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

# PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 25-0513.01 Richard Sweetman x4333

HOUSE BILL 25-1113

**HOUSE SPONSORSHIP** 

Smith and McCormick,

Roberts,

#### SENATE SPONSORSHIP

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

# A BILL FOR AN ACT

#### 101 CONCERNING LIMITING THE USE OF CERTAIN LANDSCAPING PRACTICES

102 IN NEW RESIDENTIAL DEVELOPMENT.

#### **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>)

In the 2024 regular legislative session, the general assembly enacted Senate Bill 24-005, which:

Prohibits a local entity, on and after January 1, 2026, from installing, planting, or placing, or allowing any person to install, plant, or place, any nonfunctional turf, artificial turf, or invasive plant species, as part of a new development project or redevelopment project, on any portion of applicable property within the local entity's jurisdiction; and

• Requires a local entity, on or before January 1, 2026, to enact or amend ordinances, resolutions, regulations, or other laws regulating new development projects and redevelopment projects on applicable property in accordance with the new requirements.

For the purposes of Senate Bill 24-005, the bill expands the definition of "applicable property" to include residential real property that is used for apartment or condominium housing (applicable residential real property).

The bill also requires each local entity to enact or amend, on or before January 1, 2028, ordinances, resolutions, regulations, or other laws regulating new development projects and redevelopment projects within the local entity's jurisdiction to limit the installation of turf for all residential real property that is not applicable residential real property. Local entities must also impose limits on the installation of turf when enacting or amending ordinances, resolutions, regulations, or other laws on and after January 1, 2028.

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

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

3 finds that:

4 (a) As Colorado continues to grapple with the impacts of climate
5 change, green urban spaces, such as urban tree canopies, are a vital
6 adaptation tool for mitigating the impacts of climate change, especially
7 for mitigating the urban heat island effect, which can increase energy
8 costs, air pollution, and heat-related illnesses and deaths;

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(b) However, water supply in the western United States is increasingly scarce due to climate change and increasing demand;

(c) Many communities in the state overuse nonnative grass for
landscaping purposes, which requires large amounts of water to maintain;

13 (d) While there are appropriate and important uses for turf,14 including for civic, community, or recreational purposes such as use in

1 parks, sports fields, and playgrounds, much of the turf in the state is 2 nonfunctional, located in areas that receive little, if any, use, and could be 3 replaced with landscaping that adheres to water-wise landscaping 4 principles without adversely impacting quality of life or landscape 5 functionality; 6 Prohibiting the installation, planting, or placement of (e) nonfunctional turf in multifamily property in the state can help conserve 7 8 the state's water resources; 9 (f) Requiring local governments to regulate turf in new residential 10 properties can help preserve the limited water in our state; 11 (g) Many communities and developments develop in a water-wise 12 manner already and are appreciated; and 13 (h) Installed vegetation that adheres to water-wise landscaping 14 principles can help reduce outdoor demand for water while avoiding heat 15 islands. 16 (2) The general assembly therefore declares that preventing the 17 installation, planting, or placement of nonfunctional turf, artificial turf, 18 and invasive plant species in applicable property in the state is: 19 (a) A matter of statewide concern; and 20 (b) In the public interest. 21 SECTION 2. In Colorado Revised Statutes, 37-99-102, amend 22 (1)(a)(II), (1)(a)(III), and (17); repeal (1)(b); and add (1)(a)(IV), (1.5),23 and (14.5) as follows: 24 **37-99-102.** Definitions. As used in this article 99, unless the 25 context otherwise requires: 26 (1) (a) "Applicable property" means: 27 (II) Common interest community property; or

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(III) A street right-of-way, parking lot, median, or transportation
 corridor; OR

3 (IV) APPLICABLE RESIDENTIAL REAL PROPERTY.

4 (b) "Applicable property" does not include residential property.
5 (1.5) "Applicable residential real property" means A
6 MULTIFAMILY RESIDENTIAL HOUSING PREMISES THAT INCLUDES MORE
7 THAN TWELVE DWELLING UNITS.

8 (14.5) "RESIDENTIAL REAL PROPERTY" HAS THE MEANING SET
9 FORTH IN SECTION 39-1-102 (14.5).

10 (17) "Turf" has the meaning set forth in section 37-60-135 (2)(i)
11 MEANS CONTINUOUS PLANT COVERAGE CONSISTING OF NONNATIVE
12 GRASSES OR GRASSES THAT HAVE NOT BEEN HYBRIDIZED FOR ARID
13 CONDITIONS AND WHICH, WHEN REGULARLY MOWED, FORM A DENSE
14 GROWTH OF LEAF BLADES AND ROOTS.

15 SECTION 3. In Colorado Revised Statutes, 37-99-103, add (5)
16 as follows:

17 37-99-103. Prohibition of nonfunctional turf, artificial turf, 18 and invasive plant species - local entities - construction or renovation 19 of state facilities. (5) ON OR BEFORE JANUARY 1, 2028, A LOCAL ENTITY 20 SHALL ENACT OR AMEND ORDINANCES, RESOLUTIONS, REGULATIONS, OR 21 OTHER LAWS REGULATING NEW DEVELOPMENT PROJECTS AND 22 REDEVELOPMENT PROJECTS ON APPLICABLE PROPERTY IN ACCORDANCE 23 WITH THE REQUIREMENTS OF THIS SECTION TO INCLUDE CONSIDERATION 24 OF APPLICABLE RESIDENTIAL REAL PROPERTY.

25 SECTION 4. In Colorado Revised Statutes, add 37-99-104 as
26 follows:

27 **37-99-104.** Regulation of turf in new residential property -

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local entities - exemptions. (1) ON OR BEFORE JANUARY 1, 2028, EACH
 LOCAL ENTITY SHALL ENACT OR AMEND ORDINANCES, RESOLUTIONS,
 REGULATIONS, OR OTHER LAWS REGULATING NEW DEVELOPMENT
 PROJECTS AND REDEVELOPMENT PROJECTS WITHIN THE LOCAL ENTITY'S
 JURISDICTION TO REGULATE THE INSTALLATION OF TURF FOR ALL
 RESIDENTIAL REAL PROPERTY THAT IS NOT APPLICABLE RESIDENTIAL REAL
 PROPERTY.

8 (2) ON AND AFTER JANUARY 1, 2028, WHEN ENACTING OR 9 AMENDING ORDINANCES, RESOLUTIONS, REGULATIONS, OR OTHER LAWS 10 REGULATING NEW DEVELOPMENT PROJECTS AND REDEVELOPMENT 11 PROJECTS, A LOCAL ENTITY SHALL REGULATE THE INSTALLATION OF TURF 12 FOR ALL RESIDENTIAL REAL PROPERTY THAT IS NOT APPLICABLE 13 RESIDENTIAL REAL PROPERTY.

14 (3) EACH LOCAL ENTITY MAY CHOOSE THE STANDARD OR
15 MECHANISM BY WHICH THE LOCAL ENTITY REGULATES TURF IN NEW
16 DEVELOPMENT PROJECTS AND REDEVELOPMENT PROJECTS OF RESIDENTIAL
17 REAL PROPERTY PURSUANT TO THIS SECTION.

18 (4) NOTWITHSTANDING ANY PROVISION OF THIS SECTION TO THE
 19 CONTRARY, NEITHER A LOCAL ENTITY NOR THE DEPARTMENT SHALL
 20 RESTRICT A PERSON FROM INSTALLING OR ALLOWING ANOTHER PERSON TO

- 21 INSTALL GRASS SEED OR SOD THAT:
- 22 (a) IS A NATIVE PLANT;

23 (b) HAS BEEN HYBRIDIZED FOR ARID CONDITIONS; OR

24 (c) IS A LOW-WATER GRASS.

25 SECTION 5. Act subject to petition - effective date. This act 26 takes effect at 12:01 a.m. on the day following the expiration of the 27 ninety-day period after final adjournment of the general assembly; except

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that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.