First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

ENGROSSED

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

LLS NO. 25-0446.03 Jed Franklin x5484

SENATE BILL 25-037

SENATE SPONSORSHIP

Roberts and Kirkmeyer,

HOUSE SPONSORSHIP

Taggart and Mauro,

Senate Committees

Business, Labor, & Technology Appropriations

101

House Committees

A BILL FOR AN ACT

CONCERNING ASSISTANCE FOR COMMUNITIES EXPERIENCING ENERGY

102 TRANSITION.

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 office of just transition (office) in the department of labor and employment provides money to support programs that implement the just transition plan, provide supplemental funding for targeted investment in coal transition communities, and provide grants and other support to coal transition communities. The bill requires the office to coordinate with councils of government representing regions established by the

department of local affairs (department) that have coal transition communities, employee associations that represent workers in coal transition communities, and economic development councils formed by the department to implement the most effective projects and programs for those communities.

A public entity may invest public funds only as allowed by law. The bill specifies that the investment of a payment or settlement to offset the socioeconomic impacts to a community or government from the closure of a coal mine or coal power generating station is not subject to these investment limitations.

Currently, 70% of the money credited to the local government severance tax fund (fund) must be distributed to political subdivisions that are socially or economically impacted by the development, processing, or energy conversion of minerals and mineral fuels subject to taxation and used for the planning, construction, and maintenance of public facilities and for the provision of public services, and to compensate political subdivisions for loss of property tax revenue resulting from the deduction of severance taxes paid in the determination of the valuation for assessment of producing mines. The bill requires the executive director of the department (executive director) to annually expend this money as follows:

- First, an amount equal to the least of \$15 million, the total amount of money available, or the amount of compensation applied for to compensate political subdivisions for the loss of property tax revenue resulting from the deduction of severance taxes paid in the determination of the valuation for assessment of producing mines; or incurred by political subdivisions that are coal transition communities created as due to the closure of coal-fired power plants. The executive director must consider the economic needs of a political subdivision when granting money and must not require a political subdivision to contribute money to be eligible for a grant.
- Second, an amount equal to the least of \$75 million, the total remaining amount of money available, or the amount of grants applied for through 3 grant cycles per year for grants to political subdivisions socially or economically impacted by the development, processing, or energy conversion of minerals and mineral fuels subject to severance taxation and used for the planning, construction, and maintenance of public facilities and for the provision of public services; and
- Third, any remaining money in excess of the lesser of \$90 million or the total amount of compensation and grants actually awarded as described above must be distributed

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annually by the executive director to political subdivisions based upon community need as determined in consultation with the Colorado Municipal League, Colorado Counties, Inc., and the Special District Association of Colorado, and to other recipients as provided by existing law.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 8-83-503, amend
3	(3)(b) and (3)(c); and add (3)(d) as follows:
4	8-83-503. Just transition office - advisory committee - repeal.
5	(3) It is the purpose of the office to:
6	(b) Provide administrative, logistical, research, and policy support
7	to the just transition advisory committee's work as outlined in subsection
8	(6) of this section; and
9	(c) Participate in the department's presentation to the general
10	assembly during the "State Measurement for Accountable, Responsive,
11	and Transparent (SMART) Government Act" hearings, held pursuant to
12	part 2 of article 7 of title 2, regarding requirements for financing
13	components of the just transition plan, the administration of this part 5,
14	and the expected results; AND
15	(d) REPORT TO THE ANNUAL "STATE MEASUREMENT FOR
16	ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART)
17	GOVERNMENT ACT" HEARINGS, HELD PURSUANT TO PART 2 OF ARTICLE 7
18	OF TITLE 2, OF THE SENATE LOCAL GOVERNMENT AND HOUSING
19	COMMITTEE AND THE HOUSE TRANSPORTATION, HOUSING, AND LOCAL
20	GOVERNMENT COMMITTEE, OR THEIR SUCCESSOR COMMITTEES, ABOUT THE
21	GRANTS AWARDED BY THE OFFICE DURING THE PRECEDING FISCAL YEAR,
22	THEIR RECIPIENTS, AND THE PURPOSE FOR WHICH THEY WERE AWARDED.
23	SECTION 2. In Colorado Revised Statutes, 8-83-504, amend

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1	(4)(a)(11) introductory portion, $(4)(a)(11)(C)$, and $(4)(a)(11)(D)$; and add
2	(4)(a)(II)(E) and (4)(a)(II.5) as follows:
3	8-83-504. Just transition cash fund - transfer from general
4	fund - transfer from account - definition - use of money.
5	(4) (a) (II) Subject to annual appropriation by the general assembly, the
6	office shall expend the money transferred to the fund pursuant to this
7	subsection (4)(a) to implement the just transition plan for Colorado
8	prepared as required by section 8-83-503 (4), to provide supplemental
9	funding for existing state programs that the office identifies as the most
10	effective vehicles for targeted investment in coal transition communities,
11	and to provide grants and other support directly to coal transition
12	communities and other eligible entities. In expending money from the
13	fund, the office shall place a heavy emphasis on investment in tier one
14	AND TIER TWO COAL transition communities and shall PRIORITIZE
15	COMMUNITIES EXPERIENCING SOCIOECONOMIC IMPACTS OF COAL
16	CLOSURES, OPPORTUNITIES FOR ECONOMIC DIVERSIFICATION, LOCAL
17	COMMUNITY INPUT, FEASIBILITY STUDIES OF SPECIFIC PROPOSED PROJECTS,
18	AND NEEDS ASSESSMENTS. THE OFFICE SHALL support programs AND BASE
19	FUNDING DECISIONS ON FACTORS that:
20	(C) Support infrastructure projects and workforce development
21	programs; or
22	(D) Are consistent with the goals and strategies outlined in the just
23	transition plan; OR
24	_
25	(E) FOR MONEY APPROPRIATED TO THE FUND AFTER JULY 1, 2025.
26	SUPPORT TARGETED INVESTMENT IN COAL TRANSITION COMMUNITIES BY
2.7	COLLABORATING WITH COAL TRANSITION COMMUNITIES AND FLIGIBLE

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1	ENTITIES, STATE AND REGIONALLI RECOGNIZED GOVERNMENTAL AND
2	ECONOMIC DEVELOPMENT ENTITIES, EMPLOYEE ORGANIZATIONS THAT
3	REPRESENT COAL TRANSITION WORKERS, AND WORKERS WHO ARE NOT
4	AFFILIATED WITH EMPLOYEE ORGANIZATIONS TO IMPLEMENT EFFECTIVE
5	PROJECTS AND PROGRAMS FOR THOSE COMMUNITIES CONSISTENT WITH
6	THIS PART 5.
7	(II.5) (A) THE OFFICE SHALL ESTABLISH A TIMELINE FOR
8	REVIEWING PROJECT PROPOSALS AND APPLICATIONS AND SHALL PROMPTLY
9	NOTIFY APPLICANTS OF ANY DEFICIENCIES OR INCOMPLETENESS THAT MAY
10	BE REMEDIED PRIOR TO A FINAL FUNDING DETERMINATION. APPLICANTS
11	MUST BE ALLOWED FIFTEEN DAYS TO MAKE CHANGES OR ADD
12	SUPPLEMENTARY DOCUMENTATION.
13	(B) PROJECT FUNDING DECISIONS MUST BE ISSUED WITHIN NINETY
14	DAYS OF RECEIVING A FINAL PROJECT PROPOSAL. IF A DECISION IS NOT
15	POSSIBLE WITHIN NINETY DAYS, THE OFFICE SHALL PROVIDE A STATUS
16	UPDATE TO THE APPLICANT AT THAT TIME. ALL FUNDING DECISIONS MUST
17	BE PUBLICLY ACCESSIBLE WITH PUBLISHED REASONS FOR DENIAL OF A
18	PROJECT PROPOSAL ALONG WITH RECOMMENDATIONS FOR IMPROVEMENT.
19	(C) At the earliest regularly scheduled meeting of the
20	JOINT BUDGET COMMITTEE FOLLOWING THE CLOSE OF A FISCAL YEAR, THE
21	OFFICE SHALL REPORT TO THE JOINT BUDGET COMMITTEE ABOUT THE
22	GRANTS AWARDED BY THE OFFICE DURING THE PRECEDING FISCAL YEAR.
23	THEIR RECIPIENTS, AND THE PURPOSE FOR WHICH THEY WERE AWARDED
24	AND MAKE THE SAME PRESENTATION AT THE ANNUAL SMART ACT
25	HEARINGS OF THE SENATE LOCAL GOVERNMENT AND HOUSING COMMITTEE
26	AND THE HOUSE TRANSPORTATION, HOUSING, AND LOCAL GOVERNMENT
27	<u>COMMITTEE.</u>

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1	SECTION 3. In Colorado Revised Statutes, 8-83-504.5, amend
2	(1)(e) as follows:
3	8-83-504.5. Additional coal transition workforce assistance
4	program funding - coal transition workforce assistance program
5	account. (1) (e) The department shall expend OR ENCUMBER the money
6	transferred to the account pursuant to subsection (1)(a)(II)(B) of this
7	section by the close of state fiscal year 2026-27 YEAR 2029-2030.".
8	SECTION 4. In Colorado Revised Statutes, 8-83-506, amend
9	(2)(a) as follows:
10	8-83-506. Report - recommendations - repeal. (2) (a) Between
11	September 1 and November 15, 2022, and between September 1 and
12	November 15 of each year thereafter, the director shall present a report
13	to the joint budget committee of the general assembly on the history of
14	expenditures from the fund and the account and the purposes for which
15	the money in the fund and in the account has been expended or
16	encumbered in the immediately preceding state fiscal year, specifying the
17	programs described in sections 8-83-504 and 8-83-504.5 for which money
18	has been expended, encumbered, or otherwise allocated. THE REPORT
19	MUST INCLUDE INFORMATION ABOUT THE GRANTS AWARDED BY THE
20	OFFICE DURING THE PRECEDING FISCAL YEAR, THEIR RECIPIENTS, AND THE
21	PURPOSE FOR WHICH THEY WERE AWARDED.
22	SECTION 5. In Colorado Revised Statutes, 24-75-601.1, add (5)
23	as follows:
24	24-75-601.1. Legal investments of public funds - definition.
25	(5) NOTHING IN THIS SECTION APPLIES TO PUBLIC FUNDS HELD OR
26	INVESTED AS PART OF ANY PAYMENT OR SETTLEMENT TO OFFSET THE
27	SOCIOECONOMIC IMPACTS TO A COMMUNITY OR GOVERNMENT FROM THE

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1	CLOSURE OF A COAL MINE OR COAL POWER GENERATING STATION.
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3	SECTION 6. In Colorado Revised Statutes, 39-29-110, amend
4	(1)(b)(I) and $(1)(b)(II)(A)$ as follows:
5	39-29-110. Local government severance tax fund - creation -
6	administration - definitions - repeal. (1) (b) (I) Seventy percent of the
7	funds from IN the local government severance tax fund shall be
8	distributed to those political subdivisions socially or economically
9	impacted by the development, processing, or energy conversion of
10	minerals and mineral fuels subject to taxation under this article and used
11	for the planning, construction, and maintenance of public facilities and
12	for the provision of public services. Such funds shall also be distributed
13	to political subdivisions to compensate them for loss of property tax
14	revenue resulting from the deduction of severance taxes paid in the
15	determination of the valuation for assessment of producing mines. The
16	executive director of the department of local affairs shall consider the
17	economic needs of a political subdivision for purposes of making
18	distributions pursuant to this subparagraph (I) SUBSECTION (1)(b)(I). THE
19	EXECUTIVE DIRECTOR OF THE DEPARTMENT OF LOCAL AFFAIRS MAY
20	ESTABLISH AN ADMINISTRATIVE POLICY FOR A PREFERENCE TO JUST
21	TRANSITION COAL COMMUNITIES. THIS PREFERENCE WILL BE AVAILABLE
22	FOR A THREE-YEAR PERIOD BEGINNING JANUARY 1, 2026.".
23	(II) (A) In addition to the distribution of moneys MONEY
24	authorized under subparagraph (I) of this paragraph (b) SUBSECTION
25	(1)(b)(I) OF THIS SECTION, the executive director may distribute moneys
26	MONEY or make loans, or any combination thereof, to such THE political
27	subdivisions for the planning, design, construction, erection, building

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1	acquisition, alteration, modernization, reconstruction, improvement, or
2	expansion of domestic wastewater treatment works or potable water
3	treatment facilities. Any loan made by the executive director under the
4	authority of this section shall only be made under such terms as will
5	insure repayment of the loan with interest assessed and collected at an
6	interest rate of not less than five percent COMMENSURATE WITH THE
7	FEDERAL RESERVE FEDERAL FUNDS INTEREST RATE AT THE TIME THE LOAN
8	IS ORIGINATED.
9	SECTION 7. In Colorado Revised Statutes, 24-38.5-121, amend
10	(5) as follows:
11	24-38.5-121. Assessment of advanced energy solutions in rural
12	Colorado - northwestern and west end of Montrose county Colorado
13	study - southeastern Colorado study - report - legislative declaration
14	- definitions - repeal. (5) On or before July 1, 2025 NOVEMBER 14,
15	2025, the director shall submit the findings and conclusions of the
16	northwestern and west end of Montrose county Colorado study and the
17	southeastern Colorado study required in subsection (3) of this section to
18	the house of representatives energy and environment committee and the
19	senate transportation and energy committee, or their successor
20	committees and to the just transition office created in section 8-83-503
21	(1). The findings and conclusions submitted must include any
22	recommendations including administrative or legislative action needed to
23	assist northwestern and west end of Montrose county, Colorado, in the
24	transition to firm energy generation sources and to assist southeastern
25	Colorado in the development of new energy resources.
26	SECTION 8. Safety clause. The general assembly finds,
27	determines and declares that this act is necessary for the immediate

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- 1 preservation of the public peace, health, or safety or for appropriations for
- 2 the support and maintenance of the departments of the state and state
- 3 <u>institutions.</u>

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