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

## ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 24-1155

LLS NO. 24-0495.01 Nicole Myers x4326

**HOUSE SPONSORSHIP** 

Velasco,

Cutter.

## SENATE SPONSORSHIP

House Committees Agriculture, Water & Natural Resources **Senate Committees** 

# A BILL FOR AN ACT

#### 101 CONCERNING MODIFICATIONS TO THE STATUTES THAT GUIDE THE

102 MANAGEMENT OF CERTAIN PUBLIC SAFETY EMERGENCIES.

#### **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 <u>http://leg.colorado.gov.</u>)

Current law regarding the authority over wildland fires is not aligned with current practice for managing wildland fires in the state. The bill aligns the statutes that address the management of wildland fires with current practice.

**Transfer of wildland fire management from a fire response agency to the county sheriff.** Current law specifies that a fire protection

HOUSE 2nd Reading Unamended February 14, 2024 district may transfer the management of a wildland fire to the county sheriff (sheriff) when the fire exceeds the fire chief of a fire protection district's (fire chief) capability to manage, but does not contemplate such transfer by a municipal fire department, volunteer fire department, fire authority, or other fire response agency. To specify the authority of all fire response agencies to transfer the management of a wildland fire to the sheriff, the bill authorizes a fire department, as currently defined in law, to transfer the management of a wildland fire and repeals references to transfers by a fire protection district.

In addition, current law allows a sheriff to develop a wildfire preparedness plan for the unincorporated area of a county in cooperation with any fire district with jurisdiction over the unincorporated area. The bill specifies that the sheriff may also develop such plan in cooperation with any fire department with jurisdiction over the unincorporated area.

**Management of wildland fires subject to the provisions of relevant plans or agreements.** Current law specifies that the duties of the sheriff and the fire chief are subject to the community wildfire protection plan (CWPP). However, the CWPP addresses the identification and reduction of hazards and is not focused on the response to or management of wildland fires. The bill repeals references to the CWPP in the statutes that address the response to and management of wildland fires and specifies that the sheriff and the fire chief are subject to any relevant plans or agreements.

Management strategy when a wildland fire has been transferred to the state. Current law specifies that when a sheriff transfers the management of a wildland fire to the division of fire prevention and control in the department of public safety (division), the division is required to use unified command, which is a management strategy that uses multiple incident commanders with shared objectives. This requirement does not allow the division and the sheriff to determine the most appropriate management strategy for each wildland fire. The bill repeals the requirement that the division and the sheriff use unified command when a wildland fire has been transferred to the division.

Management strategy for hazardous substance incident response. In addition, current law requires that unified command be used in the response to a hazardous substance incident, which does not allow responding agencies to determine the most appropriate response to and management of such an incident. The bill repeals the requirement that unified command be used in a hazardous substance incident.

Use of the current incident command system for wildland fire management. Current law requires a sheriff to appoint a local incident management team to provide command and control to manage a wildland fire. However, a sheriff, the fire department, or the state may instead assign an incident commander or a non-local incident management team to manage the fire. The bill repeals the requirement that a sheriff appoint a local incident management team and instead requires the sheriff to appoint an incident commander for a wildland fire. In addition, the bill specifies that the agency that has jurisdiction over any wildland fire in the state is required to manage the fire using the incident command system as currently defined in law.

**References to the state emergency operations plan in wildland fire response and suppression statutes.** Current law specifies that the division is the lead state agency for wildland fire suppression as identified in the Colorado state emergency operations plan (SEOP) and in accordance with the Colorado state forest service statute. However, the SEOP can only be activated by an executive order and does not apply to the majority of wildland fire operations or the majority of assistance and support that the division provides to local agencies. In addition, the reference to the state forest service is no longer accurate. The bill repeals references to the SEOP and the state forest service in the statute designating the division as the lead state agency for wildland fire response and suppression.

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

2 SECTION 1. In Colorado Revised Statutes, 29-22-102, amend
3 (1) as follows:

4 29-22-102. Hazardous substance incidents - response 5 authorities - designation - definition. (1) It is the purpose of this 6 section to provide for the designation of emergency response authorities 7 for hazardous substance incidents. Every emergency response authority 8 designated in or pursuant to this section is responsible for providing and 9 maintaining the capability for emergency response to a hazardous 10 substance incident occurring within its jurisdiction. An emergency response authority may provide and maintain the capability for such 11 12 response directly or through mutual aid or other agreements, including an 13 agreement with a private entity to support the emergency response 14 authority, responding fire departments, or other government agencies. Subject to the provisions of local or regional response agreements for 15 16 hazardous substance incidents, the first emergency response authority, or

1 its public agency designee through mutual aid or otherwise, to arrive at 2 the scene of the incident, regardless of whether the incident occurs within 3 its jurisdiction, is responsible for the emergency response as incident 4 commander until such time as the emergency response authority that has 5 jurisdiction over the incident site has arrived. after which unified 6 command shall be followed until the emergency response has concluded. 7 As used in this section, "emergency response to a hazardous substance 8 incident" means taking the initial emergency action necessary to minimize 9 the effects or threat of adverse effects of a hazardous substance incident 10 on human health or the environment. 11 SECTION 2. In Colorado Revised Statutes, 29-22.5-102, add 12 (1.5) as follows: 13 **29-22.5-102. Definitions.** As used in this article 22.5, unless the context otherwise requires: 14 15 (1.5) "FIRE DEPARTMENT" HAS THE SAME MEANING AS SET FORTH 16 IN SECTION 24-33.5-1202 (3.9). 17 SECTION 3. In Colorado Revised Statutes, 29-22.5-103, amend 18 (1)(a), (1)(b), (2), (3)(a), and (3)(c); and **add** (5) as follows: Wildland fires - general authority and 19 29-22.5-103. 20 responsibilities. (1) (a) The chief of the fire department in each fire 21 protection district in the state is responsible for the management of 22 wildland fires that occur within the JURISDICTIONAL boundaries of his or 23 her district THE CHIEF'S DEPARTMENT and that are within the capability of 24 the fire district DEPARTMENT to control or extinguish in accordance with 25 the provisions of section 32-1-1002 (3)(a). C.R.S. 26 (b) The fire chief may utilize mutual aid agreements and unified 27 command with neighboring fire protection districts DEPARTMENTS to

suppress and control fires that cross or threaten to cross the boundaries of
 the district JURISDICTIONAL BOUNDARIES.

3 (2) (a) The sheriff is the fire warden of the county and is 4 responsible for the planning for, and the coordination of, efforts to 5 suppress wildfires occurring in the unincorporated area of the county 6 outside the boundaries of a fire protection district DEPARTMENT or that 7 exceed the capabilities of the fire protection district DEPARTMENT to 8 control or extinguish in accordance with the provisions of section 9 30-10-513. C.R.S.

(b) In the case of a wildfire that exceeds the capabilities of the fire
protection district DEPARTMENT to control or extinguish and that requires
mutual aid and outside resources, the sheriff shall appoint a local incident
management team AN INCIDENT COMMANDER to provide the command
and control infrastructure required to manage the fire. The sheriff shall
assume financial responsibility for fire fighting efforts on behalf of the
county and the authority for the ordering and monitoring of resources.

(c) In the case of a wildfire that exceeds the capability of the county to control or extinguish, the sheriff shall be IS responsible for seeking the assistance of the state, by requesting assistance from the division. The sheriff and the director shall enter into an agreement concerning the transfer of authority and responsibility for fire suppression and the retention of responsibilities. under a unified command structure.

(3) (a) The division shall be IS the lead state agency for wildland
fire RESPONSE AND suppression. as identified in the Colorado state
emergency operations plan and in accordance with the provisions of
section 23-31-301, C.R.S.

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(c) In case of a wildland fire that exceeds the capability of the

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county to control or extinguish, the division may assist the sheriff in
 controlling or extinguishing such fires, and may assume command of such
 incidents with the concurrence of the sheriff. under a unified command
 structure.

5 (5) THE AGENCY THAT HAS JURISDICTION OVER ANY WILDLAND
6 FIRE IN THE STATE SHALL MANAGE THE FIRE USING THE INCIDENT
7 COMMAND SYSTEM.

8 SECTION 4. In Colorado Revised Statutes, 29-22.5-104, amend
9 (1) introductory portion as follows:

10 **29-22.5-104.** County wildfire preparedness plan. (1) The 11 sheriff of each county may develop and update as necessary a wildfire 12 preparedness plan for the unincorporated area of the county in 13 cooperation with any fire district OR DEPARTMENT with jurisdiction over 14 such unincorporated area. Any such plan shall:

SECTION 5. In Colorado Revised Statutes, amend 30-10-512 as
 follows:

17 Sheriff to act as fire warden. Subject to the 30-10-512. 18 provisions of the community wildfire protection plan prepared by the 19 county in accordance with section 30-15-401.7, ANY RELEVANT PLANS OR 20 AGREEMENTS, the sheriff of every county, in addition to other duties, shall 21 act as fire warden of his or her THE SHERIFF'S respective county and is 22 responsible for the coordination of fire suppression efforts in case of 23 prairie, forest, or wildland fires or wildfires occurring in the 24 unincorporated area of the county outside the boundaries of a fire 25 protection district DEPARTMENT or that exceed the capabilities of the fire 26 protection district DEPARTMENT to control or extinguish.

27 SECTION 6. In Colorado Revised Statutes, 30-10-513, amend

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1 (1); and **add** (5) and (6) as follows:

2 **30-10-513.** Duties of sheriff - coordination of fire suppression 3 efforts for forest, prairie, or wildland fire - expenses - definition. 4 (1) (a) Subject to the provisions of the community wildfire protection 5 plan prepared by the county in accordance with section 30-15-401.7, ANY 6 RELEVANT PLANS OR AGREEMENTS, it is the duty of the sheriff to assume 7 the responsibility for coordinating fire suppression efforts in case of any 8 prairie, forest, or wildland fire or wildfire occurring in the unincorporated 9 area of the county outside the boundaries of a fire protection district 10 DEPARTMENT or that exceed the capabilities of the fire protection district 11 DEPARTMENT to control or extinguish.

12 (b) In the case of a prairie, forest, or wildland fire occurring 13 within the JURISDICTIONAL boundaries of one or more fire protection 14 districts DEPARTMENTS that does not exceed the capabilities of the fire 15 protection district DEPARTMENT to control or extinguish, the sheriff OR 16 THE DIVISION OF FIRE PREVENTION AND CONTROL IN THE DEPARTMENT OF 17 PUBLIC SAFETY may assist the chief of the fire protection district 18 DEPARTMENT in controlling or extinguishing such fire, and, in connection 19 with such assistance, the sheriff may solicit such additional assistance 20 from such persons as the sheriff and the fire chief deem necessary. The 21 sheriff may assume command of such incidents with the concurrence of 22 the fire chief.

(c) In the case of a prairie, forest, or wildland fire that exceeds the
 capabilities of the fire protection district DEPARTMENT to control or
 extinguish and that requires mutual aid and outside resources, the sheriff
 shall appoint a local incident management team AN INCIDENT
 COMMANDER to provide the command and control infrastructure required

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to manage the fire. The sheriff shall assume financial responsibility for
fire fighting efforts on behalf of the county and the authority for the
ordering and monitoring of resources.

4 (d) When a wildfire exceeds the capability of the county to control 5 or extinguish, the sheriff shall be responsible for seeking the assistance 6 of the state by requesting assistance from the division of fire prevention 7 and control in the department of public safety. The sheriff and the director 8 of the division of fire prevention and control shall enter into an agreement 9 concerning the transfer of authority and responsibility for fire suppression 10 and the retention of responsibilities. under a unified command structure. 11 (5) THE AGENCY THAT HAS JURISDICTION OVER ANY WILDLAND

12 FIRE IN THE STATE SHALL MANAGE THE FIRE USING THE INCIDENT
13 COMMAND SYSTEM AS DEFINED IN SECTION 29-22.5-102 (3).

14 (6) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
15 REQUIRES, "FIRE DEPARTMENT" HAS THE SAME MEANING AS SET FORTH IN
16 SECTION 24-33.5-1202 (3.9).

SECTION 7. In Colorado Revised Statutes, 32-1-1002, amend
(3)(a) as follows:

19 32-1-1002. Fire protection districts - additional powers and duties. (3) (a) The chief of the fire department in each fire protection 20 21 district in the state of Colorado, by virtue of such THE office so held by 22 him or her THE CHIEF, shall have authority over the supervision of all fires 23 within the district; except that responsibility for coordinating fire suppression efforts in case of any prairie, forest, or wildland fire that 24 25 exceeds the capabilities of the district to control or extinguish shall be 26 transferred to the county sheriff in accordance with section 30-10-513, 27 C.R.S., subject to the duties and obligations imposed by this subsection

(3) and subject to the provisions of the community wildfire protection
 plan prepared by the county in accordance with section 30-15-401.7,
 C.R.S. ANY RELEVANT PLANS OR AGREEMENTS. The chief shall be IS
 vested with such THE other express authority as is contained in this
 subsection (3), including commanding the fire department of such district.

6 **SECTION 8.** Act subject to petition - effective date. This act 7 takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except 8 9 that, if a referendum petition is filed pursuant to section 1 (3) of article V 10 of the state constitution against this act or an item, section, or part of this 11 act within such period, then the act, item, section, or part will not take 12 effect unless approved by the people at the general election to be held in 13 November 2024 and, in such case, will take effect on the date of the 14 official declaration of the vote thereon by the governor.