March 5, 2024



Drafting Number:

Fiscal Note

Status:

Legislative Council Staff

Nonpartisan Services for Colorado's Legislature

Fiscal Note

LLS 24-0807

Prime Sponsors: Rep. Bacon; Willford **Bill Status:** House Energy & Environment Sen. Cutter Fiscal Analyst: Matt Bishop | 303-866-4796 matt.bishop@coleg.gov **Bill Topic: AIR QUALITY PERMITTING Summary of** ☐ State Transfer ☐ Local Government **Fiscal Impact:** ☐ Statutory Public Entity The bill updates air quality permitting requirements. It increases state expenditures beginning in FY 2024-25, and state revenue beginning in FY 2025-26. For FY 2024-25, the bill requires an appropriation of \$4.0 million to the Department of **Appropriation** Public Health and Environment. **Summary:**

Date:

Table 1 State Fiscal Impacts Under HB 24-1330

The fiscal note reflects the introduced bill. This analysis is preliminary and will be updated following further review and any additional information received.

		Budget Year FY 2024-25	Out Year FY 2025-26
Revenue	Cash Funds	-	\$3,771,379
	Total Revenue	-	\$3,771,379
Expenditures	General Fund	\$3,972,729	-
	Cash Funds	-	\$3,771,379
	Total Expenditures	\$3,972,729	\$3,771,379
	Total FTE	29.3 FTE	29.3 FTE
Transfers		-	-
Other Budget Impacts	TABOR Refund	-	\$3,771,379
	General Fund Reserve	\$595,909	-

Summary of Legislation

The bill requires the Department of Public Health and Environment (CDPHE), when determining if an oil and gas operation is a major or minor source, to consider aggregate emissions across the system and to include emissions from exploration and preproduction activities. CDPHE may not approve a construction permit application for minor sources of air pollution unless:

- the source will not contribute to pollution that exceeds a National Ambient Air Quality Standard (NAAQS);
- in any NAAQS nonattainment area, the source offsets its emissions of any noncompliant pollutant; and
- the source is not located in a disproportionately impacted community.

The department must base any permitting determinations on air quality modeling. If it approves a construction permit, any assumptions used in the air quality modeling is an enforceable condition of the permit. A construction permit is required before an operator may receive any permit from the Energy and Carbon Management Commission in the Department of Natural Resources (DNR).

Background

CDPHE's <u>Regulation Number 3</u> specifies that stationary sources of air pollution can qualify as a major or minor source, depending on the anticipated about of pollution they emit. Major sources are subject to stricter regulatory requirements. By considering oil and gas systems in aggregate, the bill may require some oil and gas operations to be regulated as major sources that would otherwise have been regulated as minor sources.

Assumptions

Creating additional requirements for oil and gas operators, raising fees, and prohibiting minor sources from operating in disproportionately impacted communities may reduce the number of applications received by the Department of Natural Resources or the amount of oil and gas produced. While estimating such a reduction is beyond the scope of the fiscal note, a decrease in oil and gas activity may reduce the revenue and expenditure impacts identified in this analysis, as well as revenue and expenditure impacts in other state and local entities, including those funded from severance taxes or federal mineral lease revenue. Affected entities could include the Energy and Carbon Management Commission in DNR, the Department of Local Affairs, the Department of Agriculture, the State Land Board, and school districts.

State Revenue

The bill increase state cash fund revenue from fees by up to \$3.8 million per year starting in FY 2025-26. Permit applicants and operators pay fees depending on the type of permit sought, the amount of emissions allowed, and the time required for CDPHE to process the permit. This fee revenue accrues to the Stationary Sources Control Fund. The fiscal note assumes that CDPHE

will adjust its fees as necessary in FY 2024-25 to generate revenue that covers its costs beginning in FY 2025-26. This revenue is subject to TABOR. If CDPHE cannot generate sufficient revenue, additional General Fund may be required in future years, which will be addressed through the annual budget process. While the fiscal note estimates the total amount of revenue, given the multitude of different fees charged by the CDPHE for permits, the impact on individual permit types cannot be estimated.

State Expenditures

The bill increases expenditures in CDPHE by about \$4.0 million in FY 2024-25, paid from the General Fund, and by about \$3.8 million in FY 2025-26 and future years, paid from the Stationary Sources Control Fund. As described below and summarized in Table 2, the bill increases costs for processing permits and conducting modeling.

Table 2
Expenditures Under HB 24-1330

		FY 2024-25	FY 2025-26
Department of Public Health and Environmen	t		
Personal Services		\$2,209,570	\$2,209,570
Operating Expenses		\$59,344	\$31,744
Capital Outlay Costs		\$166,750	-
Legal Services		\$1,036,962	\$1,036,962
Employee Benefits		\$493,103	\$493,103
FTE – Personal Services		24.8 FTE	24.8 FTE
FTE – Legal Services		4.5 FTE	4.5 FTE
	Total Cost	\$3,972,729	\$3,771,379
	Total FTE	29.3 FTE	29.3 FTE

Department of Public Health and Environment—staff. CDPHE requires staff to conduct additional modeling on permit applications. The workload estimate accounts for additional complexity in permit review for evaluating interconnected oil and gas systems, the inclusion of preproduction activities, and verifying that proposed air pollution sources in the ozone nonattainment area are offsetting their emissions. CDPHE currently processes approximately 1,200 emissions notifications annually. This analysis assumes the bill's requirements will increase workload by 16 hours per applicable emissions notification. In addition, workload will increase for the management of additional major sources, to the extent that proposed oil and gas operations that would have qualified as a minor source would qualify as a major source under the bill. Additional staff expenditures include standard operating costs, capital outlay, staff training, and protective equipment, and assume a July 1, 2024, start date.

Legal services. CDPHE requires 8,100 hours of legal services for extensive rulemaking in FY 2024-25 and FY 2025-26, and general counsel related to permitting, modeling, and ozone nonattainment issues in subsequent years. Legal services are provided by the Department of Law at a rate of \$128.02 per hour.

Employee insurance and supplemental retirement. Pursuant to fiscal note and Joint Budget Committee policy, centrally appropriated costs for bills involving more than 20 FTE are appropriated in the bill, rather than through the annual budget process. These costs include employee insurance and supplemental employee retirement payments.

Other state agencies. As discussed in the Assumptions section, impacts on other state agencies have not been estimated.

Other Budget Impacts

General Fund reserve. Under current law, an amount equal to 15 percent of General Fund appropriations must be set aside in the General Fund statutory reserve. Based on this fiscal note, the bill is expected to increase the amount of General Fund held in reserve by the amounts shown in Table 1, decreasing the amount of General Fund available for other purposes.

TABOR refunds. The bill is expected to increase the amount of state revenue required to be refunded to taxpayers by the amounts shown in the State Revenue section above. This estimate assumes the December 2023 LCS revenue forecast. A forecast of state revenue subject to TABOR is not available beyond FY 2025-26. Because TABOR refunds are paid from the General Fund, increased cash fund revenue will reduce the amount of General Fund available to spend or save.

Effective Date

The bill takes effect upon signature of the Governor, or upon becoming law without his signature.

State Appropriations

For FY 2024-25, the bill requires a General Fund appropriation of \$3,972,729 to the Department of Public Health and Environment, and 24.8 FTE. Of this, \$1,036,962 is reappropriated to the Department of Law, with an additional 4.5 FTE.

Departmental Difference

CDPHE estimates that the bill will increase expenditures by \$24.8 million in FY 2024-25 and \$23.1 million in FY 2025-26 and subsequent years, and that an additional 197.5 FTE is required. The differences between the department's assessment and the fiscal note are described below.

- CDPHE assumes that the definition of "air quality modeling" in the bill requires the
 department to conduct modeling on emissions from all emissions units at a stationary
 source, whereas current practice requires modeling only when a determination is made that
 modeling is required. CDPHE estimates that this cumulative modeling requires 111.0 FTE per
 year beginning in FY 2024-25. The fiscal note instead assumes that the definition requires
 modeling to be conducted only when required by federal guidance, which the CDPHE
 currently follows.
- CDPHE currently requires either a general permit or a construction permit for oil and gas operators to begin construction activities, and has relied on conditional certification of general permits to expedite permit review and achieve regulatory goals. In order to maintain the benefits of general permits, workload will increase to approve general permits on an expedited timeline. CDPHE estimates this workload at 38.0 FTE per year beginning in FY 2024-25. The fiscal note assumes that this workload is not required by the bill and has excluded this expenditure. This policy decision may be addressed through this bill's appropriation at the discretion of the General Assembly, or through the annual budget process.
- The bill requires that determinations on construction permits consider emissions offsets
 from operators starting in 2025. CDPHE proposes establishing an emissions credit trading
 system for minor sources to track compliance with these requirements, requiring 2.0 FTE plus
 \$100,000 in technology development costs to implement. The fiscal note assumes that
 offsets can be identified and evaluated without a credit trading scheme.

State and Local Government Contacts

Law Natural Resources Public Health and Environment

The revenue and expenditure impacts in this fiscal note represent changes from current law under the bill for each fiscal year. For additional information about fiscal notes, please visit the <u>General Assembly website</u>.