# First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

### **ENGROSSED**

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

LLS NO. 23-0786.01 Pierce Lively x2059

**HOUSE BILL 23-1290** 

### **HOUSE SPONSORSHIP**

McCluskie and Sirota,

## SENATE SPONSORSHIP

Moreno and Fields,

#### **House Committees**

**Senate Committees** 

Finance Appropriations

	A BILL FOR AN ACT
101	CONCERNING THE REFERRAL OF A BALLOT ISSUE RELATED TO THE
102	UNDERESTIMATION OF REVENUE FROM THE TAXES ON PRODUCTS
103	THAT CONTAIN NICOTINE IN A REQUIRED NOTICE TO VOTERS,
104	AND, IN CONNECTION THEREWITH, REFERRING A BALLOT ISSUE
105	TO THE VOTERS TO ALLOW THE STATE TO RETAIN AND SPEND
106	STATE REVENUES THAT WOULD OTHERWISE NEED TO BE
107	REFUNDED FOR EXCEEDING THE ESTIMATE IN THE BALLOT
108	INFORMATION BOOKLET ANALYSIS FOR PROPOSITION EE AND TO
109	ALLOW THE STATE TO MAINTAIN THE TAX RATES ON
110	CIGARETTES, TOBACCO PRODUCTS, AND NICOTINE PRODUCTS
111	ESTABLISHED IN PROPOSITION EE THAT WOULD OTHERWISE
112	NEED TO BE DECREASED.

# **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill refers a ballot issue to the voters at the November 7, 2023, statewide election to allow the state to retain and spend state revenues that would otherwise need to be refunded for exceeding the estimate in the ballot information booklet analysis for proposition EE and to allow the state to maintain the tax rates established in proposition EE that would otherwise need to be decreased. If voters reject the ballot issue, the state will both:

- Refund \$23.65 million to distributors and wholesalers in a reasonable manner determined by the department of revenue; and
- Reduce by 11.53% the tax rates of the taxes on cigarettes, tobacco products, and nicotine products created or increased by proposition EE.

If voters approve the ballot measure:

- The money set aside for the potential refund related to proposition EE will instead be transferred to the preschool programs cash fund and the general fund; and
- The new tax on nicotine products and the increased taxes on cigarettes and tobacco products in proposition EE will stay at the rates required by proposition EE.

The refund or alternative spending is made or backfilled from revenue in the newly created proposition EE cash fund, which consists of \$23.65 million from the preschool programs cash fund and the general fund.

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

2 **SECTION 1. Legislative declaration.** (1) The general assembly

- 3 finds and declares that:
- 4 (a) Universal access to high-quality preschools can transform the
- 5 lives of children, families, and communities. The window from birth to
- age five is a critical moment in a child's development, with ninety percent
- 7 of brain development occurring during this time.

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(b) Research illustrates that children who attend high-quality preschools are, on average, eight months ahead in academic learning and about five months ahead in executive function skills, such as listening, planning, and self-control, compared to those who do not. Children who attend high-quality preschools are also more likely to graduate college and less likely to become a teenage parent or receive public assistance later in life.

- (c) That is why in 2020, the general assembly enacted House Bill 20-1427, which created a new excise tax on nicotine products and increased excise taxes on cigarettes and tobacco products to fund preschool programs, among other things, and subsequently referred proposition EE, which sought voter approval for these portions of House Bill 20-1427 to take effect;
- (d) 66.7% of voters approved proposition EE, with 2,134,608 votes in favor of the measure and 1,025,182 votes against it;
- (e) And yet, if in state fiscal year 2021-22, the actual revenue the state received exceeded the ballot information booklet estimate for either state fiscal year spending or state revenue from the new taxes in proposition EE, then the state may be required to refund revenues related to proposition EE and reduce the new and increased taxes in proposition EE;
- (f) The potential refund is because section 20 (3)(c) of article X of the state constitution, commonly known as TABOR, requires the combined amount in excess of the blue book estimates to be refunded, unless there is later voter approval to retain these excess revenues;
- (g) The potential reduction in the rates of the new and increased takes in proposition EE is because paragraph (3)(c) of TABOR also

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requires a percentage reduction in the rate of newly created or increased taxes equal to the amount of revenue in excess of the blue book estimates as a percentage of the total state revenue from the new and increased taxes, unless there is later voter approval;

- (h) On September 12, 2022, legislative council staff sent a memo to the executive committee of the legislative council and the prime sponsors of House Bill 20-1427 informing them that:
- (I) The state controller had released its certification of revenues for state fiscal year 2021-22 certifying the state's total fiscal year spending without the new taxes in proposition EE; and
- (II) The department of revenue and the department of treasury had released preliminary data for state fiscal year 2021-22 indicating the amount of state revenue from the new taxes in proposition EE;
- (i) Although the state had less fiscal year spending without the tax increase than anticipated in the blue book estimate, the state received \$208 million in state revenue from the new taxes, or \$21.5 million more than the blue book estimate;
- (j) Since the general assembly first became aware of state revenue from the new taxes exceeding the blue book estimates on September 12, 2022, the same day that the secretary of state certified the ballot order and content to the county clerks and recorders and after the blue book had been sent to the printer, as a practical matter, it was too late to refer a ballot issue for the general election on November 8, 2022;
- (k) Consequently, this act refers a new ballot issue to the voters at the first possible election to seek the voter approval necessary to avoid a refund under TABOR and to avoid reducing the rates of the new and increased taxes;

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(l) If the voters approve the new ballot issue, the refund and rate
reductions will be unnecessary and the money that would have otherwise
been refunded will be retained and refunded to the preschool programs
cash fund and the general fund and the rates of the new and increased
taxes will remain as they were initially approved by the voters;
(m) Demand for the Colorado universal preschool program for all
children in the year before kindergarten has already exceeded
expectations ahead of its launch for the 2023-24 school year. More than
30,000 eligible families and over 1,800 providers have already signed up
to participate in the program, with months remaining in the application
window; and
(n) Additional resources would allow the state to extend preschool
services and additional hours to more children, setting Colorado's children
on a path to success in kindergarten and beyond.
(2) Now, therefore, it is the general assembly's intent to refer a
ballot issue to seek the later voter approval permitted by TABOR to avoid
a refund and tax rate reduction and to conditionally require the refund,
plus interest, and tax rate reduction, if the voters reject the ballot issue.
SECTION 2. In Colorado Revised Statutes, 26.5-4-209, add (6)
as follows:
26.5-4-209. Preschool programs cash fund - created - use -
repeal.(6)(a)(I)On September 1, 2023, the state treasurer shall
TRANSFER TWENTY-THREE MILLION SIX HUNDRED FIFTY THOUSAND
DOLLARS FROM THE UNEXPENDED AND UNENCUMBERED MONEY IN THE
PRESCHOOL PROGRAMS CASH FUND TO THE PROPOSITION EE REFUND CASH
FUND CREATED IN SECTION 39-28-503.

(II) NOTWITHSTANDING SUBSECTION (6)(a)(I) OF THIS SECTION, IF

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1	THERE IS LESS THAN TWENTY-THREE MILLION SIX HUNDRED FIFTY
2	THOUSAND DOLLARS OF UNEXPENDED AND UNENCUMBERED MONEY IN THE
3	PRESCHOOL PROGRAMS CASH FUND AS OF SEPTEMBER $1,2023$ , the state
4	TREASURER SHALL TRANSFER TO THE PROPOSITION EE REFUND CASH FUND
5	CREATED IN SECTION 39-28-503:
6	(A) FROM THE PRESCHOOL PROGRAMS CASH FUND, THE BALANCE
7	OF THE UNEXPENDED AND UNENCUMBERED MONEY IN THE PRESCHOOL
8	PROGRAMS CASH FUND; AND
9	(B) From the general fund, an amount equal to the
10	DIFFERENCE BETWEEN TWENTY-THREE MILLION SIX HUNDRED FIFTY
11	THOUSAND DOLLARS AND THE AMOUNT THE STATE TREASURER TRANSFERS
12	PURSUANT TO SUBSECTION (6)(a)(II)(A) OF THIS SECTION.
13	(b) This subsection (6) is repealed, effective July 1, 2024.
14	SECTION 3. In Colorado Revised Statutes, 39-28-103, add (2)
15	as follows:
16	<b>39-28-103.</b> Tax levied. (2) (a) If a majority of the electors
17	VOTING IN THE NOVEMBER 7, 2023, ELECTION VOTE "NO/AGAINST" THE
18	BALLOT ISSUE REFERRED TO THE VOTERS PURSUANT TO SECTION
19	39-28-502 (1), the rates of the tax imposed by this section that
20	ARE ATTRIBUTABLE TO THE VOTERS' APPROVAL OF THE TAX INCREASE AT
21	THE NOVEMBER 2020 STATEWIDE ELECTION ARE REDUCED AS SPECIFIED
22	IN SECTION 39-28-505 (1) AND IN ACCORDANCE WITH SECTION 20 (3)(c) OF
23	ARTICLE X OF THE STATE CONSTITUTION.
24	(b) If a majority of the electors voting in the November 7,
25	2023, ELECTION VOTE "YES/FOR" THE BALLOT ISSUE REFERRED TO THE
26	VOTERS PURSUANT TO SECTION 39-28-502 (1), THIS SUBSECTION (2) IS
27	REPEALED EFFECTIVE JANUARY 1 2024

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1	<b>SECTION 4.</b> In Colorado Revised Statutes, 39-28.5-102, add (5)
2	as follows:
3	<b>39-28.5-102. Tax levied.</b> (5) (a) If a majority of the electors
4	VOTING IN THE NOVEMBER 7, 2023, ELECTION VOTE "No/Against" the
5	BALLOT ISSUE REFERRED TO THE VOTERS PURSUANT TO SECTION
6	39-28-502 (1), the rates of the tax imposed by this section that
7	ARE ATTRIBUTABLE TO THE VOTERS' APPROVAL OF THE TAX INCREASE AT
8	THE NOVEMBER 2020 STATEWIDE ELECTION ARE REDUCED AS SPECIFIED
9	IN SECTION 39-28-505 (1) AND IN ACCORDANCE WITH SECTION 20 (3)(c) OF
10	ARTICLE X OF THE STATE CONSTITUTION.
11	(b) If a majority of the electors voting in the November 7,
12	2023, election vote "Yes/For" the ballot issue referred to the
13	VOTERS PURSUANT TO SECTION 39-28-502 (1), THIS SUBSECTION (5) IS
14	REPEALED, EFFECTIVE JANUARY 1, 2024.
15	SECTION 5. In Colorado Revised Statutes, 39-28.6-103, add (4)
16	as follows:
17	<b>39-28.6-103. Tax levied.</b> (4) (a) If a majority of the electors
18	VOTING IN THE NOVEMBER 7, 2023, ELECTION VOTE "No/Against" the
19	BALLOT ISSUE REFERRED TO THE VOTERS PURSUANT TO SECTION
20	39-28-502 (1), the rates of the tax imposed by this section are
21	REDUCED AS SPECIFIED IN SECTION 39-28-505 (1) AND IN ACCORDANCE
22	WITH SECTION $20$ (3)(c) OF ARTICLE X OF THE STATE CONSTITUTION.
23	(b) If a majority of the electors voting in the November 7,
24	2023, election vote "Yes/For" the ballot issue referred to the
25	VOTERS PURSUANT TO SECTION 39-28-502 (1), THIS SUBSECTION (4) IS
26	REPEALED, EFFECTIVE JANUARY 1, 2024.
27	SECTION 6. In Colorado Revised Statutes, add part 5 to article

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1	28 of title 39 as follows:
2	PART 5
3	BALLOT ISSUE RELATED TO PROPOSITION EE
4	REFUNDS - RATE REDUCTIONS - PERMITTED USES
5	<b>39-28-501. Definitions.</b> As used in this part 5, unless the
6	CONTEXT OTHERWISE REQUIRES:
7	(1) "BALLOT ISSUE" MEANS THE BALLOT ISSUE REFERRED TO THE
8	VOTERS PURSUANT TO SECTION 39-28-502 (1).
9	(2) "Proposition EE refund cash fund" or "fund" means the
10	CASH FUND CREATED IN SECTION 39-28-503.
11	(3) "Proposition EE TAX REVENUE" MEANS THE ACTUAL
12	REVENUE FROM PROPOSITION EE TAXES RECEIVED BY THE DEPARTMENT.
13	(4) "Proposition EE Taxes" means the tax imposed by
14	SECTION 39-28.6-103 AND THE TAX INCREASES IMPOSED BY SECTIONS
15	39-28-103 and $39-28.5-102$ that were approved by voters at the
16	NOVEMBER 2020 STATEWIDE ELECTION.
17	39-28-502. Ballot issue - proposition EE - later voter approval.
18	(1) At the election held on November 7, 2023, the secretary of
19	STATE SHALL SUBMIT TO THE REGISTERED ELECTORS OF THE STATE FOR
20	THEIR APPROVAL OR REJECTION THE FOLLOWING BALLOT ISSUE: "WITHOUT
21	RAISING TAXES, MAY THE STATE RETAIN AND SPEND REVENUES FROM
22	TAXES ON CIGARETTES, TOBACCO, AND OTHER NICOTINE PRODUCTS AND
23	MAINTAIN TAX RATES ON CIGARETTES, TOBACCO, AND OTHER NICOTINE
24	PRODUCTS AND USE THESE REVENUES TO INVEST TWENTY-THREE MILLION
25	SIX HUNDRED FIFTY THOUSAND DOLLARS TO ENHANCE THE VOLUNTARY
26	COLORADO PRESCHOOL PROGRAM AND MAKE IT WIDELY AVAILABLE FOR
2.7	FREE INSTEAD OF REDUCING THESE TAX RATES AND REFUNDING REVENUES

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1	TO CIGARETTE WHOLESALERS, TOBACCO PRODUCT DISTRIBUTORS,
2	NICOTINE PRODUCTS DISTRIBUTORS, AND OTHER TAXPAYERS, FOR
3	EXCEEDING AN ESTIMATE INCLUDED IN THE BALLOT INFORMATION
4	BOOKLET FOR PROPOSITION EE?"
5	(2) IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE
6	VOTE "YES/FOR", THIS CONSTITUTES LATER VOTER APPROVAL TO AVOID
7	THE POTENTIAL REFUND AND RATE REDUCTION REQUIRED BY SECTION $20$
8	(3)(c) OF ARTICLE X OF THE STATE CONSTITUTION.
9	(3) FOR PURPOSES OF SECTION 1-5-407 (5)(b), THE BALLOT ISSUE
10	IS A PROPOSITION. SECTION 1-40-106 (3)(d) DOES NOT APPLY TO THE
11	BALLOT ISSUE.
12	39-28-503. Proposition EE refund cash fund. THE PROPOSITION
13	EE REFUND CASH FUND IS HEREBY CREATED IN THE STATE TREASURY. IN
14	ACCORDANCE WITH SECTION 26.5-4-209 (6), THE FUND CONSISTS OF
15	TWENTY-THREE MILLION SIX HUNDRED FIFTY THOUSAND DOLLARS
16	TRANSFERRED FROM THE PRESCHOOL PROGRAMS CASH FUND CREATED IN
17	SECTION 26.5-4-209 AND, IF APPLICABLE, THE GENERAL FUND. THE MONEY
18	IN THE FUND IS RESTRICTED FROM USE UNTIL JANUARY $1,2024, {\sf AND}$ is not
19	INCLUDED IN THE YEAR-END BALANCE REQUIRED BY SECTION 24-75-201.1
20	(1)(d)(XXIII).
21	39-28-504. Approval of ballot issue - rejection of ballot issue
22	- refunds. (1) The General assembly Hereby finds and Declares
23	THAT:
24	(a) IF A MAJORITY OF THE VOTERS VOTING ON THE BALLOT ISSUE
25	VOTE "NO/AGAINST", THE STATE WILL BE REQUIRED BY SECTION $20(3)(c)$
26	OF ARTICLE $X$ OF THE STATE CONSTITUTION TO MAKE REFUNDS; AND
27	(b) The amount of the refund would be twenty-three

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1	MILLION SIX HUNDRED FIFTY THOUSAND DOLLARS, WHICH IS THE AMOUNT
2	BY WHICH THE PROPOSITION EE TAX REVENUE IN STATE FISCAL YEAR
3	2021-22 EXCEEDED THE BALLOT INFORMATION BOOKLET ESTIMATE OF
4	REVENUE FROM THE PROPOSITION EE TAX INCREASE FOR THAT SAME
5	FISCAL YEAR PLUS INTEREST.
6	(2) THE DEPARTMENT SHALL DETERMINE A REASONABLE METHOD
7	TO DISTRIBUTE THE REVENUE IN THE PROPOSITION EE REFUND CASH FUND
8	CREATED IN SECTION 39-28-503 IN ACCORDANCE WITH SECTION 20 (3)(c)
9	OF ARTICLE X OF THE STATE CONSTITUTION. THIS METHOD MUST INCLUDE
10	THE DISTRIBUTION OF MONEY FROM THE PROPOSITION EE REFUND CASH
11	FUND TO TAXPAYERS WHO PAID THE PROPOSITION EE TAXES.
12	(3) (a) If a majority of the electors voting on the ballot
13	ISSUE VOTE "NO/AGAINST", THEN ON OR BEFORE JUNE 30, 2024, THE
14	STATE TREASURER SHALL REFUND THE MONEY IN THE PROPOSITION EE
15	REFUND CASH FUND IN THE MANNER DETERMINED BY THE DEPARTMENT
16	PURSUANT TO SUBSECTION (2) OF THIS SECTION.
17	(b) IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE
18	VOTE "YES/FOR", THEN, AS SOON AS POSSIBLE THEREAFTER, THE STATE
19	TREASURER SHALL TRANSFER THE BALANCE IN THE PROPOSITION EE
20	REFUND CASH FUND TO THE PRESCHOOL PROGRAMS CASH FUND CREATED
21	IN SECTION $26.5$ - $4$ - $209$ and the General Fund, in the same proportion
22	AS THE STATE TREASURER TRANSFERRED MONEY FROM THE PRESCHOOL
23	PROGRAMS CASH FUND AND THE GENERAL FUND TO THE PROPOSITION EE
24	REFUND CASH FUND.
25	<b>39-28-505.</b> Rejection of ballot issue - rate reduction. (1) If A
26	MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE
27	"No/Against", then the proposition EE taxes shall be reduced in

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1	A MANNER DETERMINED BY THE DEPARTMENT SO THAT THE PROPOSITION
2	EE TAXES ARE REDUCED BY ELEVEN AND FIFTY-THREE ONE-HUNDREDTHS
3	PERCENT. THIS PERCENTAGE IS EQUAL TO THE AMOUNT BY WHICH
4	PROPOSITION EE TAX REVENUE EXCEEDED ONE HUNDRED EIGHTY-SIX
5	MILLION FIVE HUNDRED THOUSAND DOLLARS, WITH THE EXCESS AMOUNT
6	DIVIDED BY ONE HUNDRED EIGHTY-SIX MILLION FIVE HUNDRED THOUSAND
7	DOLLARS.
8	(2) IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE
9	VOTE "YES/FOR", THEN THE PROPOSITION EE TAXES SHALL REMAIN AT
10	THE SAME RATES AS ESTABLISHED BY PROPOSITION EE.
11	39-28-506. Repeal of part. If a majority of the electors
12	VOTING ON THE BALLOT ISSUE VOTE "YES/FOR", THEN THIS PART 5 IS
13	REPEALED, EFFECTIVE JULY 1, 2024.
14	SECTION 7. Safety clause. The general assembly hereby finds,
15	determines, and declares that this act is necessary for the immediate
16	preservation of the public peace, health, or safety.

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