First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 23-0269.01 Richard Sweetman x4333

HOUSE BILL 23-1194

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A BILL FOR AN ACT

101	CONCERNING EFFORTS TO REMEDIATE RISKS ASSOCIATED WITH
102	CERTAIN CLOSED LANDFILLS, AND, IN CONNECTION THEREWITH,
103	CREATING THE CLOSED LANDFILL REMEDIATION GRANT
104	PROGRAM, AND MAKING AN 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://leg.colorado.gov.)

The bill creates the closed landfill remediation grant program (grant program) to help eligible local governments pay the costs of environmental remediation efforts and landfill management. The



HOUSE 3rd Beading I hamended	May 5, 2023
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Amended 2nd Reading May 3, 2023

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department of public health and environment (department) is required to administer the grant program in accordance with rules promulgated by the solid and hazardous waste commission (commission) in the department. The department, in consultation with a 5-person advisory committee created in the bill, may award grants from money in the closed landfill remediation grant program fund, which fund is also created in the bill.

The bill requires the commission to promulgate rules establishing a process for resolving disputes between local governments and the department. The rules must include the creation of a technical committee consisting of 3 individuals who review disputes and recommend dispute resolutions.

The bill requires the department to work with a local government that owns a closed landfill to address compliance issues and attempt to resolve disputed issues in a collaborative manner before implementing certain enforcement mechanisms. While a dispute resolution process is occurring in good faith, the department must cease and desist with ongoing enforcement mechanisms and must not implement new enforcement mechanisms against a local government.

The bill requires the commission to promulgate rules concerning the imposition of civil penalties against local governments and to consider certain factors in promulgating the rules.

1 Be it enacted by the General Assembly of the State of Colorado:

2

SECTION 1. Legislative declaration. (1) The general assembly

3 finds and declares that:

4 (a) The public health, safety, and welfare of Colorado citizens and
5 the protection and preservation of Colorado's environment are of utmost
6 importance to the state and to local governments, and achieving these
7 values in a cost-effective manner is a shared goal and responsibility of the
8 state and local governments;

9 (b) Proper disposal of solid waste is a matter of mixed statewide
10 and local concern, and improper disposal creates unacceptable risks,
11 hazards, and liabilities;

(c) State and local governments have a joint responsibility to work
in partnership to address environmental and public health risks that may

result from local-government-owned landfills, and public officials must
 ensure the safe and cost-effective management and disposal of solid
 waste for their communities;

4 (d) Local governments are limited in their financial ability to 5 remediate potential risks to public health and the environment related to 6 their closed landfills due to revenue-raising limitations and the 7 unanticipated costs of remediation and management of solid waste 8 disposal facilities; and

9 (e) Evolving science, the identification of emerging contaminants, 10 changing health and environmental standards, expensive associated 11 remediation challenges, and changing landfill regulations create an 12 ongoing financial liability for local governments with ever-increasing 13 unanticipated costs relating to landfills.

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(2) The general assembly also finds that:

(a) There are nearly two hundred closed, local-government-owned
landfills in Colorado, most of which collected solid waste before laws and
regulations required landfills to be environmentally engineered and sited
in suitable locations;

(b) The local governments that own these landfills do not possess
adequate financial resources to take the necessary steps to mitigate the
risks posed by the landfills, particularly closed solid waste facilities that
no longer receive waste and therefore no longer generate revenue from
tipping fees;

(c) A grant program is needed to support local governments in
remediating the risks posed by closed landfills in order to protect the
public health, safety, and welfare and the environment; and

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(d) The department of public health and environment should
 attempt to collaborate with local governments to address and resolve risks
 posed by closed landfills before resorting to enforcement mechanisms.
 (3) Therefore, the general assembly declares that it is in the best

5 interests of the state to create the closed landfill remediation grant
6 program to assist local governments in financing closed landfill
7 remediation costs.

8 SECTION 2. In Colorado Revised Statutes, 30-20-100.5, add
9 (1)(b.5) as follows:

30-20-100.5. Legislative declaration. (1) The general assembly
hereby finds and declares that:

12 (b.5) STATE AND LOCAL GOVERNMENTS HAVE A JOINT
13 RESPONSIBILITY TO WORK IN PARTNERSHIP TO ADDRESS ENVIRONMENTAL
14 AND PUBLIC HEALTH RISKS THAT MAY RESULT FROM
15 LOCAL-GOVERNMENT-OWNED LANDFILLS, AND PUBLIC OFFICIALS MUST
16 ENSURE THE SAFE AND COST-EFFECTIVE MANAGEMENT AND DISPOSAL OF
17 SOLID WASTE FOR THEIR COMMUNITIES;

18 SECTION 3. In Colorado Revised Statutes, add 30-20-124 as
19 follows:

30-20-124. Closed landfill remediation grant program creation - administration - application process - uses of grant
 program money - advisory committee - rules - fund - evaluation report - definitions - repeal. (1) Definitions. As used in This section,
 UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "ADVISORY COMMITTEE" MEANS THE CLOSED LANDFILL
REMEDIATION GRANT PROGRAM ADVISORY COMMITTEE CREATED IN
SUBSECTION (6) OF THIS SECTION.

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1 "CLEANUP PROGRAM" MEANS AN INVESTIGATION OR (b) 2 REMEDIATION CONDUCTED AND FUNDED PURSUANT TO A STATE OR 3 FEDERAL LAW OR PROGRAM OTHER THAN THIS PART 1, SUCH AS: 4 (I) THE FEDERAL "COMPREHENSIVE ENVIRONMENTAL RESPONSE, 5 COMPENSATION, AND LIABILITY ACT OF 1980", 42 U.S.C. SEC. 9601 ET 6 SEQ., AS AMENDED; 7 (II)THE BROWNFIELDS PROGRAM OF THE FEDERAL 8 ENVIRONMENTAL PROTECTION AGENCY AND THE DEPARTMENT; 9 (III) A FEDERAL RADIATION CONTROL PROGRAM SUCH AS THE 10 "URANIUM MILL TAILINGS RADIATION CONTROL ACT", 42 U.S.C. SEC. 11 7901 ET SEQ., AS AMENDED; 12 (IV) ARTICLE 11 OF TITLE 25 CONCERNING RADIATION CONTROL; 13 (V) ARTICLE 15 OF TITLE 25 CONCERNING HAZARDOUS WASTE; OR 14 (VI) THE FEDERAL "RESOURCE CONSERVATION AND RECOVERY 15 ACT OF 1976", 42 U.S.C. SEC. 6901 ET SEQ., AS AMENDED. (c) "CLOSED LANDFILL" MEANS A LANDFILL THAT NO LONGER 16 17 ACCEPTS NEW WASTE FOR DISPOSAL. (d) "COMMISSION" MEANS THE SOLID AND HAZARDOUS WASTE 18 19 COMMISSION CREATED IN SECTION 25-15-302. "ELIGIBLE LOCAL GOVERNMENT" MEANS A LOCAL 20 (e) 21 GOVERNMENT THAT OWNS A CLOSED LANDFILL THAT: 22 (I) WAS FORMERLY BUT IS NO LONGER OPERATED BY THE LOCAL 23 GOVERNMENT OR BY ANY STATE OR FEDERAL AGENCY AND FOR WHICH THE 24 LOCAL GOVERNMENT IS SOLELY FINANCIALLY RESPONSIBLE FOR CLOSURE 25 AND POST-CLOSURE CARE; 26 (II) IS NOT SUBJECT TO ANY INVESTIGATION OR REMEDIATION 27 PURSUANT TO A CLEANUP PROGRAM; AND

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1 (III) DOES NOT HAVE ANY FULLY FUNDED PRIVATE SECTOR 2 FINANCIAL ASSURANCE MECHANISM IN PLACE THAT ADEQUATELY 3 RESOLVES THE PUBLIC HEALTH AND ENVIRONMENTAL RISKS ASSOCIATED 4 WITH THE LANDFILL. 5 (f) "FUND" MEANS THE CLOSED LANDFILL REMEDIATION GRANT 6 PROGRAM FUND CREATED IN SUBSECTION (8) OF THIS SECTION. 7 "GRANT PROGRAM" MEANS THE CLOSED LANDFILL (g) 8 REMEDIATION GRANT PROGRAM CREATED IN SUBSECTION (2) OF THIS 9 SECTION. (h) (I) "LANDFILL" MEANS A DISCRETE AREA OF LAND OR AN 10 11 EXCAVATION WHERE SOLID WASTES ARE PLACED FOR FINAL DISPOSAL. 12 (II) "LANDFILL" INCLUDES: 13 (A) AN ASH MONOFILL; 14 (B) A CONSTRUCTION AND DEMOLITION WASTE LANDFILL; 15 (C) AN INDUSTRIAL LANDFILL; 16 (D) A SANITARY LANDFILL; 17 (E) A TIRE MONOFILL; AND 18 (F) ANY SIMILAR FACILITY WHERE FINAL DISPOSAL OF SOLID 19 WASTE OCCURS. (III) "LANDFILL" DOES NOT INCLUDE A LAND APPLICATION UNIT, 20 21 A WASTE IMPOUNDMENT, OR A WASTE PILE. (i) "LOCAL GOVERNMENT" MEANS A HOME RULE OR STATUTORY 22 23 CITY, COUNTY, OR CITY AND COUNTY. 24 (2) Grant program created. THE CLOSED LANDFILL REMEDIATION 25 GRANT PROGRAM IS CREATED TO PROVIDE GRANTS TO ELIGIBLE LOCAL 26 GOVERNMENTS TO HELP PAY THE COSTS OF ENVIRONMENTAL 27 REMEDIATION EFFORTS FOR AND MANAGEMENT OF CLOSED LANDFILLS

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THAT ARE OWNED BY THE ELIGIBLE LOCAL GOVERNMENTS. SUBJECT TO
 ANNUAL APPROPRIATION, GRANTS SHALL BE PAID FROM MONEY IN THE
 FUND.

4 (3) Administration. ON AND AFTER JULY 1, 2024, THE 5 DEPARTMENT SHALL ADMINISTER THE GRANT PROGRAM IN ACCORDANCE 6 WITH RULES PROMULGATED BY THE COMMISSION PURSUANT TO 7 SUBSECTION (7) OF THIS SECTION AND SHALL CONSULT WITH THE 8 ADVISORY COMMITTEE TO:

9 (a) EVALUATE GRANT APPLICATIONS USING CRITERIA ESTABLISHED
10 BY THE RULES; AND

11

(b) AWARD GRANTS TO ELIGIBLE LOCAL GOVERNMENTS.

(4) Application process. TO RECEIVE A GRANT, AN ELIGIBLE
LOCAL GOVERNMENT MUST APPLY TO THE DEPARTMENT IN ACCORDANCE
WITH THE RULES PROMULGATED BY THE COMMISSION PURSUANT TO
SUBSECTION (7)(a)(I) OF THIS SECTION.

16 (5) Uses of grant program money. (a) AN ELIGIBLE LOCAL
17 GOVERNMENT THAT RECEIVES A GRANT FROM THE GRANT PROGRAM SHALL
18 USE THE GRANT MONEY ONLY TO PAY FOR REASONABLE COSTS NECESSARY
19 TO ASSESS AND REMEDIATE RISKS POSED BY THE LOCAL GOVERNMENT'S
20 CLOSED LANDFILL AND TO COMPLY WITH APPLICABLE LAW, INCLUDING
21 PAYING REASONABLE EXPENSES NECESSARY TO:

22 (I) TAKE EMERGENCY, PREVENTIVE, OR CORRECTIVE ACTIONS AT23 A CLOSED LANDFILL;

(II) INVESTIGATE, DESIGN, AND IMPLEMENT APPROPRIATE
REMEDIATION ACTIONS IN ACCORDANCE WITH APPLICABLE REGULATIONS,
INCLUDING RETAINING PRIVATE THIRD PARTIES TO ADVISE THE LOCAL
GOVERNMENT AND TO PERFORM TASKS;

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(III) DEVELOP, PREPARE, AND IMPLEMENT PLANS SUCH AS WORK
 PLANS, IMPLEMENTATION PLANS, ANNUAL MONITORING PLANS,
 CONTINGENCY PLANS, COMMUNITY RELATIONS PLANS, MATERIALS
 MANAGEMENT PLANS, AND POST-CLOSURE PLANS, INCLUDING DOCUMENT
 REVIEW AND ACTIVITY FEES IN ACCORDANCE WITH RULES PROMULGATED
 BY THE COMMISSION;

7 (IV) DEVELOP AND IMPLEMENT A PLAN FOR PUBLIC INVOLVEMENT
8 IN THE DEVELOPMENT, IMPLEMENTATION, MODIFICATION, OR EXPANSION
9 OF REMEDIATION MEASURES; AND

10 (V) PERFORM POST-CLOSURE CARE ACTIVITIES, INCLUDING:

11 (A) THE USE OF INSTITUTIONAL AND ENGINEERING CONTROLS TO
12 ENSURE SITE CONDITIONS REMAIN PROTECTIVE OF PUBLIC HEALTH,
13 SAFETY, AND WELFARE AND THE ENVIRONMENT; AND

14 (B) POST-CLOSURE MONITORING.

(b) WHEN EXPENDING ANY MONEY PURSUANT TO THIS SECTION,
THE DEPARTMENT, THE COMMISSION, AND ANY ELIGIBLE LOCAL
GOVERNMENT THAT RECEIVES A GRANT FROM THE GRANT PROGRAM SHALL
GIVE PRIORITY TO MITIGATING THE RISKS POSED BY SOLID WASTE IN
ACCORDANCE WITH SECTION 30-20-101.5 (2) AND RULES PROMULGATED
BY THE COMMISSION CONCERNING THE MANAGEMENT OF SOLID WASTE.

(6) Advisory committee created. (a) The closed landfill
REMEDIATION GRANT PROGRAM ADVISORY COMMITTEE IS CREATED IN THE
DEPARTMENT TO REVIEW GRANT APPLICATIONS AND ADVISE THE
DEPARTMENT AS DESCRIBED IN SUBSECTION (3) OF THIS SECTION. ON OR
BEFORE MAY 1, 2024, THE COMMISSION SHALL APPOINT FIVE MEMBERS TO
THE ADVISORY COMMITTEE, INCLUDING:

- 27 (I) TWO MEMBERS REPRESENTING LOCAL GOVERNMENTS;
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1	(II) TWO MEMBERS REPRESENTING THE DEPARTMENT; AND		
2	(III) ONE MEMBER WITH TECHNICAL EXPERTISE WHO IS NOT		
3	AFFILIATED WITH A LOCAL GOVERNMENT OR WITH THE DEPARTMENT.		
4	(b) THE MEMBERS OF THE ADVISORY COMMITTEE SERVE TERMS OF		
5	THREE YEARS; EXCEPT THAT:		
6	(I) ONE OF THE MEMBERS INITIALLY APPOINTED PURSUANT TO		
7	SUBSECTION $(6)(a)(I)$ of this section serves an initial term of one		
8	YEAR; AND		
9	(II) ONE OF THE MEMBERS INITIALLY APPOINTED PURSUANT TO		
10	SUBSECTION $(6)(a)(II)$ OF THIS SECTION SERVES AN INITIAL TERM OF TWO		
11	YEARS.		
12	(c) THE MEMBERS OF THE ADVISORY COMMITTEE SERVE WITHOUT		
13	COMPENSATION.		
14	(7) Rules. (a) ON OR BEFORE JUNE 1, 2024, THE COMMISSION		
15	SHALL PROMULGATE RULES FOR THE ADMINISTRATION OF THE GRANT		
16	PROGRAM AS DESCRIBED IN THIS SECTION. AT A MINIMUM, THE RULES		
17	MUST INCLUDE:		
18	(I) PROCEDURES AND TIMELINES BY WHICH AN ELIGIBLE LOCAL		
19	GOVERNMENT MAY APPLY FOR A GRANT;		
20	(II) SAFEGUARDS THAT ENSURE THAT THE DEPARTMENT AWARDS		
21	GRANTS ON A FAIR AND EQUITABLE BASIS CONSISTENT WITH ESTABLISHED		
22	PRIORITIES;		
23	(III) CRITERIA FOR EVALUATING GRANT APPLICATIONS AND		
24	AWARDING GRANTS;		
25	(IV) CRITERIA FOR DETERMINING GRANT AMOUNTS;		
26	(V) REPORTING REQUIREMENTS FOR GRANT RECIPIENTS; AND		
27	(VI) THE CIRCUMSTANCES, IF ANY, UNDER WHICH A GRANT		

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1 APPLICANT MAY BE REQUIRED TO DEMONSTRATE MATCHING FUNDS.

2 (b) WHEN DEVELOPING CRITERIA FOR EVALUATING GRANT
3 APPLICATIONS AND AWARDING GRANTS PURSUANT TO SUBSECTION
4 (7)(a)(III) OF THIS SECTION, THE COMMISSION SHALL REQUIRE THAT THE
5 DEPARTMENT:

6 (I) BEFORE FINALIZING ANY DECISION TO AWARD OR DENY A
7 GRANT, INTERVIEW AN OFFICIAL OF THE APPLICANT ELIGIBLE LOCAL
8 GOVERNMENT WHO IS FAMILIAR WITH THE CLOSED LANDFILL SITE THAT IS
9 THE BASIS OF THE GRANT APPLICATION;

(II) GIVE PRIORITY TO GRANT APPLICATIONS THAT CONCERN
REMEDIATION EFFORTS AT CLOSED LANDFILLS THAT ARE SUBJECT TO
EXISTING COMPLIANCE ORDERS AND AT CLOSED LANDFILLS THAT POSE THE
GREATEST ACTUAL RISK TO PUBLIC HEALTH AND THE ENVIRONMENT.
WHEN DETERMINING ACTUAL RISK TO PUBLIC HEALTH AND THE
ENVIRONMENT, THE COMMISSION SHALL REQUIRE THE DEPARTMENT TO:

16 (A) PRIORITIZE REMEDIATION THAT ENABLES THE STATE AND
17 LOCAL GOVERNMENTS TO PROTECT PUBLIC HEALTH AND THE
18 ENVIRONMENT IN A MANNER THAT MAKES EFFICIENT USE OF LIMITED
19 GRANT FUNDING; AND

20 (B) CONSIDER AN ELIGIBLE LOCAL GOVERNMENT'S TECHNICAL
21 ASSESSMENT OF THE ACTUAL RISK POSED TO PUBLIC HEALTH AND THE
22 ENVIRONMENT; AND

23

(III) (A) CONSIDER GIVING PRIORITY TO GRANT APPLICATIONS
RECEIVED FROM ELIGIBLE LOCAL GOVERNMENTS THAT COMMIT MATCHING
FUNDS FROM OTHER SOURCES TO PAY THE COSTS OF THE REMEDIATION
ACTIVITIES THAT ARE THE BASIS OF THE GRANT APPLICATION, AND

1 CONSIDER GIVING PRIORITY TO GRANT APPLICATIONS RECEIVED FROM 2 ELIGIBLE LOCAL GOVERNMENTS BASED ON EXPENSES OCCURRED TO DATE 3 BY THE ELIGIBLE LOCAL GOVERNMENTS IN ATTEMPTING TO IMPLEMENT 4 THE REMEDIATION THAT IS THE BASIS OF THEIR GRANT APPLICATIONS. 5 (B) IN MAKING THE CONSIDERATIONS DESCRIBED IN SUBSECTION 6 (7)(b)(III)(A) OF THIS SECTION, CONSIDER WHETHER CERTAIN ELIGIBLE 7 LOCAL GOVERNMENTS SHOULD BE REOUIRED TO CONTRIBUTE A LOWER 8 AMOUNT OR PERCENTAGE OF MATCHING FUNDS THAN OTHER ELIGIBLE 9 LOCAL GOVERNMENTS BASED ON POPULATION, AS DETERMINED PURSUANT 10 TO THE MOST RECENTLY PUBLISHED POPULATION ESTIMATES FROM THE 11 STATE DEMOGRAPHER APPOINTED BY THE EXECUTIVE DIRECTOR OF THE 12 DEPARTMENT OF LOCAL AFFAIRS. 13 (8) Cash fund created. (a) THE CLOSED LANDFILL REMEDIATION 14 GRANT PROGRAM FUND IS CREATED IN THE STATE TREASURY. THE FUND 15 CONSISTS OF: 16 (I) MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR 17 TRANSFER TO THE FUND FROM THE GENERAL FUND OR ANY OTHER FUND; 18 AND 19 20 (II) MONEY CREDITED TO THE FUND AS GIFTS, GRANTS, AND 21 DONATIONS PURSUANT TO SUBSECTION (8)(d) OF THIS SECTION. 22 (b) THE STATE TREASURER SHALL CREDIT ALL INTEREST AND 23 INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE 24 FUND TO THE FUND. ANY UNEXPENDED AND UNENCUMBERED MONEY

25 REMAINING IN THE FUND AT THE END OF A FISCAL YEAR REMAINS IN THE

26 FUND AND SHALL NOT BE CREDITED OR TRANSFERRED TO THE GENERAL

FUND OR ANY OTHER FUND.

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1 (c) THE MONEY IN THE FUND IS SUBJECT TO ANNUAL 2 APPROPRIATION BY THE GENERAL ASSEMBLY TO THE DEPARTMENT FOR USE 3 FOR THE PURPOSES SET FORTH IN THIS SECTION. THE DEPARTMENT MAY 4 EXPEND UP TO TWO AND ONE-HALF PERCENT OF THE MONEY THAT IS 5 ANNUALLY APPROPRIATED TO THE DEPARTMENT FROM THE FUND TO PAY 6 ADMINISTRATIVE COSTS INCURRED BY THE DEPARTMENT, THE 7 COMMISSION, AND THE ADVISORY COMMITTEE.

8 (d) THE DEPARTMENT IS AUTHORIZED TO SEEK, ACCEPT, AND 9 EXPEND GIFTS, GRANTS, AND DONATIONS FOR THE PURPOSES OF THIS 10 SECTION AND SHALL TRANSMIT ANY MONEY RECEIVED FROM GIFTS, 11 GRANTS, OR DONATIONS TO THE STATE TREASURER FOR DEPOSIT IN THE 12 FUND.

13 (e) ON AUGUST 31,2033, THE STATE TREASURER SHALL TRANSFER
14 ALL UNEXPENDED AND UNENCUMBERED MONEY IN THE FUND TO THE
15 GENERAL FUND.

16 (9) Evaluation and funding recommendations. ON OR BEFORE
17 FEBRUARY 1, 2026, AND ON OR BEFORE FEBRUARY 1 EVERY THREE YEARS
18 THEREAFTER, THE COMMISSION SHALL EVALUATE THE CURRENT AND
19 FUTURE FINANCIAL NEEDS OF THE GRANT PROGRAM AND MAKE WRITTEN
20 RECOMMENDATIONS TO THE GENERAL ASSEMBLY REGARDING FUNDING.

(10) **Report.** (a) ON OR BEFORE NOVEMBER 1, 2025, AND ON OR
BEFORE NOVEMBER 1 OF EACH YEAR THEREAFTER, THE DEPARTMENT
SHALL PREPARE AND POST ON ITS PUBLIC WEBSITE A REPORT THAT
SUMMARIZES THE USE OF ALL GRANT MONEY AWARDED UNDER THE GRANT
PROGRAM IN THE PRECEDING FISCAL YEAR. AT A MINIMUM, THE REPORT
MUST INCLUDE:

27 (I) THE NUMBER OF GRANT APPLICANTS;

1 (II)THE AMOUNT OF GRANT MONEY REQUESTED BY EACH 2 APPLICANT; 3 (III) THE ELIGIBLE LOCAL GOVERNMENTS THAT WERE AWARDED 4 GRANTS; 5 (IV) THE AMOUNT OF GRANT MONEY AWARDED TO EACH GRANT 6 RECIPIENT; 7 (V) A DESCRIPTION OF THE GRANT RECIPIENT'S USE OF THE GRANT 8 MONEY: AND 9 (VI) THE AMOUNT OF MONEY REMAINING IN THE FUND ON THE 10 DATE OF THE REPORT. 11 (b) THE DEPARTMENT MAY INCLUDE THE REPORT DESCRIBED IN 12 SUBSECTION (10)(a) OF THIS SECTION IN THE DEPARTMENT'S ANNUAL 13 REPORT TO THE COMMITTEES OF REFERENCE OF THE GENERAL ASSEMBLY PURSUANT TO SECTION 30-20-122 (1)(b). 14 15 (11) **Repeal.** This section is repealed, effective September 16 1, 2033. PRIOR TO THE REPEAL, THE GRANT PROGRAM AND THE ADVISORY 17 COMMITTEE ARE SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 18 24-34-104. 19 SECTION 4. In Colorado Revised Statutes, 24-34-104, add 20 (34)(a)(VIII) as follows: 21 24-34-104. General assembly review of regulatory agencies 22 and functions for repeal, continuation, or reestablishment - legislative 23 declaration - repeal. (34) (a) The following agencies, functions, or both, 24 are scheduled for repeal on September 1, 2033: 25 (VIII) THE CLOSED LANDFILL REMEDIATION GRANT PROGRAM AND 26 THE CLOSED LANDFILL REMEDIATION GRANT PROGRAM ADVISORY 27 COMMITTEE CREATED IN SECTION 30-20-124.

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2 SECTION 5. In Colorado Revised Statutes, 24-75-402, add
3 (5)(aaa) as follows:

1

24-75-402. Cash funds - limit on uncommitted reserves reduction in the amount of fees - exclusions - definitions.
(5) Notwithstanding any provision of this section to the contrary, the
following cash funds are excluded from the limitations specified in this
section:

9 (aaa) THE CLOSED LANDFILL REMEDIATION GRANT PROGRAM FUND
10 CREATED IN SECTION 30-20-124 (8).

11 SECTION 6. Appropriation. (1) For the 2023-24 state fiscal 12 year, \$15,000,000 is appropriated to the closed landfill remediation grant 13 program fund created in section 30-20-124 (8), C.R.S. This appropriation 14 is from the general fund. The department of public health and 15 environment is responsible for the accounting related to this program.

16 (2) For the 2023-24 state fiscal year, \$170,702 is appropriated to 17 the department of public health and environment. This appropriation is 18 from reappropriated funds in the closed landfill remediation grant 19 program fund under subsection (1) of this section. To implement this act, 20 the department may use the appropriation for solid waste control program, 21 which amount is based on an assumption that the division will require an 22 additional 0.8 FTE.

(3) For the 2023-24 state fiscal year, \$87,976 is appropriated to
the department of law. This appropriation is from reappropriated funds
received from the department of public health and environment under
subsection (2) of this section and is based on an assumption that the
department of law will require an additional 0.5 FTE. To implement this

act, the department of law may use this appropriation to provide legal
 services for the department of public health and environment.

Act subject to petition - effective date -3 SECTION 7. 4 **applicability.** (1) 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 5 6 general assembly; 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 7 8 item, section, or part of this act within such period, then the act, item, 9 section, or part will not take effect unless approved by the people at the 10 general election to be held in November 2024 and, in such case, will take 11 effect on the date of the official declaration of the vote thereon by the 12 governor.

13 (2) This act applies to conduct occurring on or after the applicable14 effective date of this act.