First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 25-0215.01 Jed Franklin x5484

SENATE BILL 25-026

SENATE SPONSORSHIP

Mullica, Frizell, Weissman, Coleman, Kipp

HOUSE SPONSORSHIP

Marshall and Joseph, Bacon

Senate Committees

Finance Appropriations

House Committees

Finance Appropriations

A BILL FOR AN ACT

101 CONCERNING THE ADJUSTMENT OF CERTAIN TAX EXPENDITURES, AND, 102 IN CONNECTION 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/.)

Legislative Oversight Committee Concerning Tax Policy. The bill adjusts several tax expenditures as follows:

- Section 1 of the bill disallows the income tax credit for unsalable alcohol after December 31, 2025, and repeals the credit on December 31, 2030;
- Currently, a taxpayer is allowed to deduct up to 2% of the

HOUSE 3rd Reading Unamended May 2, 2025

HOUSE Amended 2nd Reading

SENATE rd Reading Unamended April 28, 2025

SENATE Amended 2nd Reading April 25, 2025

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

- taxable gallons of fuel removed from a fuel terminal to account for fuel that is lost in transit. **Section 2** changes the allowance to 1% starting January 1, 2026.
- Currently, for income tax years commencing before January 1, 2025, a purchaser who installs an energy storage system in a residential dwelling may claim an income tax credit in an amount equal to 10% of the purchase price paid by the purchaser for the energy storage system. **Section 3** extends the credit to include subsequent income tax years commencing before January 1, 2027, and extends the repeal of the credit from January 1, 2028, to January 1, 2030.
- Currently, the reducing emissions from lawn equipment income tax credit is available until the tax year beginning January 1, 2027, and the department of revenue is required to issue a report on the credit for each income tax year from January 1, 2025, through January 1, 2028. Section 4 extends the credit until the tax year beginning January 1, 2029, extends the reporting requirement through January 1, 2030, and extends the repeal date of the credit from December 31, 2033, to December 31, 2035.
- By amending a definition of "agricultural compounds" that is incorporated into the definition of "wholesale sale" used for purposes of the sales and use tax statutes, **section 5** exempts from sales and use tax soil conditioners, plant amendments, plant growth regulators, mulches, compost, soil used for aboveground production of agricultural commodities, manure, fish for non-stocking purposes, fish embryos, and fish eggs beginning January 1, 2026;
- Section 6 states that the purpose of the insolvency assessments paid insurance premium tax credit is to offset the cost for an insurer paying required assessments into the life and health insurance protection association and that the credit's effectiveness is measured by how many eligible insurers claim the credit and the amount claimed relative to payments into the life and health insurance protection association;
- Sections 7 and 8 state that the purpose of the state refund income tax deduction is to avoid re-taxing a taxpayer's state income tax refund when a state refund is required to be included as income on the taxpayer's federal return pursuant to the internal revenue code and that the effectiveness of the deduction is measured by the number of taxpayers claiming the deduction and the total amount of state refunds claimed as deductions from Colorado taxable

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income;

- Section 9 states that the purpose of the dyed special fuels and off-road fuel tax excise tax exemption is to entirely exclude dyed diesel or kerosene from the special fuels excise tax where the dyed fuel is used for specified off-road purposes or by governmental entities and that the effectiveness of the exemption is measured by the number of taxpayers claiming the exemption and the amount of tax that would have been paid without the exemption;
- Section 10 states that the purpose of the off-road fuel use refund is to compensate taxpayers who buy and pay the tax on otherwise taxable fuels for the purpose of using the fuels for specified non-taxable purposes under federal law and that the effectiveness of the refund is measured by the number of taxpayers claiming a refund and the amount of tax that was already collected and is refunded; and
- Section 11 states that the purpose of the wholesale sales exemption from sales tax is to ensure that sales tax is levied and collected only on a final end sale to a retail consumer and not on wholesale sales and that the effectiveness of the wholesale exemption from sales tax is measured by the number of taxpayers claiming the wholesale exemption from tax and the amount of tax liability not paid.

Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** In Colorado Revised Statutes, 44-3-503, **amend** (9)

3 as follows:

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44-3-503. Excise tax - records - rules - definition - repeal.

5 (9) (a) The department shall make a refund or allow a credit to the

manufacturer, the wholesaler, or the holder of a winery direct shipper's

7 permit, as the case may be, of the amount of the excise tax paid on

8 alcohol beverages sold in this state when, after payment of the excise tax,

the alcohol beverages are rendered unsalable by reason of destruction or

damage upon submission of evidence satisfactory to the state licensing

authority that the excise tax has actually been paid. Such refund or credit

shall be made by the department within sixty days after the submission of

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1	evidence satisfactory to the department. NO REFUND OR CREDIT IS
2	ALLOWED AFTER DECEMBER 31, 2025.
3	(b) This subsection (9) is repealed, effective December 31,
4	2030.
5	_
6	SECTION 2. In Colorado Revised Statutes, 39-22-546, amend
7	(3)(a) and (7) as follows:
8	39-22-546. Credit against tax - residential energy storage
9	systems - tax preference performance statement - legislative
10	declaration - definition - repeal. (3) (a) For income tax years
11	commencing on or after January 1, 2023, but before January 1, 2025
12	JANUARY 1, 2027, any purchaser that installs an energy storage system in
13	a residential dwelling in this state is allowed a credit against the tax
14	imposed by this article 22 in an amount equal to ten percent of the
15	purchase price paid by the purchaser for the energy storage system.
16	(7) This section is repealed, effective January 1, 2028 JANUARY
17	1, 2030.
18	
19	SECTION 3. In Colorado Revised Statutes, 39-26-102, add
20	(19)(f.5) as follows:
21	39-26-102. Definitions. As used in this article 26, unless the
22	context otherwise requires:
23	(19) (f.5) "Wholesale sale" includes sales of
24	AGRICULTURAL COMPOUNDS FOR USE IN THE PRODUCTION OF
25	AGRICULTURAL COMMODITIES. FOR PURPOSES OF THIS SUBSECTION
26	(19)(f.5), FOR INCOME TAX YEARS COMMENCING ON OR AFTER JANUARY
27	1,2026, "AGRICULTURAL COMPOUNDS" MEANS SOIL CONDITIONERS, PLANT

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1	AMENDMENTS, PLANT GROWTH REGULATORS, MULCHES, COMPOST, SOIL
2	USED FOR ABOVEGROUND PRODUCTION OF AGRICULTURAL COMMODITIES,
3	MANURE, FISH FOR NON-STOCKING PURPOSES, FISH EMBRYOS, AND FISH
4	EGGS.
5	SECTION 4. In Colorado Revised Statutes, 10-20-113, add (3)
6	as follows:
7	10-20-113. Credits for assessments paid - tax offsets.
8	(3) (a) The purpose of the credit authorized in subsection (1)(a)
9	OF THIS SECTION IS TO OFFSET THE COST FOR AN INSURER PAYING
10	REQUIRED ASSESSMENTS INTO THE LIFE AND HEALTH INSURANCE
11	PROTECTION ASSOCIATION CREATED IN SECTION 10-20-106 (1).
12	(b) The effectiveness of the credit authorized in
13	SUBSECTION (1)(a) OF THIS SECTION IS MEASURED BY HOW MANY ELIGIBLE
14	INSURERS CLAIM THE CREDIT AND THE AMOUNT CLAIMED RELATIVE TO
15	PAYMENTS INTO THE LIFE AND HEALTH INSURANCE PROTECTION
16	ASSOCIATION CREATED IN SECTION $10-20-106$ (1).
17	SECTION 5. In Colorado Revised Statutes, 39-22-104, amend
18	(4)(e) as follows:
19	39-22-104. Income tax imposed on individuals, estates, and
20	trusts - single rate - report - tax preference performance statement
21	- legislative declaration - definitions - repeal. (4) There shall be
22	subtracted from federal taxable income:
23	(e) (I) The amount of any refund or credit for overpayment of
24	income taxes imposed by this state or any other taxing jurisdiction to the
25	extent included in gross income for federal income tax purposes but not
26	previously allowed as a deduction for Colorado income tax purposes;
27	(II) THE PURPOSE OF THE SUBTRACTION AUTHORIZED IN THIS

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1	SUBSECTION (4)(e) IS TO AVOID RE-TAXING A TAXPAYER SSTATE INCOME
2	TAX REFUND WHEN A STATE REFUND IS REQUIRED TO BE INCLUDED AS
3	INCOME ON THE TAXPAYER'S FEDERAL RETURN PURSUANT TO THE
4	INTERNAL REVENUE CODE;
5	(III) THE EFFECTIVENESS OF THE SUBTRACTION AUTHORIZED IN
6	THIS SUBSECTION (4)(e) IS MEASURED BY THE NUMBER OF TAXPAYERS
7	CLAIMING THE SUBTRACTION AND THE TOTAL AMOUNT OF STATE REFUNDS
8	CLAIMED AS SUBTRACTIONS FROM COLORADO TAXABLE INCOME;
9	SECTION 6. In Colorado Revised Statutes, 39-22-304, amend
10	(3)(f) as follows:
11	39-22-304. Net income of corporation - legislative declaration
12	- definitions - repeal. (3) There shall be subtracted from federal taxable
13	income:
14	(f) (I) The amount of any refund or credit for overpayment of
15	income taxes imposed by this state to the extent included in federal
16	taxable income;
17	(II) THE PURPOSE OF THE SUBTRACTION AUTHORIZED IN THIS
18	SUBSECTION (3)(f) IS TO AVOID RE-TAXING A TAXPAYER'S STATE INCOME
19	TAX REFUND WHEN A STATE REFUND IS REQUIRED TO BE INCLUDED AS
20	INCOME ON THE TAXPAYER'S FEDERAL RETURN PURSUANT TO THE
21	INTERNAL REVENUE CODE; AND
22	(III) THE EFFECTIVENESS OF THE SUBTRACTION AUTHORIZED IN
23	THIS SUBSECTION (3)(f) IS MEASURED BY THE NUMBER OF TAXPAYERS
24	CLAIMING THE SUBTRACTION AND THE TOTAL AMOUNT OF STATE REFUNDS
25	CLAIMED AS SUBTRACTIONS FROM COLORADO TAXABLE INCOME;
26	SECTION 7. In Colorado Revised Statutes, 39-27-102.5, add
2.7	(2.3) as follows:

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1	39-27-102.5. Exemptions on tax imposed - ex-tax purchases -
2	performance statement - definition - repeal. (2.3) (a) The purpose of
3	THE EXEMPTION AUTHORIZED IN SUBSECTIONS (1.5) AND $(2)(a)$ OF THIS
4	SECTION IS TO ENTIRELY EXCLUDE DYED DIESEL OR KEROSENE FROM THE
5	SPECIAL FUELS EXCISE TAX WHERE THE DYED FUEL IS USED FOR SPECIFIED
6	OFF-ROAD PURPOSES OR BY GOVERNMENTAL ENTITIES.
7	(b) The effectiveness of the exemption authorized in
8	SUBSECTIONS (1.5) AND (2)(a) OF THIS SECTION IS MEASURED BY THE
9	NUMBER OF TAXPAYERS CLAIMING THE EXEMPTION AND THE AMOUNT OF
10	TAX THAT WOULD HAVE BEEN PAID WITHOUT THE EXEMPTION.
11	SECTION 8. In Colorado Revised Statutes, 39-27-103, add (8)
12	as follows:
13	39-27-103. Refunds - penalties - checkoff - limits on collections
14	- performance statement. (8) (a) The purpose of the refund
15	AUTHORIZED IN SUBSECTIONS (2.7) AND (3) OF THIS SECTION IS TO
16	COMPENSATE TAXPAYERS WHO BUY AND PAY THE TAX ON OTHERWISE
17	TAXABLE FUELS FOR THE PURPOSE OF USING THE FUELS FOR SPECIFIED
18	NON-TAXABLE PURPOSES UNDER FEDERAL LAW.
19	(b) The effectiveness of the refund authorized in
20	SUBSECTIONS (2.7) AND (3) OF THIS SECTION IS MEASURED BY THE NUMBER
21	OF TAXPAYERS CLAIMING A REFUND AND THE AMOUNT OF TAX THAT WAS
22	ALREADY COLLECTED AND IS REFUNDED.
23	SECTION 9. In Colorado Revised Statutes, 39-26-102, amend
24	(19)(a) as follows:
25	39-26-102. Performance statement - definitions. As used in this
26	article 26, unless the context otherwise requires:
27	(19) (a) (I) "Wholesale sale" means a sale by wholesalers to retail

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1	merchants, jobbers, dealers, or other wholesalers for resale and does not
2	include a sale by wholesalers to users or consumers not for resale, and the
3	latter sales shall be deemed retail sales and subject to the provisions of
4	this article Article 26.
5	(II) THE PURPOSE OF THE WHOLESALE SALE EXEMPTION FROM THE
6	TAX LEVIED PURSUANT TO SECTION $39-26-104$ (1)(a) IS TO ENSURE THAT
7	SALES TAX IS LEVIED AND COLLECTED ONLY ON A FINAL END SALE TO A
8	RETAIL CONSUMER AND NOT ON WHOLESALE SALES TO AVOID A SINGLE
9	PRODUCT BEING TAXED MULTIPLE TIMES BEFORE IT IS SOLD TO A
10	CONSUMER.
11	(III) THE EFFECTIVENESS OF THE WHOLESALE EXEMPTION FROM
12	The tax levied pursuant to section $39-26-104(1)(a)$ is measured by
13	THE NUMBER OF TAXPAYERS CLAIMING THE WHOLESALE EXEMPTION FROM
14	TAX AND THE AMOUNT OF TAX LIABILITY NOT PAID.
15	SECTION 10. In Colorado Revised Statutes, 39-26-402, amend
16	(1) as follows:
17	39-26-402. Refund of state sales and use tax for biotechnology
18	- application requirements and procedures. (1) For the calendar year
19	commencing January 1, 1999, and for each calendar year thereafter prior
20	to January 1, 2026 JANUARY 1, 2027, each qualified biotechnology
21	taxpayer shall be allowed to claim a refund of all state sales and use tax
22	paid by the qualified biotechnology taxpayer, pursuant to parts 1 and 2 of
23	this article 26, on the sale, storage, use, or consumption of tangible
24	personal property to be used in Colorado directly and predominately in
25	research and development of biotechnology during that calendar year.
26	SECTION 11. In Colorado Revised Statutes, 39-1-104.2, amend
27	(3)(s)(I) introductory portion as follows:

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1	39-1-104.2. Residential real property - valuation for
2	assessment - legislative declaration - definitions. (3) (s) (I) For
3	property tax years commencing on or after January 1, 2025, but before
4	January 1, 2027, if there are sufficient excess state revenues, the valuation
5	for assessment for qualified-senior primary residence real property,
6	including multi-family qualified-senior primary residence real property,
7	is:
8	SECTION 12. Appropriation. (1) For the 2025-26 state fiscal
9	year, \$13,137 is appropriated to the department of revenue. This
10	appropriation is from the general fund. To implement this act, the
11	department may use this appropriation as follows:
12	(a) \$8,343 for tax administration IT system (GenTax) support;
13	(b) \$1,504 for used by the taxation business group for taxation
14	services related to personal services; and
15	(c) \$3,290 for use by the executive director's office for personal
16	services related to administration and support.
17	SECTION 13. Act subject to petition - effective date. This act
18	takes effect at 12:01 a.m. on the day following the expiration of the
19	ninety-day period after final adjournment of the general assembly; except
20	that, if a referendum petition is filed pursuant to section 1 (3) of article V
21	of the state constitution against this act or an item, section, or part of this
22	act within such period, then the act, item, section, or part will not take
23	effect unless approved by the people at the general election to be held in
24	November 2026 and, in such case, will take effect on the date of the
25	official declaration of the vote thereon by the governor.

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