SEVENTY-FOURTH GENERAL ASSEMBLY

STATE OF COLORADO

Second Extraordinary Session

First Legislative Day

Monday, August 26, 2024

1 2	Prayer by Representative Yaron Weinberg, Loveland.
3	The Speaker called the House to order at 10:00 a.m.
4 5 6	Pledge of Allegiance led by Representative Yaron Weinberg, Loveland.
7 8	The roll was called with the following result:
9	Present62.
0	ExcusedRepresentative(s) Bockenfeld, deGruy Kennedy,
1	Herod3.
2	Present after roll callRepresentative(s) Herod.
3	
4	The Speaker declared a quorum present.
5	
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7	
8	STATE OF COLORADO
9	DEPARTMENT OF STATE
20	
21	UNITED STATES OF AMERICA STATE OF COLORADO STATE OF COLORADO STATE OF COLORADO
22	STATE OF COLORADO) S. CERTIFICATE
23	
24	I, JENA GRISWOLD, Secretary of State of the State of Colorado, do
25	hereby certify that the attached is a true and exact copy of the document
26	filed in this office and admitted to record in:
27	
28	D2024-009
29	Executive Order
30	
31	"CALL FOR THE SECOND EXTRAORDINARY SESSION OF THE
32	SEVENTY-FOURTH GENERAL ASSEMBLY"
33	
34	IN TESTIMONY WHEREOF I have unto set my hand and affixed the
35	Great Seal of the State of Colorado, at the City of Denver this 16th day
36	of August 2024.
37	011145450 2021.
88	/signed/
39	Jena Griswold
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rυ	
11	Secretary of State
11 12	

D 2024 009 EXECUTIVE ORDER

Call for the Second Extraordinary Session of the Seventy-Fourth General Assembly

Pursuant to the authority vested in the Governor of the State of Colorado and, in particular, pursuant to Article IV, Section 9 of the Colorado Constitution, and as recognized in Article V, Section 7, I, Jared Polis, Governor of the State of Colorado, hereby find that the following extraordinary occasions exist to convene the Seventy-Fourth General Assembly to meet in special session.

I. Background

Property taxes in Colorado are used to support many important causes including public schools, county and municipal governments, higher education institutions, and special districts, which include fire protection, ambulance, park and recreation, and water and sanitation districts. Property taxes also indirectly support our State budget by providing funding to schools which the State is otherwise required to fund.

At the same time, because of a record increase in property values, property taxes continue to consume an ever increasing percentage of a family's income. Some Coloradans have experienced property tax increases exceeding 30%.

The Colorado General Assembly has made significant efforts to reduce property taxes in a sustainable and responsible way. Senate Bill 22-238, passed with bipartisan support, reduced property tax assessment rates for 2023 and 2024, which reduced assessment valuation from 7.15% to 6.765% of actual value for residential property and 29% to 27.9% of actual value for nonresidential property. During the 2023 special session, the General Assembly, again demonstrating bipartisan effort, further reduced residential property tax rates for 2023 to 6.7% of actual value and increased the amount that is exempt from taxation from \$15,000 to \$55,000. And in the 2024 legislative session, the General Assembly passed Senate Bill 24-233 with bipartisan support and reduced property taxes by \$1.3 billion for 2024 and 2025, providing an average of \$500 in relief for Colorado families, while at the same time prioritizing school funding revenue.

I signed each of these bills to deliver economic relief to hard working Coloradans.

 I am calling this extraordinary session to ask the Colorado General Assembly to once again deliver bipartisan property tax relief to help combat the urgent impact of rising property taxes, while protecting revenue for schools and local governments. I am hopeful and optimistic that a compromise can be reached to end the property tax wars and avoid any current or future ballot measures on the

subject for the foreseeable future.

This call for an extraordinary session of the General Assembly does not prescribe the specific form that the legislation should take; however, as required by Article IV, Section 9 of the Colorado Constitution, the business to be transacted at this special session shall be limited to the matters stated in Section III of this Executive Order.

II. Purpose and Need

Coloradans continue to be burdened by increasing property taxes and need reliability in the amounts they will pay in future years. I am encouraging the General Assembly to take up legislation that honors the work of legislators and stakeholders over the past weeks. The General Assembly should consider taking legislative action to maintain and lower future tax rates, adopt a tighter property tax cap to further limit how quickly property tax revenue can increase, and implement a cap on property taxes paid to school districts that considers inflation and student growth.

III. Proclamation

I, Jared Polis, Governor of the State of Colorado, with this proclamation find extraordinary occasions exist to convene the Seventy-Fourth General Assembly of this State and summon the members of the Seventy-Fourth General Assembly to meet in Special Session at 10:00 a.m., on August 26, 2024, at the State Capitol, in the City and County of Denver, and designate the following specific subjects for consideration, appropriate legislative action, and funding:

Concerning property taxes starting with the property tax year commencing on January 1, 2025.

GIVEN under my hand and the Executive Seal of the State of Colorado, this 15th day of August, 2024.

/signed/ Jared Polis Governor

INTRODUCTION OF BILLS First Reading

The following bills were read by title and referred to the committee(s) indicated:

HB24B-1001 by Representative(s) McCluskie and Pugliese; also Senator(s) Hansen and Kirkmeyer--Concerning property tax.

Committee on Appropriations

<u>HB24B-1002</u> by Representative(s) Woodrow and Mabrey--Concerning the valuation for assessment of residential real property, and, in connection therewith, limiting to qualified primary

1 2 3 4 5 6	1 1	residence real property the existing reduction in the valuation for assessment of all residential real property by the lesser of ten percent of its actual value or seventy thousand dollars. Appropriations					
7 8 9 10 11 12		by Representative(s) Soper and Joseph; also Senator(s) PriolaConcerning property tax relief for businesses, and, in connection therewith, expanding and extending the exemption for agricultural equipment and machinery used in controlled agricultural facilities. Appropriations					
13 14 15 16		by Representative(s) CliffordConcerning additional property tax relief for homeowners. Finance					
17 18 19 20 21	(by Representative(s) García; also Senator(s) CutterConcerning reductions in valuation for assessment of residential real property.					
22 23 24 25	HB24B-1006	4B-1006 by Representative(s) DeGraafConcerning the expansion of property tax exemptions for certain owner-occupied primary residences.					
26 27 28 29 30		by Representative(s) OrtizConcerning property taxes for accessible housing. Transportation, Housing & Local Government					
31 32 33 34 35		by Representative(s) Luck; also Senator(s) BaisleyConcerning the creation of the tax code legislative task force. Transportation, Housing & Local Government					
36 37 38 39 40	HB24B-1009	by Representative(s) Vigil; also Senator(s) Winter FConcerning special district voter approval to waive statutory property tax revenue limitations.					
41 42 43 44 45		UCTION OF CONCURRENT RESOLUTIONS					
46 47	g resolutions were read by title and referred to the icated:						
48 49 50 51 52 53 54 55 56	HCR24B-100	by Representative(s) Weissman; also Senator(s) HansenSubmitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a requirement that a statewide initiative that impacts local government property tax revenue or spending of property tax revenue be approved by the voters of a local government that is impacted by the statewide					

1 initiative before it applies to the property tax revenue of the local government. 2 3 Committee on Transportation, Housing & Local Government 4 5 by Representative(s) Bradley--Submitting to the HCR24B-1002 6 registered electors of the state of Colorado an 7 amendment to the Colorado constitution concerning 8 the valuation for assessment used to determine 9 property taxes, and, in connection therewith, establishing the requirement that the general 10 11 assembly periodically change the valuation for 12 assessment for residential real property in order to 13 maintain the statewide proportion of residential real 14 property as compared to all other taxable property 15 valued for property tax purposes and permanently establishing the valuation for assessment for 16 nonresidential property as specified in law for the 17 18 2026 property tax year. 19 Committee on Transportation, Housing & Local Government 20 21 22 23 On motion of Majority Leader Duran, a Committee of Three was appointed to notify the Senate that the House was organized and ready 24 for business. The Speaker appointed Representatives Boesenecker, Chair, 25 26 Hernandez, and Hartsook. 27 28 On motion of Majority Leader Duran, a Committee of Three was appointed to notify the Governor that the House was organized and ready for business. The Speaker appointed Representative Snyder, Chair, 31 32 Young, and Armagost. 33 34 35 House in recess. 36 37 38 39 The Speaker recognized a committee from the Senate. Senators Ginal, 40 Chair, Roberts, and Rich reported that the Senate was organized and 41 ready for business. 42 43 44 House reconvened. 45 46 47 48 Representative Boesenecker, Chair of the Committee to Notify the Senate, reported that the Senate had been notified that the House was 49 50 organized and ready for business. 51 52 53 Representative Snyder, Chair of the Committee to Notify the Governor, 54 reported that the Governor had been notified that the House was organized and ready for business.

1	ANNOUNCEMENT						
2 3 4	The Speaker announced the House was in the last three days of session.						
5 6 7 8	The Speaker announced House Rule 33(b.5) is suspended, thereby allowing substantive amendments on 3rd reading if permission by the body is granted.						
9 10	The Speaker announced House rule 35 is suspended, thereby allowing a simple majority vote for reconsideration.						
11 12 13 14 15 16	The Speaker announced House Rule 36(b) requiring 24-hour notice before taking a vote on concurrence with Senate amendments, and also requiring that conference committee reports be specifically referred to in the Calendar, is suspended.						
17 18							
19 20	APPOINTMENT(S)						
21 22	The following are temporary committee appointment(s) for Monday, August 26, 2024 only:						
23 24	Appropriations						
25 26	Representative Brown to replace Representative Jodeh.						
27	Representative Brown to replace Representative Joden.						
28 29	Representative Soper to replace Representative Luck.						
30 31	Finance						
32							
33 34	Representative Holtorf to replace Representative Soper.						
35	Representative Bradfield to replace Representative Frizell.						
36	Paragantativa MaCamaiale ta manla a Paragantativa Iaganh						
37 38	Representative McCormick to replace Representative Joseph.						
39	Representative Daugherty to replace Representative						
40	deGruy Kennedy.						
41 42							
43	Transportation, Housing, and Local Government						
44							
45 46	Representative Lynch to replace Representative Frizell.						
47	Representative Mclachlan to replace Representative Boesenecker.						
48 49	Assistant Majority Leader Bacon to replace Representative Vigil.						
50	Assistant Wajority Leader Bacon to replace Representative Vigit.						
51	Representative Titone to replace Representative Lindsay.						
52 53							
54	House in recess. House reconvened.						
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1 REPORT(S) OF COMMITTEE(S) OF REFERENCE 2 3 **APPROPRIATIONS** After consideration on the merits, the Committee recommends the 5 following: 6 7 HB24B-1001 be amended as follows, and as so amended, be referred to 8 the Committee of the Whole with favorable 9 recommendation: 10 11 Amend printed bill, page 5, line 7, after "(2.5)," insert "(3)(j),". 12 13 Page 7, strike lines 23 through 27. 14 15 Page 8, strike lines 1 through 6. 16 17 Renumber succeeding subparagraphs accordingly. 18 19 Page 8, line 8, after "LEVIES" insert "IN CONNECTION WITH DISTRICT 20 TOTAL PROGRAM FUNDING AND". 21 22 Page 8, line 10, after "VOTERS" insert "VOTING THEREON". 24 Page 8, after line 11 insert: 25 26 "(IX) Property tax revenue attributable to any mills a 27 SCHOOL DISTRICT LEVIES THAT ARE NOT LEVIED IN CONNECTION WITH 28 DISTRICT TOTAL PROGRAM FUNDING;". 30 Renumber succeeding subparagraphs accordingly. 31 32 Page 9, strike line 27 and substitute "effective date of this part 17; or 33 NOVEMBER 5, 2024;". 34 Page 10, line 3, after "voters" insert "VOTING THEREON". 35 36 Page 10, line 5, strike "2024." and substitute "2024; OR 37 38 PROPERTY TAX REVENUE ATTRIBUTABLE TO SPECIFIC 39 OWNERSHIP TAX REVENUE PAID TO THE LOCAL GOVERNMENTAL ENTITY.". 40 Page 20, strike lines 11 through 27 and substitute: 41 42 43 "(2) (a) Nothing in this part 17 prevents a local governmental entity from submitting to the local governmental entity's electors the question of whether to increase the total number of mills levied by the 45 local governmental entity and, upon RECEIVING THE APPROVAL OF a 46 majority of the local governmental entity's voters voting to approve 47 THEREON FOR such a request, increasing the total number of mills levied by the local governmental entity accordingly. As established in section 29-1-1701 (3)(i), property tax revenue attributable to a local 50 governmental entity increasing the total number of mills it levies upon 52 receiving the approval of the majority of the local governmental entity's voters VOTING THEREON for such an increase in an election occurring on or after the effective date of this part 17 November 5, 2024, is not

included in the calculation of the LOCAL GOVERNMENTAL ENTITY'S property tax limit. A local governmental entity may also submit to the

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local government entity's electors the question of whether to increase the total number of mills levied by the local governmental entity in such a way that the mills increase to match the local governmental entity's property tax limit established pursuant to section 29-1-1702 and, upon RECEIVING THE APPROVAL OF a majority of the local governmental entity's voters voting to approve THEREON FOR such a request, increasing the total number of mills levied by the local governmental entity accordingly.

(b) Nothing in this part 17 prevents a school district from SUBMITTING TO THE SCHOOL DISTRICT'S ELECTORS THE QUESTION OF WHETHER TO INCREASE THE TOTAL NUMBER OF MILLS LEVIED BY THE SCHOOL DISTRICT AND, UPON RECEIVING THE APPROVAL OF A MAJORITY OF 12 THE SCHOOL DISTRICT'S VOTERS VOTING THEREON FOR SUCH A REQUEST, 13 INCREASING THE TOTAL NUMBER OF MILLS LEVIED BY THE SCHOOL 14 DISTRICT ACCORDINGLY. AS ESTABLISHED IN SECTION 29-1-1701 (2.5)(a)(VIII), PROPERTY TAX REVENUE ATTRIBUTABLE TO A SCHOOL 16 DISTRICT INCREASING THE TOTAL NUMBER OF TOTAL PROGRAM FUNDING MILLS IT LEVIES UPON RECEIVING THE APPROVAL OF THE MAJORITY OF THE 18 SCHOOL DISTRICT'S VOTERS VOTING THEREON FOR SUCH AN INCREASE IN 19 AN ELECTION OCCURRING ON OR AFTER NOVEMBER 5, 2024, IS NOT 20 INCLUDED IN THE CALCULATION OF THE SCHOOL DISTRICT'S PROPERTY TAX 21 LIMIT. AS ESTABLISHED IN SECTION 29-1-1701 (2.5)(a)(IX), PROPERTY TAX REVENUE ATTRIBUTABLE TO MILLS THAT THE SCHOOL DISTRICT 23 LEVIES THAT IT DOES NOT LEVY IN CONNECTION WITH TOTAL PROGRAM 24 FUNDING ARE NOT INCLUDED IN THE CALCULATION OF THE SCHOOL DISTRICT'S PROPERTY TAX LIMIT. A SCHOOL DISTRICT MAY ALSO SUBMIT TO THE SCHOOL DISTRICT'S ELECTORS THE QUESTION OF WHETHER TO 27 INCREASE THE TOTAL NUMBER OF MILLS LEVIED BY THE SCHOOL DISTRICT 28 IN CONNECTION WITH TOTAL PROGRAM FUNDING IN SUCH A WAY THAT THE 29 MILLS INCREASE TO MATCH THE SCHOOL DISTRICT'S PROPERTY TAX LIMIT 30 ESTABLISHED PURSUANT TO SECTION 29-1-1702.5 AND, UPON RECEIVING THE APPROVAL OF A MAJORITY OF THE SCHOOL DISTRICT'S VOTERS VOTING THEREON FOR SUCH A REQUEST, INCREASING THE TOTAL NUMBER OF MILLS LEVIED BY THE SCHOOL DISTRICT ACCORDINGLY.".

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Page 21, strike lines 1 through 5.

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Page 21, line 21, strike "(1)(a)" and substitute "(1)(a), (1)(b),".

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Page 22, after line 4 insert:

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"(b) Notwithstanding subsection (1)(a) of this section, for the property tax year YEARS commencing on January 1, 2023, AND JANUARY 1, 2024, the valuation for assessment of nonresidential property that is classified as lodging property is temporarily reduced to twenty-seven and nine-tenths percent of an amount equal to the actual value minus the lesser of thirty thousand dollars or the amount that reduces the valuation for assessment to one thousand dollars.".

Page 22, line 16, strike "THEREOF; EXCEPT THAT THE VALUATION FOR ASSESSMENT " and substitute "THEREOF.".

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Page 22, strike lines 17 and 18.

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54 Page 22, strike lines 26 and 27.

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Page 23, strike line 1 and substitute "THE ACTUAL VALUE THEREOF.".

Page 23, line 5, strike "THEREOF; EXCEPT THAT THE VALUATION" and substitute "THEREOF.". 4 Page 23, strike lines 6 and 7. 5 Page 24, line 25, after "SECTION," insert "AN ESTIMATE BY THE 6 ADMINISTRATOR BASED UPON THE INFORMATION REPORTED BY COUNTY 8 ASSESSORS PURSUANT TO SECTION 39-2-115 ON AUGUST 25, 2025, OF". 10 Page 26, line 26, strike "ABSTRACT". 11 12 Page 26, strike line 27. 13 14 Page 27, line 1 strike "TO SECTION 39-2-115 (3)," and substitute 15 "Information described in section 39-2-115 (1)(a.5), the 16 ADMINISTRATOR SHALL DETERMINE THE STATEWIDE ACTUAL VALUE 17 GROWTH AND REPORT THAT DETERMINATION TO THE STATE BOARD OF 18 EQUALIZATION, AND". 19 20 Page 27, line 2, strike "DETERMINE" and substitute "CERTIFY THE". 21 22 Page 27, line 3, before "WHICH" insert "DETERMINE". 23 24 Page 27, line 4, strike "DETERMINED PURSUANT TO THIS SECTION" and substitute "DESCRIBED IN SUBSECTION (3) OF THIS SECTION". 25 26 27 Page 35, after line 8 insert: 28 "SECTION 13. In Colorado Revised Statutes, 39-2-115, add 29 30 (1)(a.5) as follows: Review of abstracts of assessment -31 39-2-115. 32 **recommendations - repeal.** (1) (a.5) (I) ON AUGUST 25, 2025, IF FILING 33 AN ABSTRACT OF ASSESSMENT OF THE COUNTY WITH THE ADMINISTRATOR, 34 A COUNTY ASSESSOR SHALL ALSO FILE A REPORT OF THE ACTUAL VALUE 35 OF PROPERTY WITHIN THE COUNTY FOR THE PROPERTY TAX YEAR (II) This subsection (1)(a.5) is repealed, effective July 1, 2026.". 36 COMMENCING ON JANUARY 1, 2025. 37 38 39 40 Renumber succeeding sections accordingly. 41 42 Page 38, after line 7 insert: 43 44 "SECTION 15. In Colorado Revised Statutes, 39-5-121, add 45 (1)(c) as follows: 39-5-121. Notice of valuation - legislative declaration -46 47 **definition - repeal.** (1) (c) FOR PROPERTY TAX YEARS COMMENCING ON OR AFTER JANUARY 1, 2025, THE ASSESSOR SHALL NOT INCLUDE THE APPROPRIATE RATIO OF VALUATION FOR ASSESSMENT IN THE NOTICE 50 SETTING FORTH THE VALUATION FOR LAND OR IMPROVEMENTS.". 51 52 Renumber succeeding sections accordingly.

Page 39, line 27, strike "15, 16, and 17" and substitute "17, 18, and 19".

1 2 3	FINANCE After consideration on the merits, the Committee recommends the following:
4 5 6	HB24B-1004 be postponed indefinitely.
7 8 9 10	HB24B-1005 be postponed indefinitely.
11 12 13	HB24B-1006 be postponed indefinitely.
14 15 16 17	HB24B-1009 be postponed indefinitely.
18 19 20 21 22	TRANSPORTATION, HOUSING AND LOCAL GOVERNMENT After consideration on the merits, the Committee recommends the following:
23 24 25	<u>HB24B-1007</u> be referred favorably to the Committee on <u>Appropriations</u> .
26 27 28	HB24B-1008 be postponed indefinitely.
29 30 31 32	HCR24B-1001 be referred to the Committee of the Whole with favorable recommendation.
33 34 35 36	HCR24B-1002 be postponed indefinitely.
37	PRINTING REPORT
38 39 40 41 42 43	The Chief Clerk reports the following bills have been correctly printed: HB24B-1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009; HCR24B-1001, 1002.
44 45 46	REMOTE PARTICIPATION
47 48 49 50 51	Pursuant to House Rule 53(d)(2), the following is a list of members participating remotely in the proceedings of the House: Representatives English, Lindsay, Martinez, Ricks.
52 53 54 55 56	On motion of Majority Leader Duran, the House adjourned until 9:00 a.m., Tuesday, August 27, 2024.

1 Approved:
2 Julie McCluskie,
3 Speaker
4 Attest:
5 Robin Jones,
6 Chief Clerk

SEVENTY-FOURTH GENERAL ASSEMBLY

STATE OF COLORADO

Second Extraordinary Session

Second Legislative Day

Tuesday, August 27, 2024

1	Prayer by Representative Barbara McLachlan, Durango.
2 3 4	The Speaker called the House to order at 9:00 a.m.
5 6	Pledge of Allegiance led by Representative Meghan Lukens, Steamboat Springs.
7 8 9	The roll was called with the following result:
10 11 12 13 14	Present60. ExcusedRepresentative(s) Bockenfeld, deGruy Kennedy, Frizell, Ricks, Velasco5. Present after roll callRepresentative(s) Frizell, Ricks, Velasco.
15 16 17	The Speaker declared a quorum present.
18 19 20	On motion of Representative Lukens, the House Journal of Monday, August 26, 2024, was declared approved as corrected by the Chief Clerk.
21 22 23 24	REPORT(S) OF COMMITTEE(S) OF REFERENCE
25 26 27	APPROPRIATIONS After consideration on the merits, the Committee recommends the following:
28 29 30	HB24B-1002 be postponed indefinitely.
31 32 33 34 35	HB24B-1003 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
36 37	Amend printed bill, page 3, line 2, strike "and (3) introductory portion".
38 39 40	Page 3, strike lines 8 through 12.
41 42 43 44	On motion of Majority Leader Duran, HB24B-1003 , HB24B-1001 , HCR24B-1001 were made Special Orders on Tuesday, August 27, 2024, at 9:40 a.m.

The hour of 9:40 a.m., having arrived, on motion of Representative Daugherty, the House resolved itself into Committee of the Whole for 2 3 consideration of Special Orders and she was called to act as Chair. 4 5 6 7 SPECIAL ORDERS--SECOND READING OF BILLS 8 9 The Committee of the Whole having risen, the Chair reported the titles of 10 the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon 11 12 as follows: 13 14 (Amendments to the committee amendment are to the printed committee 15 report which was printed and placed in the members' bill file.) 16 17 by Representative(s) Soper and Joseph; also HB24B-1003 18 Senator(s) Priola--Concerning property tax relief for 19 businesses, and, in connection therewith, expanding and extending the exemption for agricultural equipment and machinery used in controlled 20 21 22 agricultural facilities. 23 Amendment No. 1, Appropriations Report, dated August 26, 2024, and 24 placed in member's bill file; Report also printed in House Journal, 25 26 August 27, 2024. 27 28 Amendment No. 2, by Representative Soper: 29 Amend printed bill, page 2, line 22, strike "STATE." and substitute "STATE, 31 AND THE SOLE PURPOSE OF GROWING CROPS IN THE GREENHOUSE IS TO 32 OBTAIN A MONETARY PROFIT FROM THE WHOLESALE OF PLANT-BASED 33 FOOD FOR HUMAN OR LIVESTOCK CONSUMPTION.". 34 Page 3, line 6, after "facility" insert "OR GREENHOUSE". 35 36 37 As amended, ordered engrossed and placed on the Calendar for Third 38 Reading and Final Passage. 39 40 HCR24B-1001 by Representative(s) Weissman; also Senator(s) Hansen--Submitting to the registered electors of the 41 42 state of Colorado an amendment to the Colorado 43 constitution concerning a requirement that a 44 statewide initiative that impacts local government 45 property tax revenue or spending of property tax revenue be approved by the voters of a local government that is impacted by the statewide 46 47 48 initiative before it applies to the property tax revenue 49 of the local government. 50 Ordered engrossed and placed on the Calendar for Third Reading and 51 52 Final Passage. 53 by Representative(s) McCluskie and Pugliese; also 54 HB24B-1001 55 Senator(s) Hansen and Kirkmeyer--Concerning

property tax.

House Journal--2nd Day--August 27, 2024 Page 15 Amendment No. 1, Appropriations Report, dated August 26, 2024, and placed in member's bill file; Report also printed in House Journal, 3 August 26, 2024. 4 5 Amendment No. 2, by Speaker McCluskie: 6 Amend printed bill, page 15, line 4, strike "(a)". Page 15, line 8, before "AMOUNT" insert "BASE". 9 10 Page 15, line 9, after "THE" insert "TOTAL OF THE" and strike 11 "PERCENTAGE." and substitute "PERCENTAGE AND THEN INCREASED BY 12 13 THE CARRYOVER AMOUNT.". 14 Page 15, line 10, strike "(b)" and substitute "(1.5)" and strike "THIS 15 SUBSECTION (1)," and substitute "SUBSECTION (1) OF THIS SECTION,". 16 17 18 Page 15, line 12, strike "(I)" and substitute "(a)" and strike ""AMOUNT" and substitute ""BASE AMOUNT". 19 20 Page 15, line 15, strike "PREVIOUS" and after "YEAR" insert "IN A 21 22 PREVIOUS REASSESSMENT CYCLE". 24 Page 15, after line 18 insert: 25 "(b) (I) "CARRYOVER AMOUNT" MEANS, EXCEPT AS DESCRIBED IN 26 27 SUBSECTION (1.5)(b)(II) OF THIS SECTION, AN AMOUNT EQUAL TO THE 28 DIFFERENCE BETWEEN THE: (A) Base amount of the local governmental entity's 30 QUALIFIED PROPERTY TAX REVENUE THAT WAS APPLICABLE FOR THE MOST

- 31 RECENT REASSESSMENT CYCLE INCREASED BY THE GROWTH RATE 32 PERCENTAGE FOR THAT REASSESSMENT CYCLE; AND
- THE LOCAL GOVERNMENT'S QUALIFIED PROPERTY TAX 34 REVENUE FROM THE MOST RECENT REASSESSMENT CYCLE.
- (II) THERE IS NO CARRYOVER AMOUNT FOR A REASSESSMENT 36 CYCLE FOR A LOCAL GOVERNMENTAL ENTITY OCCURRING AFTER A 37 REASSESSMENT CYCLE WHEN THAT LOCAL GOVERNMENTAL ENTITY 38 RETAINED AN AMOUNT OF QUALIFIED PROPERTY TAX REVENUE EQUAL OR 39 GREATER THAN THE TOTAL OF THE BASE AMOUNT OF THE LOCAL 40 GOVERNMENTAL ENTITY'S QUALIFIED PROPERTY TAX REVENUE FOR THAT 41 REASSESSMENT CYCLE INCREASED BY THE GROWTH RATE PERCENTAGE 42 FOR THAT REASSESSMENT CYCLE.".

44 Page 15, line 19, strike "(II)" and substitute "(c)".

45 46 Page 16, line 14, strike "(a)".

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48 Page 16, line 17, strike "(b)" and substitute "(4)" and strike "THIS SUBSECTION (3)," and substitute "SUBSECTION (3) OF THIS SECTION,". 49

Page 16, after line 18 insert:

"(a) (I) "CARRYOVER AMOUNT" MEANS, EXCEPT AS DESCRIBED IN SUBSECTION (4)(a)(II) OF THIS SECTION, AN AMOUNT EQUAL TO THE DIFFERENCE BETWEEN THE:

1	(A) TOTAL LOCAL SHARE PROPERTY TAX REVENUE THAT WAS
2	APPLICABLE FOR THE MOST RECENT REASSESSMENT CYCLE INCREASED BY
3	THE GROWTH RATE PERCENTAGE FOR THAT REASSESSMENT CYCLE; AND
4	(B) THE QUALIFIED LOCAL SHARE PROPERTY TAX REVENUE FROM
5	THE MOST RECENT REASSESSMENT CYCLE.
6	(II) There is no carryover amount for a reassessment
7	CYCLE OCCURRING AFTER A REASSESSMENT CYCLE WHEN SCHOOL
8	DISTRICTS RETAINED AN AMOUNT OF QUALIFIED LOCAL SHARE PROPERTY
9	TAX REVENUE EQUAL OR GREATER THAN THE TOTAL OF THE TOTAL LOCAL
10	SHARE PROPERTY TAX REVENUE FOR THAT REASSESSMENT CYCLE
11	INCREASED BY THE GROWTH RATE PERCENTAGE FOR THAT REASSESSMENT
12	CYCLE.".
13	D 16 1' 10 + '1 H/T) H 1 1 + '1 + H/I) H
14	Page 16, line 19, strike "(I)" and substitute "(b)".
15	D 16 1' 20 4 '1 11/4\) 1 1 1 4' 4 11/T\)
16	Page 16, line 20, strike "(A)" and substitute "(I)".
17	Dogo 16 line 22 strike (D) and substitute (II)
18 19	Page 16, line 22, strike "(B)" and substitute "(II)".
20	Page 16, line 25, strike "(II)" and substitute "(c)".
21	rage 10, line 23, surke (11) and substitute (c).
22	Page 17, line 6, strike "(III)" and substitute "(d)".
23	rage 17, time 0, surke (111) and substitute (d).
24	Amendment No. 3, by Speaker McCluskie:
25	<u></u> , <i>op op om oo o o o o o o o o o o o o o o </i>
26	Amend printed bill, page 4, after line 1 insert:
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28	"SECTION 1. In Colorado Revised Statutes, 2-2-2201, amend
29	(8); and add (5)(d) and (6)(d) as follows:
30	2-2-2201. Commission on property tax - creation - powers and
31	duties - report - repeal. (5) (d) THE COMMISSION SHALL EVALUATE THE
32	EQUITY OF VALUATION FOR ASSESSMENT ESTABLISHED FOR PROPERTY IN
33	SENATE BILL 24-233 AND HOUSE BILL 24B-1001.
34	(6) (d) No later than May 1, 2025, the commission shall
35	MAKE A REPORT ON THE EQUITY OF THE VALUATION FOR ASSESSMENT
36	ESTABLISHED FOR PROPERTY IN SENATE BILL 24-233 AND HOUSE BILL
37	24B-1001.
38 39	(8) This section is repealed, effective December 31, 2024 JULY 1, 2025.".
40	2023
41	Renumber succeeding sections accordingly.
42	Renumber succeeding sections accordingly.
43	As amended, ordered engrossed and placed on the Calendar for Third
44	Reading and Final Passage.
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48	AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative(s) Soper moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Soper amendment, L.005 to **HCR24B-1001**, to show that said amendment passed and that **HCR24B-1001**, as amended, passed:

Amend printed concurrent resolution, page 2, line 13, strike "GOVERNMENT" and substitute "GOVERNMENT, INCLUDING PROPERTY TAX REVENUE DERIVED FROM THE LEVY OF PROPERTY TAXES ON LIVESTOCK THAT IS REDUCED OR REASONABLY LIKELY TO BE REDUCED BY ANY STATEWIDE VOTER INITIATIVE THAT REQUIRES THE INTRODUCTION OR IMPORTATION INTO COLORADO OF ANY PREDATORY SPECIES THAT PREYS ON OR IS CAPABLE OF PREYING ON LIVESTOCK AND THAT DOES NOT HAVE A SUBSTANTIAL WELL-ESTABLISHED POPULATION IN COLORADO AT THE TIME THE INITIATIVE IS SUBMITTED TO THE VOTERS OF THE STATE, INCLUDING BUT NOT LIMITED TO WOLVES,".

The amendment was declared **lost** by the following roll call vote:

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YES	22	NO	37	EXCUSED	6	ABSENT	0
Amabile	N	English	N	Lindstedt	N	Sirota	N
Armagost	Y	Epps	N	Luck	Y	Snyder	N
Bacon	N	Evans	Е	Lukens	Y	Soper	Y
Bird	N	Frizell	Y	Lynch	Y	Story	Е
Bockenfeld	Е	Froelich	N	Mabrey	N	Taggart	Y
Boesenecker	N	García	N	Marshall	N	Titone	N
Bottoms	Y	Hamrick	N	Martinez	Y	Valdez	N
Bradfield	Y	Hartsook	Y	Marvin	N	Velasco	N
Bradley	Y	Hernández	N	Mauro	Y	Vigil	N
Brown	N	Herod	N	McCormick	N	Weinberg	Y
Catlin	Y	Holtorf	Y	McLachlan	Y	Weissman	N
Clifford	N	Jodeh	N	Ortiz	N	Willford	N
Daugherty	N	Joseph	N	Parenti	Е	Wilson	Y
DeGraaf	Y	Kipp	N	Pugliese	Е	Winter T.	Y
deGruy Kennedy	Е	Lieder	N	Ricks	Y	Woodrow	N
Duran	N	Lindsay	N	Rutinel	N	Young	Y
						Speaker	N

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB24B-1001 as amended, HB24B-1003 as amended, HCR24B-1001.

The Chair moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was **adopted**.

YES	43	NO	16	EXCUSED	6	ABSENT	0
Amabile	Y	English	Y	Lindstedt	Y	Sirota	Y
Armagost	N	Epps	N	Luck	N	Snyder	Y
Bacon	Y	Evans	Е	Lukens	Y	Soper	Y
Bird	Y	Frizell	N	Lynch	N	Story	Е
Bockenfeld	Е	Froelich	Y	Mabrey	Y	Taggart	Ν
Boesenecker	Y	García	Y	Marshall	Y	Titone	Y
Bottoms	N	Hamrick	Y	Martinez	Y	Valdez	Y
Bradfield	N	Hartsook	N	Marvin	Y	Velasco	Y
Bradley	N	Hernández	Y	Mauro	Y	Vigil	Y
Brown	Y	Herod	Y	McCormick	Y	Weinberg	N
Catlin	N	Holtorf	N	McLachlan	Y	Weissman	Y

1	Clifford	V	Jodeh	Y	Ortiz	Y	Willford	Y
	Daugherty	Y	Joseph	Y	Parenti	E	Wilson	N
2 3 4 5 6 7 8 9	DeGraaf	N	Kipp	Y	Pugliese	E	Winter T.	N
4		E	Lieder	Y	Ricks	Y	Woodrow	Y
5	Duran	Y	Lindsay	Y	Rutinel	Y	Young	Y
6			2				Speaker	Y
7							_	
8								
		Н	ouse in recess	s. I	House reconv	enec	1.	
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11								
12			DEMOSE I			~ ~ . . .		
13			REMOTE I	PAF	RTICIPATIO	JN		
14	D II		D 1 50(1)(2)	.1 C 11 '		1:	1
15	Pursuant to Ho	use	Rule 53(d)(.	2), ¹	the following	3 1S	a list of mer	nbers
16	participating remotely in the proceedings of the House: Representatives English, Lindsay, Martinez, Ricks.							
17	English, Lindsa	y , 1	viartinez, Ric	KS.				
18								
19								
20 21	On motion of	N	ojority I and	√ T	Juran tha I	Jana	a adjourned	until
22	On motion of 9:00 a.m., Wedn					ious	e adjourned	umm
23	9.00 a.m., weur	105	uay, August 2	.0, 2	.024.			
24					Δηι	orove	ad.	
25					r ipj Inli	e Ma	cCluskie,	
26						aker		
27	Attest:				Spc	unci		
28	Robin Jones,							
29	Chief Clerk							

SEVENTY-FOURTH GENERAL ASSEMBLY

STATE OF COLORADO

Second Extraordinary Session

Third Legislative Day

Wednesday, August 28, 2024

1	Prayer by Assistant Minority Leader Ty Winter, Trinidad.									
2 3	The Speaker called the House to order at 9:00 a.m.									
4 5 6 7	Pledge of Allegiance led by Representative Meghan Lukens, Steamboat Springs.									
8	The roll was called with the following result:									
10 11 12 13 14	Present60. ExcusedRepresentative(s) Bockenfeld, deGruy Kennedy, Herod, Story, Woodrow5. Present after roll callRepresentative(s) Herod, Story, Woodrow.									
5 6 7	The Speaker declared a quorum present.									
8 9 20	On motion of Representative Lukens, the House Journal of Tuesday, August 27, 2024, was declared approved as corrected by the Chief Clerk.									
23	THIRD READING OF BILL(S)FINAL PASSAGE									
21 22 23 24 25 26 27 28	The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill(s) at length was dispensed with by unanimous consent, unless requested.									
29 30 31	HB24B-1001 by Representative(s) McCluskie and Pugliese; also Senator(s) Hansen and KirkmeyerConcerning property tax.									
32 33 34 35	As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Minority Leader Pugliese was given permission to offer a Third Reading amendment:									

36	Č	C	•				C	
37	YES	58	NO	3	EXCUSED	4	ABSENT	0
38	Amabile	Y	English	Y	Lindstedt	Y	Sirota	Y
39	Armagost	Y	Epps	N	Luck	N	Snyder	Y
40	Bacon	Y	Evans	Y	Lukens	Y	Soper	Y
41	Bird	Y	Frizell	Y	Lynch	Y	Story	Е
42	Bockenfeld	Е	Froelich	Y	Mabrey	Y	Taggart	Y
43	Boesenecker	Y	Garcia	Y	Marshall	Y	Titone	Y

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Bottoms	Y	Hamrick	Y	Martinez	Y	Valdez	Y
Bradfield	Y	Hartsook	Y	Marvin	Y	Velasco	Y
Bradley	Y	Hernandez	Y	Mauro	Y	Vigil	Y
Brown	Y	Herod	Е	McCormick	Y	Weinberg	Y
Catlin	Y	Holtorf	Y	McLachlan	Y	Weissman	Y
Clifford	Y	Jodeh	Y	Ortiz	Y	Willford	Y
Daugherty	Y	Joseph	Y	Parenti	Y	Wilson	Y
DeGraaf	Y	Kipp	Y	Pugliese	Y	Winter T.	Y
deGruy Kennedy	Е	Lieder	Y	Ricks	Y	Woodrow	N
Duran	Y	Lindsay	Y	Rutinel	Y	Young	Y
						Speaker	Y

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Third Reading amendment No. 1, by Speaker McCluskie:

14 15

Amend engrossed bill, page 5, line 23, strike "LOCAL".

16 17

Page 5, line 24, strike "OR SCHOOL DISTRICT".

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19 Page 6, lines 3 and 4, strike "OR SCHOOL DISTRICT".

20

Page 7, line 23, strike "PART 1 OF ARTICLE 30 OF TITLE 31," and substitute "PART 8 OF ARTICLE 25 OF TITLE 31, ARTICLE 31 OF TITLE 30,".

23 24

Page 8, line 3, after "PROPERTY" insert "IN THE PREVIOUS PROPERTY TAX YEAR".

26 27

Page 9, line 14, strike "part 1 of article 30 of title 31," and substitute "part 1 of article 30 of title 31 part 8 of article 25 of title 31, article 31 of title 30,".

30

Page 13, line 3, strike "SUBSECTIONS (3)(a) AND (3)(b)" and substitute "SUBSECTION (3)(a)".

33

Page 13, line 7, after "Notwithstanding" and insert "subsection (2) of this section and".

3

37 Page 13, lines 7 and 8, strike "THE SCHOOL DISTRICT".

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Page 16, line 9, after "THE" insert "YEAR WITH THE GREATEST QUALIFIED PROPERTY TAX REVENUE IN THE".

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Page 17, line 15, after "BY" insert "THE TOTAL OF" and strike "PERCENTAGE." and substitute "PERCENTAGE AND THEN INCREASED BY THE CARRYOVER AMOUNT.".

45

46 Page 17, line 25, after "THE" insert "YEAR WITH THE GREATEST QUALIFIED LOCAL SHARE PROPERTY TAX REVENUE IN THE".

48

Page 21, strike lines 23 and 24 and substitute "are not included in the calculation of the property tax limit NOVEMBER 5, 2024.".

51

52 Page 23, line 8, strike "ARE" and substitute "IS".

53

54 Page 23, line 16, strike "INCREASING" and substitute "TO INCREASE".

Page 28, line 21, strike "PROPERTY OR" and substitute "PROPERTY,". 3 Page 28, line 23, strike "CYCLE;" and substitute "CYCLE, OR THE AMOUNT THAT CAUSES THE VALUATION FOR ASSESSMENT OF THE PROPERTY TO BE ONE THOUSAND DOLLARS;". 6 Page 30, line 26, after "either" insert "THE LESSER OF". 7 9 Page 30, line 27, strike "value;" and substitute "value". 10 Page 31 strike lines 2 and 3 and substitute "subsequent reassessment evele 11 or the amount that causes the valuation for assessment of the property to 12 13 be one thousand dollars;". 14 Page 31, line 9, after "MINUS" insert "THE LESSER OF". 15 16 17 Page 31, line 10, strike "VALUE;" and substitute "VALUE OR THE AMOUNT 18 THAT CAUSES THE VALUATION FOR ASSESSMENT OF THE PROPERTY TO BE 19 ONE THOUSAND DOLLARS;". 20 Page 31, line 16, strike "either" and substitute "either". 21 22 23 Page 31, strike lines 19 and 20 and substitute "subsequent reassessment cycle or the amount that causes the valuation for assessment of the 24 property to be one thousand dollars; and". 25 26 Page 31, line 26, after "MINUS" insert "EITHER". 27 28 Page 32, line 3, strike "CYCLE;" and substitute "CYCLE OR THE AMOUNT THAT CAUSES THE VALUATION FOR ASSESSMENT FOR THE PROPERTY TO BE ONE THOUSAND DOLLARS;". 31 32 33 Page 32, line 9, strike "the lesser of" and substitute "the lesser of". 34 35 Page 32, strike lines 10 and 11 and substitute "actual value or the amount 36 that causes the valuation for assessment of the property to be one thousand dollars; EXCEPT THAT THE VALUATION FOR". 38 39 Page 32, line 20, after "MINUS" insert "THE LESSER OF". 40 41 Page 32, line 21, strike "VALUE;" and substitute "VALUE OR THE AMOUNT 42 THAT CAUSES THE VALUATION FOR ASSESSMENT OF THE PROPERTY TO BE 43 ONE THOUSAND DOLLARS;". 44 Page 33, line 7, strike "either" and substitute "either THE LESSER OF". 45 46 Page 33, strike lines 8 through 10 and substitute "value plus the lesser of 47 ten percent of the actual value of the property or seventy thousand dollars 48 49 or the amount that causes the valuation for assessment of the property to 50 be one thousand dollars.". 51 Page 33, line 20, after "MINUS" insert "THE LESSER OF".

53 54

Page 33, line 21, strike "VALUE." and substitute "VALUE OR THE AMOUNT THAT CAUSE THE VALUATION FOR ASSESSMENT OF THE PROPERTY TO BE ONE THOUSAND DOLLARS.".

Page 35, line 5, strike the second "property" and substitute "property,".

Page 35, line 6, strike "or" and substitute "or".

9 Page 35, line 7, strike "cycle;" and substitute "cycle, OR THE AMOUNT THAT CAUSE THE VALUATION FOR ASSESSMENT FOR THE PROPERTY TO BE ONE THOUSAND DOLLARS;".

13 Page 38, line 22, strike "THIS".

Page 38, line 23, strike "24B-___;" and substitute "24B-1001;".

Page 40, line 13, strike "THIS HOUSE BILL 24B-___," and substitute "HOUSE BILL 24B-1001,".

20 Page 43, line 8, strike "17, 18, and 19" and substitute "18, 19, and 20".

Strike "VALUATION OF ASSESSMENT" and substitute "VALUATION FOR ASSESSMENT" on: **Page 11**, lines 9 and 10; and **Page 12**, lines 15 and 16.

The amendment was declared **passed** by the following roll call vote:

YES	57	NO	5	EXCUSED	3	ABSENT	0
Amabile	Y	English	Y	Lindstedt	Y	Sirota	Y
Armagost	Y	Epps	N	Luck	N	Snyder	Y
Bacon	Y	Evans	Y	Lukens	Y	Soper	Y
Bird	Y	Frizell	Y	Lynch	Y	Story	Е
Bockenfeld	Е	Froelich	Y	Mabrey	Y	Taggart	Y
Boesenecker	Y	García	Y	Marshall	Y	Titone	Y
Bottoms	N	Hamrick	Y	Martinez	Y	Valdez	Y
Bradfield	Y	Hartsook	Y	Marvin	Y	Velasco	Y
Bradley	Y	Hernández	Y	Mauro	Y	Vigil	Y
Brown	Y	Herod	Y	McCormick	Y	Weinberg	Y
Catlin	Y	Holtorf	Y	McLachlan	Y	Weissman	Y
Clifford	Y	Jodeh	Y	Ortiz	Y	Willford	Y
Daugherty	Y	Joseph	Y	Parenti	Y	Wilson	Y
DeGraaf	N	Kipp	Y	Pugliese	Y	Winter T.	Y
deGruy Kennedy	Е	Lieder	Y	Ricks	Y	Woodrow	N
Duran	Y	Lindsay	Y	Rutinel	Y	Young	Y
						Speaker	Y

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative DeGraaf was not given permission to offer a Third Reading amendment:

YES	18	NO	44	EXCUSED	3	ABSENT	0
Amabile	N	English	Y	Lindstedt	N	Sirota	N
Armagost	Y	Epps	N	Luck	N	Snyder	N
Bacon	N	Evans	Y	Lukens	N	Soper	Y
Bird	N	Frizell	Y	Lynch	Y	Story	N
Bockenfeld	Е	Froelich	N	Mabrev	N	Taggart	Y

1	Boesenecker	N	García	N	Marshall	N	Titone	N
2	Bottoms	Y	Hamrick	N	Martinez	N	Valdez	Е
3	Bradfield	Y	Hartsook	Y	Marvin	N	Velasco	N
4	Bradley	Y	Hernández	N	Mauro	N	Vigil	N
5	Brown	N	Herod	N	McCormick	N	Weinberg	Y
6	Catlin	Y	Holtorf	Y	McLachlan	N	Weissman	N
7	Clifford	N	Jodeh	N	Ortiz	N	Willford	N
8	Daugherty	N	Joseph	N	Parenti	N	Wilson	Y
9	DeGraaf	Y	Kipp	N	Pugliese	Y	Winter T.	Y
10	deGruy Kennedy	Е	Lieder	N	Ricks	N	Woodrow	N
11	Duran	N	Lindsay	N	Rutinel	N	Young	N
12							Speaker	N

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **passed**.

1	7
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YES	45	NO	18	EXCUSED	2	ABSENT	0
Amabile	Y	English	N	Lindstedt	Y	Sirota	N
Armagost	Y	Epps	N	Luck	Y	Snyder	Y
Bacon	N	Evans	Y	Lukens	Y	Soper	Y
Bird	Y	Frizell	Y	Lynch	Y	Story	N
Bockenfeld	Е	Froelich	Y	Mabrey	N	Taggart	Y
Boesenecker	Y	García	N	Marshall	Y	Titone	Y
Bottoms	N	Hamrick	Y	Martinez	Y	Valdez	N
Bradfield	Y	Hartsook	Y	Marvin	N	Velasco	Y
Bradley	N	Hernández	N	Mauro	Y	Vigil	N
Brown	Y	Herod	Y	McCormick	Y	Weinberg	Y
Catlin	Y	Holtorf	Y	McLachlan	Y	Weissman	N
Clifford	Y	Jodeh	Y	Ortiz	Y	Willford	Y
Daugherty	Y	Joseph	Y	Parenti	N	Wilson	Y
DeGraaf	N	Kipp	N	Pugliese	Y	Winter T.	Y
deGruy Kennedy	Е	Lieder	Y	Ricks	Y	Woodrow	N
Duran	Y	Lindsay	Y	Rutinel	Y	Young	Y
		_				Speaker	Y

Co-sponsor(s) added: Representative(s) Bird, Boesenecker, Duran, Frizell, Lindstedt, Mauro, McCormick, Snyder, Taggart

HB24B-1003 by Representative(s) Soper and Joseph; also Senator(s) Priola and Baisley--Concerning property tax relief for businesses, and, in connection therewith, expanding and extending the exemption for agricultural equipment and machinery used in controlled agricultural facilities.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

YES	47	NO	16	EXCUSED	2	ABSENT	0
Amabile	N	English	Y	Lindstedt	Y	Sirota	Ν
Armagost	Y	Epps	N	Luck	Y	Snyder	Y
Bacon	Y	Evans	Y	Lukens	Y	Soper	Y
Bird	N	Frizell	Y	Lynch	Y	Story	Y

1	Bockenfeld	Е	Froelich	N	Mabrey	N	Taggart
2	Boesenecker	Y	García	N	Marshall	Y	Titone
3	Bottoms	Y	Hamrick	N	Martinez	Y	Valdez
4	Bradfield	Y	Hartsook	Y	Marvin	Y	Velasco
5	Bradley	Y	Hernández	N	Mauro	Y	Vigil
6	Brown	Y	Herod	Y	McCormick	Y	Weinberg
7	Catlin	Y	Holtorf	Y	McLachlan	Y	Weissman
8	Clifford	Y	Jodeh	N	Ortiz	N	Willford
9	Daugherty	Y	Joseph	Y	Parenti	N	Wilson
10	DeGraaf	Y	Kipp	N	Pugliese	Y	Winter T.
11	deGruy Kennedy	Е	Lieder	Y	Ricks	Y	Woodrow
12	Duran	Y	Lindsay	Y	Rutinel	Y	Young
13							Speaker

Co-sponsor(s) added: Representative(s) Bacon, Clifford, English, Mauro, McCormick, McLachlan, Snyder, Titone, Speaker

HCR24B-1001

by Representative(s) Weissman; also Senator(s) Hansen--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a requirement that a statewide initiative that impacts local government property tax revenue or spending of property tax revenue be approved by the voters of a local government that is impacted by the statewide initiative before it applies to the property tax revenue of the local government.

(Concurrent resolutions require a 2/3 vote.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

YES	44	NO	19	EXCUSED	2	ABSENT	0
Amabile	Y	English	Y	Lindstedt	Y	Sirota	Y
Armagost	N	Epps	Y	Luck	N	Snyder	N
Bacon	Y	Evans	N	Lukens	Y	Soper	N
Bird	Y	Frizell	N	Lynch	N	Story	Y
Bockenfeld	Е	Froelich	Y	Mabrey	Y	Taggart	N
Boesenecker	Y	García	Y	Marshall	Y	Titone	Y
Bottoms	N	Hamrick	Y	Martinez	Y	Valdez	Y
Bradfield	N	Hartsook	N	Marvin	Y	Velasco	Y
Bradley	N	Hernández	Y	Mauro	Y	Vigil	Y
Brown	Y	Herod	Y	McCormick	Y	Weinberg	N
Catlin	N	Holtorf	N	McLachlan	Y	Weissman	Y
Clifford	Y	Jodeh	Y	Ortiz	Y	Willford	Y
Daugherty	Y	Joseph	Y	Parenti	Y	Wilson	N
DeGraaf	N	Kipp	Y	Pugliese	N	Winter T.	N
deGruy Kennedy	Е	Lieder	Y	Ricks	Y	Woodrow	Y
Duran	Y	Lindsay	Y	Rutinel	Y	Young	Y
						Speaker	Y

Co-sponsor(s) added: Representative(s) Amabile, Bacon, Boesenecker, Brown,
 Clifford, Froelich, García, Hernández, Jodeh, Kipp, Lieder, Lindsay, Mabrey,
 Marvin, Ortiz, Parenti, Rutinel, Sirota, Story, Titone, Velasco, Vigil, Woodrow

1	REMOTE PARTICIPATION
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3	Pursuant to House Rule 53(d)(2), the following is a list of members
4	participating remotely in the proceedings of the House: Representatives
5	English, Herod, Martinez, Ricks, Woodrow.
6	
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8	
9	On motion of Majority Leader Duran, the House adjourned until
0	10:00 a.m., Thursday, August 29, 2024.
1	, , ,
	Approved:
2	Julie McCluskie,
4	Speaker
5	Attest:
	Robin Jones,
	Chief Clerk

SEVENTY-FOURTH GENERAL ASSEMBLY

STATE OF COLORADO

Second Extraordinary Session

Fourth Legislative Day

Thursday, August 29, 2024

1 2	Prayer by Assistant Minority Leader Ty Winter, Trinidad.
3 4	The Speaker called the House to order at 10:00 a.m.
5 6 7	Pledge of Allegiance led by Representative Meghan Lukens, Steamboat Springs.
8 9	The roll was called with the following result:
10 11 12 13 14	Present55. ExcusedRepresentative(s) Bacon, Bockenfeld, deGruy Kennedy, English, Evans, Froelich, Herod, Rutinel, Valdez, Woodrow10. Present after roll callRepresentative(s) Bacon, Froelich, Herod, Rutinel, Valdez, Woodrow.
16 17	The Speaker declared a quorum present.
18 19 20 21	On motion of Representative Lukens, the House Journal of Wednesday, August 28, 2024, was declared approved as corrected by the Chief Clerk.
21 22 23 24 25 26 27 28	House in recess. House reconvened.
26 27	MESSAGE(S) FROM THE SENATE
28 29 30 31	The Senate has postponed indefinitely HCR24B-1001 . The resolution is returned herewith.
32 33 34	The Senate has passed on Third Reading and returns herewith: HB24B-1001 and HB24B-1003 .
35 36 37	The Senate has adopted and transmits herewith: SJR24B-001.
38 39 40	REPORT OF SINE DIE COMMITTEE
41 42 43	The Committee reported that they had notified Governor Polis that the Second Extraordinary Session of the Seventy-Fourth General Assembly was ready adjourned sine die.

1	REMOTE PARTICIPATION
2	
3	Pursuant to House Rule 53(d)(2), the following is a list of members
4	participating remotely in the proceedings of the House: Representatives
5	Bottoms, Bradfield, Brown, Frizell, García, Hernández, Lindsay
6	Martinez, McCormick, Mauro, Ortiz, Pugliese, Ricks.
7	
8	
-	
10	The hour of 11:28 a.m., having arrived, and both the House of
11	Representatives and Senate being in agreement, on motion of Speaker
12 13	Julie McCluskie, the Second Extraordinary Session of the Seventy-Fourth General Assembly was declared adjourned sine die.
14	General Assembly was declared adjourned sine die.
15	
16	
17	Approved:
18	Julie McCluskie,
19	Speaker Speaker
20	Attest:
	Robin Jones,
	Chief Clerk