen or legally permanent resident; or that he or she is otherwise lawfully present in the United States pursuant to federal law. For an applicant who has signed an affidavit stating that he or she is an alien lawfully present in the United States, verification of lawful presence shall be made through the Federal Systematic Alien Verification of Entitlement (SAVE) program operation by the United States Department of Homeland Security. Until such verification of lawful presence is made, the affidavit may be presumed to be proof of lawful presence. This policy applies to all individuals receiving services from the supportive employment grant, as well.	
Division of Vocational Rehabilitation	Office of Access and Independence	The Business Enterprise Program provides services and business opportunities in vending and cafeteria operations for people that are blind or visually impaired. BEP provides these services to clients that are referred by the Division of Vocational Rehabilitation, Rehabilitation Counselors, who have already established lawful presence for these blind or visually impaired clients.	26-8.5-100.1, C.R.S., et seq.	DVR policy states: All applicants age eighteen and older shall provide a form of identification. The accepted forms of identification are based on departmental policy and state statutes. A copy of the produced identification shall be filed in the applicant's client record. In addition, each applicant (age 18 and older) is required to execute an official CDHS affidavit stating that he or she is either a United States citizen or legally permanent resident; or that he or she is otherwise lawfully present in the United States pursuant to federal law. For an applicant who has signed an affidavit stating that he or she is an alien lawfully present in the United States, verification of lawful presence shall be made through the Federal Systematic Alien Verification of Entitlement (SAVE) program operation by the United States Department of Homeland Security. Until such verification of lawful presence is made, the affidavit may be presumed to be proof of lawful presence.	Yes
Supplemental Security Income	Office of Community Access and Independence	PROMISE/ASPIRE provides services to youth who are receiving Supplemental Security Income (SSI) benefits and are between the ages of fourteen and sixteen. This is a research project funded by the Department of Education and Social Security Administration, serving 200 youth statewide providing seven core services to assess whether these core services increase the youth's income and decrease dependence on SSI and indepedence.		All applicants and youth receiving services are under age eighteen.	Yes

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Colorado Works	Office of Economic Security	Colorado Works/TANF assistance includes cash assistance payments to eligible families. It is a cash assistance program designed to assist eligible families with very low incomes to attain economic security by promoting job preparation, work, and family stabilization. Federal TANF funds come to the state as a block grant and are distributed to counties via formula allocation. Colorado Works is operated in all counties by MOUs with the Department. Locally, programs are guided by individual sets of county policies that use program flexibility to design the most effective program for direct assistance as well as targeted assistance (Diversion) or by investing funds in a wide array of community initiatives supporting struggling families. In exchange for federal funds, Colorado must meet the Work Participation Rate (WPR), the primary performance measure. In Colorado, we are promoting employment outcomes in lieu of the process-oriented WPR. As such, the Division is actively developing and providing tools and other tactical support to counties to re-create their Colorado Works program as an employment program.	26-2-701 through 26-2-724, C.R.S.	The State Board of Human Services promulgated rules effective August 1, 2006, to implement the requirements of HB 06S-1023. Colorado Works issued an agency letter to provide further guidance to the county departments. In addition, Colorado Works has provided technical assistance and direction to county departments through various venues. The Department has also trained contractors to ensure they provide services only to those lawfully present in the state.	Yes
Food Assistance Programs/SNAP	Office of Economic Security	The Food Stamp Program is with the United States Department of Agriculture (USDA) and Food and Nutrition Service (FNS). It provides benefits for eligible, low-income households, which can be used to obtain food items with the Electronic Benefits Transfer (EBT) card, Colorado Quest card, in retail food outlets. The Food Stamp Program is state supervised, county administered. Federal 7 U.S.C. 2011 - 2035 and Federal Food Stamp Act, 7 USC (2016)(I)(1)(A).	CRS 26-2-301 through 26-2-306, C.R.S.; 7 USC 2011-2035 and Food Stamp Act, 7 USC (2016)(I)(1)(A)	Not subject to the provisions of HB 06S-1023 per federal statute.	Not Applicable
Food Distribution Program	Office of Economic Security	Food Distribution Program - Emergency Food Assistance Program; Commodity Supplemental Food Program; Child and Adult Care Food Program; Summer Food Service Program; and the National School Lunch Program. The Food Distribution Program provides guidance and oversight on the distribution of USDA foods. The Unit works with food banks and advocacy groups to address food insecurity.	7 CFR 250; 26-1-121, C.R.S.	Not subject to the provisions of HB 06S-1023 per federal statute.	Not Applicable
Low-Income Energy Assistance Program (LEAP)	Office of Economic Security	LEAP provides cash assistance to help low-income households meet the high costs of winter heating from November 1 through April 30. LEAP also provides assistance to repair and replace furnaces. LEAP is available only to U.S. citizens or legal aliens for emergency as well as non-emergency situations. LEAP serves households, not individual clients. When children are the only eligible household member, all household income is counted for eligibility purposes, but any members without documentation are not counted as household members.	26-2-122, C.R.S.; Federal Energy Policy Act of 2005	CDHS implemented an affidavit in both Spanish and English, LEAP designed an information sheet that was sent out with each application giving applicants instructions on what is required. Training manuals have been updated and LEAP rules were updated to accommodate new law.	Yes
Colorado Refugee Services Program (CRSP)	Office of Economic Security	CRSP serves refugees, asylees, Cuban/Haitian entrants, victims of human trafficking, certain Amerasians, Special Immigrant Visa (SIVs) holders from Iraq and Afghanistan, and unaccompanied refugee minors. Through contractors, these clients are provided services such as: case management; employment placement; retention and training; health services (through medical providers) and appointment coordination; mental health; cultural adjustment; ESL and adult education, services to elderly clients; and assistance to youth in schools. All services provided are intended to promote self-sufficiency and intergration. Services are 100% federally funded.	26-2-106; 26-2-108; 26-2-110; 26-2-111; 26-2-111, 26-2-113 through 26-2-117; 26-2-129; 26-2-202; 26-2-205; 26-2-701 through 26-2-724, C.R.S.	Populations eligible for CRSP funded services (refugees, asylees, Cuban/Haitian entrants, victims of human trafficking, certain Amerasians, Special Immigrant Visa (SIVs) holders from Iraq and Afghanistan, and unaccompanied refugee minors) meet requirements of being lawfully present in the state. Contractors are required to obtain and document proof of lawful presense.	Yes

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Child Support Services	Office of Economic Security	Child Support Services provides the following services: locating parents; establishing paternity, child support and medical support; enforcing child support and medical orders; modifying child support orders; and, collecting and distributing collections. We also work with other partners to provide referrals to services that help with employment, visitation, and other important family needs. The Division of Child Support Services is responsible for providing services to customers receiving public assistance benefits as well as non-public assistance customers.	26-13-101, C.R.S., et seq.; 45 CFR 302.33	A public benefit is not provided to customers, as all payments sent to customers are based on collections from another parent. There are no income requirements for the customers seeking child support services. These services do not require a lawful presence determination and, as such, do not fall subject to the requirements under HB 06S-1023.	Not Applicable
Mental Health	Office of Behavioral Health	Community Mental Health Services to Non-Medicaid Eligibles (Indigent): Adults, children, adolescents and older adults with serious emotional disturbance or serious mental illness, are not subject to the provisions of HB 06S-1023. No programs overseen by OBH that are wholly or partially funded by the Mental Health Services or Substance Abuse Prevention and Treatment Block Grant are subject to the provisions of HB 06S-1023. In addition, programs for children and youth are also exempt.	27-66-101, C.R.S., et seq.; 27-65-101, C.R.S. et seq.; 27-67-101, et seq.	Not subject to the provisions of HB 06S-1023 per federal statute.	Not Applicable
Mental Health	Office of Behavioral Health	Early Childhood Mental Health Services is not subject to HB 06S-1023 because services are for children.	27-66-103, C.R.S.	Not subject to the provision of HB 06S-1023 because services are for children/youth.	Not Applicable
Mental Health	Office of Behavioral Health	Assertive Community Treatment is subject to HB 06S-1023. These clients could be either court-ordered, referred by the courts, involuntarily committed or admitted due to emergency status.	27-65-101, C.R.S.; 27-66-201, C.R.S.	Contracts include HB 06S-1023 requirements. Community Programs conducts verification of HB 06S 1023 requirements on a sample of this population's charts.	Yes
Mental Health	Office of Behavioral Health	Alternatives to Inpatient Hospitalization CMHIP / CMHIFL / Ft. Logan Aftercare Program is subject to HB 06S-1023. These clients could be either court-ordered, referred by the courts, involuntarily committed or admitted due to emergency status.	27-66-103, C.R.S.	Contracts include HB 06S-1023 requirements. Community Programs conducts verification of HB 06S 1023 requirements on a sample of this population's charts.	Yes
Mental Health	Office of Behavioral Health	Alternatives to Inpatient Hospitalization for Youth is not subject to HB 06S-1023 because services are for children.	27-66-103, C.R.S.	Not subject to the provision of HB 06S-1023 because services are for children/youth.	Not Applicable
Mental Health	Office of Behavioral Health	(Former Goebel Lawsuit) Assertive Community Treatment Intensive Case Management (AIM) non-Medicaid eligible is subject to HB 06S-1023. These clients are required by the lawsuit to be served.	27-65-101, C.R.S.; 27-66-201, C.R.S.	Contracts include HB 06S-1023 requirements. Community Programs conducts verification of HB 06S 1023 requirements on a sample of this population's charts.	Yes
Mental Health	Office of Behavioral Health	Residential Treatment for Youth (HB 99-1116) is not subject to HB 06S-1023 because services are for children.	27-67-101, C.R.S., et seq.	Not subject to the provision of HB 06S-1023 because services are for children/youth.	Not Applicable
Mental Health	Office of Behavioral Health	Mental Health Services for Adult and Juvenile Offenders who are Non-Medicaid eligible (SB07-097/HB 07/1359. Juveniles under the age of eighteen are not subject to HB 06S-1023; however, adults are subject to HB 06S-1023.	27-66-104(1), C.R.S.	Contracts include HB 06S-1023 requirements. Community Programs conducts verification of HB 06S 1023 requirements on a sample of population charts.	Yes
Mental Health	Office of Behavioral Health	Integrated System of Care Family Advocacy Demonstration Programs for Mental Health Juvenile Justice Populations (HB 07-1057) provides strengths, needs and cultural assessments; navigation and support services; behavioral health and juvenile justice system education; and, crisis response services.	27-69-103, C.R.S.	Not subject to the provision of HB 06S-1023 because services are primarily targeted for children/youth.	Not Applicable
Mental Health	Office of Behavioral Health	Colorado Mental Health Institutes - Civil Patients (Ft. Logan)	27-94-101, C.R.S.	The Community Mental Health Centers are the primary referral source for civil admissions to the Institutes. The Centers have implemented procedures to verify client legal resident status. In addition, the Institutes review patient legal status at the time of admission. Many civil patients are admitted under emergency orders and therefore are not be subject to HB 06S-1023 as the bill exempts programs or services "necessary for the protection of life or safety" from verification of lawful presence.	Yes

Program	Office	Summary of Services Provided by CDHS	Statute	Implementation	Is the Department currently in compliance with HB- 1023
Mental Health	Office of Behavioral Health	Colorado Mental Health Institute at Pueblo - Institute for Forensic Psychiatry - Forensic Patients	16-8-101, C.R.S.; 27-93-101, C.R.S.	The Institutes review patient legal status at the time of admission. Forensic patients are referred by the courts based on public safety and the need to protect the individual and are therefore not subject to HB 06S-1023 as the bill exempts programs or services "necessary for the protection of life or safety" from verification of lawful presence.	Yes.
Traumatic Brain Injury Program	Office of Community Access and Independence	Traumatic Brain Injury Program - Therapeutic and support services to children and adults with traumatic brain injuries.	26-1-304, C.R.S.	Program does not provide services to illegal immigrants. Applicants are screened prior to receiving services.	Yes
Veterans Community Living Centers	Office of Community Access and Independence	Services: End-of-life/hospice services, short-term "respite care", long-term care, short-term rehabilitation, domiciliary cottages (similar to assisted living), and memory care services for honorably discharged veterans of the U.S. Armed Forces.	26-12-104, C.R.S.; 38 USC 1710(a), (2), (3), (4), (5)	Not subject to the provisions of HB06S-1023 per federal statute. Program does not provide services to illegal immigrants. Acceptable verification is required at the time of application.	Not Applicable
Division of Youth Corrections	Office of Children, Youth and Families	CDHS Office of Behavioral Health: Federal grants are not subject to HB 06S-1023 because federal requirements govern these funds.		Not subject to the provisions of HB 06S-1023 per federal statute.	Not Applicable
Division of Youth Corrections	Office of Children, Youth and Families	Victims Services: In 1992, the Constitution was amended to include specific rights for victims of crime. With the Victim Rights Act in 1993, state and local criminal justice agencies were responsible for protecting the constitutional and statutory rights of crime victims. Victims are notified of any movements and status changes of the identified perpetrator.	State Constitution and 24-4.1-301 through 24-4.1- 304, C.R.S.	Services required by Colorado Constitution.	Not Applicable
Division of Youth Corrections	Office of Children, Youth and Families	Commitment and Parole Services. The Division of Youth Corrections provides both detention and commitment services to a very limited number of youth who are illegal immigrants. When law enforcement and the courts determine that a youth requires secure detention prior to court proceedings, the Division is required to provide those services pending action by the courts. Similarly, when district attorneys charge illegal immigrant youth with certain offenses, and the courts adjudicate those cases, finding that a commitment to the Division is appropriate, the Division is required by law to accept those youth. The Division makes notification to the federal Immigration and Customs Enforcement (ICE) agency, identifying any youth who is an illegal immigrant in the DYC system; however, if the ICE agency does not remove the youth from the DYC system, then DYC is required to carry out the sentence that the courts impose.	19-1-102 through 19-3-702, C.R.S.	The Department has made no procedural changes as existing law requires the Division to accept adjudicated youth regardless of their illegal immigrant status.	Yes
Division of Youth Corrections	Office of Children, Youth and Families	Detention & Detention Services for Detained Youth (includes SB94/Detention MH, State detention facilities) Detention residential services serve pre-adjudicated youth being held on a temporary basis awaiting court hearing or disposition and sentenced youth serving a short-term sentence as a condition of probation or because of contempt of juvenile court and municipal court orders. The State's 22 judicial districts also serve approximately 9,399 youth through screening and/or in community-based detention programs. The average Length of Stay (LOS) in detention is thirteen days.	19-1-102 through 19-3-702, C.R.S.	Youth committing criminal acts will be detained by local law enforcement regardless of illegal immigrant status. Local law enforcement official or the local SB 94 coordinators will work to determine citizenship of youth in detention.	Yes