First Regular Session Seventy-third General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 21-0726.01 Pierce Lively x2059

HOUSE BILL 21-1158

HOUSE SPONSORSHIP

Lynch and Valdez D., Arndt, Pico

SENATE SPONSORSHIP

Kirkmeyer, Moreno, Woodward, Zenzinger

House Committees

Senate Committees

Finance

	A BILL FOR AN ACT
101	CONCERNING NONSUBSTANTIVE MODIFICATIONS TO SALES AND USE
102	TAX EXEMPTIONS, AND, IN CONNECTION THEREWITH,
103	REORGANIZING SALES AND USE TAX EXEMPTIONS FOR
104	AGRICULTURE, LIVESTOCK, AND SPECIAL FUELS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Statutory Revision Committee. The bill removes an unused definition of "agricultural compounds" and a redundant reference to a sales and use tax exemption for poultry and livestock. The bill also

reorganizes special fuel and farm equipment sales and use tax exemptions so that they are in the same location.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 39-26-715, amend
3	(2) introductory portion and (2)(a)(I) as follows:
4	39-26-715. Fuel and oil - definitions. (2) The following are
5	exempt from taxation under the provisions of part 2 of this article
6	ARTICLE 26:
7	(a) (I) The storage, use, or consumption of gasoline that is taxed
8	under the provisions of part 1 of article 27 of this title TITLE 39 and all
9	gasoline that is taxed under said provisions and the tax on which is
10	refunded; and special fuel, as defined in section 39-27-101 (29), used for
11	the operation of farm vehicles when the same are being used on farms or
12	ranches; except that aviation fuel used in turbo-propeller or jet engine
13	aircraft and upon which a tax was collected pursuant to the provisions of
14	part 2 of this article ARTICLE 26 prior to January 1, 1989, shall not be
15	exempt.
16	SECTION 2. In Colorado Revised Statutes, 39-26-716, amend
17	(4) introductory portion, (4)(b), and (4)(c); repeal (1)(a), (2), and (3); and
18	add (4)(d), (4)(e), and (4)(f) as follows:
19	39-26-716. Agriculture and livestock - special fuels -
20	definitions. (1) For purposes of this section, unless the context otherwise
21	requires:
22	(a) "Agricultural compounds" means:
23	(I) Insecticides, fungicides, growth-regulating chemicals,
24	enhancing compounds, vaccines, and hormones;
25	(II) Drugs, whether dispensed in accordance with a prescription

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1	of not, that are used for the prevention of treatment of disease of injury
2	in livestock; and
3	(III) Animal pharmaceuticals that have been approved by the food
4	and drug administration.
5	(2) The following shall be exempt from taxation under the
6	provisions of part 1 of this article:
7	(a) The sale of special fuel, as defined in section 39-27-101 (29),
8	used for the operation of farm vehicles when such vehicles are being used
9	on farms and ranches;
10	(b) All sales and purchases of farm equipment;
11	(c) (I) Any farm equipment under lease or contract, if the fair
12	market value of the equipment is at least one thousand dollars and the
13	equipment is rented or leased for use primarily and directly in any farm
14	operation.
15	(II) The lessor or seller of such farm equipment shall obtain a
16	signed affidavit from the lessee, renter, or purchaser affirming that the
17	farm equipment will be used primarily and directly in a farm operation.
18	(d) and (e) Repealed.
19	(3) The following shall be exempt from taxation under the
20	provisions of part 2 of this article:
21	(a) The storage and use of neat cattle, sheep, lambs, swine, and
22	goats within this state, or the storage and use within this state of mares
23	and stallions kept, held, and used for breeding purposes only;
24	(b) The storage, use, or consumption of farm equipment;
25	(c) (I) Any farm equipment under lease or contract if the fair
26	market value of such equipment is at least one thousand dollars and the
27	equipment is rented or leased for storage, use, or consumption primarily

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1	and directly in any farm operation.
2	(II) The lessor shall obtain a signed affidavit from the lessee or
3	renter affirming that the farm equipment will be stored, used, or
4	consumed primarily and directly in a farm operation.
5	(d) and (e) Repealed.
6	(4) The following shall be ARE exempt from taxation under the
7	provisions of parts 1 and 2 of this article ARTICLE 26:
8	(b) All sales and purchases of feed for livestock, all sales and
9	purchases of seeds, and all sales and purchases of orchard trees and the
10	storage, use, or consumption of such property; and
11	(c) All sales and purchases of straw and other bedding for use in
12	the care of livestock or poultry and the storage, use, or consumption of
13	straw and other bedding for use in the care of livestock; or poultry;
14	(d) THE SALE OF SPECIAL FUEL, AS DEFINED IN SECTION 39-27-101
15	(29), USED FOR THE OPERATION OF FARM VEHICLES WHEN SUCH VEHICLES
16	ARE BEING USED ON FARMS AND RANCHES AND THE STORAGE, USE, OR
17	CONSUMPTION OF SUCH SPECIAL FUEL;
18	(e) ALL SALES AND PURCHASES OF FARM EQUIPMENT AND THE
19	STORAGE, USE, OR CONSUMPTION OF FARM EQUIPMENT; AND
20	$\left(f\right)\left(I\right)$ Any farm equipment under lease or contract, if the
21	FAIR MARKET VALUE OF THE EQUIPMENT IS AT LEAST ONE THOUSAND
22	DOLLARS AND THE EQUIPMENT IS RENTED OR LEASED FOR USE PRIMARILY
23	AND DIRECTLY IN ANY FARM OPERATION.
24	(II) THE LESSOR OR SELLER OF SUCH FARM EQUIPMENT SHALL
25	OBTAIN A SIGNED AFFIDAVIT FROM THE LESSEE, RENTER, OR PURCHASER
26	AFFIRMING THAT THE FARM EQUIPMENT WILL BE USED PRIMARILY AND
27	DIRECTLY IN A FARM OPERATION.

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SECTION 3. In Colorado Revised Statutes, 29-2-105, **amend** (1)(d)(I)(F) as follows:

29-2-105. Contents of sales tax ordinances and proposals.

- (1) The sales tax ordinance or proposal of any incorporated town, city, or county adopted pursuant to this article 2 shall be imposed on the sale of tangible personal property at retail or the furnishing of services, as provided in subsection (1)(d) of this section. Any countywide or incorporated town or city sales tax ordinance or proposal shall include the following provisions:
- (d) (I) A provision that the sale of tangible personal property and services taxable pursuant to this article 2 shall be the same as the sale of tangible personal property and services taxable pursuant to section 39-26-104, except as otherwise provided in this subsection (1)(d). The sale of tangible personal property and services taxable pursuant to this article 2 shall be subject to the same sales tax exemptions as those specified in part 7 of article 26 of title 39; except that the sale of the following may be exempted from a town, city, or county sales tax only by the express inclusion of the exemption either at the time of adoption of the initial sales tax ordinance or resolution or by amendment thereto:
- (F) The exemption for sales of farm equipment and farm equipment under lease or contract specified in section 39-26-716 (2)(b) and (2)(c) SECTION 39-26-716 (4)(e) AND (4)(f). The express inclusion of the exemption by a town, city, or county before August 2, 2019, does not exempt from the town, city, or county sales tax any visual, electronic identification, or matched pair ear tags and electronic identification readers used to scan ear tags that are used by a farm operator to identify or track food animals, including animals used for food or in the

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production of food, that were added to the definition of "farm equipment"
set forth in section 39-26-716 (1)(d) by House Bill 19-1162, enacted in
2019, and thereby exempted from state sales and use taxes but such a
town, city, or county may expressly exempt such items by a subsequent
amendment to its sales tax ordinance or resolution.

SECTION 4. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

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