First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 23-0820.01 Jennifer Berman x3286

SENATE BILL 23-274

SENATE SPONSORSHIP

Winter F.,

Dickson,

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Senate Committees

House Committees

A BILL FOR AN ACT

101	CONCERNING WATER QUALITY REGULATION IN THE STATE, AND, IN
102	CONNECTION THEREWITH, TRANSFERRING FEE-SETTING
103	AUTHORITY TO THE WATER QUALITY CONTROL COMMISSION
104	AND MODIFYING THE MEMBERSHIP OF THE COMMISSION.

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 <u>http://leg.colorado.gov</u>.)

Section 1 of the bill increases the percent of appropriated funds that the department of public health and environment (department) may use for the administration and management of the public water systems and domestic wastewater treatment works grant program from 5% to 10%.

Section 3 modifies the composition of the water quality control commission (commission) by requiring that:

- No more than 5 members of the commission be affiliated with the same political party; and
- The commission include members with specific types of expertise, including expertise in areas of science and environmental law or policy or areas such as municipal water or wastewater treatment, industry, or labor.

Section 4 requires the commission, on or before October 31, 2025, and after engaging in stakeholder outreach, to set the following fees by rule:

- Drinking water fees assessed on public water systems;
- Commerce and industry sector permitting fees;
- Construction sector permitting fees;
- Pesticide sector permitting fees;
- Public and private utilities sector permitting fees;
- Municipal separate storm sewer systems sector permit fees;
- Review fees for requests for certification under section 401 of the federal "Clean Water Act";
- Preliminary effluent limitation determination fees;
- Wastewater site application and design review fees;
- On-site wastewater treatment system fees; and
- Biosolids management program fees.

The commission's fee-setting rules must become effective on or before January 1, 2026, and the commission may by rule authorize the division to phase in the fee-setting rules.

Section 4 also creates the clean water cash fund into which the fees collected under the commission's rules, other than the drinking water fees assessed on public water systems, are credited.

The statutory fee provisions in sections 2, 5, 6, and 8 repeal on July 1, 2026. Before the repeal, the state treasurer is required to transfer any money remaining in the various funds into which the statutory fees are credited to the clean water cash fund; except that section 2 specifies that drinking water fees will continue to be credited to the drinking water cash fund and that any money in the drinking water cash fund will remain in that cash fund.

Section 7 repeals the division's regulatory authority concerning nuclear and radioactive wastes.

Section 9 requires the division to include, in its annual reporting to the commission and the general assembly, information on:

- The division's implementation and enforcement of the discharge permitting program (program);
- For reports submitted before October 1, 2025, the division's

fee revenue and direct and indirect costs associated with the program; and

• For the report submitted in 2025, the fee structure set forth in the commission's proposed or adopted fee-setting rules.

Be it enacted by the General Assembly of the State of Colorado:
 SECTION 1. In Colorado Revised Statutes, 25-1.5-208, amend

3 (1)(b) as follows:

25-1.5-208. Grant program for public water systems and
domestic wastewater treatment works - small communities water and
wastewater grant fund - rules. (1) The department has, in addition to
all other powers and duties imposed upon it by law, the powers and duties
provided in this section as follows:

9 (b) The department may use up to five TEN percent of the 10 appropriated funds for the administration and management of such project 11 grants.

SECTION 2. In Colorado Revised Statutes, 25-1.5-209, amend
(2); and add (3) as follows:

14 25-1.5-209. Drinking water fee - drinking water cash fund -15 repeal. (2) (a) All fees collected pursuant to this section shall be 16 transmitted to the state treasurer, who shall credit them to The drinking 17 water cash fund which fund is hereby created in the state treasury. 18 Moneys so collected shall be annually appropriated by the general 19 assembly The general assembly shall annually appropriate 20 MONEY IN THE CASH FUND to the department for allocation to the division 21 of administration to operate the drinking water program established in this 22 part 2. The general assembly shall review expenditures of such moneys THE MONEY to assure that they are THE MONEY IS used only for such 23

1 purposes. All interest earned on the investment or deposit of moneys 2 MONEY in the cash fund and all unappropriated or unencumbered moneys 3 MONEY in the cash fund shall remain REMAINS in the cash fund and shall 4 DOES not revert to the general fund or any other fund at the end of any 5 fiscal year or any other time. Any funds remaining from fees collected 6 prior to the repeal of former section 25-1.5-209, as it existed prior to July 7 1, 2005, shall be transmitted to the state treasurer, who shall credit the 8 same to the cash fund.

9 (b) ALL FEES COLLECTED PURSUANT TO THIS SECTION BEFORE JULY
10 1, 2026, OR BEFORE THE DATE THE RULES ADOPTED UNDER SECTION
11 25-8-210 (1)(a)(I) BECOME EFFECTIVE SHALL BE CREDITED TO THE
12 DRINKING WATER CASH FUND.

13 (c) ON AND AFTER JULY 1, 2026, ALL FEES COLLECTED PURSUANT
14 TO RULES ADOPTED UNDER SECTION 25-8-210 (1)(a)(I) SHALL BE
15 CREDITED TO THE DRINKING WATER CASH FUND.

16 (3) SUBSECTIONS (1) AND (2)(b) OF THIS SECTION AND THIS
17 SUBSECTION (3) ARE REPEALED, EFFECTIVE JULY 1, 2026.

18 SECTION 3. In Colorado Revised Statutes, 25-8-201, amend
19 (1)(a) as follows:

20 **25-8-201.** Water quality control commission created. 21 (1) (a) (I) There is created in the department of public health and 22 environment a water quality control commission, which is a **type 1** entity, 23 as defined in section 24-1-105, and which exercises its powers and 24 performs its duties and functions under the department of public health 25 and environment.

26 (II) The commission consists of nine citizens of the state27 appointed by the governor, with the consent of the senate, for terms of

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three years; except that the terms shall MUST be staggered so that no more than five members' terms expire in the same year. Members of the commission must be appointed so as to achieve geographical representation and to reflect the various interests in water in the state. At least two members must reside in that portion of the state that is west of the continental divide. NO MORE THAN FIVE MEMBERS OF THE COMMISSION MAY BE AFFILIATED WITH THE SAME POLITICAL PARTY.

8 (III) THE COMMISSION MUST BE COMPOSED OF MEMBERS WITH:
9 (A) SCIENTIFIC, TECHNICAL, OR ENVIRONMENTAL LAW OR POLICY
10 EXPERIENCE; OR

11 (B) MUNICIPAL WATER OR WASTEWATER TREATMENT,
12 INDUSTRIAL, LABOR, AGRICULTURAL, ENVIRONMENTAL JUSTICE, OR
13 MUNICIPAL OR COUNTY GOVERNANCE EXPERIENCE.

SECTION 4. In Colorado Revised Statutes, add 25-8-210 as
follows:

16 25-8-210. Fees established administratively - rules 17 stakeholding requirement - phase-in period - clean water cash fund
18 - creation - repeal. (1) (a) ON OR BEFORE OCTOBER 31, 2025, THE
19 COMMISSION SHALL ESTABLISH THE FOLLOWING FEES BY RULE:

20 (I) DRINKING WATER FEES ASSESSED ON PUBLIC WATER SYSTEMS
21 PURSUANT TO SECTION 25-1.5-209 (1), AS THAT SECTION EXISTED PRIOR
22 TO ITS REPEAL ON JULY 1, 2026;

(II) COMMERCE AND INDUSTRY SECTOR PERMITTING FEES
ASSESSED PURSUANT TO SECTION 25-8-502 (1.1)(b), AS THAT SECTION
EXISTED PRIOR TO ITS REPEAL ON JULY 1, 2026;

26 (III) CONSTRUCTION SECTOR PERMITTING FEES ASSESSED
 27 PURSUANT TO SECTION 25-8-502 (1.1)(c), AS THAT SECTION EXISTED PRIOR

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1 TO ITS REPEAL ON JULY 1, 2026;

2 (IV) PESTICIDE SECTOR PERMITTING FEES ASSESSED PURSUANT TO
3 SECTION 25-8-502 (1.1)(d), AS THAT SECTION EXISTED PRIOR TO ITS
4 REPEAL ON JULY 1, 2026;

5 (V) PUBLIC AND PRIVATE UTILITIES SECTOR PERMITTING FEES
6 PURSUANT TO SECTION 25-8-502 (1.1)(e), AS THAT SECTION EXISTED PRIOR
7 TO ITS REPEAL ON JULY 1, 2026;

8 (VI) MUNICIPAL SEPARATE STORM SEWERS SYSTEM SECTOR 9 PERMITTING FEES PURSUANT TO SECTION 25-8-502 (1.1)(f), AS THAT 10 SECTION EXISTED PRIOR TO ITS REPEAL ON JULY 1, 2026;

(VII) REVIEW FEES ASSESSED PURSUANT TO SECTION 25-8-502
(1.2) FOR REQUESTS FOR CERTIFICATION UNDER SECTION 401 OF THE
FEDERAL ACT, AS THAT SECTION EXISTED PRIOR TO ITS REPEAL ON JULY 1,
2026;

(VIII) PRELIMINARY EFFLUENT LIMITATION DETERMINATION FEES
ASSESSED PURSUANT TO SECTION 25-8-502 (1.3)(b), AS THAT SECTION
EXISTED PRIOR TO ITS REPEAL ON JULY 1, 2026;

18 (IX) WASTEWATER SITE APPLICATION AND DESIGN REVIEW FEES
19 ASSESSED PURSUANT TO SECTION 25-8-502 (1.3)(c), AS THAT SECTION
20 EXISTED PRIOR TO ITS REPEAL ON JULY 1, 2026;

(X) ON-SITE WASTEWATER TREATMENT SYSTEM FEES ASSESSED
PURSUANT TO SECTION 25-10-107 (3), INCLUDING RULES ESTABLISHING
THE PERCENTAGE OF THE ON-SITE WASTEWATER TREATMENT SYSTEM FEES
COLLECTED THAT A COUNTY MAY RETAIN TO COVER THE COUNTY'S
ADMINISTRATIVE COSTS, AS THAT SECTION EXISTED PRIOR TO ITS REPEAL
ON JULY 1, 2026; AND

27 (XI) BIOSOLIDS MANAGEMENT PROGRAM FEES ASSESSED

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PURSUANT TO SECTION 30-20-110.5 (1), AS THAT SECTION EXISTED PRIOR
 TO ITS REPEAL ON JULY 1, 2026.

(b) THE COMMISSION SHALL SET THE FEES AND PERIODICALLY
ADJUST THE FEES IN AN AMOUNT SUFFICIENT TO COVER THE DIVISION'S
DIRECT AND INDIRECT COSTS ASSOCIATED WITH ADMINISTERING AND
IMPLEMENTING THE FEDERAL ACT, THE FEDERAL "SAFE DRINKING WATER
ACT", 42 U.S.C. SEC. 300f ET SEQ., SECTION 25-1-114.1, PART 2 OF
ARTICLE 1.5 OF THIS TITLE 25, THIS ARTICLE 8, AND THE "ON-SITE
WASTEWATER TREATMENT SYSTEMS ACT", ARTICLE 10 OF THIS TITLE 25.

10 (c) (I) THE FEE-SETTING RULES ADOPTED PURSUANT TO 11 SUBSECTION (1)(a) OF THIS SECTION MUST BECOME EFFECTIVE ON OR 12 BEFORE JANUARY 1, 2026. IF THE COMMISSION ADOPTS RULES 13 AUTHORIZING THE DIVISION TO PHASE IN THE FEE-SETTING RULES, THE 14 DIVISION MAY REQUIRE PERMIT APPLICANTS, PERMIT HOLDERS, AND 15 PUBLIC WATER SYSTEMS TO PAY FEES AS SET BY THE FEE-SETTING RULES 16 INSTEAD OF THE FEES SET FORTH IN STATUTE BEFORE JULY 1, 2026.

17 IF THE COMMISSION ESTABLISHES A PROCESS FOR THE (II)18 DIVISION'S PHASE IN OF THE FEE-SETTING RULES PURSUANT TO SUBSECTION 19 (1)(c)(I) OF THIS SECTION, THE COMMISSION'S RULES MUST ESTABLISH A 20 PROCESS FOR THE DIVISION'S PHASE IN OF THE FEE-SETTING RULES. THE 21 PROCESS ESTABLISHED BY RULE MUST INCLUDE NOTICE TO PERMIT 22 APPLICANTS, PERMIT HOLDERS, AND PUBLIC WATER SYSTEMS REGARDING 23 THE PROCESS, INCLUDING REQUIREMENTS TO POST THE PROCESS ON THE 24 DIVISION'S WEBSITE AND ENGAGE IN COMMUNITY OUTREACH REGARDING 25 THE PROCESS.

26 (III) THIS SUBSECTION (1)(c) IS REPEALED, EFFECTIVE SEPTEMBER
27 1, 2027.

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1 (2) (a) BEFORE THE COMMISSION ADOPTS THE FEE-SETTING RULES 2 PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION AND IN ACCORDANCE 3 WITH SECTION 25-8-502 (1.5)(c)(I)(B), THE DEPARTMENT OF PUBLIC 4 HEALTH AND ENVIRONMENT SHALL CONDUCT OUTREACH TO OBTAIN 5 STAKEHOLDER INPUT REGARDING THE TOTAL FUNDING FOR THE DIVISION, 6 INCLUDING FEDERAL MONEY, MONEY FROM THE GENERAL FUND, AND ALL 7 CASH FEES. IN CONDUCTING THE STAKEHOLDER OUTREACH, THE 8 DEPARTMENT SHALL SEEK INPUT FROM:

9 (I) OWNERS AND OPERATORS OF REGULATED DRINKING WATER 10 SYSTEMS;

11 (II) PERMIT HOLDERS;

12 (III) COUNTY REPRESENTATIVES;

13 (IV) REPRESENTATIVES OF OTHER LOCAL GOVERNMENTS;

14 (V) CONSERVATION GROUPS;

15 (VI) ENVIRONMENTAL JUSTICE GROUPS; AND

16 (VII) COMMUNITY MEMBERS, INCLUDING MEMBERS OF
17 DISPROPORTIONATELY IMPACTED COMMUNITIES AS DEFINED IN SECTION
18 24-4-109 (2)(b)(II).

(b) THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT
SHALL CONDUCT OUTREACH TO AND ENGAGEMENT OF
DISPROPORTIONATELY IMPACTED COMMUNITIES PURSUANT TO
SUBSECTION (2)(a) OF THIS SECTION IN ACCORDANCE WITH SECTION
24-4-109 (3).

24 (3) (a) (I) UPON THE EFFECTIVE DATE OF THE RULES ADOPTED
25 PURSUANT TO SUBSECTION (1)(a) OF THIS SECTION AND UNTIL JUNE 30,
26 2026, THE DIVISION SHALL TRANSMIT:

27 (A) The fees collected pursuant to the commission's

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FEE-SETTING RULES ADOPTED UNDER SUBSECTIONS (1)(a)(II) TO (1)(a)(XI)
 OF THIS SECTION TO THE STATE TREASURER, WHO SHALL CREDIT THE FEES
 AS DIRECTED BY THE DIVISION, EITHER TO THE CLEAN WATER CASH FUND
 CREATED IN SUBSECTION (4) OF THIS SECTION OR TO THE STATUTORY FUND
 INTO WHICH SUCH FEES WERE TRANSMITTED BEFORE THE EFFECTIVE DATE
 OF THIS SECTION; AND

7 (B) THE FEES COLLECTED PURSUANT TO THE COMMISSION'S
8 FEE-SETTING RULES ADOPTED UNDER SUBSECTION (1)(a)(I) OF THIS
9 SECTION TO THE STATE TREASURER, WHO SHALL CREDIT THE FEES TO THE
10 DRINKING WATER CASH FUND CREATED IN SECTION 25-1.5-209 (2).

11 (II) THIS SUBSECTION (3)(a) IS REPEALED, EFFECTIVE SEPTEMBER
12 1, 2026.

(b) ON AND AFTER JULY 1, 2026, THE DIVISION SHALL TRANSMIT:
(I) THE FEES COLLECTED PURSUANT TO THE COMMISSION'S
FEE-SETTING RULES ADOPTED UNDER SUBSECTIONS (1)(a)(II) TO (1)(a)(XI)
OF THIS SECTION TO THE STATE TREASURER, WHO SHALL CREDIT THE FEES
TO THE CLEAN WATER CASH FUND CREATED IN SUBSECTION (4) OF THIS
SECTION; AND

(II) THE FEES COLLECTED PURSUANT TO THE COMMISSION'S
FEE-SETTING RULES ADOPTED UNDER SUBSECTION (1)(a)(I) OF THIS
SECTION TO THE STATE TREASURER, WHO SHALL CREDIT THE FEES TO THE
DRINKING WATER CASH FUND CREATED IN SECTION 25-1.5-209 (2).

23 (4) (a) THE CLEAN WATER CASH FUND IS CREATED IN THE STATE
24 TREASURY. THE FUND CONSISTS OF:

(I) FEES COLLECTED PURSUANT TO THE COMMISSION'S FEE-SETTING
RULES ADOPTED PURSUANT TO SUBSECTIONS (1)(a)(II) TO (1)(a)(XI) OF
THIS SECTION;

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(II) ANY OTHER MONEY THAT THE GENERAL ASSEMBLY MAY
 APPROPRIATE OR TRANSFER TO THE FUND; AND

(III) ANY FEDERAL FUNDS CREDITED TO THE FUND.

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4 (b) THE STATE TREASURER SHALL CREDIT ALL INTEREST AND
5 INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
6 CLEAN WATER CASH FUND TO THE FUND.

(c) THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE
MONEY FROM THE SOURCES SPECIFIED IN SUBSECTIONS (1)(a)(I) AND
(1)(a)(II) OF THIS SECTION IN THE CLEAN WATER CASH FUND TO THE
DEPARTMENT FOR USE BY THE DIVISION FOR THE DIVISION'S
ADMINISTRATION AND IMPLEMENTATION OF THE FEDERAL ACT AND THIS
ARTICLE 8.

SECTION 5. In Colorado Revised Statutes, 25-8-502, amend
(1.1)(c)(IV) introductory portion, (1.7)(a)(I) introductory portion, and
(1.7)(a)(II); repeal (1.7)(a)(I)(B); and add (1.8) as follows:

16 **25-8-502.** Application - definitions - fees - funds created -17 public participation - repeal. (1.1) For each regulated activity listed in 18 this subsection (1.1), the division may assess an annual permit fee and a 19 nonrefundable permit application fee for new permits that must equal fifty 20 percent of the annual permit fee. The full amount of the application fee 21 is credited toward the annual permit fee. All such fees must be in 22 accordance with the following schedules:

(c) The construction sector includes annual fee schedules for
 regulated activities associated with construction activities as follows:

(IV) The division shall use the CONSTRUCTION SECTOR FEE
 revenue generated by the fees set forth in subsections (1.1)(c)(II)(G) to
 (1.1)(c)(II)(K) and (1.1)(c)(III) of this section COLLECTED PURSUANT TO

1 THIS SECTION OR, ON AND AFTER JULY 1, 2026, PURSUANT TO COMMISSION 2 RULES ADOPTED UNDER SECTION 25-8-210 (1)(a)(III), to continue to fund 3 the administration and oversight of the construction sector, and shall use 4 the increased revenue, when compared with the revenue generated by the 5 corresponding fees as they existed on June 30, 2015, to fund new 6 INCLUDING services provided under the alternative compliance assurance 7 model. The division shall not use the increased revenue to fund additional 8 enforcement staff The division may use the increased revenue for the 9 following purposes UNLESS SUCH FUNDING IS INCLUDED IN A COMMISSION 10 FEE-SETTING RULE. AN ALTERNATIVE COMPLIANCE ASSURANCE MODEL 11 INCLUDES:

12 (1.7) (a) The department of public health and environment shall
report annually to:

(I) The senate agriculture and natural resources committee and the
 house of representatives agriculture, livestock WATER, and natural
 resources committee, or their successor committees, on:

17 (B) The clean water program. The report must include the number 18 of permits processed, the number of applications pending for new and 19 amended permits, the length of time the permits remain in the system 20 prior to issuance, the number of inspections conducted, the number of site 21 application and design reviews completed, the number of enforcement 22 actions taken, the costs associated with each sector specified in 23 subsections (1.1), (1.2), and (1.3) of this section, the number of full-time 24 equivalents assigned to and actively processing permits, the number of 25 full-time equivalents assigned to and actively conducting inspections, the 26 number of full-time equivalents assigned to and actively conducting site 27 application and design reviews, the number of full-time equivalents

1 assigned to and actively conducting enforcement actions, and the number 2 of full-time equivalents assigned to and actively developing rules and 3 standards. The department shall inform the committees regarding all new 4 standards and rules to be proposed within the subsequent year. The 5 department shall submit the report on or before March 31 of each year. 6 Commencing in 2017, the department shall develop baseline information 7 for reporting. Commencing in 2018, the department shall provide 8 information on improvements that have been made in comparison to the 9 baseline information and information on the barriers to making 10 improvements. 11

(II) The joint budget committee by November 1 of each year 12 regarding the fee revenue received from each sector specified in 13 subsections (1.1), (1.2), and (1.3) SUBSECTION (1.1)(a) of this section, 14 including expenditures by fund source and revenues by fund and sector 15 source based on the November 1 request.

16 (1.8) (a) ON JUNE 30, 2026, THE STATE TREASURER SHALL 17 TRANSFER ANY UNEXPENDED AND UNENCUMBERED MONEY REMAINING IN 18 THE FOLLOWING CASH FUNDS TO THE CLEAN WATER CASH FUND CREATED 19 IN SECTION 25-8-210 (4)(a):

20 (I) THE COMMERCE AND INDUSTRY SECTOR FUND CREATED IN 21 SUBSECTION (1.5)(a)(I) OF THIS SECTION;

22 (II) THE CONSTRUCTION SECTOR FUND CREATED IN SUBSECTION 23 (1.5)(a)(II) OF THIS SECTION;

24 (III) THE PESTICIDES SECTOR FUND CREATED IN SUBSECTION 25 (1.5)(a)(III) OF THIS SECTION;

26 (IV) THE MUNICIPAL SEPARATE STORM SEWER SYSTEM SECTOR 27 FUND CREATED IN SUBSECTION (1.5)(a)(IV) OF THIS SECTION; AND

(V) THE PUBLIC AND PRIVATE UTILITIES SECTOR FUND CREATED IN
 SUBSECTION (1.5)(a)(V) OF THIS SECTION.

3 (b) SUBSECTIONS (1.1)(b), (1.1)(c), (1.1)(d), (1.1)(e), (1.1)(f),
4 (1.2), (1.3), AND (1.5) OF THIS SECTION AND THIS SUBSECTION (1.8) ARE
5 REPEALED, EFFECTIVE JULY 1, 2026.

6 SECTION 6. In Colorado Revised Statutes, 30-20-110.5, add (4)
7 as follows:

30-20-110.5. Beneficial use of biosolids - water quality control
commission to set fees - fund created - repeal. (4) (a) ON JUNE 30,
2026, THE STATE TREASURER SHALL TRANSFER ANY UNEXPENDED AND
UNENCUMBERED MONEY REMAINING IN THE BIOSOLIDS MANAGEMENT
PROGRAM FUND CREATED IN SUBSECTION (3) OF THIS SECTION TO THE
CLEAN WATER CASH FUND CREATED IN SECTION 25-8-210 (4)(a).

14 (b) This section is repealed, effective July 1, 2026.

15 SECTION 7. In Colorado Revised Statutes, repeal 25-8-506 as
16 follows:

17 25-8-506. Nuclear and radioactive wastes. (1) It is unlawful for 18 any person to discharge, deposit, or dispose of any radioactive waste 19 underground in liquid, solid, or explosive form unless the division, upon 20 application of the person desiring to undertake such activity and after 21 investigation and hearing, has first found, based upon a preponderance of 22 the evidence, that there will be no significant pollution resulting 23 therefrom or that the pollution, if any, will be limited to waters in a 24 specified limited area from which there is no significant migration.

(2) (a) In such case the division shall issue a permit for the
 proposed activity, upon the payment of a fee of one thousand dollars. The
 division may include in such permit issued under this subsection (2) such

1 reasonable terms and conditions as it may from time to time require to 2 implement this section in a manner consistent with the purposes of this 3 article. The terms or conditions which may be imposed shall include, without limitation, those with respect to duration of use or operation; 4 5 monitoring; reporting; volume of discharge or disposal; treatment of 6 wastes; and the deposit with the state treasurer of a bond, with or without 7 surety as the division may in its discretion require, or other security, to 8 assure that the permitted activities will be conducted in compliance with 9 the terms and conditions of the permit, and that upon abandonment, cessation, or interruption of the permitted activities or facilities, 10 11 appropriate measures will be taken to protect the waters of the state. 12 Other than relief from provisions of this article to the extent specified in 13 this subsection (2), no permit issued pursuant to this subsection (2) shall 14 relieve any person of any duty or liability to the state or to any other 15 person existing or arising under any statute or under common law.

16 (b) Notwithstanding the amount specified for the fee in paragraph 17 (a) of this subsection (2), the commission by rule or as otherwise provided 18 by law may reduce the amount of the fee if necessary pursuant to section 19 24-75-402 (3), C.R.S., to reduce the uncommitted reserves of the fund to 20 which all or any portion of the fee is credited. After the uncommitted 21 reserves of the fund are sufficiently reduced, the commission by rule or 22 as otherwise provided by law may increase the amount of the fee as 23 provided in section 24-75-402 (4), C.R.S.

(3) No permit for the discharge, deposit, or disposal of nuclear or
 radioactive waste underground shall be required in any case where
 groundwater quality regulation is conducted under article 11 of this title,
 or under the "Uranium Mill Tailings Radiation Control Act of 1978",

Pub.L. 95-604, or a successor statute, where such regulation is determined
 by the division to comply with the standard set forth in subsection (1) of
 this section.

4 (4) (a) The provisions of this section revise and replace, in part,
5 section 25-8-505 of this article, the "Colorado Water Quality Control
6 Act", as said article existed prior to July 1, 1981. All permits issued
7 pursuant to said section 25-8-505 prior to July 1, 1981, shall be deemed
8 a permit issued pursuant to this section and subject to the standards of
9 subsection (1) of this section unless or until:

(I) Such permitted activities are exempted by the provisions of
 subsection (3) of this section. In such case, all permits issued pursuant to
 said section 25-8-505 shall terminate and have no effect whatsoever; or
 (II) Such permitted activities are the subject of a new permit
 issued pursuant to this section.

15 (b) Repealed.

SECTION 8. In Colorado Revised Statutes, 25-10-107, add (4)
as follows:

18 25-10-107. Fees - repeal. (4) SUBSECTION (3) OF THIS SECTION
19 AND THIS SUBSECTION (4) ARE REPEALED, EFFECTIVE JULY 1, 2026.

20 SECTION 9. In Colorado Revised Statutes, amend 25-8-305 as
21 follows:

22 **25-8-305. Annual report - repeal.** (1) (a) Notwithstanding 23 section 24-1-136 (11)(a)(I), On or before October 1 of each year, the 24 division through the executive director shall report to the commission on 25 the effectiveness of this article ARTICLE 8 and shall include in such report 26 any recommendations it THE DIVISION may have with respect to any 27 regulatory or legislative changes that may be needed or desired. The 1 report must include the then-current MONITORING information that has 2 been obtained pursuant to section 25-8-303. and information concerning 3 the status of the division's implementation of the discharge permit 4 program established in part 5 of this article.

5 (b) The EXECUTIVE DIRECTOR SHALL ALSO SUBMIT THE report shall 6 be filed with TO the house OF REPRESENTATIVES agriculture, livestock 7 WATER, and natural resources committee and the senate agriculture AND 8 natural resources and energy committee, or any THEIR successor 9 committees. NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), THIS 10 REPORTING REOUIREMENT CONTINUES INDEFINITELY.

- 11 (2) THE ANNUAL REPORT DESCRIBED IN SUBSECTION (1) OF THIS 12 SECTION MUST INCLUDE INFORMATION ON THE DIVISION'S:
- 13 (a) IMPLEMENTATION OF THE DISCHARGE PERMITTING PROGRAM 14 ESTABLISHED IN PART 5 OF THIS ARTICLE 8;
- 15 (b) INSPECTIONS PERFORMED;
- 16 (c) ENFORCEMENT ACTIONS UNDER THIS ARTICLE 8;
- 17 (d) ESTABLISHMENT OF ANY NEW RULES AND STANDARDS;
- 18 (e) ASSESSMENT OF ANY EMERGING TRENDS THAT THE DIVISION 19 PERCEIVES IN ISSUES PERTAINING TO WATER QUALITY; AND
- 20 (f) THE RATIO OF GENERAL FUND APPROPRIATIONS TO CASH FUND 21 APPROPRIATIONS THAT WERE AUTHORIZED FOR THE STATE FISCAL YEAR 22 IMMEDIATELY PRECEDING THE DATE OF THE REPORT.
- 23 (3) (a) FOR A REPORT THAT THE DIVISION SUBMITS ON OR BEFORE 24 OCTOBER 1, 2025, THE REPORT MUST INCLUDE THE TOTAL PERMIT FEE 25 REVENUE RECEIVED IN THE PREVIOUS TWELVE MONTHS, AND THE 26 DIVISION'S DIRECT AND INDIRECT COSTS TO ADMINISTER THE PERMITS, FOR 27 THE FOLLOWING SECTOR-SPECIFIC PERMITS, REVIEWS, OR

1 DETERMINATIONS:

2 (I) THE COMMERCE AND INDUSTRY SECTOR PURSUANT TO SECTION 3 25-8-502 (1.1)(b); 4 (II) THE CONSTRUCTION SECTOR PURSUANT TO SECTION 25-8-502 5 (1.1)(c);6 (III) THE PESTICIDE SECTOR PURSUANT TO SECTION 25-8-502 7 (1.1)(d);8 (IV) THE PUBLIC AND PRIVATE UTILITIES SECTOR PURSUANT TO 9 SECTION 25-8-502 (1.1)(e); 10 (V) THE MUNICIPAL SEPARATE STORM SEWER SYSTEM SECTOR 11 PURSUANT TO SECTION 25-8-502 (1.1)(f); 12 (VI) THE REVIEWS PERFORMED PURSUANT TO SECTION 25-8-502 13 (1.2) for requests for certification under section 401 of the 14 FEDERAL ACT; 15 (VII) THE PRELIMINARY EFFLUENT LIMITATION DETERMINATIONS 16 PERFORMED PURSUANT TO SECTION 25-8-502 (1.3)(b); AND 17 (VIII) THE WASTEWATER SITE APPLICATIONS AND DESIGN REVIEWS 18 PERFORMED PURSUANT TO SECTION 25-8-502 (1.3)(c). 19 (b) THIS SUBSECTION (3) IS REPEALED, EFFECTIVE JULY 1, 2026. 20 (4) (a) For the report that the division submits in 2025, the 21 REPORT MUST INCLUDE: 22 (I) A DESCRIPTION OF THE FEE STRUCTURE PROPOSED OR INCLUDED 23 IN RULES THAT THE COMMISSION HAS PROPOSED OR ADOPTED PURSUANT 24 TO SECTION 25-8-210 (1)(a); AND 25 (II) IF THE RULES PROPOSED OR ADOPTED PURSUANT TO SECTION 26 25-8-210 (1)(a) MODIFY A FEE STRUCTURE SET FORTH IN STATUTE, THE 27 REASONS FOR THE CHANGE IN THE FEE STRUCTURE.

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(b) This subsection (4) is repealed, effective July 1, 2026.

2 SECTION 10. In Colorado Revised Statutes, 25-8-205, amend
3 (1)(e) as follows:

4 25-8-205. Control regulations. (1) The commission may
5 promulgate control regulations for the following purposes:

To describe requirements, prohibitions, standards, and 6 (e) 7 concentration limitations on the use and disposal of biosolids to protect 8 public health and to prevent the discharge of pollutants into state waters, 9 except as authorized by permit. The commission requirements described 10 pursuant to this paragraph (e) shall be no SUBSECTION (1)(e) MUST NOT BE 11 more restrictive than the requirements adopted for solid wastes disposal 12 sites and facilities pursuant to part 1 of article 20 of title 30, C.R.S., 13 except as necessary to be consistent with section 405 of the federal act. 14 Fees shall MUST be established as set forth in section 30-20-110.5, C.R.S., 15 and the commission shall have no authority to levy additional or 16 duplicative fees RULES ADOPTED BY THE COMMISSION PURSUANT TO 17 SECTION 25-8-210.

18 SECTION 11. In Colorado Revised Statutes, 30-20-113, amend 19 (9) as follows:

30-20-113. Inspection - enforcement - nuisances - violations civil penalty. (9) Notwithstanding any other provision of this part 1 or
 part 10 of this article other than section 30-20-110.5 ARTICLE 20, the
 processing, application, storage, or composting of biosolids or other
 materials under rules promulgated pursuant to section 25-8-205 (1)(e)
 C.R.S., shall be ARE excluded from this part 1 and part 10 of this article
 ARTICLE 20.

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SECTION 12. Effective date. (1) Except as provided in

1 subsection (2) of this section, this act takes effect upon passage.

- 2 (2) Section 25-8-205, as amended in section 10 of this act, and
 3 section 30-20-113, as amended in section 11 of this act, take effect July
 4 1, 2026.
- 5 SECTION 13. Safety clause. The general assembly hereby finds,
 6 determines, and declares that this act is necessary for the immediate
 7 preservation of the public peace, health, or safety.