Second Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 22-0335.01 Jennifer Berman x3286

SENATE BILL 22-138

SENATE SPONSORSHIP

Hansen,

HOUSE SPONSORSHIP

Valdez A.,

Senate Committees

House Committees

Transportation & Energy Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING MEASURES TO PROMOTE REDUCTIONS IN GREENHOUSE
102	GAS EMISSIONS IN COLORADO, AND, IN CONNECTION
103	THEREWITH, MAKING AN APPROPRIATION.

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.)

Section 1 of the bill requires each insurance company issued a certificate of authority to transact insurance business to prepare and file an annual report with the insurance commissioner providing a climate-risk assessment for the insurance company's investment portfolio

from the previous 12 months. The commissioner of insurance is required to post the reports on the division of insurance's website. **Section 1** defines "climate-risk assessment" as a determination of the economic and business risks that climate change poses to an investment.

Section 2 requires the board of trustees of the public employees' retirement association (PERA board) to prepare a similar annual report and post it on the PERA board's website.

Section 3 updates the statewide greenhouse gas (GHG) emission reduction goals to add a 40% reduction goal for 2028 compared to 2005 GHG pollution levels and a 75% reduction goal for 2040 compared to 2005 GHG pollution levels.

Section 4 defines a small off-road engine as a gasoline-powered engine of 50 horsepower or less used to fuel small off-road equipment like lawn mowers and leaf blowers. **Section 4** phases out the use of small off-road engines by prohibiting their sale in nonattainment areas of the state on or after January 1, 2030, and by providing financial incentives to promote the replacement of small off-road engines with electric-powered, small off-road equipment before 2030.

Section 11 establishes a state income tax credit in an amount equal to 30% of the purchase price for new, electric-powered, small off-road equipment for purchases made in income tax years 2023 through 2029.

Section 6 gives the oil and gas conservation commission authority over class VI injection wells used for sequestration of GHG, including through the issuance and enforcement of permits.

Section 7 requires the commissioner of agriculture or the commissioner's designee, in consultation with the Colorado energy office and the air quality control commission, to conduct a study examining carbon reduction and sequestration opportunities in the agricultural sector in the state, including the potential development of certified carbon offset programs or credit instruments. On or before December 15, 2022, the commissioner of agriculture or the commissioner's designee is required to submit a report summarizing the study, including any legislative recommendations, to the general assembly.

In support of the use of agrivoltaics, which is the colocation of solar energy generation facilities on a parcel of land with agricultural activities, **section 8** authorizes the Colorado agriculture value-added development board (board) to provide financing, including grants or loans, for agricultural research on the use of agrivoltaics. For a research project for which the board awards money to study the use of agrivoltaics, **sections 5 and 8** require the director of the division of parks and wildlife to consult on the research project regarding the wildlife impacts of agrivoltaic use.

Section 9 authorizes the board to seek, accept, and expend gifts, grants, and donations, including donations of in-kind resources such as solar panels, for use in agricultural research projects. Section 9 also

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updates the statutory definition of "agrivoltaics" to list additional agricultural activities on the parcel of land on which solar panel generation facilities may be colocated, including animal husbandry, cover cropping for soil health, and carbon sequestration.

Section 10 amends the statutory definition of "solar energy facility" used in determining the valuation of public utilities for property tax purposes to include agrivoltaics.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 10-3-244 as 3 follows: 4 10-3-244. Investment climate-risk assessment - reporting -5 rules - definition. (1) THE COMMISSIONER SHALL ADOPT RULES 6 REQUIRING THAT, BEGINNING IN 2023, INSURERS ISSUED A CERTIFICATE OF 7 AUTHORITY TO TRANSACT BUSINESS PURSUANT TO PART 1 OF THIS ARTICLE 8 3 THAT REPORT MORE THAN ONE HUNDRED MILLION DOLLARS ON THEIR 9 ANNUAL NAIC SCHEDULE T FILING, OR SUCH OTHER THRESHOLD DOLLAR 10 AMOUNT THAT THE NAIC ESTABLISHES IN SUBSEQUENT YEARS, 11 PARTICIPATE IN AND COMPLETE THE NAIC'S ANNUAL "INSURER CLIMATE 12 RISK DISCLOSURE SURVEY", OR SUCH OTHER SURVEY OR REPORTING 13 MECHANISM THAT THE NAIC REQUIRES IN SUBSEQUENT YEARS. IF AN 14 INSURER REPORTS LESS THAN ONE HUNDRED MILLION DOLLARS ON ITS 15 ANNUAL NAIC SCHEDULE T FILING, OR SUCH OTHER THRESHOLD DOLLAR 16 AMOUNT THAT THE NAIC ESTABLISHES IN SUBSEQUENT YEARS, THE 17 INSURER MAY PARTICIPATE IN AND COMPLETE THE SURVEY VOLUNTARILY. (2) AS USED IN THIS SECTION, "NAIC" MEANS THE NATIONAL 18 ASSOCIATION OF INSURANCE COMMISSIONERS, AN ORGANIZATION OF 19 20 INSURANCE REGULATORS FROM THE FIFTY STATES, THE DISTRICT OF 21 COLUMBIA, AND THE FOUR UNITED STATES TERRITORIES. 22 **SECTION 2.** In Colorado Revised Statutes, **amend** 24-51-220 as

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1	<u>follows:</u>
2	24-51-220. Reports - periodic reports to general assembly
3	inclusion of climate risk assessment in annual stewardship report
4	(1) The association shall provide SUBMIT a report to the general assembly
5	on January 1, 2016, and every five years thereafter, regarding the
6	economic impact of the 2010 legislative changes to the annual increase
7	provisions on the retirees and benefit recipients as compared to the actua
8	rate of inflation and the progress made toward eliminating the unfunded
9	liabilities of each division of the association.
10	(2) On and after January 1, 2024, the association shall
11	INCLUDE, AS PART OF ITS ANNUAL INVESTMENT STEWARDSHIP REPORT
12	THAT IT POSTS ON ITS WEBSITE, A DESCRIPTION OF:
13	(a) The association's process for identifying climate
14	CHANGE-RELATED RISKS AND ASSESSING THE FINANCIAL IMPACT THAT THE
15	CLIMATE CHANGE-RELATED RISKS HAVE ON THE ASSOCIATION'S
16	OPERATIONS;
17	(b) THE CURRENT OR ANTICIPATED FUTURE RISKS THAT CLIMATE
18	CHANGE POSES TO THE ASSOCIATION'S INVESTMENT PORTFOLIO, THE
19	IMPACT THAT CLIMATE CHANGE HAS ON THE ASSOCIATION'S INVESTMENT
20	STRATEGIES, AND ANY STRATEGY CHANGES THAT THE ASSOCIATION HAS
21	IMPLEMENTED IN RESPONSE TO SUCH IMPACT;
22	(c) ACTIONS THAT THE ASSOCIATION IS TAKING TO MANAGE THE
23	RISKS THAT CLIMATE CHANGE POSES TO THE ASSOCIATION'S OPERATIONS
24	<u>AND</u>
25	(d) The association's use and consideration of any
26	CLIMATE-RELATED REPORTING THAT THE FEDERAL SECURITIES AND
27	EXCHANGE COMMISSION REQUIRES.

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1	SECTION 5. In Colorado Revised Statutes, 23-0.3-201, amend
2	(2); and add (3) as follows:
3	25-6.5-201. Definitions. As used in this part 2, unless the context
4	otherwise requires:
5	(2) (a) "Pollution control equipment" means any personal
6	property, including, but not limited to, equipment, machinery, devices,
7	systems, buildings, or structures, that is installed, constructed, or used in
8	or as a part of a facility that creates a product in a manner that generates
9	less pollution by the utilization of an alternative manufacturing or
10	generating technology.
11	(b) "Pollution control equipment" includes, but is not limited to:
12	(I) Gas or wind turbines and associated compressors or
13	equipment; or
14	(II) Solar, thermal, or photovoltaic equipment; OR
15	(III) WASTEWATER THERMAL ENERGY EQUIPMENT.
16	(3) "Wastewater thermal energy equipment" means
17	EQUIPMENT USED AS PART OF A SYSTEM THAT USES THERMAL ENERGY IN
18	WASTEWATER TO GENERATE ELECTRICITY, TO HEAT OR COOL A SPACE, OR
19	FOR ANY OTHER USEFUL THERMAL PURPOSE.
20	SECTION 4. In Colorado Revised Statutes, 25-7-102, amend
21	(2)(g) as follows:
22	25-7-102. Legislative declaration. (2) It is further declared that:
23	(g) (I) Accordingly, Colorado shall strive to increase renewable
24	energy generation and eliminate statewide greenhouse gas pollution by
25	the middle of the twenty-first century and have goals of achieving, at a
26	minimum:
27	(A) A twenty-six percent reduction in statewide greenhouse gas

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1	pollution by 2025;
2	
3	(B) A fifty percent reduction in statewide greenhouse gas
4	pollution by 2030;
5	(C) A SIXTY-FIVE PERCENT REDUCTION IN STATEWIDE
6	GREENHOUSE GAS POLLUTION BY 2035;
7	(D) A SEVENTY-FIVE PERCENT REDUCTION IN STATEWIDE
8	GREENHOUSE GAS POLLUTION BY 2040; and
9	(E) A ninety percent reduction in statewide greenhouse gas
10	pollution by 2050.
11	(II) The reductions identified in this subsection (2)(g) are
12	measured relative to 2005 statewide greenhouse gas pollution levels.
13	SECTION 5. In Colorado Revised Statutes, 25-7-105, amend
14	(1)(e)(XIII) introductory portion as follows:
15	25-7-105. Duties of commission - rules - legislative declaration
16	- definitions. (1) Except as provided in sections 25-7-130 and 25-7-131,
17	the commission shall promulgate rules that are consistent with the
18	legislative declaration set forth in section 25-7-102 and necessary for the
19	proper implementation and administration of this article 7, including:
20	(e) (XIII) In implementing this subsection (1)(e), the commission
21	shall adopt rules to reduce statewide greenhouse gas emissions from the
22	industrial and manufacturing sector in the state by at least twenty percent
23	by 2030 below the 2015 baseline established pursuant to section 25-7-140
24	(2)(a)(II), taking into account the factors set out in subsections (1)(e)(II)
25	to (1)(e)(VI) of this section. The rules must include protections for
26	disproportionately impacted communities and prioritize emission
2.7	reductions that will reduce emissions of co-pollutants that adversely

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1	affect disproportionately impacted communities, be designed to accelerate
2	near-term reductions, and secure meaningful emission reductions from
3	this sector to be realized beginning no later than September 30, 2024. ON
4	OR BEFORE AUGUST 1, 2023, THE COMMISSION SHALL ADOPT RULES TO
5	REDUCE GREENHOUSE GAS EMISSIONS FROM, AT A MINIMUM, THE SOURCES
6	WITHIN THE INDUSTRIAL AND MANUFACTURING SECTOR THAT, PURSUANT
7	TO COMMISSION RULES REQUIRING GREENHOUSE GAS REPORTING,
8	REPORTED DURING THE 2020 CALENDAR YEAR GREENHOUSE GAS
9	EMISSIONS IN AN AMOUNT GREATER THAN TWENTY-FIVE THOUSAND
10	METRIC TONS. The rules must:
11	
12	SECTION <u>6.</u> In Colorado Revised Statutes, 33-1-110, add (9) as
13	follows:
14	33-1-110. Duties of the director of the division. (9) FOR
15	RESEARCH PROJECTS FOR WHICH THE COLORADO AGRICULTURAL
16	VALUE-ADDED DEVELOPMENT BOARD AWARDS MONEY PURSUANT TO
17	SECTION 35-75-204 (1)(a)(II) TO STUDY THE USE OF AGRIVOLTAICS, AS
18	Defined in Section 35-75-205 (1)(c), the director or the director's
19	DESIGNEE SHALL CONSULT ON THE RESEARCH PROJECT REGARDING THE
20	WILDLIFE IMPACTS OF AGRIVOLTAIC USE.
21	SECTION 7. In Colorado Revised Statutes, 34-60-106, amend
22	(9)(a); and add (9)(c) as follows:
23	34-60-106. Additional powers of commission - rules -
24	<u>definitions.</u> (9) (a) Notwithstanding section 34-60-120 or any other
25	provision of law, <u>SUBJECT TO SUBSECTION</u> (9)(c) OF THIS SECTION AND
26	ONLY AFTER THE GOVERNOR AND COMMISSION HAVE MADE AN
27	AFFIRMATIVE DETERMINATION THAT THE STATE HAS SUFFICIENT

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1	RESOURCES NECESSARY TO ENSURE THE SAFE AND EFFECTIVE REGULATION
2	OF THE SEQUESTRATION OF GREENHOUSE GASES IN ACCORDANCE WITH
3	FINDINGS FROM THE COMMISSION'S STUDY CONDUCTED PURSUANT TO
4	SUBSECTION (9)(b) OF THIS SECTION, the commission, as to class II AND
5	CLASS VI injection wells classified in 40 CFR 144.6, may perform all acts
6	for the purpose PURPOSES of protecting underground sources of drinking
7	water in accordance with state programs authorized by 42 U.S.C. sec.
8	300f et seq., and regulations under those sections, as amended, AND
9	ENSURING THE SAFE AND EFFECTIVE SEQUESTRATION OF GREENHOUSE
10	GASES, AS THAT <u>TERM IS DEFINED IN SECTION 25-7-140 (6).</u>
11	(c) (I) THE COMMISSION MAY SEEK CLASS VI INJECTION WELL
12	PRIMACY UNDER THE FEDERAL "SAFE DRINKING WATER ACT", 42 U.S.C.
13	SEC. 300f et seq., as amended, after obtaining and publicly
14	DETERMINING THAT THE COMMISSION HAS THE NECESSARY RESOURCES
15	FOR THE APPLICATION OUTLINED IN THE COMMISSION'S STUDY PERFORMED
16	PURSUANT TO SUBSECTION (9)(b) OF THIS SECTION.
17	(II) THE COMMISSION MAY ISSUE AND ENFORCE PERMITS AS
18	NECESSARY FOR THE PURPOSE SET FORTH IN THIS SUBSECTION (9)(c) AFTER
19	THE DETERMINATION SET FORTH IN SUBSECTION $(9)(c)(I)$ OF THIS SECTION
20	HAS BEEN MADE AND THE REQUIREMENTS SET FORTH IN SUBSECTION (9)(a)
21	OF THIS SECTION HAVE BEEN SATISFIED. IN ISSUING AND ENFORCING
22	PERMITS PURSUANT TO THIS SUBSECTION (9)(c), THE COMMISSION SHALL
23	ENSURE THAT THE PERMITTING OF CLASS VI INJECTION WELLS DOES NOT
24	ADVERSELY AND DISPROPORTIONATELY AFFECT THE HEALTH AND
25	WELL-BEING OF DISPROPORTIONATELY IMPACTED COMMUNITIES.
26	(III) (A) THE COMMISSION SHALL REQUIRE EACH OPERATOR OF A
27	CLASS VI INJECTION WELL TO PROVIDE ADEQUATE FINANCIAL ASSURANCE

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I	DEMONSTRATING THAT THE OPERATOR IS FINANCIALLY CAPABLE OF
2	FULFILLING EVERY OBLIGATION IMPOSED ON THE OPERATOR UNDER THIS
3	ARTICLE 60 AND UNDER RULES THAT THE COMMISSION ADOPTS PURSUANT
4	TO THIS ARTICLE 60.
5	(B) THE FINANCIAL ASSURANCE REQUIRED UNDER THIS
6	SUBSECTION (9)(c)(III) MUST COVER THE COST OF CORRECTIVE ACTION,
7	INJECTION WELL PLUGGING, POST-INJECTION SITE CARE, AND SITE
8	CLOSURE, AS THOSE TERMS ARE DEFINED IN 40 CFR 146.81, AND THE COST
9	OF ANY EMERGENCY AND REMEDIAL RESPONSE.
10	(C) THE COMMISSION SHALL ADOPT RULES REQUIRING THAT
11	FINANCIAL ASSURANCE COVER THE COST OF OBLIGATIONS THAT ARE IN
12	ADDITION TO THE OBLIGATIONS LISTED IN SUBSECTION (9)(c)(III)(B) OF
13	THIS SECTION IF THE ADDITIONAL OBLIGATIONS ARE REASONABLY
14	ASSOCIATED WITH CLASS VI INJECTION WELLS AND LOCATIONS.
15	(D) AN OPERATOR SHALL MAINTAIN THE FINANCIAL ASSURANCE
16	REQUIRED UNDER THIS SUBSECTION (9)(c)(III) OR UNDER ANY RULES
17	ADOPTED PURSUANT TO THIS SUBSECTION (9)(c)(III) UNTIL THE
18	COMMISSION APPROVES SITE CLOSURE, AS SPECIFIED IN RULES ADOPTED BY
19	THE COMMISSION. COMMISSION APPROVAL OF A SITE CLOSURE DOES NOT
20	OTHERWISE MODIFY AN OPERATOR'S RESPONSIBILITY TO COMPLY WITH
21	APPLICABLE LAWS.
22	(E) FINANCIAL ASSURANCE PROVIDED UNDER THIS SUBSECTION
23	(9)(c)(III) MAY BE IN THE FORM OF A SURETY BOND, INSURANCE, OR ANY
24	OTHER INSTRUMENT THAT THE COMMISSION, BY RULE, DEEMS
25	SATISFACTORY.
26	(IV) As used in this subsection (9), "disproportionately
27	IMPACTED COMMUNITY" HAS THE MEANING SET FORTH IN SECTION

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1	<u>24-4-109 (2)(b)(11).</u>
2	SECTION 8. In Colorado Revised Statutes, add 35-1-116 as
3	follows:
4	35-1-116. Study of carbon reduction and sequestration
5	opportunities in agriculture and land management - definition -
6	reporting - rules. (1) (a) IN CONSULTATION WITH THE COLORADO
7	ENERGY OFFICE CREATED IN SECTION 24-38.5-101 AND THE AIR QUALITY
8	CONTROL COMMISSION CREATED IN SECTION 25-7-104 (1), THE
9	COMMISSIONER OR THE COMMISSIONER'S <u>DESIGNEE</u> , IN CONSULTATION
10	WITH AN INSTITUTION OF HIGHER EDUCATION WITH EXPERTISE IN CLIMATE
11	CHANGE MITIGATION, ADAPTATION BENEFITS, AND OTHER
12	ENVIRONMENTAL BENEFITS RELATED TO AGRICULTURAL RESEARCH, SHALL
13	CONDUCT A STUDY TO EXAMINE CARBON REDUCTION AND SEQUESTRATION
14	OPPORTUNITIES IN THE AGRICULTURAL SECTOR AND IN LAND
15	MANAGEMENT IN THE STATE, INCLUDING AN INVESTIGATION INTO THE
16	POTENTIAL FOR CREATING AND OFFERING A CERTIFIED CARBON OFFSET
17	PROGRAM AND CREDIT INSTRUMENTS TO PROVIDE FUNGIBLE CARBON
18	OFFSETS FOR AGRICULTURAL PRODUCERS AND IN LAND MANAGEMENT. A
19	CERTIFIED CARBON OFFSET PROGRAM AND CREDIT INSTRUMENTS OFFERED
20	MUST REFLECT REAL, ADDITIONAL, QUANTIFIABLE, PERMANENT,
21	VERIFIABLE, AND ENFORCEABLE REDUCTIONS IN GREENHOUSE GAS
22	EMISSIONS THAT ARE EQUIVALENT TO THE OFFSETS PROVIDED.
23	(b) CARBON OFFSETS DEVELOPED FOR AGRICULTURAL PRODUCERS
24	IN ACCORDANCE WITH THIS SECTION MAY BE:
25	(I) INCORPORATED INTO THE AIR QUALITY CONTROL COMMISSION'S
26	RULES, INCLUDING RULES ADOPTED UNDER SECTION 25-7-105 (1)(e), SUCH
27	AS RULES CONCERNING COORDINATION WITH OTHER JURISDICTIONS

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1	PURSUANT TO THE AUTHORITY GRANTED IN, AND THE CONSIDERATIONS
2	REQUIRED UNDER, SECTION 25-7-105 (1)(e)(V); AND
3	(II) USED AS COMPLIANCE INSTRUMENTS BY A SOURCE REGULATED
4	UNDER ARTICLE 7 OF TITLE 25 WITH EMISSION REDUCTION OBLIGATIONS
5	THAT ENSURE THAT THE SOURCE'S OVERALL, ABSOLUTE EMISSIONS
6	DECLINE CONSISTENT WITH THE STATEWIDE GREENHOUSE GAS EMISSION
7	REDUCTION GOALS SET FORTH IN SECTION 25-7-102 (2)(g).
8	(c) (I) The study shall identify policy mechanisms to
9	MITIGATE THE IMPACTS THAT REGULATED SOURCES' USE OF CARBON
10	OFFSETS HAVE ON DISPROPORTIONATELY IMPACTED COMMUNITIES.
11	(II) AS USED IN THIS SUBSECTION (1)(c), "DISPROPORTIONATELY
12	IMPACTED COMMUNITY" HAS THE MEANING SET FORTH IN SECTION
13	<u>24-4-109 (2)(b)(II).</u>
14	(2) On or before October 1, 2024, the commissioner or
15	COMMISSIONER'S DESIGNEE SHALL SUBMIT TO THE GENERAL ASSEMBLY A
16	REPORT SUMMARIZING THE STUDY, INCLUDING ANY LEGISLATIVE,
17	REGULATORY, OR OTHER RECOMMENDATIONS FOR DESIGNING AND
18	IMPLEMENTING CARBON REDUCTION AND SEQUESTRATION OPPORTUNITIES
19	FOR THE AGRICULTURAL SECTOR AND IN LAND MANAGEMENT IN THE
20	STATE. THE COMMISSIONER OR COMMISSIONER'S DESIGNEE SHALL SUBMIT
21	TO THE GENERAL ASSEMBLY AN UPDATE ON THE PROGRESS OF THE STUDY
22	ON OR BEFORE OCTOBER 1, 2023.
23	(3) (a) Upon conclusion of the study, with regard to any
24	RECOMMENDATIONS OF THE STUDY THAT DO NOT REQUIRE LEGISLATIVE
25	CHANGES, THE COMMISSIONER, IN CONSULTATION WITH THE COLORADO
26	ENERGY OFFICE AND THE AIR QUALITY CONTROL COMMISSION, MAY ADOPT
27	RULES TO IMPLEMENT THE RECOMMENDATIONS.

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1	(b) If the commissioner adopts rules pursuant to
2	SUBSECTION (3)(a) OF THIS SECTION, THE DEPARTMENT SHALL INCLUDE A
3	SUMMARY OF THE RULES AS PART OF THE DEPARTMENT'S REGULATORY
4	AGENDA THAT IS FILED WITH THE STAFF OF LEGISLATIVE COUNCIL AND THE
5	SECRETARY OF STATE PURSUANT TO SECTION 2-7-203 (4) AND THAT IS
6	INCLUDED IN THE DEPARTMENT'S "STATE MEASUREMENT FOR
7	ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART)
8	GOVERNMENT ACT" PRESENTATION REQUIRED UNDER SECTION 2-7-203
9	THAT IMMEDIATELY PRECEDES THE ADOPTION OF THE RULES.
10	SECTION 9. In Colorado Revised Statutes, 35-75-204, amend
11	(1) as follows:
12	35-75-204. Duties of board - agriculture value-added grants,
13	loans and loan guarantees, and equity investments - agrivoltaics -
14	<u>repeal.</u> (1) (a) The board has the power to MAY make grants, loans and
15	loan guarantees, and equity investments to any person, including eligible
16	agricultural value-added cooperatives as defined in section 35-75-202 (4),
17	for:
18	(I) New or ongoing agricultural projects and research that add
19	value to Colorado agricultural products and aid the economy of rural
20	Colorado communities; and for
21	(II) Agricultural projects AND RESEARCH, INCLUDING RESEARCH
22	ON THE <u>USE, COSTS, AND BENEFITS</u> OF AGRIVOLTAICS, AS DEFINED IN
23	SECTION 35-75-205 (1)(c), that will reduce energy costs for agricultural
24	producers or <u>businesses OR PROVIDE OTHER ENVIRONMENTAL</u> , <u>SOCIAL</u> , <u>OR</u>
25	ECONOMIC BENEFITS TO THE STATE. IN ALLOCATING MONEY FOR
26	RESEARCH ON THE USE OF AGRIVOLTAICS, THE BOARD SHALL REQUIRE
27	THAT A RECIPIENT CONSULT WITH THE DIRECTOR OF THE DIVISION OF

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1	PARKS AND WILDLIFE OR THE DIRECTOR'S DESIGNEE REGARDING WILDLIFE
2	IMPACTS OF AGRIVOLTAICS USE.
3	(III) TO IMPLEMENT SUBSECTION (1)(a)(II) OF THIS SECTION, THE
4	STATE TREASURER SHALL TRANSFER ONE MILLION EIGHT HUNDRED
5	THOUSAND DOLLARS FROM THE GENERAL FUND TO THE AGRICULTURE
6	VALUE-ADDED CASH FUND CREATED IN SECTION 35-75-205:
7	(A) On the effective date of this subsection (1)(a)(III); and
8	(B) ON JULY 1, 2023, AND ON EACH JULY 1 THEREAFTER THROUGH
9	<u>July 1, 2027.</u>
10	(IV) SUBSECTION (1)(a)(III) OF THIS SECTION AND THIS
11	SUBSECTION (1)(a)(IV) ARE REPEALED, EFFECTIVE JULY 1, 2028.
12	(b) The board also has the power to MAY fund market promotion
13	activities of the department pursuant to section 35-75-205 (2)(f).
14	SECTION 10. In Colorado Revised Statutes, 35-75-205, amend
15	(1)(b); and add (1)(c) as follows:
16	35-75-205. Grants, loans and loan guarantees, and equity
17	investments - agriculture value-added cash fund - created - gifts,
18	grants, and donations - report - definition - repeal. (1) (b) As used in
19	this section, "agrivoltaics" means one or more solar energy generation
20	facilities colocated on the same parcel of land as agricultural production,
21	including crop production, grazing, apiaries, or other production of
22	agricultural commodities for sale in the retail or wholesale market THE
23	BOARD MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, OR DONATIONS
24	FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF THIS PART 2,
25	WHICH MONEY SHALL BE CREDITED TO THE AGRICULTURE VALUE-ADDED
26	CASH FUND PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION. THE BOARD
27	MAY ALSO SEEK ACCEPT AND LITH IZE DONATIONS OF IN-KIND RESOLIBORS

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1	SUCH AS SOLAR PANELS FOR USE IN AGRIVOLTAIC RESEARCH PROJECTS.
2	(c) AS USED IN THIS SECTION, "AGRIVOLTAICS" MEANS ONE OR
3	MORE SOLAR ENERGY GENERATION FACILITIES DIRECTLY INTEGRATED
4	WITH AGRICULTURAL ACTIVITIES, INCLUDING CROP PRODUCTION, GRAZING,
5	ANIMAL HUSBANDRY, APIARIES, COVER CROPPING FOR SOIL HEALTH
6	BENEFITS OR CARBON SEQUESTRATION, OR PRODUCTION OF AGRICULTURAL
7	COMMODITIES FOR SALE IN THE RETAIL OR WHOLESALE MARKET.
8	SECTION 11. In Colorado Revised Statutes, 39-4-101, amend
9	(3.5) as follows:
10	39-4-101. Definitions. As used in this article 4, unless the context
11	otherwise requires:
12	(3.5) (a) "Solar energy facility" means a new facility first placed
13	in production on or after January 1, 2009, that uses real and personal
14	property, including but not limited to one or more solar energy devices as
15	defined in section 38-32.5-100.3 (2), leaseholds, and easements, to
16	generate and deliver to the interconnection meter any source of electrical,
17	thermal, or mechanical energy in excess of two megawatts by harnessing
18	the radiant energy of the sun, including any connected device for which
19	the primary purpose is to store energy, and that is not primarily designed
20	to supply electricity for consumption on site.
21	(b) "SOLAR ENERGY FACILITY" INCLUDES AGRIVOLTAICS AS
22	DEFINED IN SECTION 35-75-205 (1)(c).
23	SECTION <u>12.</u> In Colorado Revised Statutes, add 39-22-543 as
24	follows:
25	39-22-543. Tax credit for reducing emissions from small
26	off-road engines - reports - definitions - legislative declaration - $\underline{\text{rules}}$
27	- repeal. (1) (a) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:

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1	(I) SMALL OFF-ROAD ENGINES USED PRIMARILY IN LAWN AND
2	GARDEN EQUIPMENT, SUCH AS LAWN MOWERS, LEAF BLOWERS, HEDGE
3	TRIMMERS, AND CHAINSAWS, EMIT HIGH LEVELS OF AIR POLLUTANTS,
4	INCLUDING OXIDES OF NITROGEN AND REACTIVE ORGANIC GASES THAT,
5	TOGETHER, FORM OZONE, AND PARTICULATE MATTER;
6	(II) ELECTRIFYING SMALL OFF-ROAD EQUIPMENT CAN REDUCE
7	OZONE POLLUTION BY AS MUCH AS FOUR PARTS PER BILLION; AND
8	(III) The purpose of the Tax credit in subsection (2) of this
9	SECTION IS TO PROVIDE AN INCENTIVE FOR THE VOLUNTARY TRANSITION
10	FROM GAS-POWERED TO ELECTRIC-POWERED SMALL OFF-ROAD
11	EQUIPMENT.
12	(b) IN ACCORDANCE WITH SECTION 39-21-304 (1), WHICH
13	REQUIRES EACH BILL THAT CREATES A NEW TAX EXPENDITURE TO INCLUDE
14	A TAX PREFERENCE PERFORMANCE STATEMENT AS PART OF A STATUTORY
15	LEGISLATIVE DECLARATION, THE GENERAL ASSEMBLY FURTHER FINDS AND
16	DECLARES THAT:
17	(I) THE GENERAL LEGISLATIVE PURPOSE OF THE TAX CREDIT
18	ALLOWED BY SUBSECTION (2) OF THIS SECTION IS TO INDUCE CERTAIN
19	DESIGNATED BEHAVIORS BY TAXPAYERS, SPECIFICALLY THE PURCHASE OF
20	ELECTRIC, SMALL OFF-ROAD EQUIPMENT; AND
21	(II) IN ORDER TO ALLOW THE GENERAL ASSEMBLY AND THE STATE
22	AUDITOR TO MEASURE THE EFFECTIVENESS OF THE CREDIT, THE
23	DEPARTMENT OF REVENUE SHALL SUBMIT TO THE GENERAL ASSEMBLY
24	AND THE STATE AUDITOR AN ANNUAL REPORT IN ACCORDANCE WITH
25	SUBSECTION (4) OF THIS SECTION DETAILING THE SALES OF NEW,
26	ELECTRIC-POWERED, SMALL OFF-ROAD EQUIPMENT, AS REPORTED BY
27	TAXPAYERS CLAIMING THE CREDIT AUTHORIZED UNDER SUBSECTION (2)

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1	OF THIS SECTION.
2	(2) (a) FOR INCOME TAX YEARS COMMENCING ON OR AFTER
3	January 1, 2023, but before January 1, 2030, a taxpayer is
4	ALLOWED A CREDIT AGAINST THE TAX IMPOSED PURSUANT TO THIS
5	ARTICLE 22 IN AN AMOUNT EQUAL TO THIRTY PERCENT OF THE AGGREGATE
6	PURCHASE PRICE FOR ALL RETAIL SALES, AS THOSE TERMS ARE DEFINED IN
7	SECTION 39-26-102, OF NEW, ELECTRIC-POWERED, SMALL OFF-ROAD
8	EQUIPMENT THAT THE TAXPAYER SOLD IN THE STATE DURING THE TAX
9	YEAR.
10	(b) IN ORDER TO QUALIFY FOR THE CREDIT ALLOWED UNDER THIS
11	SUBSECTION (2), THE TAXPAYER SHALL PROVIDE A PURCHASER OF A PIECE
12	OF NEW, ELECTRIC-POWERED, SMALL OFF-ROAD EQUIPMENT, A THIRTY
13	PERCENT DISCOUNT FROM THE PURCHASE PRICE OF THE PIECE OF NEW
14	ELECTRIC-POWERED, SMALL OFF-ROAD EQUIPMENT AND SHALL SHOW THE
15	DISCOUNT AS A SEPARATE ITEM ON THE RECEIPT OR INVOICE PROVIDED TO
16	THE PURCHASER.
17	(c) To determine whether a taxpayer sold new.
18	ELECTRIC-POWERED, SMALL OFF-ROAD EQUIPMENT IN THIS STATE, THE
19	RULES OF SECTION 39-26-104 (3)(a) APPLY.
20	(3) If the amount of a credit under subsection (2) of this
21	SECTION EXCEEDS A TAXPAYER'S ACTUAL TAX LIABILITY FOR AN INCOME
22	TAX YEAR, THE AMOUNT OF THE CREDIT NOT USED TO OFFSET INCOME TAX
23	LIABILITY FOR THE INCOME TAX YEAR IS NOT REFUNDED TO THE
24	TAXPAYER. THE TAXPAYER MAY CARRY FORWARD AND APPLY THE
25	UNUSED CREDIT AGAINST THE INCOME TAX DUE IN EACH OF THE FIVE
26	SUCCEEDING INCOME TAX YEARS, BUT THE TAXPAYER SHALL APPLY THE
27	CREDIT AGAINST THE INCOME TAX DUE FOR THE EARLIEST OF THE INCOME

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1	TAXYEARSPOSSIBLE.ANYAMOUNTOFTHETAXCREDITTHATISNOTUSED
2	AFTER THIS PERIOD IS NOT REFUNDABLE.
3	(4) FOR THE PURPOSE OF PROVIDING DATA THAT ALLOWS THE
4	GENERAL ASSEMBLY AND THE STATE AUDITOR TO MEASURE THE
5	EFFECTIVENESS OF THE TAX CREDIT CREATED IN SUBSECTION (2) OF THIS
6	SECTION PURSUANT TO SECTION 39-21-304 (3), AND NOTWITHSTANDING
7	SECTION 24-1-136 (11)(a)(I), THE DEPARTMENT OF REVENUE, ON OR
8	Before January 1, 2024, and on or before January 1 of each year
9	THEREAFTER, SHALL SUBMIT TO THE GENERAL ASSEMBLY AND THE STATE
10	AUDITOR A REPORT DETAILING THE SALES OF NEW, ELECTRIC-POWERED,
11	SMALL OFF-ROAD EQUIPMENT, AS REPORTED BY TAXPAYERS CLAIMING THE
12	CREDIT AUTHORIZED UNDER SUBSECTION (2) OF THIS SECTION. THE TAX
13	<u>CREDIT</u> ESTABLISHED IN THIS SECTION WILL MEET ITS PURPOSE IF SALES OF
14	ELECTRIC-POWERED, SMALL OFF-ROAD EQUIPMENT INCREASE
15	SIGNIFICANTLY WITHIN FIVE YEARS AFTER THE TAX CREDIT BECOMES
16	EFFECTIVE.
17	(5) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
18	REQUIRES:
19	(a) "SMALL OFF-ROAD ENGINE" MEANS A GASOLINE-POWERED
20	ENGINE OF TEN HORSEPOWER OR LESS THAT IS USED TO FUEL SMALL
21	OFF-ROAD EQUIPMENT.
22	(b) "SMALL OFF-ROAD EQUIPMENT" MEANS A LAWN MOWER, LEAF
23	BLOWER, OR TRIMMER.
24	(c) "TAXPAYER" HAS THE MEANING SET FORTH IN SECTION
25	39-21-101 (4).
26	(6) This section is repealed, effective December 31, 2039.
27	SECTION 13. In Colorado Revised Statutes, 40-3.2-108, amend

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1	(2)(c)(V); and add $(2)(c)(V.5)$ and $(2)(r)$ as follows:
2	40-3.2-108. Clean heat targets - legislative declaration -
3	definitions - plans - rules - reports. (2) Definitions. As used in this
4	section, unless the context otherwise requires:
5	(c) "Clean heat resource" means any one or a combination of:
6	(V) Pyrolysis of tires if the pyrolysis meets a recovered methane
7	protocol; and
8	(V.5) WASTEWATER THERMAL ENERGY; AND
9	(r) "Wastewater thermal energy" means a system that
10	USES THERMAL ENERGY IN WASTEWATER TO GENERATE ELECTRICITY, TO
11	HEAT OR COOL A SPACE, OR FOR ANY OTHER USEFUL THERMAL PURPOSE.
12	SECTION 14. Appropriation. (1) For the 2022-23 state fiscal
13	year, \$81,429 is appropriated to the department of natural resources for
14	use by the oil and gas conservation commission. This appropriation is
15	from the oil and gas conservation and environmental response fund
16	created in section 34-60-122 (5)(a), C.R.S., and is based on an assumption
17	that the commission will require an additional 0.8 FTE. To implement this
18	act, the commission may use this appropriation for the underground
19	injection program.
20	(2) For the 2022-23 state fiscal year, \$145,789 is appropriated to
21	the department of public health and environment for use by the air
22	pollution control division. This appropriation is from the general fund. To
23	implement this act, the subdivision may use this appropriation as follows:
24	(a) \$131,094 for personal services related to stationary sources.
25	which amount is based on an assumption that the division will require an
26	additional 1.5 FTE; and
27	(b) \$14,695 for operating expenses related to stationary sources.

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1	(3) For the 2022-23 state fiscal year, \$2,098,784 is appropriated
2	to the department of agriculture for use by the agricultural services
3	division. This appropriation is from the general fund and is based on an
4	assumption that the division will require an additional 0.8 FTE. To
5	implement this act, the division may use this appropriation for
6	conservation services.
7	SECTION 15. Act subject to petition - effective date. This act
8	takes effect at 12:01 a.m. on the day following the expiration of the
9	ninety-day period after final adjournment of the general assembly; except
10	that, if a referendum petition is filed pursuant to section 1 (3) of article V
11	of the state constitution against this act or an item, section, or part of this
12	act within such period, then the act, item, section, or part will not take
13	effect unless approved by the people at the general election to be held in
14	November 2022 and, in such case, will take effect on the date of the
15	official declaration of the vote thereon by the governor.

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