# First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 11-0687.01 Jery Payne

**HOUSE BILL 11-1176** 

#### **HOUSE SPONSORSHIP**

Ramirez,

## SENATE SPONSORSHIP

Renfroe,

#### **House Committees**

#### **Senate Committees**

Transportation

### A BILL FOR AN ACT

101	CONCERNING AN EXEMPTION OF CRUDE OIL FROM DESIGNATED
102	ROUTES SET BY THE STATE PATROL FOR THE TRANSPORTATION
103	OF HAZARDOUS SUBSTANCES BY MOTOR VEHICLE.

## **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://www.leg.state.co.us/billsummaries.)

Currently, the state patrol designates routes classified as hazardous. The bill authorizes the state patrol to exempt crude oil transportation from this classification and sets standards for the exemption.

HOUSE 3rd Reading Unam ended February 15, 2011

HOUSE 2nd Reading Unam ended February 14,2011

I	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Part 3 of article 20 of title 42, Colorado Revised
3	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
4	read:
5	<b>42-20-300.3. Definitions.</b> AS USED IN THIS PART 3, UNLESS THE
6	CONTEXT OTHERWISE REQUIRES:
7	(1) "ROUTE DESIGNATION" MEANS A DESIGNATION OF A ROUTE BY
8	THE STATE PATROL UNDER THIS PART 3.
9	SECTION 2. 42-20-301 (1), Colorado Revised Statutes, is
10	amended to read:
11	42-20-301. Route designation. (1) (a) The patrol, after
12	consultation with local governmental authorities, shall have HAS the sole
13	authority to designate which public roads shall be ARE TO BE used and
14	which shall not be ARE NOT TO BE used by motor vehicles transporting
15	hazardous materials. The PATROL SHALL exercise of such ITS authority
16	shall be made pursuant to IN ACCORDANCE WITH section 42-20-302. Such
17	designation shall exempt Gasoline, diesel fuel, and liquefied petroleum
18	gas ARE EXEMPT FROM ROUTE DESIGNATION unless the petitioning
19	authority specified in section 42-20-302 requests their inclusion. Such
20	designation The Patrol May exempt crude oil from route
21	DESIGNATION AFTER A REQUEST FROM THE PETITIONING AUTHORITY.
22	(b) THE PATROL may include, AS PART OF DESIGNATED route
23	restrictions, THE closing of streets and highways and whatever other
24	conditions or restrictions the patrol deems advisable, except for hours of
25	operation and curfews. Any such designation in this part 3 shall be
26	referred to as a route designation.

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1	(c) Routes designated by the patrol <del>pursuant to</del> IN ACCORDANCE
2	WITH this part 3 shall DO not apply to motor vehicles when used to
3	transport to or from the farm or ranch site products necessary for
4	agricultural production.
5	(d) No city, county, or city and county may impose restrictions on
6	hours of operation on designated routes; except that this provision shall
7	PARAGRAPH (d) DOES not apply to any city, county, or city and county
8	which THAT, by resolution or ordinance, had routes or hours of operation
9	restrictions in effect on July 1, 1985.
10	SECTION 3. 42-20-302 (11), Colorado Revised Statutes, is
11	amended to read:
12	42-20-302. Application for route designation - procedure -
13	approval. (11) (a) The Patrol shall base the approval or Denial
14	OF A PETITION TO EXEMPT CRUDE OIL UPON DUE CONSIDERATION OF THE
15	FACTORS LISTED IN SUBSECTION (8) OF THIS SECTION.
16	(b) The patrol shall approve route designations for gasoline, diesel
17	fuel, and liquefied petroleum gas requested by petitioning authorities
18	under section 42-20-301 (1) where such THE designations follow routes
19	approved by the patrol for other hazardous materials under this section.
20	SECTION 4. Act subject to petition - effective date -
21	applicability. (1) This act shall take effect at 12:01 a.m. on the day
22	following the expiration of the ninety-day period after final adjournment
23	of the general assembly (August 10, 2011, if adjournment sine die is on
24	May 11, 2011); except that, if a referendum petition is filed pursuant to
25	section 1 (3) of article V of the state constitution against this act or an
26	item, section, or part of this act within such period, then the act, item,
27	section, or part shall not take effect unless approved by the people at the

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- general election to be held in November 2012 and shall take effect on the
- date of the official declaration of the vote thereon by the governor.
- 3 (2) The provisions of this act shall apply to petitions made on or
- 4 after the applicable effective date of this act.

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