Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REVISED

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

LLS NO. 24-0154.03 Jessica Herrera x4218

SENATE BILL 24-100

SENATE SPONSORSHIP

Roberts and Will, Rich, Fenberg, Ginal, Hansen, Jaquez Lewis, Marchman, Priola

HOUSE SPONSORSHIP

Velasco and Taggart, Lukens, McCluskie, McLachlan, Soper, Story, Titone

Senate Committees

Transportation & Energy Appropriations

House Committees

Transportation, Housing & Local Government Appropriations

A BILL FOR AN ACT

101	CONCERNING	COMMERCIAL	VEHICLE	SAFETY	MEASURES	ON
102	Colora	DO <u>HIGHWAYS</u> ,	AND, IN	CONNECTI	ON THEREW	ITH,
103	MAKING	AN APPROPRIAT	ION.			

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.)

Current law allows the department of transportation (department) to issue closures or require certain equipment on interstate 70 (I-70) from September 1 through May 31 each year between milepost 133 in Dotsero and milepost 259 in Morrison.

Section 1 of the bill changes the geographic location where the

HOUSE Amended 2nd Reading April 29, 2024

SENATE
3rd Reading Unamended
March 22, 2024

SENATE Amended 2nd Reading March 21, 2024

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.

department has authority to require certain equipment to interstate 25 (I-25) and any interstate, U.S. highway, and state highway west of I-25.

Section 2 allows the department to establish heightened speed limit enforcement zones (zone) within public highways in Glenwood Canyon on I-70 eastbound from milepost 116.0 to milepost 131.0 and westbound from milepost 118.5 to milepost 131.0 where there are safety concerns related to commercial motor vehicle drivers exceeding the posted speed limits. If the department establishes a zone, the department must erect signs identifying the zone and notifying commercial motor vehicle drivers that increased fines are assessed for speeding in the zone.

Section 3 makes it a traffic offense for any commercial vehicle to be driving in the farthest left lane on I-70 between milepost 116 in Glenwood Springs and milepost 259 in Morrison during all conditions on that highway except to safely pass a vehicle driving under the posted speed limit.

Section 4 subjects a commercial motor vehicle driver who commits a speeding violation in a zone to double fines and surcharges.

Section 5 ensures that a port of entry officer has all the powers of a peace officer when enforcing highway closures and the state's winter traction device law.

Section 6 requires the freight mobility and safety branch of the department to study the feasibility of funding additional locations of chain-up stations utilizing the money from the increased penalties in zones within public highways in Glenwood Canyon.

Section 7 allows the study on feasibility of new chain-up stations to also be funded by the fuels impact reduction grant program.

Be it enacted by the General Assembly of the State of Colorado: 1 2 SECTION 1. In Colorado Revised Statutes, 42-4-106, amend 3 (5)(a)(I)(C); and add (5)(a)(I)(C.5) and (5)(a)(I)(G) as follows: 4 42-4-106. Who may restrict right to use highways - definitions 5 - rules. (5) (a) (I) (C) A closure or restriction under this subsection (5) 6 is effective when signs, including temporary or electronic signs, that 7 notify the public of the closure or restriction are erected upon the 8 highway, and the restriction in subsection (5)(a)(I)(B) of this section is 9 effective on ANY PORTION OF THE FOLLOWING CORRIDORS LOCATED ON

THE WESTERN SLOPE FROM SEPTEMBER 1 THROUGH MAY 31 OF EACH YEAR

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1	DURING ANY CONDITIONS THAT EXIST ON THE HIGHWAY FOR ANY
2	COMMERCIAL VEHICLE WITH A DECLARED GROSS VEHICLE WEIGHT RATING
3	OF SIXTEEN THOUSAND ONE POUNDS OR MORE: Interstate 70 between
4	milepost 133 (Dotsero) and WEST OF milepost 259 (Morrison), from
5	September 1 through May 31 of each year COLORADO STATE HIGHWAY 9
6	FROM MILEPOST 63 TO MILEPOST 97 (FRISCO TO FAIRPLAY), U.S. ROUTE 40
7	WEST OF MILEPOST 256 (EMPIRE), U.S. ROUTE 50 WEST OF MILEPOST 225
8	(SALIDA), U.S. ROUTE 160 WEST OF MILEPOST 304 (WALSENBURG), U.S.
9	ROUTE 285 WEST OF MILEPOST 250 (MORRISON), AND ALL OF U.S. ROUTE
10	550 FROM MILEPOST 0 TO 130 It is unlawful to proceed when a state
11	highway is closed or to proceed when a restriction is in effect without the
12	equipment required by this subsection (5).
13	(C.5) A CLOSURE OR RESTRICTION UNDER THIS SUBSECTION (5) IS
14	EFFECTIVE ON ANY MOTOR VEHICLE WHEN SIGNS, INCLUDING TEMPORARY
15	OR ELECTRONIC SIGNS, THAT NOTIFY THE PUBLIC OF THE CLOSURE OR
16	RESTRICTION ARE ERECTED UPON THE HIGHWAY, AND THE RESTRICTION IN
17	SUBSECTION (5)(a)(I)(B) OF THIS SECTION IS EFFECTIVE ON INTERSTATE 70
18	BETWEEN MILEPOST 133 (DOTSERO) AND MILEPOST 259 (MORRISON) FROM
19	SEPTEMBER 1 THROUGH MAY 31 OF EACH YEAR. IT IS UNLAWFUL TO
20	PROCEED WHEN A STATE HIGHWAY IS CLOSED OR TO PROCEED WHEN A
21	RESTRICTION IS IN EFFECT WITHOUT THE EQUIPMENT REQUIRED BY THIS
22	SUBSECTION (5).
23	(G) ON THE EFFECTIVE DATE OF THIS SUBSECTION, THE FREIGHT
24	MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) SHALL
25	LAUNCH AN AWARENESS CAMPAIGN ON ANY LAWS ENACTED THAT MODIFY
26	SUBSECTION (5)(a)(I)(C) OF THIS SECTION.
27	SECTION 2. In Colorado Revised Statutes, add 42-4-618 as

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1	follows:
2	42-4-618. Glenwood Canyon - increase in penalties and
3	$\textbf{surcharges for speeding violations-definitions.} \ (1) \ \ \textbf{THE DEPARTMENT}$
4	MAY DETERMINE THAT THERE ARE SAFETY CONCERNS IN GLENWOOD
5	Canyon on interstate 70 eastbound between milepost 116.0 and
6	MILEPOST 131.0 AND WESTBOUND BETWEEN MILEPOST 118.5 AND
7	MILEPOST 131.0 RELATED TO COMMERCIAL MOTOR VEHICLES EXCEEDING
8	THE POSTED SPEED LIMITS.
9	(2) THE DEPARTMENT SHALL ERECT, WHERE APPLICABLE, SIGNS
10	NOTIFYING DRIVERS OF EACH AREA OF THE STATE HIGHWAYS THAT THE
11	DEPARTMENT HAS DESIGNATED AS A HEIGHTENED SPEED LIMIT
12	ENFORCEMENT ZONE.
13	(3) A DRIVER OF A COMMERCIAL MOTOR VEHICLE WHO COMMITS
14	A SPEEDING VIOLATION IN A HEIGHTENED SPEED LIMIT ENFORCEMENT
15	ZONE IS SUBJECT TO THE INCREASED PENALTIES AND SURCHARGES
16	IMPOSED UNDER SECTION 42-4-1701 (4)(d.9); EXCEPT THAT THE
17	INCREASED PENALTIES AND SURCHARGES DO NOT APPLY WHEN THE DRIVER
18	COMMITS THE VIOLATION WITHIN A HIGHWAY MAINTENANCE, REPAIR, OR
19	CONSTRUCTION ZONE AND IS ALREADY SUBJECT TO AN INCREASED
20	PENALTY AND SURCHARGE FOR THE VIOLATION PURSUANT TO SECTION
21	<u>42-4-614.</u>
22	(4) As used in this section unless the context otherwise
23	REQUIRES:
24	(a) "COMMERCIAL MOTOR VEHICLE" HAS THE SAME MEANING AS
25	SET FORTH IN SECTION 42-2-402 (4).
26	(b) "Department" means the department of transportation
27	CREATED IN SECTION 43-1-103.

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1	(C) "HEIGHTENED SPEED LIMIT ENFORCEMENT ZONE" MEANS AN
2	AREA OF A STATE HIGHWAY THAT:
3	(I) BEGINS AND ENDS AT A SIGN THAT:
4	(A) CONFORMS TO THE STATE TRAFFIC CONTROL MANUAL;
5	(B) INDICATES THAT A DRIVER IS ABOUT TO ENTER OR IS AT THE
6	END OF A HEIGHTENED SPEED LIMIT ENFORCEMENT ZONE; AND
7	(C) Notifies commercial motor vehicle drivers that
8	INCREASED PENALTIES AND SURCHARGES ARE IN EFFECT AND ASSESSED
9	FOR SPEEDING IN THE ZONE; AND
10	(II) IS DESIGNATED AS A HEIGHTENED SPEED LIMIT ENFORCEMENT
11	ZONE BY THE DEPARTMENT OF TRANSPORTATION PURSUANT TO
12	SUBSECTION (2) OF THIS SECTION.
13	SECTION 3. In Colorado Revised Statutes, add 42-4-1014 as
14	<u>follows:</u>
15	42-4-1014. No commercial vehicles in the left lane - penalty.
16	(1) A DRIVER OF A COMMERCIAL VEHICLE MAY NOT ENTER THE FURTHEST
17	LEFT LANE WHEN DRIVING IN THE FOLLOWING AREAS UNLESS SPECIFICALLY
18	REQUIRED OR AUTHORIZED TO PASS BY LAW:
19	(a) Between Milepost 115.5 and Milepost 131.0 (Glenwood
20	<u>CANYON);</u>
21	(b) Between Milepost 169.5 and Milepost 173.0 (Dowd
22	JUNCTION);
23	(c) Between Milepost 180.0 and Milepost 190.5 (Vail Pass);
24	(d) Between Milepost 205.5 and 221.0 (Eisenhower-Johnson
25	TUNNEL);
26	(e) Between Milepost 224.0 and Milepost 228.5 (Georgetown
27	HILL); AND

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1	(1) BETWEEN MILEPOST 243.0 AND MILEPOST 247.0 (FLOYD HILL).
2	(2) Any person who violates subsection (1) of this section
3	COMMITS A CLASS A TRAFFIC INFRACTION.
4	SECTION 4. In Colorado Revised Statutes, 42-4-1701, add
5	(4)(d.9) as follows:
6	42-4-1701. Traffic offenses and infractions classified -
7	penalties - penalty and surcharge schedule - repeal. (4) $(d.9)$ (I) The
8	PENALTY AND SURCHARGE IMPOSED FOR A VIOLATION UNDER SUBSECTION
9	$(4)(a)(I)(L) \ \text{of this section is doubled if the violation is committed} \\$
10	BY A DRIVER OF A COMMERCIAL MOTOR VEHICLE WITHIN AN AREA OF A
11	STATE HIGHWAY THAT THE DEPARTMENT OF TRANSPORTATION HAS
12	DESIGNATED AS A HEIGHTENED SPEED LIMIT ENFORCEMENT ZONE
13	PURSUANT TO SECTION 42-4-618; EXCEPT THAT THE FINE IS NOT DOUBLED
14	WHEN THE DRIVER OF A COMMERCIAL MOTOR VEHICLE COMMITS THE
15	VIOLATION WITHIN A HIGHWAY MAINTENANCE, REPAIR, OR CONSTRUCTION
16	ZONE AND IS ALREADY SUBJECT TO AN INCREASED PENALTY AND
17	SURCHARGE FOR THE VIOLATION PURSUANT TO SECTION 42-4-614.
18	(II) NOTWITHSTANDING ANY PROVISION OF LAW TO THE
19	CONTRARY, FOR EACH FINE COLLECTED PURSUANT TO SECTION 42-4-618
20	(4) AND SUBSECTION (4)($d.9$)(I) OF THIS SECTION, THE STATE TREASURER
21	SHALL CREDIT ALL OF THE AMOUNT OF THE FINE TO THE MOUNTAIN
22	HIGHWAYS COMMERCIAL MOTOR VEHICLE SAFETY ACCOUNT, CREATED IN
23	SUBSECTION $(4)(d.7)(II)$ of this section.
24	SECTION 5. In Colorado Revised Statutes, 42-8-104, amend (2)
25	as follows:
26	42-8-104. Powers and duties - rules. (2) A port of entry officer,
27	during the time that the officer is actually engaged in performing the

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1	officer's duties as such and while acting under proper orders or rules
2	issued by the chief of the Colorado state patrol, shall exercise all the
3	powers invested in peace officers in connection with directing traffic and
4	in the enforcement of the provisions of this article 8; articles 2, 3, and 20
5	of this title 42; part 5 of article 4 of this title 42; and sections 42-4-106
6	(5), 42-4-209, 42-4-225 (1.5), 42-4-235, 42-4-1407, 42-4-1409, and
7	42-4-1414; except that an officer does not have the power to serve civil
8	writs and process and, in the exercise of the officer's duties, an officer has
9	the authority to restrain and detain persons or vehicles and may impound
10	any vehicle until any tax or license fee imposed by law is paid or until
11	compliance is had with any tax or regulatory law or rule issued
12	thereunder.
13	SECTION 6. In Colorado Revised Statutes, add 43-1-132 as
14	follows:
15	43-1-132. Additional chain-up and chain-down stations and
1.0	
16	winter safety measures feasability report - report - repeal. (1) THE
17	<u>winter safety measures</u> feasability report - report - repeal. (1) The DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH
17	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH
17 18	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) TO STUDY LOCATIONS FOR NEW
17 18 19	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) TO STUDY LOCATIONS FOR NEW CHAIN-UP AND CHAIN-DOWN STATIONS ON ALL STATE HIGHWAYS WHERE
17 18 19 20	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) TO STUDY LOCATIONS FOR NEW CHAIN-UP AND CHAIN-DOWN STATIONS ON ALL STATE HIGHWAYS WHERE THE DEPARTMENT DETERMINES THAT CHAIN-UP AND CHAIN-DOWN
17 18 19 20 21	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) TO STUDY LOCATIONS FOR NEW CHAIN-UP AND CHAIN-DOWN STATIONS ON ALL STATE HIGHWAYS WHERE THE DEPARTMENT DETERMINES THAT CHAIN-UP AND CHAIN-DOWN STATIONS ARE NECESSARY OR BENEFICIAL, AND TO STUDY WHAT
17 18 19 20 21 22	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) TO STUDY LOCATIONS FOR NEW CHAIN-UP AND CHAIN-DOWN STATIONS ON ALL STATE HIGHWAYS WHERE THE DEPARTMENT DETERMINES THAT CHAIN-UP AND CHAIN-DOWN STATIONS ARE NECESSARY OR BENEFICIAL, AND TO STUDY WHAT APPROPRIATE TECHNOLOGY COULD BE ADDED TO EXISTING CHAIN-UP AND
17 18 19 20 21 22 23	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) TO STUDY LOCATIONS FOR NEW CHAIN-UP AND CHAIN-DOWN STATIONS ON ALL STATE HIGHWAYS WHERE THE DEPARTMENT DETERMINES THAT CHAIN-UP AND CHAIN-DOWN STATIONS ARE NECESSARY OR BENEFICIAL, AND TO STUDY WHAT APPROPRIATE TECHNOLOGY COULD BE ADDED TO EXISTING CHAIN-UP AND CHAIN-DOWN STATIONS. THE STUDY MUST, AT A MINIMUM:
17 18 19 20 21 22 23 24	DEPARTMENT SHALL TASK THE FREIGHT MOBILITY AND SAFETY BRANCH CREATED IN SECTION 43-1-117 (4) TO STUDY LOCATIONS FOR NEW CHAIN-UP AND CHAIN-DOWN STATIONS ON ALL STATE HIGHWAYS WHERE THE DEPARTMENT DETERMINES THAT CHAIN-UP AND CHAIN-DOWN STATIONS ARE NECESSARY OR BENEFICIAL, AND TO STUDY WHAT APPROPRIATE TECHNOLOGY COULD BE ADDED TO EXISTING CHAIN-UP AND CHAIN-DOWN STATIONS. THE STUDY MUST, AT A MINIMUM: (a) IDENTIFY THE CURRENT BARRIERS TO BUILDING NEW CHAIN-UP

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1	(b) FIND CREATIVE SOLUTIONS TO ADDRESS ANY IDENTIFIED
2	BARRIERS;
3	(c) IDENTIFY APPROPRIATE TECHNOLOGY THAT COULD BE ADDED
4	TO EXISTING CHAIN UP AND CHAIN-DOWN STATIONS TO IMPROVE SAFETY
5	AND MOBILITY;
6	(d) Examine the economic and safety impacts of
7	COMMERCIAL MOTOR VEHICLE AND OTHER ROADWAY INCIDENTS AND
8	CLOSURES DURING INCLEMENT WEATHER EVENTS, INCLUDING EVALUATING
9	THE POTENTIAL BENEFITS OF CLOSURES TO COMMERCIAL MOTOR VEHICLES
10	FOR LIMITED PERIODS OF TIME DURING SNOWSTORMS AND WORKING WITH
11	VARIOUS STAKEHOLDERS ON STRATEGIES AND OPTIONS FOR KEEPING
12	ROADWAYS OPEN; <u>AND</u>
13	(e) EXAMINE COMMERCIAL MOTOR VEHICLE PARKING LOCATIONS
14	ON INTERSTATE 70 IN COLORADO.
15	(f) IDENTIFY ANY MODIFICATIONS OR ADDITIONS THAT EXISTING
16	STATE TRANSPORTATION INFRASTRUCTURE MAY NEED TO ENABLE THE
17	ADDITION OF NEW CHAIN-UP <u>AND CHAIN-DOWN</u> STATIONS, THE TIMELINE
18	FOR MAKING SUCH MODIFICATIONS OR ADDITIONS, AND THE ANTICIPATED
19	COST OF MAKING SUCH MODIFICATIONS OR ADDITIONS.
20	(2) The department shall present the report to the
21	TRANSPORTATION LEGISLATION REVIEW COMMITTEE CREATED IN SECTION
22	43-2-145 (1)(a), TO THE TRANSPORTATION COMMISSION CREATED IN
23	SECTION 43-1-106, AND TO EACH MEMBER OF THE GENERAL ASSEMBLY
24	WHOSE SENATORIAL OR REPRESENTATIVE DISTRICT IS LOCATED WHOLLY
25	OR PARTLY WITHIN THE WESTERN SLOPE. DURING THE 2025 LEGISLATIVE
26	INTERIM.
27	(3) This section is repealed, effective July 1, 2026.

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1	SECTION 7. In Colorado Revised Statutes, 43-4-1506, amend
2	(3) as follows:
3	43-4-1506. Fuels impact reduction grant program. (3) The
4	enterprise shall annually distribute up to five million dollars from the
5	fund, after making the transfers required by subsection (2) of this section
6	and after providing for the administrative expenses of the enterprise, to
7	key commercial freight corridors, to support state government projects
8	related to emergency responses AND MEASURES TO PREVENT
9	EMERGENCIES, INCLUDING BUT NOT LIMITED TO THE STUDY REQUIRED BY
10	SECTION 43-1-132, environmental mitigation, or the transportation of fuel
11	within the state on routes necessary for the transportation of hazardous
12	materials.
13	SECTION 8. Appropriation. For the 2024-25 state fiscal year,
14	\$31,684 is appropriated to the department of revenue. This appropriation
15	is from the Colorado DRIVES vehicle services account in the highway
16	users tax fund created in section 42-1-211(2), C.R.S. To implement this
17	act, the department may use this appropriation as follows:
18	(a) \$23,808 for DRIVES maintenance and support;
19	(b) \$1,728 for personal services related to driver services;
20	(c) \$2,485 for personal services related to administration and
21	support; and
22	(d) \$3,663 for payments to OIT.
23	SECTION 9. Act subject to petition - effective date. This act
24	takes effect at 12:01 a.m. on the day following the expiration of the
25	ninety-day period after final adjournment of the general assembly; except
26	that, if a referendum petition is filed pursuant to section 1 (3) of article V
27	of the state constitution against this act or an item, section, or part of this

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- act within such period, then the act, item, section, or part will not take
- 2 effect unless approved by the people at the general election to be held in
- November 2024 and, in such case, will take effect on the date of the
- 4 official declaration of the vote thereon by the governor.

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