# Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 14-0433.01 Kristen Forrestal x4217

**HOUSE BILL 14-1207** 

#### **HOUSE SPONSORSHIP**

Young, McCann

## SENATE SPONSORSHIP

Aguilar and Newell, Schwartz, Nicholson

#### **House Committees**

#### **Senate Committees**

Health, Insurance, & Environment Finance Appropriations

### A BILL FOR AN ACT

101	CONCERNING	THE	CREATION	OF	THE	HOUSEHOLD	MEDICATION
102	TAKE-B	ACK	PROGRAM,	AND	, IN	CONNECTION	THEREWITH
103	MAKINO	G AN A	APPROPRIAT	ION.			

## **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 <a href="http://www.leg.state.co.us/billsummaries">http://www.leg.state.co.us/billsummaries</a>.)

The bill requires the executive director of the department of public health and environment (department) to establish a household medication take-back program (program) to collect and dispose of unused household medications. The program allows individuals to dispose of unused

HOUSE 3rd Reading Unamended March 19, 2014

HOUSE Amended 2nd Reading March 18, 2014 household medications at approved collection sites, and for carriers to transport unused household medications from approved collection sites to disposal locations.

The bill specifies that collection sites, carriers, and disposal locations that act in good faith are not subject to liability for incidents arising from the collection, transport, or disposal of household medications.

The bill creates the household medication take-back cash fund for the implementation of the program.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 25-15-328 as 3 follows: 4 25-15-328. Household medication take-back program -5 creation - liability - definitions - cash fund - rules. (1) (a) THE 6 GENERAL ASSEMBLY FINDS AND DECLARES THAT PRESCRIPTION DRUG 7 ABUSE IS A RAMPANT PROBLEM IN COLORADO, IN PART DUE TO THE 8 ACCIDENTAL AND INTENTIONAL ABUSE OF LEFTOVER HOUSEHOLD 9 MEDICATIONS. THE GENERAL ASSEMBLY FURTHER DECLARES THAT CITIZEN 10 ACCESS TO A DISPOSAL LOCATION TO RETURN UNUSED HOUSEHOLD 11 MEDICATIONS WILL REDUCE THE AVAILABILITY OF HOUSEHOLD 12 MEDICATIONS FOR UNINTENDED OR ABUSIVE PURPOSES AND WILL FURTHER 13 PROTECT THE ENVIRONMENT THROUGH PROPER DISPOSAL. 14 (b) It is the intent of the general assembly to establish a 15 HOUSEHOLD MEDICATION TAKE-BACK PROGRAM TO FACILITATE THE SAFE 16 AND EFFECTIVE COLLECTION AND PROPER DISPOSAL OF UNUSED 17 MEDICATIONS. 18 (2) AS USED IN THIS SECTION: 19 (a) "APPROVED COLLECTION SITE" MEANS A SITE APPROVED BY 20 THE DEPARTMENT FOR THE COLLECTION OF UNUSED HOUSEHOLD

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1	MEDICATIONS.
2	(b) "CARRIER" MEANS AN ENTITY APPROVED BY THE DEPARTMENT
3	TO TRANSPORT UNUSED HOUSEHOLD MEDICATIONS FROM APPROVED
4	COLLECTIONS SITES TO A DISPOSAL LOCATION.
5	(c) "DISPOSAL LOCATION" MEANS A SITE APPROVED BY THE
6	DEPARTMENT WHERE UNUSED HOUSEHOLD MEDICATIONS ARE DESTROYED
7	IN COMPLIANCE WITH APPLICABLE LAWS SO THAT THE HOUSEHOLD
8	MEDICATIONS ARE IN A NONRETRIEVABLE STATE AND CANNOT BE
9	DIVERTED FOR ILLICIT PURPOSES.
10	(d) "HOUSEHOLD MEDICATIONS" MEANS CONTROLLED SUBSTANCES
11	APPROVED FOR COLLECTION BY FEDERAL LAW, PRESCRIPTION DRUGS, AND
12	OVER-THE-COUNTER MEDICATIONS IN THE POSSESSION OF AN INDIVIDUAL.
13	(3) SUBJECT TO AVAILABLE FUNDS, THE EXECUTIVE DIRECTOR OF
14	THE DEPARTMENT SHALL ESTABLISH A HOUSEHOLD MEDICATION
15	TAKE-BACK PROGRAM TO COLLECT AND DISPOSE OF UNUSED HOUSEHOLD
16	MEDICATIONS. THE PROGRAM MUST ALLOW FOR INDIVIDUALS TO DISPOSE
17	OF UNUSED HOUSEHOLD MEDICATIONS AT APPROVED COLLECTION SITES
18	AND FOR CARRIERS TO TRANSPORT UNUSED HOUSEHOLD MEDICATIONS
19	FROM APPROVED COLLECTION SITES TO DISPOSAL LOCATIONS.
20	(4) A COLLECTION SITE, CARRIER, OR DISPOSAL LOCATION IS NOT
21	SUBJECT TO LIABILITY FOR INCIDENTS ARISING FROM THE COLLECTION
22	TRANSPORT, OR DISPOSAL OF HOUSEHOLD MEDICATIONS IF THE
23	COLLECTION SITE CARRIER OR DISPOSAL LOCATION COMPLIES WITH THE

(5) THE HOUSEHOLD MEDICATION TAKE-BACK CASH FUND IS CREATED IN THE STATE TREASURY FOR THE DIRECT AND INDIRECT COSTS

NOT VIOLATE ANY APPLICABLE LAWS.

HOUSEHOLD MEDICATION TAKE-BACK PROGRAM IN GOOD FAITH AND DOES

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1	ASSOCIATED WITH THE IMPLEMENTATION OF THIS SECTION. THE FUND
2	CONSISTS OF MONEYS APPROPRIATED OR TRANSFERRED TO THE FUND BY
3	THE GENERAL ASSEMBLY AND ANY GIFTS, GRANTS, AND DONATIONS FROM
4	ANY PUBLIC OR PRIVATE ENTITY. THE DEPARTMENT SHALL TRANSMIT
5	GIFTS, GRANTS, AND DONATIONS COLLECTED BY THE DEPARTMENT TO THE
6	STATE TREASURER, WHO SHALL CREDIT THE MONEYS TO THE FUND. THE
7	MONEYS IN THE FUND ARE SUBJECT TO ANNUAL APPROPRIATION BY THE
8	GENERAL ASSEMBLY.
9	(6) NOTHING IN THIS SECTION:
10	(a) Affects the authority to collect and reuse
11	MEDICATIONS PURSUANT TO SECTION 12-42.5-133, C.R.S.; OR
12	(b) Prohibits the operation of existing medication
13	TAKE-BACK AND DISPOSAL PROGRAMS REGULATED BY THE DEPARTMENT.
14	(7) THE COMMISSION MAY PROMULGATE RULES FOR THE
15	IMPLEMENTATION OF THIS SECTION.
16	SECTION 2. Appropriation. In addition to any other
17	appropriation, there is hereby appropriated, out of any moneys in the
18	household medication take-back cash fund created in section 25-15-328
19	(5), Colorado Revised Statutes, not otherwise appropriated, to the
20	department of public health and environment, for the fiscal year
21	beginning July 1, 2014, the sum of \$50,000, or so much thereof as may
22	be necessary, for allocation to the division of environmental health and
23	sustainability for the establishment of a household medication take-back
24	program as required by this act.
25	<b>SECTION 3.</b> Act subject to petition - effective date. This act
26	takes effect at 12:01 a.m. on the day following the expiration of the
27	ninety-day period after final adjournment of the general assembly (August

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6, 2014, if adjournment sine die is on May 7, 2014); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2014 and, in such case, will take effect on the date of the

official declaration of the vote thereon by the governor.

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