Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

ENGROSSED

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

LLS NO. 10-0778.02 Jason Gelender

SENATE BILL 10-184

SENATE SPONSORSHIP

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Senate Committees

House Committees

Transportation

	A BILL FOR AN ACT
101	CONCERNING TRANSPORTATION DEMAND MANAGEMENT SOLUTIONS
102	FOR TRAFFIC CONGESTION IN THE INTERSTATE 70 MOUNTAIN
103	CORRIDOR, AND, IN CONNECTION THEREWITH, AUTHORIZING
104	THE HIGH-PERFORMANCE TRANSPORTATION ENTERPRISE TO
105	CONTRACT WITH THE DEPARTMENT OF TRANSPORTATION TO
106	PROVIDE AND OPERATE REVERSIBLE HIGHWAY LANES WITHIN A
107	SPECIFIED PORTION OF THE CORRIDOR.

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

The bill:

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- ! Authorizes the high-performance transportation enterprise to enter into a transportation demand management contract with the department of transportation to relieve traffic congestion during peak travel times in a specified portion of the interstate 70 mountain corridor by providing and operating reversible highway lanes within that portion of the corridor:
- ! Specifies that, if a feasibility study of a moveable barrier system on interstate 70 is completed and demonstrates that such a system is viable and that life safety issues can be addressed, a transportation demand management contract shall establish, at a minimum, the goal of beginning the provision and operation of reversible highway lanes no later than January 1, 2011; and
- ! Further specifies that a transportation demand management contract may authorize the high-performance transportation enterprise to enter into single-fiscal year or multiple-fiscal year operating lease agreements or capital lease or lease-purchase agreements with a private contractor as needed to provide and operate the reversible highway lanes.

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

2 **SECTION 1.** 43-4-806, Colorado Revised Statutes, is amended

3 BY THE ADDITION OF A NEW SUBSECTION to read:

43-4-806. High-performance transportation enterprise - creation - board - funds - powers and duties - limitations - reporting requirements - legislative declaration. (7.5) IN ADDITION TO ANY OTHER POWERS AND DUTIES SPECIFIED IN THIS SECTION, THE TRANSPORTATION ENTERPRISE MAY ENTER INTO A TRANSPORTATION DEMAND MANAGEMENT CONTRACT WITH THE DEPARTMENT UNDER WHICH THE DEPARTMENT COMPENSATES THE TRANSPORTATION ENTERPRISE FOR RELIEVING TRAFFIC CONGESTION DURING PEAK TRAVEL TIMES, AS

DETERMINED BY THE DEPARTMENT AND THE TRANSPORTATION

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1	ENTERPRISE, IN THE PORTION OF THE INTERSTATE 70 MOUNTAIN CORRIDOR
2	THAT INCLUDES AND LIES BETWEEN FLOYD HILL AND THE
3	EISENHOWER-JOHNSON TUNNELS BY PROVIDING AND OPERATING
4	REVERSIBLE HIGHWAY LANES WITHIN THAT PORTION OF THE CORRIDOR.
5	IF A FEASIBILITY STUDY OF A MOVEABLE BARRIER SYSTEM ON INTERSTATE
6	70 IS COMPLETED AND DEMONSTRATES THAT SUCH A SYSTEM IS VIABLE
7	AND THAT LIFE SAFETY ISSUES CAN BE ADDRESSED, A TRANSPORTATION
8	DEMAND MANAGEMENT CONTRACT MAY ESTABLISH, CONSISTENT WITH
9	PLANNING PROVISIONS IN SECTION 43-1-1103, C.R.S., THE INTERSTATE 70
10	COLLABORATIVE EFFORT, CONTEXT SENSITIVE SOLUTIONS, AND THE
11	PROCESSES REQUIRED BY THE FEDERAL "NATIONAL ENVIRONMENTAL
12	POLICY ACT OF 1969", 42 U.S.C. 4321 ET SEQ., THE GOAL OF BEGINNING
13	THE PROVISION AND OPERATION OF REVERSIBLE HIGHWAY LANES AND
14	REPORTING TO THE GENERAL ASSEMBLY NO LATER THAN JANUARY 1,
15	2011. A TRANSPORTATION DEMAND MANAGEMENT CONTRACT MAY
16	AUTHORIZE THE TRANSPORTATION ENTERPRISE TO ENTER INTO
17	SINGLE-FISCAL YEAR OR MULTIPLE-FISCAL YEAR OPERATING LEASE
18	AGREEMENTS OR CAPITAL LEASE OR LEASE-PURCHASE AGREEMENTS WITH
19	A PRIVATE CONTRACTOR AS NEEDED TO PROVIDE AND OPERATE THE
20	REVERSIBLE HIGHWAY LANES.
21	SECTION 2. Safety clause. The general assembly hereby finds,
22	determines, and declares that this act is necessary for the immediate

preservation of the public peace, health, and safety.

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