Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 20-0897.01 Jennifer Berman x3286

HOUSE BILL 20-1167

HOUSE SPONSORSHIP

Arndt, Valdez D., Van Winkle

SENATE SPONSORSHIP

Moreno, Tate, Woodward, Zenzinger

House Committees

Energy & Environment

Senate Committees

Transportation & Energy

A BILL FOR AN ACT

101	CONCERNING THE RELOCATION OF THE DEFINITION OF "ALTERNATIVE
102	FUEL" FROM A PART OF THE STATUTES IN WHICH THE
103	DEFINITION IS NO LONGER REFERENCED TO A PART OF THE
104	STATUTES IN WHICH THE DEFINITION IS REFERENCED.

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://leg.colorado.gov/.)

Statutory Revision Committee. Section 2 of the bill repeals the definition of "alternative fuel" in the air quality control statutes because there is no longer any reference to the definition in those statutes. **Section**

SENATE rd Reading Unamended March 11, 2020

SENATE 2nd Reading Unamended March 10, 2020

> HOUSE 3rd Reading Unamended February 21, 2020

HOUSE 2nd Reading Unamended February 20, 2020 1 moves the definition to the statutes regarding the department of personnel's central state motor vehicle fleet system because the definition is referred to there.

Sections 3 through 5 update cross-references to the definition of "alternative fuel" to the statute to which the definition is moved.

Sections 6 and 7 make conforming amendments.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 24-30-1104, amend 3 (2)(c)(III) introductory portion and (2)(c)(III)(A) as follows: 4 24-30-1104. Functions of the department - definitions - rules. 5 (2) In addition to the county-specific functions set forth in subsection (1) 6 of this section, the department of personnel shall take such steps as are 7 necessary to fully implement a central state motor vehicle fleet system by 8 January 1, 1993. The provisions of the motor vehicle fleet system created 9 pursuant to this subsection (2) apply to the executive branch of the state 10 of Colorado, its departments, its institutions, and its agencies; except that 11 the governing board of each institution of higher education, by formal 12 action of the board, and the Colorado commission on higher education, 13 by formal action of the commission, may elect to be exempt from the 14 provisions of this subsection (2) and may obtain a motor vehicle fleet 15 system independent of the state motor vehicle fleet system. Under the 16 direction of the executive director, the department of personnel shall 17 perform the following functions pertaining to the motor vehicle fleet 18 system throughout the state: 19 (c) (III) For purposes of this paragraph (c) SUBSECTION (2)(c): 20 (A) "Alternative fuel" has the meaning established in section 21 25-7-106.8, C.R.S. MEANS COMPRESSED NATURAL GAS, PROPANE, 22 ETHANOL, OR ANY MIXTURE OF ETHANOL CONTAINING EIGHTY-FIVE

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I	PERCENT OR MORE ETHANOL BY VOLUME WITH GASOLINE OR OTHER FUELS,
2	ELECTRICITY, OR ANY OTHER FUELS, WHICH FUELS MAY INCLUDE, BUT ARE
3	NOT LIMITED TO, CLEAN DIESEL AND REFORMULATED GASOLINE SO LONG
4	AS THESE OTHER FUELS MAKE COMPARABLE REDUCTIONS IN CARBON
5	MONOXIDE EMISSIONS AND BROWN CLOUD POLLUTANTS AS DETERMINED
6	BY THE AIR QUALITY CONTROL COMMISSION CREATED IN SECTION
7	25-7-104. "ALTERNATIVE FUEL" DOES NOT INCLUDE ANY FUEL PRODUCT,
8	AS DEFINED IN SECTION 25-7-139 (3)(c), THAT CONTAINS OR IS TREATED
9	WITH METHYL TERTIARY BUTYL ETHER (MTBE).
10	SECTION 2. In Colorado Revised Statutes, repeal 25-7-106.8 as
11	follows:
12	25-7-106.8. Colorado clean vehicle fleet program. (1) As used
13	in this section, unless the context otherwise requires:
14	(a) "Alternative fuel" means compressed natural gas, propane,
15	ethanol, or any mixture of ethanol containing eighty-five percent or more
16	ethanol by volume with gasoline or other fuels, electricity, or any other
17	fuels, which fuels may include, but are not limited to, clean diesel and
18	reformulated gasoline so long as these other fuels make comparable
19	reductions in carbon monoxide emissions and brown cloud pollutants as
20	determined by the air quality control commission. "Alternative fuel" does
21	not include any fuel product, as defined in section 25-7-139 (3), that
22	contains or is treated with methyl tertiary butyl ether (MTBE).
23	(b) to (f) Repealed.
24	(2) to (7) Repealed.
25	SECTION 3. In Colorado Revised Statutes, 39-22-516.7, amend
26	(1)(b) as follows:
27	39-22-516.7. Tax credit for innovative motor vehicles -

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1	definitions - repeal. (1) As used in this section, unless the context
2	otherwise requires:
3	(b) "Alternative fuel" means an alternative fuel as defined in
4	section 25-7-106.8 (1)(a), C.R.S. HAS THE MEANING SET FORTH IN
5	SECTION 24-30-1104 (2)(c)(III)(A).
6	SECTION 4. In Colorado Revised Statutes, 39-22-516.8, amend
7	(1)(c) as follows:
8	39-22-516.8. Tax credit for innovative trucks - definitions -
9	repeal. (1) As used in this section, unless the context otherwise requires:
10	(c) "Alternative fuel" means an alternative fuel as defined in
11	section 25-7-106.8 (1)(a), C.R.S. HAS THE MEANING SET FORTH IN
12	SECTION 24-30-1104 (2)(c)(III)(A).
13	SECTION 5. In Colorado Revised Statutes, 42-4-508, amend
14	(1.5) as follows:
15	42-4-508. Gross weight of vehicles and loads - definition.
16	(1.5) The gross weight limits provided in subsection (1) of this section
17	increase, but by no more than two thousand pounds, for any vehicle or
18	combination of vehicles if the vehicle or combination of vehicles contains
19	an alternative fuel system and operates on alternative fuel or both
20	alternative and conventional fuel. For the purposes of this subsection
21	(1.5), "alternative fuel" has the same meaning provided in section
22	25-7-106.8 (1)(a), C.R.S. 24-30-1104 (2)(c)(III)(A).
23	SECTION 6. In Colorado Revised Statutes, 25-7-122, amend (1)
24	introductory portion and (1)(b) as follows:
25	25-7-122. Civil penalties. (1) Upon application of the division,
26	THE DIVISION MAY COLLECT penalties as determined under this article may
27	be collected by the division ARTICLE 7 by INSTITUTING AN action

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- instituted in the district court for the district in which is located the air pollution source affected IS LOCATED, in accordance with the following provisions:
- 4 (b) Any person who violates any requirement or prohibition of an 5 applicable emission control regulation of the commission, the state 6 implementation plan, a construction permit, any provision for the 7 prevention of significant deterioration under part 2 of this article ARTICLE 8 7, any provision related to attainment under part 3 of this article ARTICLE 9 7, or any provision of section 25-7-105, 25-7-106, 25-7-106.3, 10 25-7-106.8, 25-7-106.9, 25-7-108, 25-7-109, 25-7-111, 25-7-112, 11 25-7-113, 25-7-114.2, 25-7-114.5, 25-7-118, 25-7-206, 25-7-403, 12 25-7-404, 25-7-405, 25-7-407, 42-4-403, 42-4-404, 42-4-405, 42-4-406, 13 42-4-407, 42-4-409, 42-4-410, or 42-4-414 C.R.S., shall be IS subject to 14 a civil penalty of not more than fifteen thousand dollars per day for each 15 day of such THE violation; except that there shall be no civil penalties 16 SHALL NOT BE assessed or collected against persons who violate emission 17 regulations promulgated by the commission for the control of odor until 18 a compliance order issued pursuant to section 25-7-115 and ordering 19 compliance with the odor regulation has been violated.
- SECTION 7. In Colorado Revised Statutes, 25-7-122.1, amend (1)(a) and (1)(b) as follows:

22 **25-7-122.1.** Criminal penalties. (1) General provisions.

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(a) Whenever the division has reason to believe that a person has knowingly, as defined in section 18-1-501 (6), C.R.S., violated any requirement or prohibition of an applicable emission control regulation of the commission, state implementation plan, permit required under this article ARTICLE 7, or any provision for the prevention of significant

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- 1 deterioration under part 2 of this article, ARTICLE 7; any provision related
- 2 to attainment under part 3 of this article, ARTICLE 7; or any provision of
- 3 section 25-7-105, 25-7-106, 25-7-106.3, 25-7-106.8, 25-7-106.9,
- 25-7-108, 25-7-109, 25-7-111, 25-7-112, 25-7-113, 25-7-114.2, 4
- 5 25-7-114.5, 25-7-118, 25-7-206, 25-7-403, 25-7-404, 25-7-405, 25-7-407,
- 6 42-4-403, 42-4-404, 42-4-405, 42-4-406, 42-4-407, 42-4-409, or
- 7 42-4-410, C.R.S., the division may request either the attorney general or
- 8 the district attorney for the district in which the alleged violation occurs
- 9 to pursue criminal penalties under this section.
 - (b) Except for those violations identified in paragraph (c) of this subsection (1) and subsections (1)(c), (2), and (3) of this section, any person who knowingly, as defined in section 18-1-501 (6), C.R.S., violates any requirement or prohibition of an applicable emission control regulation of the commission, state implementation plan, permit required under this article ARTICLE 7, or any provision for the prevention of significant deterioration under part 2 of this article, ARTICLE 7; any provision related to attainment under part 3 of this article, ARTICLE 7; or any provision of section 25-7-105, 25-7-106, 25-7-106.3, 25-7-106.8, 25-7-106.9, 25-7-108, 25-7-109, 25-7-109.6, 25-7-111, 25-7-112, 25-7-113, 25-7-114.2, 25-7-114.5, 25-7-118, 25-7-206, 25-7-403, 25-7-404, 25-7-405, 25-7-407, 42-4-403, 42-4-404, 42-4-405, 42-4-406,
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- 22 42-4-407, 42-4-409, or 42-4-410 C.R.S., is guilty of COMMITS a
- 23 misdemeanor and, upon conviction thereof, may be punished by a fine of
- 24 not more than twenty-five thousand dollars per day for each day of
- 25 violation. Upon a second conviction for a violation of this paragraph (b)
- 26 SUBSECTION (1)(b) within two years, the maximum punishment shall be
- 27 doubled.

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SECTION 8. Act subject to petition - effective date. This act
takes effect at 12:01 a.m. on the day following the expiration of the
ninety-day period after final adjournment of the general assembly (August
5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 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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