Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 12-0418.01 Esther van Mourik x4215

HOUSE BILL 12-1315

HOUSE SPONSORSHIP

Becker,

SENATE SPONSORSHIP

Steadman,

House Committees

Senate Committees

Agriculture, Livestock, & Natural Resources Appropriations

	A BILL FOR AN ACT
101	CONCERNING THE REORGANIZATION OF THE GOVERNOR'S ENERGY
102	OFFICE, AND IN CONNECTION THEREWITH, MAKING AN
103	APPROPRIATION.

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.)

The bill changes the name of the governor's energy office to the Colorado office of energy development (office). As part of the reorganization of the office, the bill changes the mission of the office to:

! Promoting all Colorado energy;

- ! Promoting economic development in Colorado through energy-market advances that create jobs;
- ! Encouraging Colorado-based clean and innovative energy solutions that include traditional and renewable energy sources;
- ! Increasing energy security;
- ! Lowering long-term consumer costs; and
- ! Protecting the environment.

The bill aligns the duties of the office with the new mission of the office.

The bill requires the office to obtain legislative approval prior to changing office policies related to its strategic plan, the definition of "renewable energy", energy transmission, or any policy that could negatively impact the use of traditional energy sources.

The bill creates the renewable energy fund and specifies that the fund be used by the office to work with communities, utilities, private and public organizations, and individuals to promote:

- ! The renewable energy standard;
- ! Renewable energy such as wind, solar, biomass, hydroelectricity, thermal gasification, and geothermal;
- ! Energy efficiency technologies;
- ! Cleaner technologies by utilizing traditional Colorado-sourced energy; and
- ! New energy technologies.

The bill changes the name of the clean energy fund to the innovative energy fund, aligns the purposes of that fund with the new mission of the office, limits the expenditures from the fund for those projects related to the severance of minerals subject to taxation under state law, and transfers moneys to the innovative energy fund from the perpetual base account of the severance tax trust fund.

The bill repeals:

- ! The wind for schools grant program;
- ! The Colorado clean energy development authority; and
- ! The green truck grant program.

The bill ends the office's role as a consultant to the reenergize Colorado program and the geothermal resource leasing fund.

The bill changes the name of the clean energy improvement debt reserve fund to the energy improvement debt reserve fund and includes improvements to the efficiency of traditional energy fixtures as part of the definition of "renewable energy improvement" for purposes of local improvement districts.

The bill ends the authority of the office to use up to 5% of the moneys in the Colorado office of energy development low-income energy assistance fund for planning, overseeing, and evaluating the program to improve the energy efficiency of low-income households.

Finally, the bill terminates the office on July 1, 2018, unless

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1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 11-59.7-103, repeal
3	(13); and add (8.5) as follows:
4	11-59.7-103. Definitions. As used in this article, unless the
5	context otherwise requires:
6	(8.5) "COLORADO ENERGY OFFICE" MEANS THE COLORADO
7	ENERGY OFFICE CREATED IN SECTION 24-38.5-101 (1), C.R.S.
8	(13) "Governor's energy office" means the governor's energy
9	office created in section 24-38.5-101 (1), C.R.S.
10	SECTION 2. In Colorado Revised Statutes, amend 11-59.7-107
11	as follows:
12	11-59.7-107. Qualified energy conservation bond volume cap.
13	(1) The qualified energy conservation bond volume cap shall be
14	administered by the governor's energy office COLORADO ENERGY
15	OFFICE pursuant to this section. The governor's energy office COLORADO
16	ENERGY OFFICE shall allocate the qualified energy conservation bond
17	volume cap to the state and large local governments in accordance with
18	federal law for the purpose of financing or refinancing projects approved
19	by the governor's energy office COLORADO ENERGY OFFICE. The qualified
20	energy conservation bond volume cap for calendar year 2009 shall be
21	allocated by the thirtieth day following June 2, 2009. The qualified energy
22	conservation bond volume cap for each subsequent calendar year shall be
23	allocated on or before February 15 of the calendar year.
24	(2) The state may reallocate any portion of the qualified energy
25	conservation bond volume cap allocated or reallocated to the state

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pursuant to this section to any public entity for the purpose of financing or refinancing projects approved by the governor's energy office COLORADO ENERGY OFFICE.

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(3) Any portion of the qualified energy conservation bond volume cap for a calendar year that is allocated to a large local government pursuant to subsection (1) of this section that has not been used on bonds issued or a lease-purchase agreement entered into or for which a contract to purchase bonds or instruments evidencing interests in a lease-purchase agreement has not been entered into on or before November 10 of the calendar year shall, on November 11 of the calendar year, automatically revert to the governor's energy office COLORADO ENERGY OFFICE. If a contract to purchase has been entered into on or before November 10 of the calendar year but the related bonds or lease-purchase agreement are not issued or entered into on or before November 30 of the calendar year, the volume cap shall automatically revert to the governor's energy office COLORADO ENERGY OFFICE on December 1 of the calendar year. The governor's energy office COLORADO ENERGY OFFICE may reallocate to any public entity for the purpose of financing or refinancing a project approved by the office, or carry forward pursuant to subsection (4) of this section, any volume cap that reverts to the office pursuant to this subsection (3). Any volume cap that is reallocated to a public entity pursuant to this subsection (3) that has not been used on bonds issued or a lease-purchase agreement entered into by noon, prevailing Denver time, on December 31 of a calendar year shall, at 12:01 p.m., prevailing Denver time, on December 31 of the calendar year, automatically revert to the governor's energy office COLORADO ENERGY OFFICE.

(4) The governor's energy office COLORADO ENERGY OFFICE

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shall carry forward to the next calendar year any portion of the qualified energy conservation bond volume cap that has not been used on bonds issued or a lease-purchase agreement entered into by the end of a calendar year. In selecting projects for the purpose of allocating qualified energy conservation bond volume cap, the governor's energy office COLORADO ENERGY OFFICE shall prioritize projects that are ready to be financed or refinanced and that are most consistent with the purpose of this article described in section 11-59.7-102 (1) (b). The governor's energy office COLORADO ENERGY OFFICE shall allocate qualified energy conservation bond volume cap in a manner consistent with federal law and the purpose of this article described in section 11-59.7-102 (1) (b) and to minimize the qualified energy conservation bond volume cap that has not been used on bonds issued or a lease-purchase agreement entered into on or before the expiration of the qualified energy conservation bond program. The governor's energy office COLORADO ENERGY OFFICE may allocate qualified energy conservation bond volume cap to the state pursuant to this section in anticipation of the enactment by the general assembly of legislation authorizing a lease-purchase agreement. The state, any large local government, or any other public entity to which qualified energy conservation bond volume cap has been allocated pursuant to this section may, at any time, relinquish the volume cap to the governor's energy office COLORADO ENERGY OFFICE. Any volume cap relinquished may be reallocated by the governor's energy office COLORADO ENERGY OFFICE to any public entity to finance or refinance a project approved by the office or may be carried forward to the next calendar year. The department of local affairs, in consultation with the governor's energy office COLORADO ENERGY OFFICE, may promulgate rules in accordance

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1	with article 4 of title 24, C.R.S., regarding the manner in which the
2	qualified energy conservation bond volume cap will be allocated.
3	SECTION 3. In Colorado Revised Statutes, 11-59.7-111, amend
4	(1) introductory portion as follows:
5	11-59.7-111. Reporting requirements. (1) A public entity that
6	issues or enters into a stimulus obligation authorized by the allocation or
7	reallocation of volume cap to the public entity pursuant to section
8	11-59.7-106, 11-59.7-107, 11-59.7-108, or 11-59.7-109, by the public
9	school capital construction assistance board, the governor's energy office
10	COLORADO ENERGY OFFICE, the commission on higher education, or the
11	department of local affairs, as applicable, shall deliver a report to the
12	entity that allocated or reallocated the volume cap within thirty days after
13	the stimulus obligation is issued or entered into. The report shall include
14	the following information and any other information requested by the
15	entity that allocated or reallocated the volume cap:
16	SECTION 4. In Colorado Revised Statutes, 22-43.7-107, amend
17	(2) (d) as follows:
18	22-43.7-107. Public school facility construction guidelines -
19	establishment by board - use. (2) The public school facility
20	construction guidelines shall identify and describe the capital
21	construction, renovation, and equipment needs in public school facilities
22	and means of addressing those needs that will provide educational and
23	safety benefits at a reasonable cost. In preparing the guidelines, the board
24	shall address the following considerations:
25	(d) Building performance standards and guidelines, including but
26	not limited to green building and energy efficiency criteria as specified in
27	executive order D0012 07, "Greening of State Government: Detailed

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1	Implementation", issued by the governor on April 16, 2007, or any
2	subsequent executive orders or other policy directives concerning green
3	building and energy efficiency criteria issued by the governor or the
4	governor's energy office COLORADO ENERGY OFFICE;
5	SECTION 5. In Colorado Revised Statutes, 22-89-103, amend
6	(1) as follows:
7	22-89-103. Definitions. As used in this article, unless the context
8	otherwise requires:
9	(1) "Governor's COLORADO energy office" means the governor's
10	COLORADO energy office created in section 24-38.5-101, C.R.S.
11	SECTION 6. In Colorado Revised Statutes, 22-89-104, amend
12	(1) and (2) (a) as follows:
13	22-89-104. Wind for schools grant program - created -
14	applications. (1) There is hereby created the wind for schools grant
15	program to fund wind for schools projects at qualified schools. A
16	qualified school may, with the written authorization of the local board of
17	education, apply to the governor's COLORADO energy office, in
18	accordance with procedures and deadlines adopted by the office, to
19	receive moneys through the grant program. The office shall administer the
20	grant program as provided in this article and pursuant to policies adopted
21	by the office.
22	(2) (a) The governor's COLORADO energy office shall adopt
23	policies specifying when a qualified school may request a grant and the
24	procedure for making the request.
25	SECTION 7. In Colorado Revised Statutes, 22-89-105, amend
26	(1), (2) (a), (2) (b) introductory portion, and (3) as follows:
77	22-89-105 Wind for schools grant program - policies -

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awarding grants. (1) The governor's COLORADO energy office shall
adopt policies for the implementation of the wind for schools grant
program. At a minimum, the policies shall specify the procedures for
applying for a grant, the form of the grant application, the information to
be provided by the applicant, and the criteria for awarding grants.
(2) (a) The governor's COLORADO energy office shall review each
grant application received from a qualified school pursuant to section
22-89-104 and shall make a determination as to whether the grant should
be awarded and, except as provided in paragraph (c) of this subsection
(2), the amount of the grant. If the office determines an application is
missing any information required by the office's policy to be included
with the application, the office may contact the applicant to obtain the
missing information.
(b) In awarding grants pursuant to this article, the governor's
COLORADO energy office shall consider, at a minimum, whether a
qualified school:
(3) The governor's COLORADO energy office shall use at least fifty
thousand dollars for the implementation of this grant program from the
existing resources of the office. The minimum funding requirement for
the implementation of this grant program may be met in one or more
fiscal years. The office shall not submit a request for an appropriation or
a supplemental appropriation for this purpose.
SECTION 8. In Colorado Revised Statutes, 22-92-103, repea l
(3); and add (1.5) as follows:
22-92-103. Definitions. As used in this article, unless the context

(1.5) "COLORADO ENERGY OFFICE" OR "OFFICE" MEANS THE

otherwise requires:

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1	COLORADO ENERGY OFFICE CREATED IN SECTION 24-38.5-101, C.R.S., OR
2	ANY SUCCESSOR OFFICE.
3	(3) "Governor's energy office" or "office" means the governor's
4	energy office created in section 24-38.5-101, C.R.S., or any successor
5	office.
6	SECTION 9. In Colorado Revised Statutes, 22-92-104, amend
7	(1) as follows:
8	22-92-104. Renewable energy and energy efficiency for schools
9	loan program - created - applications - permissible uses of loans.
10	(1) There is hereby created the renewable energy and energy efficiency
11	for schools loan program to fund renewable energy projects and
12	energy-efficient bus projects at qualified school districts. A qualified
13	school district may, with the written authorization of the school district
14	board of education, apply to the governor's energy office COLORADO
15	ENERGY OFFICE, in accordance with procedures and deadlines established
16	by rules promulgated by the state board of education pursuant to section
17	22-92-105, to receive moneys through the loan program. The office shall
18	administer the loan program as provided in this article and pursuant to the
19	policies adopted by the office.
20	SECTION 10. In Colorado Revised Statutes, 22-92-105, amend
21	(1) introductory portion, (2), (3), and (4) as follows:
22	22-92-105. Renewable energy and energy efficiency for schools
23	loan program - rules - awarding loans. (1) On or before October 15,
24	2009, the state board of education, in consultation with the governor's
25	energy office COLORADO ENERGY OFFICE, shall promulgate rules
26	establishing policies and procedures for the administration of the
27	renewable energy and energy efficiency for schools loan program. At a

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minimum, the rules shall include:

(2) (a) The governor's energy office COLORADO ENERGY OFFICE shall review each loan application received from a qualified school district pursuant to section 22-92-104 (1), evaluate the renewable energy project or energy-efficient bus project described therein, and make a recommendation to the state treasurer as to whether to award the loan and the amount of the loan. If the office determines an application is missing any information required by the office's policy to be included with the application, the office may contact the applicant to obtain the missing information.

- (b) In reviewing loan applications for renewable energy projects and energy-efficient bus projects pursuant to paragraph (a) of this subsection (2), the governor's energy office COLORADO ENERGY OFFICE shall consider, at a minimum, whether a qualified school district would reduce its energy costs by the implementation of the renewable energy project or energy-efficient bus project that is the subject of each loan application.
- (3) The state treasurer is authorized to require each qualified school district that receives a loan from the loan program to pay to the governor's energy office Colorado Energy Office a fee that reflects the direct and indirect costs incurred by the state treasurer in administering loans pursuant to section 22-92-107. If the state treasurer elects to impose a fee pursuant to this subsection (3), he or she shall notify the governor's energy office Colorado Energy Office and the state board of education of the decision to impose the fee. A fee imposed pursuant to this subsection (3) may be imposed on a regularly scheduled basis to be determined by the state treasurer. A qualified school district that receives

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1	a loan from the loan program shall be required to pay the fee until the
2	loan is repaid in full.
3	(4) If the state treasurer elects to impose a fee as part of the loan
4	application process pursuant to subsection (3) of this section, the
5	governor's energy office COLORADO ENERGY OFFICE shall forward all
6	moneys received as fees to the state treasurer.
7	SECTION 11. In Colorado Revised Statutes, 22-92-107, amend
8	(1) (a) and (1) (b) as follows:
9	22-92-107. Loans from public school fund authorized. (1) As
10	authorized under the provisions of section 3 of article IX of the state
11	constitution, the state treasurer may make loans to school districts to
12	assist them in providing necessary buildings, land, and equipment,
13	including renewable energy projects and energy-efficient bus projects as
14	described in this article. Loans made pursuant to this article shall not be
15	subject to the provisions of section 24-36-113, C.R.S., that require the
16	state treasurer to secure the maximum rate of interest on investments of
17	state moneys. The procedures for the making of loans shall be determined
18	by the state treasurer subject to the following:
19	(a) No loan shall be authorized for any renewable energy project
20	or energy-efficient bus project that has not been evaluated by the
21	governor's energy office COLORADO ENERGY OFFICE pursuant to section
22	22-92-105 (2) (a).
23	(b) No loan shall be authorized in an amount exceeding the
24	amount recommended by the governor's energy office COLORADO
25	ENERGY OFFICE pursuant to section 22-92-105 (2) (a) unless the
26	governor's energy office COLORADO ENERGY OFFICE approves the change

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in the loan amount.

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1	SECTION 12. In Colorado Revised Statutes, 23-31-313, amend
2	(7) (b) as follows:
3	23-31-313. Healthy forests - vibrant communities - funds
4	created. (7) Enhanced economic opportunities. In order to support
5	local business development and job creation through the implementation
6	of forest treatments, the forest service shall:
7	(b) Work with the governor's energy office COLORADO ENERGY
8	OFFICE created in section 24-38.5-101, C.R.S., and the air quality
9	control commission created in section 25-7-104, C.R.S., to support the
10	appropriately increased use of woody biomass in bio-heating.
11	SECTION 13. In Colorado Revised Statutes, 23-31-314, amend
12	(1) (e), (2) (b) (I) introductory portion, and (4) as follows:
13	23-31-314. Colorado forest biomass use work group - repeal.
14	(1) There is hereby created the Colorado forest biomass use work group.
15	The work group shall invite an employee of the United States forest
16	service to participate in the work group's proceedings. The work group
17	consists of:
18	(e) The director of the governor's energy office COLORADO
19	ENERGY OFFICE created in section 24-38.5-101, C.R.S., or the director's
20	designee, whose participation is limited to identifying mechanisms that
21	are cost-neutral to consumers;
22	(2) The work group shall prioritize its efforts to protect critical
23	forested areas of the state, including the wildland-urban interface, electric
24	utility infrastructure, transportation corridors, water supply and quality,
25	and watersheds. The purpose of the work group is to:
26	(b) Recommend ways to maximize the Colorado state forest
27	service's effectiveness with regard to the following issues:

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(I) The service acting as an information resource, in coordination with the department of natural resources and the governor's energy office COLORADO ENERGY OFFICE, for persons seeking to utilize woody biomass for energy development, including by maintaining and updating existing data regarding:

(4) (a) The Colorado state forest service, the department of natural resources, and the governor's energy office COLORADO ENERGY OFFICE may accept private gifts, grants, and donations for the purpose of providing support to the work group to perform its responsibilities specified in this section and shall transmit such revenues to the state treasurer, who shall deposit them in a separate account within the healthy forests and vibrant communities fund created in section 23-31-313 (10), which account is hereby created. Revenues in the account are available to the Colorado state forest service and the work group only for the purpose of carrying out the work group's duties under this section. The account also consists of moneys appropriated and transferred to the account. Any unencumbered moneys remaining in the account as of July 1, 2012, revert to the healthy forests and vibrant communities fund to be used pursuant to section 23-31-313 (10).

(b) It is the intent of the general assembly that the Colorado state forest service not be required to solicit gifts, grants, or donations from any source for the purposes of this section and that no general fund moneys be used to pay for grants awarded pursuant to this section or for any expenses of the work group. The work group may also access existing resources of the Colorado state forest service, the department of natural resources, and the governor's energy office COLORADO ENERGY OFFICE,

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1	unencumbered.
2	SECTION 14. In Colorado Revised Statutes, 23-41-114, amend
3	(4) (b) (VI) (A) as follows:
4	23-41-114. Colorado energy research institute - creation.
5	(4) The institute shall conduct:
6	(b) The following specific research and educational programs
7	designed to meet the information needs of the department of natural
8	resources, other agencies of the state's executive branch, the legislature,
9	and the public:
10	(VI) (A) To provide grants through the governor's energy office
11	COLORADO ENERGY OFFICE created in section 24-38.5-101, C.R.S., for the
12	development of a central resource for building trade professionals,
13	including contractors, engineers, architects, and designers, for the purpose
14	of increasing available tools and education to advance energy-efficient
15	design and construction.
16	SECTION 15. In Colorado Revised Statutes, 24-33-115, amend
17	(1) introductory portion as follows:
18	24-33-115. Reenergize Colorado program - powers and duties
19	of executive director - repeal. (1) In addition to all other powers and
20	duties conferred upon the executive director by law, the executive
21	director is hereby authorized and directed to work with the governor's
22	energy office, COLORADO ENERGY OFFICE, the state board of land
23	commissioners, public utilities, and other state and federal agencies as
24	necessary to initiate the reenergize Colorado program. The purposes of
25	the program are:
26	SECTION 16. In Colorado Revised Statutes, 24-34-104, add (49)
27	(i) as follows:

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1	24-34-104. General assembly review of regulatory agencies
2	and functions for termination, continuation, or reestablishment.
3	(49) The following agencies, functions, or both, shall terminate on July
4	1, 2018:
5	(i) THE COLORADO ENERGY OFFICE CREATED IN PART 1 OF ARTICLE
6	38.5 of this title.
7	SECTION 17. In Colorado Revised Statutes, amend 24-38.5-101
8	as follows:
9	24-38.5-101. Colorado energy office - creation. (1) There is
10	hereby created within the office of the governor the governor's energy
11	office COLORADO ENERGY OFFICE, the head of which shall be the director
12	of the governor's energy office COLORADO ENERGY OFFICE. The director
13	of the office shall be assisted by a deputy director and a staff to fulfill the
14	office's mission to: lead Colorado to a new energy economy by advancing
15	energy efficiency and renewable, clean energy resources.
16	(a) SUSTAIN THE COLORADO ENERGY ECONOMY AND PROMOTE ALL
17	COLORADO ENERGY;
18	(b) PROMOTE ECONOMIC DEVELOPMENT IN COLORADO THROUGH
19	ENERGY-MARKET ADVANCES THAT CREATE JOBS;
20	(c) Encourage Colorado-based clean and innovative
21	ENERGY SOLUTIONS THAT INCLUDE TRADITIONAL, CLEAN, AND
22	RENEWABLE ENERGY SOURCES IN ORDER TO ENCOURAGE A BALANCED
23	ENERGY PORTFOLIO;
24	(d) Increase energy security;
25	(e) LOWER LONG-TERM CONSUMER COSTS; AND
26	(f) PROTECT THE ENVIRONMENT.
27	(2) Staff of the governor's energy office shall include but not be

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1	minited to regional representatives to help engage municipanties,
2	consumers, businesses, and others with the energy programs of the office.
3	The regional representatives shall expedite programs and serve as a local
4	resource to communities throughout Colorado.
5	SECTION 18. In Colorado Revised Statutes, 24-38.5-102,
6	amend (1) introductory portion, (1) (a), (1) (e), and (1) (o); repeal (1)
7	(s), (1) (t), and (2); and add (3) as follows:
8	24-38.5-102. Colorado energy office - duties and powers.
9	(1) The governor's energy office COLORADO ENERGY OFFICE shall:
10	(a) Work with communities, utilities, private and public
11	organizations, and individuals to promote:
12	(I) THE RENEWABLE ENERGY STANDARD ESTABLISHED IN SECTION
13	40-2-124, C.R.S.;
14	(II) Renewable AND CLEAN energy, such as wind, solar, BIOGAS,
15	BIOMASS, HYDROELECTRICITY, THERMAL GASIFICATION, and geothermal;
16	and
17	(III) TRADITIONAL ENERGY SOURCES SUCH AS OIL AND OTHER
18	PETROLEUM PRODUCTS, COAL, AND NATURAL GAS;
19	(IV) Energy efficiency technologies;
20	(V) CLEANER TECHNOLOGIES BY UTILIZING TRADITIONAL,
21	COLORADO-SOURCED ENERGY; AND
22	(VI) New energy technologies as described in section
23	40-2-123, C.R.S.
24	(e) Advance INNOVATIVE energy efficiency and renewable energy
25	throughout the state as specified in section 24-75-1201 SECTION
26	24-38.5-102.5;
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(o) Collaborate with the department of higher education to
develop renewable energy curricula that will serve the work force needs
of renewable ALL energy industries. Such collaboration may include
research institutions, state colleges, community colleges, and trade
organizations in an effort to develop a means by which the state may
address all facets of work force demands in the new energy economy
DEVELOPING A BALANCED ENERGY PORTFOLIO. Institutions may also
partner in the development of curricula with organizations that have
existing ENERGY curricula and training programs. on renewable energy
For the purposes of this paragraph (o), "renewable energy" shall have the
same meaning as set forth in section 40-1-102 (11), C.R.S.

- (s) Administer the green truck grant program pursuant to part 3 of article 1 of title 42, C.R.S.;
- (t) Assist the executive director of the department of local affairs in allocating revenues from the geothermal resource leasing fund to eligible entities pursuant to section 34-63-105, C.R.S.
- (2) The director of the governor's energy office shall serve as chairperson of the board of directors of the Colorado clean energy development authority as specified in article 9.7 of title 40, C.R.S.
- (3) THE COLORADO ENERGY OFFICE SHALL NOTIFY THE HOUSE OF REPRESENTATIVES AND SENATE COMMITTEES OF REFERENCE TO WHICH THE OFFICE IS ASSIGNED PURSUANT TO SECTION 2-7-203 (1), C.R.S., WHEN IT MAKES ANY CHANGES TO:
- (a) Any principles, policies, or performance-based goals that the office has outlined in its strategic plan required pursuant to section 2-7-204 (1) (a), C.R.S.;
 - (b) OFFICE POLICIES RELATED TO THE DEFINITION OF "RENEWABLE

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1	ENERGY;
2	(c) OFFICE POLICIES RELATED TO ENERGY TRANSMISSION; AND
3	$(d) \ Any \ office \ policy \ that \ could \ negatively \ impact \ the \ use$
4	OF TRADITIONAL ENERGY SOURCES.
5	SECTION 19. In Colorado Revised Statutes, add 24-38.5-102.4
6	as follows:
7	24-38.5-102.4. Clean and renewable energy fund - created.
8	(1) THERE IS HEREBY CREATED IN THE STATE TREASURY THE CLEAN AND
9	RENEWABLE ENERGY FUND, REFERRED TO IN THIS SECTION AS THE "FUND".
10	THE FUND CONSISTS OF:
11	(a) ANY MONEYS TRANSFERRED TO THE FUND, INCLUDING:
12	(I) (A) On July 1, 2012, one million five hundred sixty
13	THOUSAND FOUR HUNDRED NINETY-ONE DOLLARS SHALL BE TRANSFERRED
14	FROM THE GENERAL FUND TO THE CLEAN AND RENEWABLE ENERGY FUND.
15	(B) This subparagraph (I) is repealed, effective January 1,
16	2013.
17	(II) (A) ON JULY 1, 2013, AND EACH JULY 1 THEREAFTER THROUGH
18	July 1, 2016, one million six hundred thousand dollars shall be
19	TRANSFERRED FROM THE GENERAL FUND TO THE CLEAN AND RENEWABLE
20	ENERGY FUND.
21	(B) This subparagraph (II) is repealed, effective January
22	1, 2017.
23	(b) ANY GIFTS, GRANTS, OR DONATIONS FROM PRIVATE OR PUBLIC
24	SOURCES THAT THE COLORADO ENERGY OFFICE IS HEREBY AUTHORIZED TO
25	SEEK AND ACCEPT.
26	(2) THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE
27	MONEYS IN THE FUND TO THE COLORADO ENERGY OFFICE FOR THE

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1	OFFICE TO PERFORM THE DUTIES SPECIFIED IN SECTION 24-38.5-102(1)(a)
2	AND FOR THE COLORADO CLEAN ENERGY FINANCE PROGRAM ESTABLISHED
3	PURSUANT TO ARTICLE 38.7 OF THIS TITLE.
4	(3) ALL MONEYS NOT EXPENDED OR ENCUMBERED, AND ALL
5	INTEREST EARNED ON THE INVESTMENT OR DEPOSIT OF MONEYS IN THE
6	FUND, REMAIN IN THE FUND AND DO NOT REVERT TO THE GENERAL FUND
7	OR ANY OTHER FUND AT THE END OF ANY FISCAL YEAR. MONEYS IN THE
8	FUND SHALL NOT BE TRANSFERRED TO THE INNOVATIVE ENERGY FUND
9	CREATED IN SECTION 24-38.5-102.5.
10	SECTION 20. In Colorado Revised Statutes, add with amended
11	and relocated provisions 24-38.5-102.5 as follows:
12	24-38.5-102.5. [Formerly 24-75-1201] Innovative energy fund
13	- creation - use of fund - definitions. (1) (a) The $\frac{\text{clean}}{\text{clean}}$ innovative
14	energy fund is hereby created in the state treasury. The principal of the
15	fund shall consist of moneys transferred to the fund at the end of the
16	2006-07 state fiscal year and at the end of each succeeding state fiscal
17	year from moneys received by the governor's energy office pursuant to
18	section 39-29-109.3 (2) (f), C.R.S., in accordance with section 40-8.7-112
19	(3) (g), C.R.S. COLORADO ENERGY OFFICE, moneys received pursuant to
20	the federal "American Recovery and Reinvestment Act of 2009", Pub.L.
21	111-5, or any amendments thereto, MONEYS RECEIVED PURSUANT TO
22	SECTION 39-29-108 (2), C.R.S., or from revenue contracts, court
23	$settlement \ funds, supplemental \ environmental \ program \ funds, repayment$
24	or return of funds from eligible public depositories, and gifts, grants, and
25	donations, and any other moneys received by the governor's energy office
26	COLORADO ENERGY OFFICE. Interest and income earned on the deposit
27	and investment of moneys in the clean INNOVATIVE energy fund shall be

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1	credited to the fund. Moneys in the fund at the end of any state fiscal year
2	shall remain in the fund and shall not be credited to the state general fund
3	or any other fund. EXCEPT AS PROVIDED IN PARAGRAPH (d) OF THIS
4	SUBSECTION (1), MONEYS IN THE FUND SHALL NOT BE TRANSFERRED TO
5	THE CLEAN AND RENEWABLE ENERGY FUND CREATED IN SECTION
6	24-38.5-102.4.
7	(b) For purposes of this section:
8	(I) "governor's energy office" "COLORADO ENERGY OFFICE"
9	means the governor's energy office COLORADO ENERGY OFFICE created
10	in section 24-38.5-101.
11	(II) "INNOVATIVE ENERGY" MEANS AN EXISTING, NEW, OR
12	EMERGING TECHNOLOGY THAT:
13	(A) ENABLES THE USE OF A LOCAL FUEL SOURCE;
14	(B) ESTABLISHES A MORE EFFICIENT OR ENVIRONMENTALLY
15	BENEFICIAL USE OF ENERGY; OR
16	(C) Helps to create energy independence or energy
17	SECURITY FOR THE STATE.
18	(c) On July 1, 2012, the state treasurer shall transfer six
19	HUNDRED THOUSAND DOLLARS FROM THE FUND TO THE COLORADO
20	ENERGY OFFICE LOW-INCOME ENERGY ASSISTANCE FUND CREATED IN
21	SECTION 40-8.7-112 (3) (a), C.R.S.
22	(d) On July 1, 2012, the state treasurer shall transfer one
23	MILLION SIX HUNDRED THOUSAND DOLLARS FROM THE FUND TO THE
24	CLEAN AND RENEWABLE ENERGY FUND CREATED IN SECTION
25	24-38.5-102.4.
26	(2) (a) All moneys in the clean INNOVATIVE energy fund are
27	continuously ANNUALLY appropriated to the governor's energy office

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1	COLORADO ENERGY OFFICE for the purposes of advancing INNOVATIVE
2	energy efficiency and renewable energy throughout the state; EXCEPT
3	THAT THE MONEYS ARE LIMITED TO PROJECTS RELATED TO THE
4	SEVERANCE OF MINERALS SUBJECT TO TAXATION UNDER ARTICLE 29 OF
5	TITLE 39, C.R.S.
6	(b) The governor's energy office COLORADO ENERGY OFFICE
7	may expend moneys from the clean INNOVATIVE energy fund:
8	(I) TO OVERCOME MARKET BARRIERS FACING EMERGING AND
9	COST-EFFECTIVE ENERGY TECHNOLOGIES;
10	(II) TO PROMOTE ROBUST RESEARCH, DEVELOPMENT,
11	COMMERCIALIZATION, AND FINANCING OF INNOVATIVE ENERGY
12	TECHNOLOGIES;
13	(III) TO EDUCATE THE GENERAL PUBLIC ON ENERGY ISSUES AND
14	OPPORTUNITIES;
15	(I) (IV) To attract renewable INNOVATIVE energy industry
16	investment in the state;
17	(II) (V) To assist in technology transfer into the marketplace for
18	newly developed INNOVATIVE energy efficiency and renewable energy
19	technologies;
20	(III) (VI) To provide market incentives for the purchase and
21	distribution of INNOVATIVE energy efficient and renewable energy
22	products;
23	(IV) (VII) To assist in the implementation of INNOVATIVE energy
24	efficiency projects throughout the state;
25	(V) (VIII) To aid governmental agencies in INNOVATIVE energy
26	efficiency government initiatives;
27	(VI) (IX) To facilitate widespread implementation of renewable

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1	INNOVATIVE energy technologies; and
2	(VII) (X) In any other manner that serves the purposes of
3	advancing INNOVATIVE energy efficiency and renewable energy
4	throughout the state.
5	(c) (I) Subject to the provisions of subparagraph (II) of this
6	paragraph (c), the moneys in the clean INNOVATIVE energy fund may also
7	be used by the governor's energy office COLORADO ENERGY OFFICE to
8	make grants or loans to persons, as defined in section 2-4-401 (8), C.R.S.,
9	for use in carrying out the purposes of this part 12 SECTION. The
10	governor's energy office COLORADO ENERGY OFFICE shall consider the
11	following information in determining whether to make a grant or loan:
12	(A) The amount of the grant or loan;
13	(B) The quantified impact on energy demand or amount of clean
14	INNOVATIVE energy production generated as a result of the grant or loan;
15	(C) The potential economic impact of the grant or loan; and
16	(D) The public benefits expected to result from the grant or loan.
17	(II) The governor's energy office Colorado Energy office
18	may establish terms and conditions for making grants or loans pursuant
19	to this section and in accordance with the objectives of the office as set
20	forth in section 24-38.5-102.
21	SECTION 21. In Colorado Revised Statutes, 24-38.5-103,
22	amend (2) as follows:
23	24-38.5-103. Electric vehicle grant fund - creation -
24	administration. (2) The governor's energy office COLORADO ENERGY
25	OFFICE is authorized to seek and accept gifts, grants, or donations from
26	private or public sources for the purposes of this section. All private and
27	public funds received through gifts, grants, or donations shall be

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1	transmitted to the state treasurer, who shall credit the same to the fund.
2	The moneys in the fund shall be subject to annual appropriation by the
3	general assembly. Any moneys in the fund not expended for the purposes
4	of this section may be invested by the state treasurer as provided by law.
5	All interest and income derived from the investment and deposit of
6	moneys in the fund shall be credited to the fund. Any unexpended and
7	unencumbered moneys remaining in the fund at the end of a fiscal year
8	shall remain in the fund and shall not be credited or transferred to the
9	general fund or another fund.
10	SECTION 22. In Colorado Revised Statutes, 24-38.5-104,
11	amend (2) as follows:
12	24-38.5-104. Photovoltaic installer qualifications - cooperation
13	with department of regulatory agencies. (2) If the governor, by
14	executive order, appoints a committee to study the desirability of
15	credentialing of solar installers, the committee, or the governor's energy
16	office COLORADO ENERGY OFFICE on the committee's behalf, is
17	specifically authorized to submit a proposal for such credentialing to the
18	department of regulatory agencies pursuant to section 24-34-104.1 (2). In
19	addition, the committee may study and make recommendations
20	concerning the scope-of-work provisions of section 40-2-128, C.R.S.,
21	specifically including enforcement of the supervision and worker ratio
22	requirements of section 40-2-128 (1) (c) and (1) (d), C.R.S.
23	SECTION 23. In Colorado Revised Statutes, amend 24-38.5-105
24	as follows:
25	24-38.5-105. Energy improvement debt reserve fund -
26	authorization - use. (1) (a) The clean energy improvement debt reserve
27	fund is hereby created in the state treasury. The principal of the fund shall

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consist of up to ten million dollars of legally available moneys from nonstate sources under the control of the governor's energy office COLORADO ENERGY OFFICE, which the state treasurer shall promptly credit to the fund if instructed in writing to do so by the director of the governor's energy office Colorado Energy Office, and any fees paid to the state treasurer in accordance with subparagraph (II) of paragraph (b) of this subsection (1). All interest and income derived from the deposit and investment of moneys in the fund shall be credited to the fund, and all unexpended and unencumbered moneys in the fund at the end of any fiscal year shall remain in the fund. The fund is hereby continuously appropriated to the state treasurer, who may expend moneys from the fund solely for the purposes of paying principal and interest on bonds issued by a local improvement district or other special district as specified in paragraph (c) of this subsection (1) and defraying any direct and indirect costs incurred by the state treasurer in executing duties required by this section.

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(b) (I) If the governor's energy office Colorado Energy office instructs the state treasurer to credit moneys from nonstate sources to the clean energy improvement debt reserve fund, with prior written authorization from the director of the governor's energy office Colorado Energy office and the state treasurer and after agreeing to pay fees to be credited to the fund to the state treasurer as specified in subparagraph (II) of this paragraph (b), a local improvement district or other special district that imposes special assessments on real property and issues bonds payable from the revenues generated by the special assessments to generate the moneys needed to pay the up-front costs of making renewable energy improvements or clean energy improvements as

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authorized by part 6 of article 20 of title 30, C.R.S., or any other provision of law may rely on the clean energy improvement debt reserve fund as a backup source of moneys that may be used, after the depletion of any district debt service reserve fund, for the payment of principal and interest owed to holders of the district's bonds.

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(II) A local improvement district or other district that issues bonds and that wishes to rely on the clean energy improvement debt reserve fund as a backup source of moneys for the payment of principal and interest owed to holders of the bonds shall enter into a written agreement with the governor's energy office COLORADO ENERGY OFFICE to pay to the state treasurer for crediting to the fund such fees for the privilege of relying on the fund as the governor's energy office COLORADO ENERGY OFFICE may require. Fees to be paid by a district as required by the governor's energy office COLORADO ENERGY OFFICE shall be deemed to be a portion of the amount of the interest rate savings resulting from more favorable financing terms attributable to the reliance upon the fund. The governor's energy office COLORADO ENERGY OFFICE may, in its discretion, require that fees be paid on an annual basis, commencing and calculated on the date of issuance of the bonds and on each one-year anniversary of the issuance of the bonds thereafter while the bonds remain outstanding, in an amount equal to a number of basis points of the principal amount of the bonds outstanding as of each calculation date agreed upon by the office and the district.

(c) Whenever the paying agent responsible for making payments to the holders of any bonds issued by a district that has relied upon the clean energy improvement debt reserve fund as a backup source of repayment for the district's bonds has not received payment of principal

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or interest on the bonds on the tenth business day immediately prior to the date on which such payment is due and any debt service reserve fund for the local improvement district or other special district that issued the bonds has been depleted, the paying agent shall so notify the state treasurer and the district by telephone, facsimile, or other similar communication, followed by written verification, of such payment status. The state treasurer shall immediately contact the district and determine whether the district will make the payment by the date on which it is due and, if the state treasurer confirms that the district will not make the payment, the state treasurer shall expend moneys from the clean energy improvement debt reserve fund to make the payment in a timely manner. If the amount of moneys in the clean energy improvement debt reserve fund is not sufficient to cover the entire amount of the payment, the state treasurer shall pay only so much of the payment as can be paid from available moneys in the fund. If payments on more than one series of bonds issued in reliance upon the clean energy improvement debt reserve fund as a backup source of moneys for repayment are required to be made from the fund at the same time and the amount of moneys in the fund is not sufficient to cover the entire amount of the payments, the state treasurer shall pay from available moneys in the fund only an equal percentage of the amount of each payment due.

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(2) This section shall not be construed to create any state debt, to require the state to make any bond payments on behalf of any local improvement district or other special district from any source of moneys other than the clean energy improvement debt reserve fund, or to require the state to fully pay off any outstanding bonds of a district that cannot make scheduled bond payments.

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(3) In accordance with section 11 of article II of the state constitution, the state hereby covenants with the purchasers of any outstanding bonds issued in reliance upon the existence of the clean energy improvement debt reserve fund that the state will not repeal, revoke, or rescind the provisions of this section concerning the fund or modify or rescind the same so as to limit or impair the rights and remedies granted by this section to the purchasers of such bonds and that any moneys in the fund shall not revert to the general fund.

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SECTION 24. In Colorado Revised Statutes, 24-38.5-106, amend (2) as follows:

24-38.5-106. Financing of capital projects to make state government more energy efficient - lease-purchase agreements **legislative declaration - definition.** (2) (a) In order to make state government more energy efficient in accordance with section 24-38.5-102, the governor's energy office COLORADO ENERGY OFFICE may propose a prioritized list of projects associated with current utility cost-savings contracts that will improve the energy efficiency of state buildings or facilities and that are proposed to be constructed or improved using financing provided in accordance with subsection (3) of this section. If the governor's energy office COLORADO ENERGY OFFICE creates a prioritized list, the prioritized list shall include an estimate of the total amount of annual utility cost savings expected if all of the projects on the prioritized list are completed; descriptions of the projects, the affected buildings, and the impact of the projects on tenants; a timeline for implementation; a detailed budget for each project; a list of properties recommended for use as collateral, which shall include only properties operated and maintained by agencies that are responsible for the operation

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and maintenance of at least one state building or facility for which a project is being financed in accordance with subsection (3) of this section; estimates of the amount of annual utility cost savings expected for each of the projects; and expected annual payments for each project, including the expected funding sources for such payments. The governor's energy office COLORADO ENERGY OFFICE shall submit the prioritized list and referenced supporting documents to the office of state planning and budgeting for review and approval or disapproval. Except as otherwise provided in paragraph (b) of this subsection (2), the office of state planning and budgeting shall submit any projects on the prioritized list that it approves to the capital development committee of the general assembly for review and approval or disapproval. Subject to the limitations specified in subsection (3) of this section, if the capital development committee determines after reviewing the projects submitted to it for its review and approval or disapproval that it is appropriate to authorize the state treasurer to pursue financing provided in accordance with subsection (3) of this section to fund some or all of the projects or if the office of state planning and budgeting has approved projects for buildings or facilities operated and maintained by the department of transportation and submitted such projects to the committee for informational purposes only pursuant to paragraph (b) of this subsection (2), the committee shall provide a letter to the governor's energy office COLORADO ENERGY OFFICE, the office of state planning and budgeting, the joint budget committee of the general assembly, and the state treasurer that specifies the final approved priority of the projects.

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(b) Notwithstanding the provisions of paragraph (a) of this subsection (2), any projects on the prioritized list proposed by the

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1	governor's energy office COLORADO ENERGY OFFICE and approved by the
2	office of state planning and budgeting for buildings or facilities operated
3	and maintained by the department of transportation shall be deemed to be
4	finally approved and shall be included on the prioritized list submitted to
5	the capital development committee for informational purposes only.
6	SECTION 25. In Colorado Revised Statutes, add 24-38.5-107 as
7	follows:
8	24-38.5-107. Colorado energy office - subject to termination
9	- repeal of part. (1) The provisions of section 24-34-104,
10	CONCERNING THE TERMINATION OF REGULATORY AGENCIES OF THE STATE
11	UNLESS EXTENDED AS PROVIDED IN SAID SECTION, ARE APPLICABLE TO THE
12	COLORADO ENERGY OFFICE CREATED IN THIS PART 1. IN THE EVENT THE
13	OFFICE IS EXTENDED AS PROVIDED IN SECTION 24-34-104, THE GENERAL
14	ASSEMBLY HEREBY FINDS, DETERMINES, AND DECLARES THAT THE OFFICE
15	SHOULD BE SUBJECT TO REVIEW PURSUANT TO SAID SECTION AT LEAST
16	EVERY FIVE YEARS.
17	(2) This part 1 is repealed, effective July 1, 2018. Prior to
18	SUCH REPEAL, THE FUNCTIONS OF THE COLORADO ENERGY OFFICE
19	SHALL BE REVIEWED AS PROVIDED FOR IN SECTION 24-34-104.
20	SECTION 26. In Colorado Revised Statutes, 24-38.5-203,
21	amend (1), (2), (3), (4) introductory portion, (6), (7), (8), and (9) as
22	follows:
23	24-38.5-203. Green building incentive pilot program.
24	(1) Except as provided in paragraph (b) of subsection (9) of this section,
25	the governor's energy office COLORADO ENERGY OFFICE shall establish
26	and administer a green building incentive pilot program in accordance
27	with the requirements established in this part 2.

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(2) (a) A qualified homebuyer may submit an application,
provided by the governor's energy office COLORADO ENERGY OFFICE,
to the governor's energy office COLORADO ENERGY OFFICE for a grant
to make energy efficiency improvements to the homebuyer's existing
residence that the homebuyer is selling in preparation for purchasing a
highly efficient new residential construction.
(b) The governor's energy office COLORADO ENERGY OFFICE
shall award a larger grant to a qualified homebuyer with an existing
residence that has a home energy rating or home energy audit showing
greater inefficiency.
(3) The energy efficiency improvements shall be performed by
contractors approved by the governor's energy office COLORADO
ENERGY OFFICE as specified in subsection (6) of this section.
(4) The governor's energy office COLORADO ENERGY OFFICE
shall require the qualified homebuyer to submit documentation:
(6) The governor's energy office COLORADO ENERGY OFFICE
shall create a list of contractors eligible to perform energy efficiency
improvements to a qualified homebuyer's existing residence.
(7) In order to confirm that the qualified homebuyer met the
requirements of the pilot program, the qualified homebuyer shall submit
to the governor's energy office COLORADO ENERGY OFFICE copies of
closing documentation for the highly efficient new residential
construction no later than thirty days after the construction is complete.
If construction is delayed and not completed by the estimated completion
date, the governor's energy office COLORADO ENERGY OFFICE may grant
a waiver or extension for submission of this documentation.

(8) If the purchase of the highly efficient new residential

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1	construction is not finanzed for any reason, including but not finited to
2	the cancellation of the sale by the qualified homebuyer or the failure of
3	the qualified homebuyer to secure financing, the qualified homebuyer
4	shall reimburse the total amount of the grant to the governor's energy
5	office COLORADO ENERGY OFFICE within thirty days after such
6	cancellation or failure.
7	(9) (a) Funding for the pilot program shall be provided from
8	federal funds transferred to the governor's energy office COLORADO
9	ENERGY OFFICE that the governor's energy office Colorado energy
10	OFFICE has already received prior to August 10, 2011, or may receive after
11	August 10, 2011. The governor's energy office Colorado energy
12	OFFICE may require additional documentation or information from the
13	qualified homebuyer as required to secure any additional federal funds.
14	(b) The governor's energy office Colorado Energy office
15	shall not establish the pilot program set forth in this part 2 if federal funds
16	are not available.
17	SECTION 27. In Colorado Revised Statutes, 24-38.7-102,
18	amend (6) as follows:
19	24-38.7-102. Definitions. As used in this part 1, unless the
20	context otherwise requires:
21	(6) "Office" means the governor's energy office COLORADO
22	ENERGY OFFICE.
23	SECTION 28. In Colorado Revised Statutes, 24-38.7-103,
24	amend (2) (b) as follows:
25	24-38.7-103. Colorado energy office - powers and duties -
26	program - fund created. (2) (b) The program fund and the accounts of
27	the program fund shall consist of such moneys as the general assembly

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1	may appropriate thereto from the clean INNOVATIVE energy fund created
2	in section 24-75-1201 (1), C.R.S. SECTION 24-38.5-102.5, THE CLEAN AND
3	RENEWABLE ENERGY FUND CREATED IN SECTION 24-38.5-102.4, and any
4	gifts, grants, or donations that may be made to the program fund. In
5	accordance with section 24-36-113 (1) (a), which requires the state
6	treasurer, in making investments, to use prudence and care to preserve the
7	principal and to secure the maximum rate of interest consistent with
8	safety and liquidity, if the general assembly chooses not to appropriate
9	moneys to the program fund or to the accounts of the program fund,
10	nothing in this article shall be deemed to require the state treasurer to
11	credit any moneys to the program fund or the accounts of the program
12	fund. All interest and income earned on the deposit and investment of
13	moneys in the program fund and the accounts of the program fund shall
14	be used for the loan buy-down account and the loan loss reserve account.
15	Moneys in the loan buy-down account and loan loss reserve account of
16	the program fund shall remain in the accounts and shall not be transferred
17	to the general fund or any other fund at the end of any fiscal year.
18	SECTION 29. In Colorado Revised Statutes, 24-38.7-202,
19	amend (3) as follows:
20	24-38.7-202. Definitions. As used in this part 2, unless the
21	context otherwise requires:
22	(3) "Office" means the governor's energy office COLORADO
23	ENERGY OFFICE.
24	SECTION 30. In Colorado Revised Statutes, amend 24-38.9-101
25	as follows:
26	24-38.9-101. Legislative declaration. The general assembly
27	finds, determines, and declares that as Colorado continues to expand its

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1 new THE COLORADO energy economy, the state must ensure that Colorado 2 citizens have access to the necessary skills in order to compete for jobs in 3 the new energy market. The general assembly further finds, determines, 4 and declares that a skilled workforce is one of the most important drivers 5 in determining the future global competitiveness of Colorado. Therefore, 6 the general assembly finds that the purpose of the green jobs Colorado 7 training program is to maintain Colorado's competitive advantage and 8 ensure that future workforce supply can meet the oncoming demand for 9 green job skills in the new COLORADO energy economy. 10 **SECTION 31.** In Colorado Revised Statutes, 24-38.9-103, 11 **amend** (2) as follows: 12 24-38.9-103. Green jobs Colorado advisory council - creation 13 - appointments. (2) The council shall consist of seventeen members, 14 seven of whom shall be appointed by the executive director of the 15 department of labor and employment, who shall appoint at least one 16 member from each of the following: A nonprofit organization, a 17 community or junior college, a clean technology industry association, a 18 business organization, an investor-owned utility, a rural electric 19 association, and a labor organization. The members appointed by the 20 executive director shall possess relevant experience related to green jobs 21 or green job training. Four legislative members of the council shall be 22 appointed as follows: One member shall be appointed by the speaker of 23 the house of representatives, one member shall be appointed by the 24 president of the senate, one member shall be appointed by the minority 25 leader of the house of representatives, and one member shall be appointed 26 by the minority leader of the senate. The remaining six members shall be

the director of the governor's energy office COLORADO ENERGY

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OFFICE, the director of the Colorado office of economic development, the executive director of the department of human services, the executive director of the department of local affairs, the chair of the Colorado workforce development council or its successor, and the executive director of the department of labor and employment, or their respective designees. **SECTION 32.** In Colorado Revised Statutes, **amend** 24-38.9-106 as follows: **24-38.9-106.** Funding. The pilot program may be funded by the use of federal moneys received by the department of labor and employment for the purposes of the pilot program and by the use of moneys from the governor's energy office COLORADO ENERGY OFFICE. **SECTION 33.** In Colorado Revised Statutes, 24-47.5-103, amend (1) as follows: 24-47.5-103. Funding - appropriations contingent on receipt of federal grant moneys - repeal. (1) For the state fiscal year commencing on July 1, 2006, and in each of the state fiscal years commencing on July 1, 2007, and July 1, 2008, the general assembly shall appropriate two million dollars from the operational account of the severance tax trust fund as specified in section 39-29-109.3 (2) (g), C.R.S., AS SAID PARAGRAPH (g) EXISTED PRIOR TO ITS REPEAL IN 2010, to the governor's energy office created in section 24-38.5-101, AS SAID OFFICE EXISTED PRIOR TO JULY 1, 2012, for distribution to the authority for the purposes specified in section 24-47.5-102; except that, if grants of federal moneys equal to or exceeding the amount of state moneys appropriated pursuant to this article have not been received by June 30, 2012, the unexpended and unencumbered balance of said appropriation

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1	shall revert to the operational account of the severance tax trust fund.
2	SECTION 34. In Colorado Revised Statutes, 24-77-102, repeal
3	(15) (b) (XVI) as follows:
4	24-77-102. Definitions. As used in this article, unless the context
5	otherwise requires:
6	(15) (b) "Special purpose authority" includes, but is not limited to:
7	(XVI) The Colorado clean energy development authority created
8	pursuant to section 40-9.7-104, C.R.S.;
9	SECTION 35. In Colorado Revised Statutes, 25-16.5-105,
10	amend (1) (m) (I) as follows:
11	25-16.5-105. Powers and duties of advisory board. (1) The
12	advisory board shall have the following powers and duties:
13	(m) (I) In accordance with the provisions of subparagraph (II) of
14	this paragraph (m), to submit an annual report to the department of local
15	affairs, the department, the governor's energy office COLORADO ENERGY
16	OFFICE created in section 24-38.5-101, C.R.S., and the standing
17	committee of reference in each house of the general assembly exercising
18	jurisdiction over matters concerning public health and the environment.
19	SECTION 36. In Colorado Revised Statutes, 25-16.5-105.5,
20	amend (2) (c) (III) as follows:
21	25-16.5-105.5. Pollution prevention advisory board assistance
22	committee - appointments - membership - definitions. (2) (c) The
23	members appointed to the committee shall include representatives of
24	industry, nonprofit and community organizations, state agencies, and
25	local governments in accordance with the following:
26	(III) One member of the committee shall be a representative of the
27	governor's energy office COLORADO ENERGY OFFICE created in section

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1	24-38.5-101, C.R.S.
2	SECTION 37. In Colorado Revised Statutes, 30-28-211, amend
3	(2) (b) and (2) (c) as follows:
4	30-28-211. Energy efficient building codes - legislative
5	declaration - definitions. (2) As used in this section, unless the context
6	otherwise requires:
7	(b) "Energy code" means, at a minimum, the 2003 international
8	energy conservation code, or any successor edition, published by the
9	international code council or any other code determined by the governor's
10	energy office COLORADO ENERGY OFFICE created in section 24-38.5-101,
11	C.R.S., to be more appropriate for local conditions.
12	(c) "Office" means the governor's energy office COLORADO
13	ENERGY OFFICE created in section 24-38.5-101, C.R.S.
14	SECTION 38. In Colorado Revised Statutes, 30-20-602, add
15	(4.7) (c) as follows:
16	30-20-602. Definitions. As used in this part 6, unless the context
17	otherwise requires:
18	(4.7) (c) "Renewable energy improvement" includes an
19	IMPROVEMENT TO THE EFFICIENCY OF A TRADITIONAL ENERGY FIXTURE.
20	SECTION 39. In Colorado Revised Statutes, 31-15-602, amend
21	(2) (b) and (2) (c) as follows:
22	31-15-602. Energy efficient building codes - legislative
23	declaration - definitions - repeal. (2) As used in this section, unless the
24	context otherwise requires:
25	(b) "Energy code" means, at a minimum, the 2003 international
26	energy conservation code, or any successor edition, published by the
27	international code council or any other code determined by the governor's

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1	energy office COLORADO ENERGY OFFICE created in section 24-38.5-101,
2	C.R.S., to be more appropriate for local conditions.
3	(c) "Office" means the governor's energy office COLORADO
4	ENERGY OFFICE created in section 24-38.5-101, C.R.S.
5	SECTION 40. In Colorado Revised Statutes, 32-20-102, amend
6	(1) (a) (V) (B) as follows:
7	32-20-102. Legislative declaration. (1) The general assembly
8	hereby finds and declares that:
9	(a) It is in the best interest of the state and its citizens and a public
10	purpose to enable and encourage the owners of eligible real property to
11	invest in new energy improvements, including energy efficiency
12	improvements and renewable energy improvements, sooner rather than
13	later by creating the Colorado new energy improvement district and
14	authorizing the district to establish, develop, finance, implement, and
15	administer a new energy improvement program that includes both energy
16	efficiency improvements and renewable energy improvements to assist
17	any such owners who choose to join the district in completing new energy
18	improvements to their property because:
19	(V) The commitment of a significant amount of sustainable
20	funding for increased construction of new energy improvements will
21	create jobs and stimulate the state economy:
22	(B) By reinforcing the leadership role of the state in the new
23	COLORADO energy economy and thereby attracting new energy
24	manufacturing facilities and related jobs to the state; and
25	SECTION 41. In Colorado Revised Statutes, 32-20-104, amend
26	(2) (a) (I) (A) as follows:
27	32-20-104. Colorado new energy improvement district -

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1	creation - board - meetings - quorum - expenses - records. (2) (a) The
2	district shall be governed by a board of directors, which shall exercise the
3	powers of the district, shall, by a majority vote of a quorum of its
4	members, select from its membership a chair and a vice-chair, and shall
5	be composed of nine members, including:
6	(I) The following two ex officio members or their designees:
7	(A) The director of the governor's energy office COLORADO
8	ENERGY OFFICE created in section 24-38.5-101 (1), C.R.S.; and
9	SECTION 42. In Colorado Revised Statutes, 34-63-105, amend
10	(2) as follows:
11	34-63-105. Geothermal resource leasing fund. (2) After the
12	executive director of the department of local affairs has allocated
13	sufficient revenues from the fund to adequately address the needs
14	specified in paragraph (a) of subsection (1) of this section, the executive
15	director shall in consultation with the governor's energy office created in
16	section 24-38.5-101, C.R.S., allocate revenues from the fund by
17	competitive grants for the promotion of the development of geothermal
18	energy resources.
19	SECTION 43. In Colorado Revised Statutes, 36-1-147.5, amend
20	(4) as follows:
21	36-1-147.5. Leasing arrangements for renewable energy
22	resources development - legislative declaration - definitions. (4) The
23	state board of land commissioners shall collaborate with the governor's
24	energy office as COLORADO ENERGY OFFICE created in section
25	24-38.5-101, C.R.S., to ensure that potential renewable energy resource
26	developers are aware of any lands identified by the board as being
27	suitable for development of renewable energy resources.

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SECTION 44. In Colorado Revised Statutes, 37-95-112.5, **amend** (2) and (3) (a) as follows:

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37-95-112.5. Watershed protection and forest health projects - repeal. (2) The authority may make and contract to make loans with the proceeds of the bonds authorized by this section to governmental agencies pursuant to this section to finance the cost of watershed protection projects and forest health projects if the authority or the governmental agency has entered into an agreement with the Colorado clean energy development authority, AS IT EXISTED PRIOR TO JULY 1, 2012, or the Colorado state forest service with respect to the application of proceeds of such bonds. The authority may make the loans subject to terms and conditions that are determined by the authority to be consistent with the purposes of the loans. The loans shall be evidenced by notes, bonds, or other obligations of the governmental agency that are issued to the authority, and the governmental agencies are authorized to issue such notes, bonds, or other obligations for such purposes. All notes, bonds, or other obligations evidencing a loan from the authority may be sold at a private sale to the authority at any price, whether or not less than par value. The denominations, times for payment of principal and interest, and provisions for redemption prior to maturity of such bonds, notes, or other obligations shall be as the authority and the governmental agency agree. Each loan to a governmental agency and the notes, bonds, or other obligations issued to evidence the same shall bear interest at the rate or rates and have the maturities as the authority and the governmental agency agree. The authority may charge and collect from governmental agencies fees and charges in connection with the loans or other services from the authority, including, but not limited to, fees and charges

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sufficient to reimburse the authority for all reasonable costs that it necessarily incurred in providing such loans. All watershed protection projects and forest health projects funded with moneys made available pursuant to this section shall comply with all applicable federal and state laws, such as best management practices for water quality established by the Colorado state forest service pursuant to section 24-33-201, C.R.S.

- (3) Governmental agencies participating in watershed protection projects and forest health projects shall specify how the moneys made available pursuant to financing by the authority are to be allocated in a memorandum of understanding with the authority, subject to the following limitations:
- (a) Up to twenty percent of the proceeds of bonds issued by the authority may be distributed to the Colorado clean energy development authority, created pursuant to section 40-9.7-104, C.R.S., for watershed protection projects and forest health projects, including the establishment of incentives for use of beetle-infested lumber.

SECTION 45. In Colorado Revised Statutes, 38-35.7-106, **amend** (2), (3), (4), and (5) as follows:

38-35.7-106. Solar prewire option - solar consultation.

(2) Every person that builds a new single-family detached residence for sale, whether or not the residence has been prewired for a photovoltaic solar generation system, shall provide to every buyer under contract a list of businesses in the area that offer residential solar installation services so that the buyer, if he or she so desires, can obtain expert help in assessing whether the residence is a good candidate for solar installation and how much of a cost savings a residential photovoltaic solar generation system could provide. The list of businesses shall be derived

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from a master list of Colorado solar installers maintained by the governor's energy office COLORADO ENERGY OFFICE.

- shall maintain and update, as appropriate, a master list of Colorado solar installers and shall make the master list available, upon request, to any person that requests a copy. The governor's energy office COLORADO ENERGY OFFICE may specify qualifications for businesses to be included in the master list and shall make the master list available on its official web site.
- (4) Providing the master list of solar installers prepared by the governor's energy office COLORADO ENERGY OFFICE to a buyer under contract shall not constitute an endorsement of any installer or contractor listed. A person that builds a new single-family detached residence shall not be liable for any advice, labor, or materials provided to the buyer by a third-party solar installer.
- (5) The governor's energy office COLORADO ENERGY OFFICE or its designees shall offer periodic training sessions on residential photovoltaic solar generation systems or solar thermal systems to persons that build new single-family detached residences. The governor's energy office COLORADO ENERGY OFFICE may assess and collect from participants a registration fee, not to exceed the actual costs of providing such training.
- **SECTION 46.** In Colorado Revised Statutes, **amend** 39-27-109.7 24 as follows:
 - **39-27-109.7. Data collection services.** In order to track the movement of gasoline or special fuel within this state and thereby facilitate and expedite the collection of excise taxes imposed pursuant to

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this part 1, the executive director of the department of revenue may enter into a contract with one or more private entities for the provision of a computer-based program to monitor and track the data that licensees are required to report to the department pursuant to this part 1. Such computer-based program shall be funded solely with moneys from the highway users tax fund; except that, for the state fiscal year 2009-10, up to thirty-seven thousand six hundred thirty dollars for the computer-based program to monitor and track exempt dyed diesel fuel that is blended with biodiesel fuel after withdrawal at a terminal rack or refinery rack pursuant to section 39-27-102.5 (2) (a) may be funded by moneys received by the governor's energy office created in section 24-38.5-101, C.R.S., AS SAID OFFICE EXISTED PRIOR TO JULY 1, 2012, from the United States department of energy.

SECTION 47. In Colorado Revised Statutes, 39-29-108, **amend** (2) as follows:

39-29-108. Allocation of severance tax revenues - definitions.

(2) (a) (I) Of the total gross receipts realized from the severance taxes imposed on minerals and mineral fuels under the provisions of this article after June 30, 1981 June 30, 2012, But Before July 1, 2016, ONE MILLION FIVE HUNDRED THOUSAND DOLLARS SHALL BE TRANSFERRED IN EACH FISCAL YEAR TO THE INNOVATIVE ENERGY FUND CREATED IN SECTION 24-38.5-102.5, C.R.S. OF THE REMAINDER OF THE TOTAL GROSS RECEIPTS AFTER THE TRANSFER TO THE INNOVATIVE ENERGY FUND, fifty percent shall be credited to the state severance tax trust fund created by section 39-29-109, and fifty percent shall be credited to the local government severance tax fund created by section 39-29-110.

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1	(II) This paragraph (a) is repealed, effective January 1,
2	2017.
3	(b) Of the total gross receipts realized from the
4	SEVERANCE TAXES IMPOSED ON MINERALS AND MINERAL FUELS UNDER
5	THE PROVISIONS OF THIS ARTICLE AFTER JUNE 30, 2016, FIFTY PERCENT
6	SHALL BE CREDITED TO THE STATE SEVERANCE TAX TRUST FUND CREATED
7	BY SECTION 39-29-109, AND FIFTY PERCENT SHALL BE CREDITED TO THE
8	LOCAL GOVERNMENT SEVERANCE TAX FUND CREATED BY SECTION
9	39-29-110.
10	SECTION 48. In Colorado Revised Statutes, 39-29-109.3,
11	amend (2) (f) (V) (A) and (4) (c) (I) (A) as follows:
12	39-29-109.3. Operational account of the severance tax trust
13	fund - repeal. (2) Subject to the requirements of subsections (3) and (4)
14	of this section, if the general assembly chooses not to spend up to one
15	hundred percent of the moneys in the operational account as specified in
16	subsection (1) of this section, the state treasurer shall transfer the
17	following:
18	(f) For providing energy-related assistance to low-income
19	households as specified in section 40-8.7-112, C.R.S.:
20	(V)(A) For the state fiscal year commencing July 1, 2012, thirteen
21	million dollars as follows: Twenty-five percent to the department of
22	human services low-income energy assistance fund created in section
23	40-8.7-112 (1), C.R.S.; twenty-five percent to the energy outreach
24	Colorado low-income energy assistance fund created in section
25	40-8.7-112 (2) (a), C.R.S.; and fifty percent to the governor's energy
26	office COLORADO ENERGY OFFICE low-income energy assistance fund
27	created in section 40-8.7-112.(3) (a), C.R.S.

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1	(4) (c) (I) Except as provided in paragraph (b) of this subsection
2	(4), the state treasurer shall make the transfers specified in paragraph (f)
3	of subsection (2) of this section as follows:
4	(A) The transfers to the governor's energy office COLORADO
5	ENERGY OFFICE low-income energy assistance fund shall be made on July
6	1;
7	SECTION 49. In Colorado Revised Statutes, 39-29-109.5,
8	amend (1) (a), (1) (a.5), (2), and (3) introductory portion as follows:
9	39-29-109.5. Interest differential - public school energy
10	efficiency fund - creation - uses - definitions - repeal. (1) As used in
11	this section, unless the context otherwise requires:
12	(a) "Fund" means the public school energy efficiency fund created
13	in subsection (2) of this section "COLORADO ENERGY OFFICE" MEANS
14	THE COLORADO ENERGY OFFICE CREATED IN SECTION 24-38.5-101, C.R.S.
15	(a.5) "Governor's energy office" means the governor's energy
16	office as created in section 24-38.5-101, C.R.S. "FUND" MEANS THE
17	PUBLIC SCHOOL ENERGY EFFICIENCY FUND CREATED IN SUBSECTION (2) OF
18	THIS SECTION.
19	(2) On December 1, 2007, and the first day of every third month
20	thereafter up to and including September 1, 2015, the legislative council
21	staff shall calculate the interest differential earned during the prior
22	calendar quarter and notify the state treasurer of such amount. Upon
23	receiving notice, the treasurer shall transfer an amount equal to the
24	interest differential from the severance tax funds to the public school
25	energy efficiency fund, which is hereby created in the state treasury;
26	except that the total transfer to the fund for any state fiscal year shall not
27	exceed one million five hundred thousand dollars. Moneys in the fund are

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hereby continuously ANNUALLY appropriated to the governor's energy office COLORADO ENERGY OFFICE for the purposes set forth in subsection (3) of this section. All income and interest derived from the deposit and investment of the moneys in the fund shall be credited to the fund.

shall use moneys appropriated from the fund to establish and manage a program to improve energy efficiency in public schools. In administering the program, the office shall give consideration to whether a public school or school district is located in an area socially or economically impacted by the development, processing, or energy conversion of minerals and mineral fuels subject to taxation under this article. The program shall include the following features:

SECTION 50. In Colorado Revised Statutes, 40-2-123, **amend** (2) (j) as follows:

40-2-123. New energy technologies - consideration by commission - incentives - demonstration projects - definitions - legislative declaration - repeal. (2) (j) In order to reduce the cost to Colorado consumers of an IGCC project, the department of public health and environment, the governor's office of economic development, and the governor's energy office Colorado energy office may provide public utilities with reasonable assistance in seeking and obtaining financial and other support and sponsorship for a project from the United States congress, the United States department of energy, and other appropriate federal and state agencies and institutions. To obtain this assistance, the utility may provide to these state agencies copies of its IGCC project proposal. The governor's energy office Colorado energy office

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1	provided by the state of Colorado or by the United States government to
2	the state of Colorado for purposes of study or development of an IGCC
3	project.
4	SECTION 51. In Colorado Revised Statutes, 40-4-118, amend
5	(2) (a) (I) and (5) as follows:
6	40-4-118. Colorado smart grid task force - fund - definition -
7	reports - repeal. (2) Membership. (a) The task force consists of eleven
8	members as follows:
9	(I) The director of the governor's energy office COLORADO
10	ENERGY OFFICE, created in section 24-38.5-101, C.R.S., or his or her
11	designee, who shall convene the task force and who is authorized to
12	contract with a mediator or other third party to facilitate accomplishment
13	of the task force's duties;
14	(5) Funding. (a) The governor's energy office COLORADO ENERGY
15	OFFICE may accept private gifts, grants, and donations for the purpose
16	of providing support to the task force to perform its responsibilities
17	specified in this section. Any such gifts, grants, and donations shall be held
18	in a separate account within the clean INNOVATIVE energy fund created in
19	section 24-75-1201 SECTION 24-38.5-102.5, C.R.S., and shall be available
20	to the office and the task force only for the purpose of carrying out the task
21	force's duties under this section. The account shall also consist of moneys
22	appropriated and transferred to the account. Any unexpended or
23	unencumbered moneys remaining in the account as of January 1, 2015,
24	shall revert to the clean INNOVATIVE energy fund to be used by the
25	governor's energy office COLORADO ENERGY OFFICE.
26	(b) It is the intent of the general assembly that the governor's
27	energy office COLORADO ENERGY OFFICE not be required to solicit gifts.

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1	grants, or donations from any source for the purposes of this section and
2	that no general fund moneys be used to pay for grants awarded pursuant
3	to this section or for any expenses of the task force.
4	(c) If, by June 1, 2010, moneys in the fund ACCOUNT created
5	pursuant to paragraph (a) of this subsection (5) have not reached an
6	amount sufficient to pay the expenses of the task force, the task force shall
7	not meet nor undertake any other duties pursuant to this section, and the
8	governor's energy office COLORADO ENERGY OFFICE shall return to each
9	grantor or donor an amount equal to such grantor's or donor's contribution.
10	The interest, if any, earned from the investment of moneys in the account
11	shall be transferred to the general fund.
12	SECTION 52. In Colorado Revised Statutes, 40-6-108, amend (2)
13	(b) as follows:
14	40-6-108. Complaints - service - notice of hearing. (2) (b) Any
15	public utility giving notice of a proposed gas or electric tariff shall serve
16	such notice upon the governor's energy office COLORADO ENERGY OFFICE
17	or its successor agency. The office shall be granted leave to intervene
18	as a matter of right, upon a timely filing of a petition or other pleading in
19	accordance with this section, in adjudicatory matters affecting gas or
20	electric utilities; except that the office shall not be a party to any individual
21	complaint between a utility and an individual.
22	SECTION 53. In Colorado Revised Statutes, 40-8.5-103.5, amend
23	(4) (b) as follows:
24	40-8.5-103.5. Commission created - duties. (4) (b) The
25	commission may seek and receive public and private funding to assist in
26	the conduct of the assessment and review required by paragraph (a) of this
27	subsection (4), including but not limited to assistance from the existing

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- 1 resources of the department of human services created in section 24-1-120,
- 2 C.R.S., the governor's energy office COLORADO ENERGY OFFICE created
- 3 in section 24-38.5-101, C.R.S., and energy outreach Colorado, a Colorado
- 4 nonprofit corporation, as described in section 40-8.7-103 (4).
- 5 **SECTION 54.** In Colorado Revised Statutes, 40-8.7-110, **amend**
- 6 (1.5) as follows:
- 7 **40-8.7-110. Reports.** (1.5) To the extent applicable, the
- 8 organization shall include in the report the information required by
- 9 paragraphs (b) and (c) of subsection (1) of this section for moneys
- received from the governor's energy office COLORADO ENERGY OFFICE
- 11 pursuant to section 40-8.7-112 (2) (a).
- SECTION 55. In Colorado Revised Statutes, 40-8.7-112, amend
- 13 (1) (a), (2), (3) (a), (3) (b) introductory portion, (3) (d) introductory
- portion, (3) (e), (3) (f) introductory portion, and (3) (g); **repeal** (4) (d); and
- 15 **add** (4) (a.5) as follows:
- 16 **40-8.7-112.** Department of human services low-income energy
- 17 assistance fund creation energy outreach Colorado low-income
- 18 energy assistance fund creation Colorado energy office
- 19 low-income energy assistance fund creation definitions.
- 20 (1) (a) There is hereby created in the state treasury the department of
- 21 human services low-income energy assistance fund, which shall be
- administered by the department of human services and shall consist of all
- 23 moneys transferred by the treasurer as specified in section 39-29-109.3 (2)
- 24 (f), C.R.S. All moneys in the fund are continuously ANNUALLY
- appropriated to the department of human services for the purpose of
- 26 increasing available funds under the low-income energy assistance
- 27 program specified in section 26-1-109, C.R.S. All moneys in the fund at

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the end of each fiscal year shall be retained in the fund and shall not revert to the general fund or any other fund.

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- (2) (a) There is hereby created in the state treasury the energy outreach Colorado low-income energy assistance fund, which shall be administered by the governor's energy office COLORADO ENERGY OFFICE and shall consist of all moneys transferred by the STATE treasurer as specified in section 39-29-109.3 (2) (f), C.R.S. All moneys in the fund are continuously ANNUALLY appropriated to the governor's energy office 9 COLORADO ENERGY OFFICE for distribution to the organization to be used for the purposes set forth in this subsection (2). All moneys in the fund at the end of each fiscal year shall be retained in the fund and shall not revert to the general fund or any other fund.
 - The organization shall use moneys it receives from the governor's energy office COLORADO ENERGY OFFICE pursuant to paragraph (a) of this subsection (2) to provide direct bill payment assistance to low-income households when the department of human services is not accepting client applications for the program specified in section 26-1-109, C.R.S. Bill payments shall be paid to each utility as vendor payments. The organization may use up to five percent of the moneys for administration of the direct bill payment assistance in accordance with generally accepted accounting principles.
 - (c) The organization shall hold and administer all moneys it receives from the governor's energy office COLORADO ENERGY OFFICE pursuant to paragraph (a) of this subsection (2) in a separately identifiable account, the use of which shall be restricted to the purposes set forth in paragraph (b) of this subsection (2). The organization shall maintain its books and records pertaining to any moneys received from the governor's

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- energy office COLORADO ENERGY OFFICE in accordance with generally accepted accounting principles. If the organization commingles the moneys with other assets of the organization for investment purposes, the organization shall maintain accurate accounts of the investment moneys and shall credit or charge a pro rata portion of all investment earnings, gains, or losses to the account that holds the moneys received from the governor's energy office COLORADO ENERGY OFFICE pursuant to paragraph (a) of this subsection (2).
 - (d) The organization shall develop an annual budget for the direct bill payment assistance program to determine the allocation of the moneys received from the governor's energy office COLORADO ENERGY OFFICE pursuant to paragraph (a) of this subsection (2).

- (e) The organization shall include information related to any moneys received from the governor's energy office COLORADO ENERGY OFFICE pursuant to paragraph (a) of this subsection (2) in the report it prepares pursuant to section 40-8.7-110.
- (3) (a) There is hereby created in the state treasury the governor's energy office Colorado energy office low-income energy assistance fund, which shall be administered by the governor's energy office Colorado energy office and shall consist of all moneys transferred by the treasurer as specified in section 39-29-109.3 (2) (f), C.R.S., ALL MONEYS TRANSFERRED TO THE FUND, ALL MONEYS RECEIVED AS A RESULT OF CONTRACTS ENTERED INTO BY THE COLORADO ENERGY OFFICE FOR THE OFFICES'S PROGRAM TO IMPROVE THE HOME ENERGY EFFICIENCY OF LOW-INCOME HOUSEHOLDS, AND ALL MONEYS RECEIVED BY THE COLORADO ENERGY OFFICE FROM GIFTS, GRANTS, AND DONATIONS FOR THE OFFICES'S PROGRAM TO IMPROVE THE HOME ENERGY EFFICIENCY OF

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- 1 LOW-INCOME HOUSEHOLDS. All moneys in the fund are continuously 2 ANNUALLY appropriated to the governor's energy office COLORADO 3 ENERGY OFFICE to be used for the purposes set forth in this subsection (3). 4 All moneys in the fund at the end of each fiscal year shall be retained in 5 the fund and shall not revert to the general fund or any other fund. 6 (b) The governor's energy office COLORADO ENERGY OFFICE 7 shall use moneys it receives pursuant to paragraph (a) of this subsection 8 (3) for a program to provide home energy efficiency improvements for 9 low-income households, which shall include any of the following services: 10 (d) In carrying out the program to improve the home energy 11 efficiency of low-income households, the governor's energy office 12 COLORADO ENERGY OFFICE shall: 13 (e) The governor's energy office COLORADO ENERGY OFFICE may 14 use up to five percent of the moneys transferred pursuant to paragraph (a) 15 of this subsection (3) for planning, overseeing, and evaluating the program 16 to improve the home energy efficiency of low-income households. The 17 governor's energy COLORADO ENERGY OFFICE shall not hire additional 18 state employees using these moneys TRANSFERRED PURSUANT TO 19 PARAGRAPH (a) OF THIS SUBSECTION (3) to implement the program but may 20 contract with nonprofit organizations, for-profit organizations, and 21 governmental entities as is necessary to carry out the program. 22 (f) For any fiscal year in which moneys are expended as part of the 23 program to improve the home energy efficiency of low-income 24 households, the governor's energy office COLORADO ENERGY OFFICE 25 shall prepare and submit to the general assembly an annual report that
 - (g) If the governor's energy office, AS IT EXISTED PRIOR TO JULY 1,

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specifies:

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1 2012, cannot use all of the moneys it receives for the state fiscal year 2 commencing July 1, 2008, pursuant to paragraph (a) of this subsection (3) 3 for the program described in paragraph (b) of this subsection (3), at the 4 end of the fiscal year the state treasurer shall transfer the moneys that the 5 governor's energy office cannot use to the clean energy fund created in 6 section 24-75-1201 (1), C.R.S., AS SAID FUND EXISTED PRIOR TO JULY 1, 7 2012. 8 (4) For purposes of this section, unless the context otherwise 9 requires: (a.5) "COLORADO ENERGY OFFICE" MEANS THE COLORADO ENERGY 10 11 OFFICE CREATED IN SECTION 24-38.5-101, C.R.S. 12 (d) "Governor's energy office" means the governor's energy office 13 created in section 24-38.5-101, C.R.S. 14 **SECTION 56.** In Colorado Revised Statutes, 42-3-228, **amend** (2) 15 and (3) as follows: 16 **42-3-228.** Special plates - Colorado carbon fund. (2) The 17 Colorado carbon fund, established by the governor's energy office 18 COLORADO ENERGY OFFICE, may design the Colorado carbon fund special 19 license plates. The design for the special license plates shall conform with 20 standards established by the department and shall be subject to the 21 department's approval. 22 (3) A person may apply for the Colorado carbon fund special 23 license plates if the person pays the taxes and fees required under this 24 section and provides to the department or an authorized agent a certificate, 25 issued by the governor's energy office COLORADO ENERGY OFFICE, or 26 a successor office, confirming that such person has made to the Colorado

carbon fund, or its successor, the donation required to qualify for the

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1	special license plates.
2	SECTION 57. In Colorado Revised Statutes, repeal article
3	9.7 of title 40, and part 3 of article 1 of title 42.
4	SECTION 58. Repeal of provisions being relocated in this act.
5	In Colorado Revised Statutes, repeal part 12 of article 75 of title 24.
6	SECTION 59. Appropriation. (1) In addition to any other
7	appropriation, there is hereby appropriated, out of any moneys in the
8	innovative energy fund created in section 24-38.5-102.5, Colorado
9	Revised Statutes, not otherwise appropriated, to the governor - lieutenant
10	governor - state planning and budgeting, for the fiscal year beginning July
11	1, 2012, the sum of \$1,500,000 and 10.3 FTE, or so much thereof as may
12	be necessary, to be allocated for the implementation of this act as follows:
13	(a) \$1,373,312 and 10.3FTE for Colorado energy office, program
14	administration;
15	(b) \$33,604 for Colorado energy office, legal services;
16	(c) \$45,714 for special purpose, health, life, and dental;
17	(d) \$1,368 for special purpose, short-term disability;
18	(e) \$24,740 for special purpose, amortization equalization
19	disbursement; and
20	(f) \$21,262 for special purpose, supplemental amortization
21	equalization disbursement.
22	SECTION 60. Appropriation. In addition to any other
23	appropriation, there is hereby appropriated, out of any moneys in the
24	Colorado energy office low-income assistance fund created in section
25	40-8.7-112(3)(a), Colorado Revised Statutes, not otherwise appropriated,
26	to the governor - lieutenant governor - state planning and budgeting, for
27	the fiscal year beginning July 1, 2012, the sum of \$600,000, or so much

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1	thereof as may be necessary, for allocation to the Colorado energy office
2	for weatherization services related to the implementation of this act.
3	SECTION 61. Appropriation. (1) In addition to any other
4	appropriation, there is hereby appropriated, out of any moneys in the clean
5	and renewable energy fund, created in section 24-38.5-102.4, Colorado
6	Revised Statutes, not otherwise appropriated, to the governor - lieutenant
7	governor - state planning and budgeting, for the fiscal year beginning July
8	1, 2012, the sum of \$1,560,491 and 10.4 FTE, or so much thereof as may
9	be necessary, to be allocated for the implementation of this act as follows:
10	(a) \$1,433,803 and 10.4 FTE for Colorado energy office, program
11	administration;
12	(b) \$33,604 for Colorado energy office, legal services;
13	(c) \$45,714 for special purpose, health, life, and dental;
14	(d) \$1,368 for special purpose, short-term disability;
15	(e) \$24,740 for special purpose, amortization equalization
16	disbursement; and
17	(f) \$21,262 for special purpose, supplemental amortization
18	equalization disbursement.
19	SECTION 62. Effective date. This act takes effect July 1, 2012.
20	SECTION 63. Safety clause. The general assembly hereby finds,
21	determines, and declares that this act is necessary for the immediate
22	preservation of the public peace, health, and safety.

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