A BILL FOR AN ACT

CONCERNING MEASURES BY THE DEPARTMENT OF PUBLIC HEALTH AND
ENVIRONMENT TO PROTECT THE PUBLIC FROM CERTAIN
HAZARDOUS SUBSTANCES.

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.)

The bill requires the executive director of the department of revenue to collect a fee equal to $25 per truckload for every manufacturer of fuel products who manufactures such products for sale within Colorado or who ships such products from any point outside of Colorado to a distributor within Colorado and every distributor who ships such products from any point outside of Colorado to a distributor within Colorado.
products from any point outside of Colorado to a point within Colorado. This fee is used primarily to:

- Fund the perfluoroalkyl and polyfluoroalkyl substances cash fund;
- Support the department of transportation in functions related to the administration of hazardous materials freight movement and infrastructure in the state as well as infrastructure projects that enhance the safety of movement of hazardous materials; and
- Support the Colorado state patrol in the regulation of hazardous materials on highways in the state.

The executive director of the department of revenue stops collecting the fee for a fiscal year once he or she has collected $8 million of these fees for that fiscal year.

The bill creates the perfluoroalkyl and polyfluoroalkyl substances cash fund, which is used to fund the perfluoroalkyl and polyfluoroalkyl substances grant program, fund the perfluoroalkyl and polyfluoroalkyl substances takeback program, and provide technical assistance in locating and studying perfluoroalkyl and polyfluoroalkyl substances to communities, stakeholders, and regulatory boards or commissions.

The bill creates the perfluoroalkyl and polyfluoroalkyl substances grant program. The grant program provides funding for the sampling, assessment, and investigation of perfluoroalkyl and polyfluoroalkyl substances in ground or surface water; water system infrastructure used for the treatment of identified perfluoroalkyl and polyfluoroalkyl substances; and emergency assistance to communities and water systems affected by perfluoroalkyl and polyfluoroalkyl substances.

The bill creates the perfluoroalkyl and polyfluoroalkyl substances takeback program. The takeback program is used to purchase and dispose of eligible materials that contain perfluoroalkyl and polyfluoroalkyl substances.

The bill also requires the department of public health and environment to report to the general assembly annually on the use of the perfluoroalkyl and polyfluoroalkyl substances cash fund and the administration of the perfluoroalkyl and polyfluoroalkyl substances grant program and takeback program.

The bill also creates new civil penalties for owners or operators of storage tanks at gasoline dispensing facilities who violate requirements to maintain a vapor collection system and for owners and operators of gasoline dispensing facilities who violate requirements to maintain records.

Lastly, the bill requires stakeholders from gasoline dispensing facilities and gasoline transport truck companies to collaborate with the division of administration in the department of public health and environment in creating maintenance guidelines to assist owners and
operators of gasoline dispensing facilities and gasoline transport trucks in complying with the requirements of air quality control commission regulations.

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

SECTION 1. In Colorado Revised Statutes, 8-20-206.5, add (6) and (7) as follows:

8-20-206.5. Environmental response surcharge - liquefied petroleum gas and natural gas inspection fund - perfluoroalkyl and polyfluoroalkyl substances cash fund - definitions. (6) (a) In addition to the payment collected under subsection (1)(a) of this section, the executive director of the department of revenue shall also collect a fee to:

(I) Fund the perfluoroalkyl and polyfluoroalkyl substances cash fund;

(II) Support the department of transportation in functions related to freight movement and infrastructure in the state as well as infrastructure projects that enhance the safety of movement of commercial materials; and

(III) Support the Colorado State Patrol in regulating hazardous materials on highways in the state.

(b) On and after September 1, 2020, but before September 1, 2026, every manufacturer of fuel products who manufactures such products for sale within Colorado or who ships such products from any point outside of Colorado to a distributor within Colorado and every distributor who ships such products from any point outside of Colorado to a point within Colorado shall pay to the executive director of the department of

-3-
REVENUE, EACH CALENDAR MONTH, TWENTY-FIVE DOLLARS PER TANK TRUCKLOAD OF FUEL PRODUCTS DELIVERED DURING THE PREVIOUS CALENDAR MONTH FOR SALE OR USE IN COLORADO. THIS SECTION DOES NOT APPLY TO FUEL THAT IS USED IN AVIATION OR TO ODORIZED LIQUEFIED PETROLEUM GAS AND NATURAL GAS.

(c) On and after September 1, 2020, but before October 1, 2021, the Executive Director of the Department of Revenue shall transmit any fee collected in accordance with this subsection (6) to the State Treasurer, who shall credit:

(I) FIFTY PERCENT, MINUS THE COSTS TO THE DEPARTMENT OF REVENUE FOR ADMINISTERING THE FEE, TO THE PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES CASH FUND;

(II) TWENTY-FIVE PERCENT, MINUS THE COSTS TO THE DEPARTMENT OF REVENUE FOR ADMINISTERING THE FEE, TO THE DEPARTMENT OF TRANSPORTATION TO SUPPORT FUNCTIONS RELATED TO THE ADMINISTRATION OF HAZARDOUS MATERIALS FREIGHT MOVEMENT AND INFRASTRUCTURE IN THE STATE AS WELL AS SUPPORTING INFRASTRUCTURE PROJECTS THAT ENHANCE THE SAFETY OF MOVEMENT OF HAZARDOUS MATERIALS; AND

(III) TWENTY-FIVE PERCENT, MINUS THE COSTS TO THE DEPARTMENT OF REVENUE FOR ADMINISTERING THE FEE, TO THE DEPARTMENT OF PUBLIC SAFETY FOR USE BY THE COLORADO STATE PATROL TO SUPPORT THE REGULATION OF HAZARDOUS MATERIALS ON HIGHWAYS IN THE STATE.

(d) On and after October 1, 2021, but before October 1, 2026, the Executive Director of the Department of Revenue shall transmit any fee collected in accordance with this subsection
(6) TO THE STATE TREASURER, WHO SHALL CREDIT:

(I) ONE HUNDRED THOUSAND DOLLARS TO THE DEPARTMENT OF
PUBLIC SAFETY FOR USE BY THE COLORADO STATE PATROL TO SUPPORT
THE REGULATION OF HAZARDOUS MATERIALS ON HIGHWAYS IN THE STATE;

(II) SEVENTY-FIVE PERCENT OF THE AMOUNT REMAINING, MINUS
THE COSTS TO THE DEPARTMENT OF REVENUE FOR ADMINISTERING THE
FEE, TO THE PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES
CASH FUND; AND

(III) TWENTY-FIVE PERCENT OF THE AMOUNT REMAINING, MINUS
THE COSTS TO THE DEPARTMENT OF REVENUE FOR ADMINISTERING THE
FEE, TO THE DEPARTMENT OF TRANSPORTATION TO SUPPORT FUNCTIONS
RELATED TO THE ADMINISTRATION OF HAZARDOUS MATERIALS FREIGHT
MOVEMENT AND INFRASTRUCTURE IN THE STATE AS WELL AS SUPPORTING
INFRASTRUCTURE PROJECTS THAT ENHANCE THE SAFETY OF MOVEMENT OF
HAZARDOUS MATERIALS.

(e) NOTWITHSTANDING SUBSECTION (6)(b) OF THIS SECTION, IF THE
AVAILABLE FUND BALANCE IN THE PERFLUOROALKYL AND
POLYFLUOROALKYL SUBSTANCES CASH FUND IS GREATER THAN EIGHT
MILLION DOLLARS, THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF
REVENUE SHALL NOT COLLECT THE FEE DESCRIBED IN SUBSECTION (6)(b)
OF THIS SECTION, BUT IF THE AVAILABLE BALANCE IN THE FUND IS LESS
THAN EIGHT MILLION DOLLARS WITHIN A FISCAL YEAR, THE EXECUTIVE
DIRECTOR OF THE DEPARTMENT OF REVENUE SHALL IMPOSE A FEE IN
ACCORDANCE WITH SUBSECTION (6)(b) OF THIS SECTION.

(f) AS USED IN THIS SUBSECTION (6), "FUEL PRODUCTS" MEANS ALL
GASOLINE; DIESEL; BIODIESEL; BIODIESEL BLENDS; KEROSENE; AND ALL
ALCOHOL BLENDED FUELS THAT ARE PRODUCED, COMPOUNDED, AND
OFFERED FOR SALE OR USED FOR THE PURPOSE OF GENERATING HEAT, LIGHT, OR POWER IN INTERNAL COMBUSTION ENGINES OR FUEL CELLS, FOR CLEANING, OR FOR ANY OTHER SIMILAR USAGE. "FUEL PRODUCTS" DOES NOT MEAN FUEL THAT IS USED IN AVIATION OR ODORIZED LIQUEFIED PETROLEUM GAS AND NATURAL GAS.

(7) (a) THERE IS HEREBY CREATED IN THE STATE TREASURY THE PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES CASH FUND, REFERRED TO IN THIS SUBSECTION (7) AS THE "FUND". THE FUND CONSISTS OF MONEY CREDITED TO THE FUND PURSUANT TO SUBSECTION (6) OF THIS SECTION AND ANY OTHER MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND.

(b) THE MONEY IN THE FUND SHALL NOT BE DEPOSITED IN OR TRANSFERRED TO THE GENERAL FUND OR ANY OTHER FUND. THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE FUND. ANY UNEXPENDED AND UNENCUMBERED MONEY IN THE FUND SHALL REMAIN IN THE FUND AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL FUND OR ANY OTHER FUND.

(c) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED FOR COSTS RELATED TO:

(I) ADMINISTERING THE PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES GRANT PROGRAM AND AWARDING GRANTS IN ACCORDANCE WITH SECTION 25-5-1309;

(II) ADMINISTERING THE PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES TAKEBACK PROGRAM AND PURCHASING AND DISPOSING OF ELIGIBLE MATERIALS UNDER THE TAKEBACK PROGRAM IN ACCORDANCE WITH SECTION 25-5-1310; AND
(III) PROVIDING TECHNICAL ASSISTANCE IN LOCATING AND
STUDYING PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES TO
COMMUNITIES, STAKEHOLDERS, AND REGULATORY BOARDS OR
COMMISSIONS FOR THE FOLLOWING PURPOSES:

(A) DEVELOPING GUIDANCE AND RECOMMENDATIONS REGARDING
HUMAN HEALTH-BASED STANDARDS FOR PERFLUOROALKYL AND
POLYFLUOROALKYL SUBSTANCES IN WATER OR OTHER MEDIA;

(B) PROVIDING HEALTH RISK ASSESSMENTS FOR COMMUNITIES,
WATER PROVIDERS, OR OTHERS REGARDING PERFLUOROALKYL AND
POLYFLUOROALKYL SUBSTANCES FOUND IN WATER OR OTHER MEDIA; AND

(C) IDENTIFYING SAFE DISPOSAL METHODS OF MATERIALS
CONTAINING PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES.

SECTION 2. In Colorado Revised Statutes, 25-5-1302, add (3.3),
(3.5), (3.7), (5.5), (5.7), and (8) as follows:

25-5-1302. Definitions. As used in this part 13, unless the context
otherwise requires:

(3.3) "ELIGIBLE ENTITY" MEANS AN ENTITY IDENTIFIED BY THE
DEPARTMENT AS AN ENTITY THAT MAY QUALIFY FOR THE GRANT
PROGRAM.

(3.5) "ELIGIBLE MATERIAL" MEANS A MATERIAL CONTAINING
PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES THAT IS
IDENTIFIED BY THE DEPARTMENT AS ELIGIBLE FOR PURCHASE UNDER THE
TAKEBACK PROGRAM.

(3.7) "FEES" MEANS THE FEES IMPOSED BY SECTION 8-20-206.5 (6).

(5.5) "FUND" MEANS THE PERFLUOROALKYL AND
POLYFLUOROALKYL SUBSTANCES CASH FUND CREATED IN SECTION
8-20-206.5 (7).
"GRANT PROGRAM" MEANS THE PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES GRANT PROGRAM CREATED SECTION 25-5-1309.

"TAKEBACK PROGRAM" MEANS THE PROGRAM CREATED IN SECTION 25-5-1310 THAT ALLOWS THE DEPARTMENT TO PURCHASE AND DISPOSE OF MATERIALS THAT CONTAIN PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES.

SECTION 3. In Colorado Revised Statutes, add 25-5-1309, 25-5-1310, and 25-5-1311 as follows:

25-5-1309. Perfluoroalkyl and polyfluoroalkyl substances grant program. (1) THERE IS HEREBY CREATED WITHIN THE DEPARTMENT THE PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES GRANT PROGRAM.

(2) GRANT RECIPIENTS MAY USE THE MONEY RECEIVED THROUGH THE GRANT PROGRAM FOR THE FOLLOWING PURPOSES:

(a) SAMPLING, ASSESSMENT, AND INVESTIGATION OF PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES IN GROUND OR SURFACE WATER;

(b) FUNDING WATER SYSTEM INFRASTRUCTURE USED FOR THE TREATMENT OF IDENTIFIED PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES; AND

(c) PROVIDING EMERGENCY ASSISTANCE TO COMMUNITIES AND WATER SYSTEMS AFFECTED BY PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES.

(3) THE DEPARTMENT SHALL ADMINISTER THE GRANT PROGRAM AND SHALL AWARD GRANTS AS PROVIDED IN THIS SECTION. SUBJECT TO AVAILABLE APPROPRIATIONS, GRANTS SHALL BE PAID OUT OF THE FUND.
1 (4) The department shall develop policies and procedures
2 as necessary to implement the grant program. At a minimum,
3 these policies and procedures must specify:
4 (a) who may qualify as an eligible entity;
5 (b) the time frames for applying for grants;
6 (c) the criteria used to evaluate and prioritize
7 applications for grants;
8 (d) the form of the grant program application; and
9 (e) the time frames for distributing grant money.
10 (5) To receive a grant, an eligible entity must submit an
11 application to the department in accordance with the policies
12 and procedures specified by the department.
13 (6) A grantee shall use the money received through the
14 grant program only for achieving goals approved by the
15 department.
16 (7) A grantee shall report annually to the department on
17 the progress of any project financed by the grant pursuant to
18 terms specified in the grant award agreement.
19 (8) The department shall develop a policy regarding a
20 grantee’s noncompliance with the grant award agreement
21 entered into by the grantee and the department. This policy may
22 include a mechanism for the department to convert the grant to
23 a loan with interest.
24 25-5-1310. Perfluoroalkyl and polyfluoroalkyl substances
25 takeback program. (1) There is hereby created in the department
26 the perfluoroalkyl and polyfluoroalkyl substances takeback
27 program to create an incentive for the proper disposal of

-9-
MATERIALS CONTAINING PERFLUOROALKYL AND POLYFLUOROALKYL
SUBSTANCES BY ALLOWING THE DEPARTMENT TO PURCHASE AND
PROPERLY DISPOSE OF SUCH MATERIALS.

(2) THE DEPARTMENT SHALL ADMINISTER THE TAKEBACK
PROGRAM AND, SUBJECT TO AVAILABLE APPROPRIATIONS AND REVENUES
FROM THE FUND, SHALL PURCHASE AND DISPOSE OF ELIGIBLE MATERIALS.

(3) THE DEPARTMENT SHALL DEVELOP POLICIES AND PROCEDURES
AS NECESSARY TO IMPLEMENT THE TAKEBACK PROGRAM. AT A MINIMUM,
THESE POLICIES AND PROCEDURES MUST DESCRIBE:

(a) WHAT MATERIALS QUALIFY AS ELIGIBLE MATERIALS;

(b) THE PURCHASE PRICE FOR EACH ELIGIBLE MATERIAL;

(c) THE PROPER METHOD OF DISPOSAL FOR EACH ELIGIBLE
MATERIAL;

(d) THE TIME FRAME FOR APPLYING FOR THE PURCHASE OF
ELIGIBLE MATERIALS;

(e) THE FORM OF THE ELIGIBLE MATERIAL PURCHASE APPLICATION;

AND

(f) THE TIME FRAME FOR PURCHASING ELIGIBLE MATERIALS.

(4) TO HAVE THE DEPARTMENT PURCHASE AN ELIGIBLE MATERIAL,
A PERSON OR ENTITY MUST SUBMIT AN ELIGIBLE MATERIAL PURCHASE
APPLICATION TO THE DEPARTMENT IN ACCORDANCE WITH THE POLICIES
AND PROCEDURES ADOPTED BY THE DEPARTMENT.

(5) THE DEPARTMENT SHALL PUBLISH THE PURCHASE PRICE FOR
EACH ELIGIBLE MATERIAL.

25-5-1311. Reporting requirement. (1) NOTWITHSTANDING
SECTION 24-1-136 (11)(a)(I), THE DEPARTMENT SHALL ANNUALLY REPORT
BY FEBRUARY 1, 2021, AND FEBRUARY 1 OF EACH YEAR UNTIL FEBRUARY
1, 2027, TO THE GENERAL ASSEMBLY'S COMMITTEES OF REFERENCE WITH
JURISDICTION OVER PUBLIC HEALTH REGARDING:

(a) ANY AMOUNTS CREDITED TO THE FUND IN THE PREVIOUS YEAR
AND THE UNOBLIGATED BALANCE OF THE FUND;

(b) THE NUMBER OF GRANT APPLICANTS AND THE NUMBER AND
VALUE OF GRANTS AWARDED UNDER THE GRANT PROGRAM;

(c) THE ELIGIBLE ENTITIES THAT HAVE APPLIED FOR A GRANT
UNDER THE DEPARTMENT THE GRANT PROGRAM, THE ACTIONS TAKEN BY
EACH GRANTEE, OTHER MEASUREMENTS OF SUCCESS, AND THE AMOUNT
OF GRANT MONEY DISTRIBUTED TO EACH GRANTEE;

(d) THE AMOUNT OF ELIGIBLE MATERIALS PURCHASED AND
PROPERLY DISPOSED OF BY THE DEPARTMENT UNDER THE TAKEBACK
PROGRAM;

(e) ANY NEWLY LOCATED PERFLUOROALKYL AND
POLYFLUROALKYL SUBSTANCES; AND

(f) ANY SUGGESTED LEGISLATION OR POLICY CHANGES.

SECTION 4. In Colorado Revised Statutes, 25-7-122, amend (1)
introductory portion; and add (1)(f), (1)(g), and (1)(h) as follows:

25-7-122. Civil penalties. (1) Upon application of the division,
penalties as determined under this article ARTICLE 7 may be collected by
the division by action instituted in the district court for the district in
which is located the air pollution source affected in accordance with the
following provisions:

(f) ANY PERSON WHO OWNS OR OPERATES STORAGE TANKS AT A
GASOLINE DISPENSING FACILITY, AS DEFINED BY REGULATIONS
PROMULGATED BY THE AIR QUALITY CONTROL COMMISSION, WHO
VIOLATES ANY REQUIREMENT TO MAINTAIN A VAPOR COLLECTION SYSTEM
Pursuant to air quality control regulations shall be subject to a civil penalty of not more than fifteen thousand dollars per day for each day of such a violation.

(g) Any person who owns or operates a gasoline dispensing facility, as defined by regulations promulgated by the air quality control commission, who violates any requirement to maintain records required pursuant to air quality control commission regulations and the air pollution control division shall be subject to a civil penalty of not more than five thousand dollars. For a second violation, the civil penalty shall be not more than ten thousand dollars. For a third or subsequent violation, the civil penalty shall be not more than fifteen thousand dollars.

(h) The division, in consultation with stakeholders from gasoline dispensing facilities and gasoline transport truck companies, as defined by regulations promulgated by the air quality control commission, shall develop design, operation, and maintenance guidelines by June 30, 2021. The guidelines will assist owners and operators of gasoline dispensing facilities and gasoline transport trucks in complying with the requirements of air quality control commission regulations.

SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety.