Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 12-0761.01 Kate Meyer x4348

HOUSE BILL 12-1290

HOUSE SPONSORSHIP

Brown,

SENATE SPONSORSHIP

Tochtrop,

House Committees

Senate Committees

Finance

A BILL FOR AN ACT CONCERNING THE VOLUNTARY CONTRIBUTION DESIGNATION BENEFITING THE COLORADO FOR HEALTHY LANDSCAPES FUND THAT APPEARS ON THE STATE INDIVIDUAL INCOME TAX RETURN FORMS.

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 creates the Colorado for Healthy Landscapes fund (fund) in the state treasury. For the 5 income tax years following the year in

which the executive director of the department of revenue certifies to the revisor of statutes that there is a space on the income tax return form and that the Colorado for Healthy Landscapes fund voluntary contribution is next in the queue, the bill requires a voluntary contribution designation line for the fund to appear on state individual income tax return forms.

The department of revenue (department) must determine annually the total amount designated to the fund and report that amount to the state treasurer and the general assembly. The state treasurer shall credit that amount to the fund.

Finally, the general assembly must appropriate annually from the fund to the department its costs of administering contributions to the fund. All moneys remaining in the fund at the end of a fiscal year shall be transferred to the Colorado Weed Management Association, the nonprofit organization that acts as fiscal manager for Colorado for Healthy Landscapes.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add part 43 to article
3	22 of title 39 as follows:
4	PART 43
5	COLORADO FOR HEALTHY LANDSCAPES FUND
6	VOLUNTARY CONTRIBUTION
7	39-22-4301. Legislative declaration. (1) THE GENERAL
8	ASSEMBLY HEREBY FINDS, DETERMINES, AND DECLARES THAT:
9	(a) COLORADO FOR HEALTHY LANDSCAPES IS A COLLABORATION
10	OF NOXIOUS WEED AND INVASIVE SPECIES CONTROL ADVOCACY
11	ORGANIZATIONS INCLUDING THE COLORADO WEED MANAGEMENT
12	ASSOCIATION, THE NONPROFIT ORGANIZATION THAT SERVES AS THE
13	FISCAL MANAGER FOR COLORADO FOR HEALTHY LANDSCAPES;
14	(b) A LACK OF ACCESS TO NOXIOUS WEED AND INVASIVE SPECIES
15	CONTROL SERVICES IS OFTEN CITED AS ONE OF THE LEADING THREATS TO
16	COLORADO'S NATURAL RESOURCES;
17	(c) THE CONTROL EFFORTS TO COUNTER THE IMPACTS OF INVASIVE

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1	SPECIES COST AMERICANS APPROXIMATELY ONE HUNDRED TWENTY
2	BILLION DOLLARS ANNUALLY; AND
3	(d) IN COLORADO:
4	(I) STANDS OF TAMARISK HAVE DECREASED BIRD POPULATIONS
5	ALONG THE COLORADO RIVER BY NINETY-SEVEN PERCENT;
6	(II) IN THE FLAT TOPS WILDERNESS, YELLOW TOADFLAX HAS
7	CAUSED DECLINES IN NATIVE PLANT POPULATIONS, THEREBY DEGRADING
8	WILDLIFE HABITAT;
9	(III) CHEATGRASS INCREASES THE FREQUENCY AND INTENSITY OF
10	WILDFIRES;
11	(IV) LEAFY SPURGE HAS DECREASED ELK HABITAT USAGE BY OVER
12	EIGHTY PERCENT AND NATIVE BIRD NESTING AND SPECIES NUMBERS BY
13	FORTY-TWO AND THIRTY-SEVEN PERCENT, RESPECTIVELY;
14	(V) DIFFUSE KNAPWEED REPLACES TRADITIONAL WILDLIFE
15	FORAGE AND DEGRADES WILDLIFE HABITAT;
16	(VI) CANADA THISTLE INFESTATIONS THREATEN ENDANGERED
17	SPECIES SUCH AS THE COLORADO BUTTERFLY PLANT; AND
18	(VII) RUSSIAN KNAPWEED PRODUCES CHEMICALS THAT DISPLACE
19	NATIVE PLANTS AND DEGRADES WILDLIFE HABITAT.
20	(2) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT
21	COLORADO FOR HEALTHY LANDSCAPES:
22	(a) PROMOTES NOXIOUS WEED AND INVASIVE SPECIES PREVENTION
23	EFFORTS AND EDUCATION;
24	(b) INCREASES ACCESS TO APPROPRIATE NOXIOUS WEED AND
25	INVASIVE SPECIES FUNDING, THUS STRENGTHENING AND ENHANCING
26	COLORADO'S NOXIOUS WEED AND INVASIVE SPECIES CONTROL SYSTEM;
27	(c) Ensures that controlling entities obtain community

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1	SUPPORT AND SERVICES SO THAT LANDSCAPES EVOLVE IN A HEALTHY
2	MANNER AND ARE ABLE TO MAXIMIZE THEIR POTENTIAL; AND
3	(d) Educates Coloradans about noxious weed and invasive
4	SPECIES TO REDUCE CARELESS ACTS THAT ENCOURAGE UNWANTED SPREAD
5	OF SUCH SPECIES.
6	(3) IN ORDER TO ASSIST COLORADO FOR HEALTHY LANDSCAPES
7	IN FULFILLING ITS MISSION, THE GENERAL ASSEMBLY RECOGNIZES THAT
8	MANY CITIZENS OF COLORADO MAY BE WILLING TO PROVIDE MONEYS TO
9	ASSIST IN ITS EFFORTS. IT IS THEREFORE THE INTENT OF THE GENERAL
10	ASSEMBLY TO PROVIDE COLORADANS THE OPPORTUNITY TO SUPPORT THE
11	EFFORTS OF THE COLORADO WEED MANAGEMENT ASSOCIATION BY
12	ALLOWING CITIZENS TO MAKE A VOLUNTARY CONTRIBUTION ON THEIR
13	STATE INCOME TAX RETURN FORM TO THE COLORADO FOR HEALTHY
14	LANDSCAPES FUND FOR SUCH A PURPOSE. THE COLORADO WEED
15	MANAGEMENT ASSOCIATION SHALL ADMINISTER THE MONEYS IN
16	FURTHERANCE OF ITS MISSION TO PROTECT COLORADO'S NATURAL
17	RESOURCES FROM THE DEGRADING EFFECTS OF INVASIVE SPECIES OF
18	TERRESTRIAL AND AQUATIC VEGETATION.
19	39-22-4302. Voluntary contribution designation - procedure
20	- effective date. For the five consecutive income tax years
21	IMMEDIATELY FOLLOWING THE YEAR IN WHICH THE EXECUTIVE DIRECTOR
22	FILES WRITTEN CERTIFICATION WITH THE REVISOR OF STATUTES AS
23	SPECIFIED IN SECTION 39-22-1001 (8) THAT A LINE ON THE INCOME TAX
24	RETURN FORM HAS BECOME AVAILABLE AND THE COLORADO FOR
25	HEALTHY LANDSCAPES FUND VOLUNTARY CONTRIBUTION IS NEXT IN THE
26	QUEUE ESTABLISHED PURSUANT TO SAID SECTION 39-22-1001 (8), THE
27	COLORADO STATE INDIVIDUAL INCOME TAX RETURN FORM SHALL CONTAIN

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1	A LINE WHEREBY EACH INDIVIDUAL TAXPAYER MAY DESIGNATE THE
2	AMOUNT OF THE CONTRIBUTION, IF ANY, THE INDIVIDUAL WISHES TO MAKE
3	TO THE COLORADO FOR HEALTHY LANDSCAPES FUND CREATED IN SECTION
4	39-22-4303 (1).
5	39-22-4303. Contributions credited to the Colorado for
6	Healthy Landscapes fund - creation - appropriation. (1) THE
7	DEPARTMENT OF REVENUE SHALL DETERMINE ANNUALLY THE TOTAL
8	AMOUNT DESIGNATED PURSUANT TO SECTION 39-22-4302 AND SHALL
9	REPORT THAT AMOUNT TO THE STATE TREASURER AND TO THE GENERAL
10	ASSEMBLY. THE STATE TREASURER SHALL CREDIT THAT AMOUNT TO THE
11	COLORADO FOR HEALTHY LANDSCAPES FUND, WHICH FUND IS HEREBY
12	CREATED IN THE STATE TREASURY. ALL INTEREST DERIVED FROM THE
13	DEPOSIT AND INVESTMENT OF MONEYS IN THE FUND SHALL BE CREDITED
14	TO THE FUND.
15	(2) THE GENERAL ASSEMBLY SHALL APPROPRIATE ANNUALLY
16	FROM THE COLORADO FOR HEALTHY LANDSCAPES FUND TO THE
17	DEPARTMENT OF REVENUE ITS COSTS OF ADMINISTERING MONEYS
18	DESIGNATED AS CONTRIBUTIONS TO THE FUND. ALL MONEYS REMAINING
19	IN THE FUND AT THE END OF THE FISCAL YEAR, AFTER SUBTRACTING THE
20	APPROPRIATION TO THE DEPARTMENT, SHALL BE TRANSFERRED TO THE
21	COLORADO WEED MANAGEMENT ASSOCIATION, A COLORADO NONPROFIT
22	ORGANIZATION THAT ACTS AS FISCAL MANAGER FOR COLORADO FOR
23	HEALTHY LANDSCAPES.
24	39-22-4304. Repeal of part. This part 43 is repealed,
25	EFFECTIVE JANUARY 1 OF THE SIXTH INCOME TAX YEAR FOLLOWING THE
26	YEAR IN WHICH THE EXECUTIVE DIRECTOR FILES WRITTEN CERTIFICATION
27	WITH THE REVISOR OF STATUTES AS SPECIFIED IN SECTION 39-22-1001 (8)

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1	THAT A LINE HAS BECOME AVAILABLE AND THE COLORADO FOR HEALTHY
2	LANDSCAPES FUND VOLUNTARY CONTRIBUTION IS NEXT IN THE QUEUE,
3	UNLESS THE VOLUNTARY CONTRIBUTION TO THE COLORADO FOR HEALTHY
4	Landscapes fund established by this part 43 is continued or
5	REESTABLISHED BY THE GENERAL ASSEMBLY ACTING BY BILL PRIOR TO
6	SAID DATE.
7	SECTION 2. Act subject to petition - effective date. This act
8	takes effect at 12:01 a.m. on the day following the expiration of the
9	ninety-day period after final adjournment of the general assembly (August
10	8, 2012, if adjournment sine die is on May 9, 2012); except that, if a
11	referendum petition is filed pursuant to section 1 (3) of article V of the
12	state constitution against this act or an item, section, or part of this act
13	within such period, then the act, item, section, or part will not take effect
14	unless approved by the people at the general election to be held in
15	November 2012 and, in such case, will take effect on the date of the
16	official declaration of the vote thereon by the governor.

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